



**FAIRFAX COUNTY BOARD OF SUPERVISORS
2014 GENERAL ASSEMBLY
FINAL LEGISLATIVE REPORT
March 20, 2014**

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This report will be available on the Board of Supervisors Webpage at <http://www.fairfaxcounty.gov/government/board/> listed under “Programs and Reports.”

For a more detailed summary, action, and wording of an individual bill please visit the Virginia Legislative Information System Website at <http://leg1.state.va.us/lis.htm>

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Fairfax County Vision Elements

To protect and enrich the quality of life for the people, neighborhoods, and diverse communities of Fairfax County by:

Maintaining Safe and Caring Communities

Building Livable Spaces

Connecting People and Places

Maintaining Healthy Economies

Practicing Environmental Stewardship

Creating a Culture of Engagement

Exercising Corporate Stewardship

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Section I

Final Report to Board of Supervisors 2014 General Assembly

OVERVIEW

When the 2014 General Assembly session convened on January 8, it provided another element of proof to the maxim that in the political realm, the only constant is change. Outgoing Governor Bob McDonnell offered his farewell “State of the Commonwealth” address on the first day of the session; incoming Governor Terry McAuliffe was sworn in on the first weekend, along with newly-elected Lieutenant Governor Ralph Northam and Attorney General Mark Herring. In the House, 15 new members took office this session, as part of a tidal wave of turnover in the past few years. According to the Virginia Public Access Project (VPAP), nearly one out of every three delegates was elected since January 2011. Among the new faces were successors to long-serving members; VPAP points out that the retirement of four delegates in 2013 (Delegates Johnson, Putney, Purkey, and Tata) represented a combined loss of 135 years of legislative experience. With the replacement of senior members came a substantial turnover in committee chairmanships; seven of the House’s 13 committees were helmed by new chairmen this year. In the Senate, the seats formerly occupied by Lieutenant Governor Northam and Attorney General Herring were filled by special elections, which tipped the balance of power to the Democrats. After a recount in the race for the 6th district confirmed the victory of Senator Lynwood Lewis, the chamber was split 20-20, with Democratic Lieutenant Governor Northam able to cast tie-breaking votes in certain circumstances. Arguing that they were following the precedent set in the 2012 session by Republicans, the Democrats pushed through a change in the rules of the Senate to reorganize the composition of committees, ensuring Democratic majorities and committee chairs in all but two committees (Senate Local Government was reorganized to provide a Republican majority, and Senate Finance, though now majority Democratic, was co-chaired by a Democrat and a Republican, Senators Colgan and Stosch).

Despite this background of change, the overarching concerns of the session remained constant, with Medicaid expansion, mental health, and ethics reform the central areas of focus from the beginning of the session through the last day – and in the case of Medicaid reform, continuing into a special session later in the month. Mental health became a key issue after the son of Senator Creigh Deeds committed suicide in November 2013 after attacking his father, a tragedy that cast a shadow over the entire session and prompted calls for reform of the state’s mental health system, particularly the procedure for securing inpatient psychiatric beds for individuals in crisis who are subject to emergency custody orders. A large number of bills on the topic were introduced, including an omnibus package of reforms sponsored by Senator Deeds, who stated in media reports, “My life’s work now is to make sure other families don’t have to go through what we are living.” The omnibus Senate bill, along with a companion package of House measures, was debated extensively and negotiated in conference committees until the last day of the session. Speaking on the Senate floor shortly before the Senate approved conference reports on the bills, Senator Barker cautioned members that more reforms will be needed; a study resolution creating a joint subcommittee of legislators, also patroned by Senator Deeds, will ensure that work in the area continues. A gubernatorial task force appointed in December 2013 will also continue its work, and will be making recommendations by October 1, 2014.

A sustained focus on ethics reform was similarly triggered by an unfortunate event, with revelations about the acceptance of gifts by former Governor McDonnell and members of his family prompting a group of legislators to begin negotiating an overhaul of Virginia’s conflict of interest and disclosure laws in the fall of 2013. The product of these talks eventually passed the General Assembly as a pair of omnibus bills, although numerous other bills were introduced on the topic as well, taking a variety of approaches to the problem. The omnibus bills were worked on extensively throughout the session, against the backdrop of indictment proceedings and related court appearances by the Governor and his wife mere blocks from Capitol Square. Final agreement was reached on the details of the bills the last day of the session, though the central tenets of the reform package – a ban on tangible gifts over a certain value, the creation of an ethics commission, and more frequent filing of disclosure forms – were not in dispute.

Debate about the expansion of Medicaid eligibility in Virginia pursuant to the Affordable Care Act continued a conversation begun in the 2013 session, when the General Assembly had temporarily resolved the issue through the creation of the Medicaid Innovation and Reform Commission (MIRC),

designed to oversee a series of reforms to Virginia's Medicaid program. Once those goals were met, the MIRC was then empowered to approve the expansion of Medicaid. However, expansion would require a majority vote from Commission members, including three votes from House members and three from Senators. House members repeatedly expressed their opposition to expansion, and the MIRC took no action on Medicaid expansion in 2013, although it became a key element of Governor McAuliffe's campaign in fall 2013. The inclusion of "Marketplace Virginia," a plan for the use of Medicaid dollars to purchase private insurance for low-income uninsured Virginians, in the Senate budget was viewed by some as a possible compromise on the issue, but drew strong opposition from the House Republican caucus, producing an impasse on the state budget. Shortly after adjournment *sine die* on March 8, Governor McAuliffe signed a proclamation calling for a special session to begin March 24, so the debate on this issue will continue into the spring.

Although a relatively small number of bills consumed the most legislative time, the General Assembly had its usual full slate of legislation, running the gamut from permitting hunting on private property on Sundays to reducing the number of Standards of Learning tests administered. Despite an apparent attempt to avoid legislation on controversial social issues, same-sex marriage became a flashpoint when newly-elected Attorney General Mark Herring intervened on the side of the plaintiffs in the *Bostic v. Rainey* case and indicated he would not defend the state's constitutional prohibition on such marriages, though other attorneys general have made similar choices on other issues. Legislation allowing General Assembly members to have standing to defend state laws or the state Constitution in court in such circumstances was hotly debated on the House floor before failing in a Senate committee. Another proposal, to increase the minimum wage to \$9.25 per hour by July 2015, was debated at length on the Senate floor; the measure was quickly referred to a House committee, where it was tabled. Finally, a set of companion bills to amend Virginia textbooks drew fierce debate (and crowds of interested parties to the Capitol) with a provision that the body of water currently designated as the Sea of Japan must also be labeled as the East Sea – a recognition of strong interest to Virginia's Korean-American community, but opposed by Japan, whose ambassador to the United States met with the Governor on the issue. Despite a failed attempt to add language requiring a study of the appropriate treatment of "other significant cultural issues," including "due acknowledgement of cultural contributions by African Americans, Virginia Indians, and other groups," the Senate bill passed by lopsided margins in both chambers after the House version failed in a Senate committee, amid warnings of the potential Pandora's box being opened by the GA wading into the wording of Virginia textbooks.

The session ended on a muted note, without the usual raucous presentation of humorous awards to delegates by the "Sensitivity Caucus" on the House floor, and without the usual ceremonial visit to the Governor's offices by General Assembly members to notify him of the session's imminent adjournment. Given that the budget conferees had all but announced that no deal would be possible on the day before *sine die*, there was a general sense that unfinished business remained, and that adjournment meant only a short break before returning to the legislative grindstone.

LOCAL GOVERNMENT OVERVIEW

Overall, the 2014 GA session was fairly uneventful for local governments. Though there was not a great deal of good news for local governments, neither was there the quantity of significantly adverse legislation that has often dominated previous sessions.

Local governments were generally successful in defeating or improving problematic legislation this year. The overall volume of bills was slightly increased; 2,876 bills and resolutions were introduced, up from 2,572 in 2013. County legislative staff reviewed the majority of this legislation in order to separate those bills of importance to the County from the hundreds of other measures not pertinent to local government, and referred 1,613 bills for review by County operational and legal staff. The Board took formal positions on 197 bills this year (up from 148 last year). The Board was originally opposed to or sought to amend 84 bills; at the end of the session, only 13 bills remained in that category.

Some legislation that could have been helpful to local governments had mixed results. The GA passed **HB 199** (Landes), which allows the Department of Planning and Budget and Department of Taxation the authority to also refer legislative bills to the Commission on Local Government for submission through the fiscal impact process. The bill also directs the Division of Legislative Services to send joint resolutions that propose to study local government expenditures and revenues to the Commission on Local

Government, again for submission through the local fiscal impact process. This bill was a recommendation of the local fiscal impact process working group that met last year. However, **HB 633** (Kilgore) and **SB 574** (Garrett) which would have required bills with a local fiscal impact be introduced no later than the first day of the session and were also a recommendation of the local fiscal impact working group, as well as the Governor's Task Force for Local Government Mandate Review, were carried over for the year. (**SB 523** (Ruff), an identical bill, was stricken at the request of the patron in Senate Rules after **SB 574** was carried over.)

Looking toward the 2015 GA session, the underfunding of core services will continue to be a significant issue for localities, particularly in the area of K-12, where state per pupil funding remains below the FY 2009 level. In fact, major K-12 funding policy changes adopted by the GA since the 2008 session have cut approximately \$1.7 billion per biennium from K-12. Those are huge cuts that have reduced funding to school divisions statewide. Because the 2014 GA adjourned without passing a budget, primarily due to conflicts over the potential expansion of Medicaid through a private sector marketplace, it remains unclear how local governments will fare in the final budget conference report, though the House and Senate budgets are not as significantly different in many areas as has been the case in past years.

COUNTY LEGISLATIVE INITIATIVES

Municipal Net Metering

HB 906 (Krupicka) was a regional initiative that would have authorized localities to generate renewable energy on their property and use this energy generation to offset energy consumption at other locally-owned sites. The legislation would have permitted renewable generation of up to five megawatts, and would have allowed this energy to be “net metered” against consumption on non-contiguous properties in addition to contiguous ones. (Currently, Virginia Code allows net metering of only 0.5 MW of energy by eligible customer-generators, and in most cases the excess energy generated may only offset energy consumption on the same property, or contiguous property with the same owner in the case of agricultural net metering.) As part of the County’s Green Energy Triangle initiative, County staff has been exploring the possibility of installing solar panels on the I-95 sanitary landfill and using the energy that would be generated to offset the energy costs at other County facilities. Allowing the net metering of energy above the current 0.5 MW cap and the transfer of credits to other County-owned properties would provide the greatest return on investment for the project. The legislation also contained provisions permitting net metering by customers in multifamily housing units, such as apartment complexes or condominiums.

The bill was tabled by a subcommittee of House Commerce and Labor, although the subcommittee chair agreed to send a letter to the State Corporation Commission requesting a study of net metering. A similar measure in the Senate, **SB 350** (Edwards), was continued to 2015 in Senate Commerce and Labor. In the meantime, the County is participating in contract negotiations for the purchase of electricity from Dominion Power through the Virginia Energy Purchasing Governmental Association (VEPGA), and municipal net metering is expected to be an element of those negotiations.

Medicaid-Funded Transportation

HJ 40 (Albo) was a Fairfax County initiative that, as introduced, would direct an independent analytical study by the Joint Legislative Audit and Review Commission (JLARC) of the continuing problems experienced by Virginians with intellectual disabilities or mental illness who depend on Medicaid-funded transportation, provided by the state’s transportation broker, to reach essential medical and therapeutic appointments. The legislation also included a review of the contract’s oversight by the Department of Medical Assistance Services (DMAS). Poor performance by the contractor has been an ongoing problem, and is a particular concern given the vulnerability of the population relying on these services, many of whom are medically fragile.

When the bill was considered in the House Rules Committee, the study was expanded to include an overall review of the Medicaid program, including an audit of that program – the House leadership tied this audit to discussion about the potential expansion of Medicaid, as envisioned under the federal health care law. In the Senate, the resolution was returned to its narrow focus on Medicaid-funded transportation, but directed the state Inspector General to review the issue, rather than JLARC. The bill was ultimately sent to conference, as the House and Senate versions were substantially different, but the conferees were unable to come to an agreement on the study, as the larger Medicaid issue became a major sticking point in negotiations on the 2014-2016 biennium budget. Staff will continue to work with the patron of the bill and other legislators to try to move this issue forward in the off session (the Senate budget includes language directing DMAS to conduct such a study), seeking to separate it from the broader Medicaid debate.

COUNTY PRINCIPLES/PRIORITIES

(1.) Funding Core Services – K-12 Education

Principle: It is essential that the state fully meet its Constitutional responsibility to adequately fund K-12 education, including full funding for the biennial re-benchmark of Virginia's Standards of Quality (SOQ).

The key K-12 funding issue for Fairfax County this session was again Cost of Competing Adjustment (COCA) for support positions. In Governor McDonnell's final budget before leaving office, he again proposed to eliminate COCA for support positions in FY 2015 and FY 2016 – an approximately \$36 million annual cut to Northern Virginia from the full funding level. COCA is an additional factor used in the state K-12 funding formula, recognizing the higher salaries required in certain high cost areas of the Commonwealth to attract and retain highly qualified teachers and support staff.

The Governor tried this the prior two years. A strong, bipartisan coalition of legislators from Northern Virginia and surrounding localities was able to restore most of the COCA funds in FY 2013 (\$29 million of the then-full funding level of \$32 million), and a small amount in FY 2014 (\$9.4 million of the \$32 million). Given the bipartisan support over the last two sessions, and a 2012 JLARC report that reaffirmed the need for COCA, the Governor's actions were a disappointment. The Governor's proposed structural change would have negatively affected all Northern Virginia localities for years to come (including Stafford, Fauquier, Spotsylvania and others that border Northern Virginia and receive a reduced COCA factor). Though Fairfax County strongly supported full restoration of COCA for support positions in FY 2015 and FY 2016, restoring some of the funding – approximately \$5 million in FY 2015, as was included in the House and Senate budgets – would be helpful. Further restoration of COCA will be an area of focus for the 2015 GA session.

Overall, the larger issue of K-12 funding, or underfunding, will surely be an issue in the future. According to a 2013 JLARC report, while Virginia ranks number 8 in per capita personal income compared to other states, it only ranks number 38 in state per pupil funding for K-12 education. State K-12 funding was particularly hard hit during the recent recession, and many of the cuts were structural and permanent. Beginning the process of restoring state funding for K-12 will likely be a major focus for localities in the 2015 session – because of state funding cuts to K-12 over the past several years, state per pupil funding remains below the FY 2009 level. Major K-12 funding policy changes adopted by the GA since the 2008 session have cut approximately \$1.7 billion per biennium from K-12. Those are significant reductions that have affected school divisions statewide, and have created significant impacts for localities across the state.

(2.) Funding Core Services – Transportation Funding

Principle: The Commonwealth should continue and build upon the successful enactment of significant, new transportation revenues by the 2013 General Assembly.

During the 2013 General Assembly Session, the Governor, General Assembly, localities, the business community, and others worked tirelessly to enact HB 2313, a transportation funding package that provides substantial new resources to address regional and statewide transportation needs that had long been underfunded. During the 2014 Session, numerous bills were introduced to change provisions of HB 2313, while others would change the allocation of transportation funds.

Bills Related to Statewide Provisions of HB 2313

Numerous bills repealing the annual license tax on hybrid vehicles were introduced, including **HB 4** (Surovell), **HB 47** (Kory), **HB 72** (Pogge), **HB 623** (Watts), **HB 975** (Rust), **SB 1** (Ebbin), **SB 38** (Marsden), **SB 127** (Newman), **SB 159** (Miller), **SB 221** (Petersen), and **SB 506** (Wagner). **HB 4**, **HB 47**, **HB 72**, and **HB 623** were tabled by a House Finance subcommittee. **SB 1**, **SB 38**, **SB 159**, **SB 221**, and **SB 506** were incorporated into **SB 127**. **HB 975** and **SB 127** were approved overwhelmingly by the House and Senate, and both were quickly signed by the Governor.

Many other bills would have changed aspects of HB 2313, or would have essentially repealed the new law. **HB 3** (Cline) would have ended all provisions of HB 2313 on July 1, 2014. **HB 40** (Marshall, R.) would have repealed the language in HB 2313 that requires an increase in the gasoline tax if Congress has not enacted the Marketplace Fairness Act by January 1, 2015. **HB 68** (Marshall, D.) would have delayed the deadline for Congressional action from January 1, 2015, to January 1, 2016. **HB 65** (Marshall, D.) and **HB 148** (Minchew) would have excluded credit given for a trade-in from the sale price for determining motor vehicle sales tax – HB 2313 included an increase in the vehicle sales tax, with those revenues being provided to the Commonwealth Transportation Fund, and this bill would have significantly reduced those additional state revenues. **HB 3**, **HB 40**, **HB 68** and **HB 65** were tabled by House Finance subcommittees, while **HB 148** was continued to 2015 by House Finance.

Bills Affecting Northern Virginia Portions of HB 2313

Several bills were introduced related to the Northern Virginia Transportation Authority (NVTA), including changes to its composition and authority.

- **HB 41** (Marshall, R.) would have provided that the Commonwealth Transportation Board (CTB), rather than NVTA, would select the projects funded by NVTA.
- **HB 84** (Marshall, R.) would have removed the General Assembly members from NVTA.
- **HB 425** (LeMunyon) would have added three additional General Assembly members to NVTA.
- **HB 635** (LaRock) would have required that all of NVTA's regional funds (70% of the new Northern Virginia revenues) be allocated to projects included in the Authority's Long-Range Plan (TransAction 2040). Those projects would also have to be included in VDOT's congestion and emergency evacuation evaluation, required by HB 599 (2012).
- **HB 653** (LaRock) would have limited allocations by NVTA to transit projects to no more than 25% of its total allocations.
- **HB 824** (Minchew) would have prohibited NVTA from exercising its bonding authority until July 1, 2018, and would require it to initiate another bond validation lawsuit.
- **HB 1254** (Marshall, R.) would have required NVTA to identify both the capital and operating costs of a project per rider for transit projects, comparing the costs and benefits of at least three competing projects (potentially eligible for the same source of funding) for highway projects.
- **Budget Item 427 #1h** in **HB 30** (the House budget) would prohibit NVTA from providing funding to any project after June 30, 2014, unless it has been evaluated and prioritized pursuant to the requirements of HB 599 (2012).

HB 41, **HB 84**, **HB 425**, **HB 653**, and **HB 824** were tabled by a House Transportation subcommittee, and **HB 1254** was tabled by the House Appropriations Subcommittee on Transportation. **Budget Item 427 #1h** was included in the House budget, but was not included in the Senate budget. This item will be discussed by the budget conference committee, which will continue to meet in special session.

Additionally, **HB 281** (Albo) would have prohibited NVTA from providing funds to a project undertaken by a multi-state body, unless a contract provided that all costs of that project would be borne equally. NVTA worked with Delegate Albo to address his concerns and, following action by NVTA on a resolution to address those concerns, he asked a House Transportation subcommittee to table **HB 281**.

Transportation Allocation Bills

The principal bill introduced relating to transportation funding formulas was **HB 2** (Stolle). As introduced, **HB 2** would have required that, in allocating funds in Northern Virginia and Hampton Roads, the CTB give priority to projects expected to provide the greatest congestion reduction relative to the cost of the project. Allocations for the other seven highway construction districts in the Commonwealth would have been required to give priority to either (i) the projects expected to provide the greatest congestion reduction relative to the cost of the project or (ii) the projects that promote economic development and promote commerce and trade.

A substitute for **HB 2** was offered in a House Transportation subcommittee, which:

- Directs the CTB to develop and implement a prioritization process for projects funded by the CTB. The process would be used for the development of the Commonwealth's Six-Year Improvement Program (SYIP) and would consider roadway, transit, rail, technology operational improvements, and transportation demand management strategies.
 - The development of this process would be done in cooperation with metropolitan planning organizations (MPOs) and NVTA. The CTB would also solicit input from local governments, transit authorities, other transportation authorities, and other stakeholders.
 - The process would consider, at a minimum: congestion mitigation, economic development, accessibility, safety, and environmental quality. The CTB would weight these factors for each of the Commonwealth's transportation districts, and the CTB could assign different weights to each, based on location and other considerations.
 - For the Northern Virginia and Hampton Roads construction districts, the CTB would be required to ensure that congestion mitigation was weighted highest among the factors.
- Allows the CTB to exempt from this prioritization process projects in the current SYIP that have completed the state environmental review or National Environmental Policy Act (NEPA) processes.
- Provides that the CTB would select projects using this process starting July 1, 2016.
- Excludes certain funds and programs from this prioritization process, including maintenance, congestion mitigation and air quality (CMAQ), federal Highway Safety Improvement Program funds, urban and secondary road program funds, Transportation Alternatives, and revenue sharing. However, the CTB could, at its discretion, develop a prioritization process for these funds.
- Excludes the use of this process for the regional funds created by HB 2313 (2013) for Northern Virginia and Hampton Roads.

After passing the House, additional amendments were made in Senate Transportation. Several of these changes help address concerns raised by County staff, such as ensuring that the CTB will defer to localities for secondary and urban road funds, noting that the process will ensure that federal funding and planning requirements are followed, and exempting federal Regional Surface Transportation Program funds from the prioritization process. This new substitute also requires the CTB to ensure that no project is undertaken primarily for economic development purposes. The Senate substitute for **HB 2** was passed unanimously by both the Senate and House.

Other bills related to the allocation of transportation funds were also introduced, including:

- **HB 658** (LaRock) would have limited transit allocations by the CTB to the Northern Virginia highway construction district to no more than 25% of total allocations.
- **HB 626** (Watts) and **HB 920** (Sickles) would have eliminated the ability of the CTB to allocate up to \$500 million for priority projects prior to funds being provided to the construction formulas. The County's legislative program notes that it is imperative that Fairfax County receive its share of the statewide funds, and recommends that this set aside be eliminated or modified, to ensure equitable distribution of funds to each region.
- **HB 1100** (Yancey) would have required that the CTB's Six-Year Improvement Program give priority to either projects expected to provide the greatest congestion reduction relative to the cost of the project, or projects that promote economic development and promote commerce and trade.
- **HB 87** (Cole) would have provided that all state transportation funds be expended for projects that either provide congestion reduction or increase safety for travelers.

HB 87 and **HB 658** were tabled by a House Transportation subcommittee, **HB 1100** was left in House Transportation, and **HB 626** and **HB 920** were tabled by the House Appropriations Subcommittee on Transportation.

Other Transportation Bills

WMATA/Transit Operations

HB 761 (Rust) and **SB 264** (Ebbin), which were introduced at the request of the Washington Metropolitan Area Transit Authority (WMATA), allow the appointment of fare enforcement inspectors to enforce payment of fares for use of mass transit operations. As introduced, the bills would have provided that failure of a transit user to produce proof of fare payment constituted a Class 4 misdemeanor. **HB 761** was amended in House Courts to restrict the bill to Planning District Eight (Northern Virginia). It was also changed to provide that failure of a transit user to pay the fare or produce proof of fare payment would result in a civil penalty of not more than \$100. **HB 761** and **SB 264** (which was conformed to the House bill) ultimately passed both the House and Senate.

Dulles Rail

HB 647 (LaRock) would have prohibited any further revenues of the Commonwealth from being used to support Dulles Rail Phase II unless certain conditions were met, including:

- Requiring the Metropolitan Washington Airports Authority (MWAA) to implement tolling on the Dulles Access Highway at a rate equal to or greater than that applicable to the Dulles Toll Road, with those tolls being dedicated to Phase II (even though such tolling for such a purpose could require changes in federal law); and
- Requiring that 50 percent of any revenue made available to MWAA from non-aviation-related commercial development on federal or MWAA lands in the vicinity of the Virginia Route 606 Rail Station be used to reduce the share of Phase II of the Dulles Corridor Metrorail Project paid by Dulles Toll Road toll revenue.

HJ 84 (LaRock) would have memorialized Congress to institute tolls on the Dulles Access Highway, in order to limit toll increases for use of the Dulles Toll Road used to finance the Dulles Rail project. Similarly, **HJ 85** (LaRock) would have memorialized MWAA to impose such tolls. **HB 647** was tabled by the House Appropriations Subcommittee on Transportation, while **HJ 84** and **HJ 85** were tabled by House Rules.

Transportation Safety

As in years past, various bills were introduced related to transportation safety. **SB 139** (Barker), historically supported by the County, would have made cell phone use a primary offense for provisional driver's license holders. Though the bill passed the Senate with the Lieutenant Governor casting the deciding vote, it failed to report from a subcommittee of House Militia, Police, and Public Safety. Another bill historically supported by the County, **HB 277** (Krupicka), would have required motorists to stop for pedestrians in crosswalks where the speed is 35 mph or less, and yield to pedestrians in crosswalks where the speed is more than 35 mph. That bill failed to report from a House Transportation subcommittee.

Bills were also introduced in relation to traffic light photo-monitoring (photo red) systems. **HB 116** (Morrissey) would have required that engineering safety analysis be conducted prior to the renewal of a system at an intersection (such analysis is already required before the system's implementation). **HB 116** would also have required that the systems be used only if the engineering safety analysis determined that a flashing yellow arrow signal indication would not adequately control the movement of traffic. **HB 116** was tabled by a House Transportation subcommittee. **HB 973** (Cline) would have completely repealed the authority for localities to operate a photo-monitoring system for traffic light enforcement, but failed to report from the full Transportation Committee. **HB 255** (Lingamfelter), which requires all "photo-red" systems to have yellow light signal lengths of at least three seconds, passed the GA and was approved by the Governor.

VRE Board

During the previous Administration, several initiatives pertaining to representation on Northern Virginia transportation boards were introduced. During the 2013 session, the GA passed HB 2152, which changed the voting structure of the Virginia Railway Express (VRE) Operations Board by requiring that the vote of the Chairman of the CTB, or his designee, carry the same weight as that of the highest contributing jurisdiction, if the state's contribution is at least equal to the contribution of that jurisdiction for that year. Currently, the highest contributing jurisdiction is Prince William County. During consideration of that bill, concerns about these potential changes were raised by VRE, Fairfax County, and other local jurisdictions – particularly troublesome was the possibility that this bill would compel a change to the VRE

Master Agreement and have an impact on VRE's current and future bonds. **HB 957** (Filler-Corn), as introduced, would have repealed HB 2152. During discussions with the new Administration, which has indicated a greater willingness to work with Northern Virginia's regional bodies, the parties agreed that enactment of HB 2152 should be delayed to allow time for further discussions prior to implementation. As passed by the GA, **HB 957** delays the enactment of HB 2152 to July 1, 2015.

Commonwealth Transportation Board

As in years past, several members of the Northern Virginia delegation introduced legislation to change the composition of the CTB to more equitably reflect population. Currently, the CTB's citizen members represent each of VDOT's highway construction districts, with five representing the state at-large. **HB 67** (Ramadan) would have increased the number of members on the CTB from 18 to 22, and doubled the representation for the Richmond, Hampton Roads, and Northern Virginia highway construction districts (from one to two members each). **HB 379** (Surovell) would have kept the same number of CTB members, but changed the composition to one member from each Congressional district, along with two at-large members representing urban interests and one representing rural interests. **SB 511** (Wagner) would have increased the number of members on the CTB from 18 to 20, providing one CTB member from each of Virginia's 11 Congressional districts, with the five at-large members and four ex officio members remaining unchanged. **HB 67** and **HB 379** were left in House Transportation Committee, and **SB 511** was passed by indefinitely in Senate Transportation.

(3.) Governance – Local Authority

Principle: Existing local government authority should be preserved, particularly in such key areas as taxation and land use, where local governments must have sufficient authority to govern effectively. Further, local authority should be enhanced to provide localities more flexibility in the administration of local government, as appropriate community solutions differ significantly from one area of the state to another. Finally, local government representatives should be included on all commissions or other bodies established by the state for the purpose of changing or reviewing local revenue authority or governance.

Taxation

Though there were many tax bills affecting local governments considered by the 2014 GA, most failed to pass, particularly those that would have had the most significant impacts on local revenues and authority. In fact, unlike most legislative sessions, many of the most egregious bills from the local government point of view were killed early in the session.

HB 371 (Head) would have required BPOL rates to be applied against the net income of a business, but was carried over in House Finance. Another bill, **HB 685** (Torian), would have altered the allocation formula used to distribute money from the Communications Sales and Use Tax Trust Fund, and would have cost Fairfax County \$25 million per year. The bill was struck at the patron's request, and the Senate companion measure, **SB 586** (Colgan), was passed by indefinitely in Senate Finance. House Finance also carried over **HB 434** (LeMunyon), which would have prohibited a locality from increasing M&T, BPOL and Merchant's Capital tax rates above the rates in effect on January 1, 2014.

Several resolutions or bills that would have called for even more studies of the BPOL tax died in a House Rules subcommittee this session. **HJ 174** (Byron) asked the Department of Taxation to conduct a study on tax restructuring, to include the elimination of a variety of local taxes including BPOL and machinery and tools tax. The bill was stricken from the docket at the request of the patron. **HJ 45** (DeSteph), which would have established a joint subcommittee to study the BPOL tax, was carried over for the year at the request of the patron. **HB 431** (LeMunyon), which would have established a joint subcommittee to study state and local taxes, was tabled by the subcommittee.

Two bills aimed at expanding the real estate exemptions of property used by religious bodies did pass the GA. **HB 156** (Minchew) and **SB 175** (Black) were amended in different ways in the House and Senate, so a conference committee was created to resolve the differences. As passed by the GA, the compromise bills (negotiated with input from VACo and VML) now exempt from taxation not only the church and parsonage, but also property of the church used for "outdoor worship activities"; accessory uses as defined and approved in local zoning ordinances "the dominant purpose of which is to support or augment the principal religious worship use"; and property required by federal, state or local law. The last category is meant to cover situations where a physical improvement such as a storm water retention basin or a property screening line is required to support the dominant use of the property for religious purposes.

Additionally, bills that would exempt solar energy equipment from state and local taxes passed the GA this session. Currently, local governments have the option of providing a tax exemption to "certified solar equipment." This includes "... any property, including real or personal property, equipment, facilities, or devices, certified by the local certifying authority to be designed and used primarily for the purpose of providing for the collection and use of incident solar energy for water heating, space heating or cooling or other application which would otherwise require a conventional source of energy such as petroleum products, natural gas, or electricity." **SB 418** (Hanger) and **HB 1239** (Hugo) supersede local authority to determine tax policy by making the exemption mandatory. Because the current revenue loss to localities is slight, local governments did not strongly oppose these bills and they easily passed the GA.

Land Use

Stormwater

As in recent years, this year's session involved major, and this time comprehensive, change in stormwater management at both the state and local levels of government, with a focus on adjustments to the Virginia Stormwater Management Program (VSMP), which is intended to manage the quality and quantity of runoff resulting from land-disturbing activities. **HB 1173** (Hodges)/**SB 423** (Hanger) still

effectively require Fairfax County to implement this program by July 1, 2014, while giving some relief to other localities, many of which are less experienced with stormwater regulation. Among other things, the bills ease the permitting appeals process and allow for agreements providing alternative methods of compliance with the VSMP (rather than stormwater management plans) in the development of single-family residences. The bills also direct the State Water Control Board to adopt regulations relating to the issuance of permits for subdivisions that will govern the development of parcels therein, and reciprocity with programs in other states for the certification of proprietary best management practices. These bills are the result of extensive negotiations among a wide variety of stakeholder groups from industry, environmental advocacy groups, and local government, with input from the Department of Environmental Quality (DEQ).

Other water quality bills of note that passed this session are **HB 1217** (Morris), which directs the State Water Control Board to promulgate regulations to require documentation in lieu of a pump-out of a septic tank to be certified by a licensed on-site soil evaluator or operator, and **HB 572** (DeSteph), which requires local wetlands boards to credit payments made to the Virginia Aquatic Resources Trust Fund or another dedicated wetlands restoration fund as in-lieu fees that offset permitted wetlands losses.

Zoning and Building Code and Enforcement

As in years past, the General Assembly again tended to seek to diminish local authority, including local land use authority, rather than expand or enhance existing local control. Most significantly, two bills, **HB 1084** (Morris)/**SB 578** (Obenshain), attack local attempts to require developers to mitigate development's impacts which add cost to the local community. The bills provide new rights to developers if a land use application is approved or denied based upon a condition that either has no connection to the development's impacts or is not roughly proportionate to the development's impacts on the community. In such a case, developers could seek not only compensatory damages from the locality, but also attorneys' fees and costs. Although the bills' proponents argued that, even under the bills, a developer would have waived rights to sue upon conditions he/she agreed to, proponents refused amendments that would have clarified that developers could not sue in such a case. The bills also allow courts to direct the locality to approve the application without the unconstitutional condition, which the Virginia Supreme Court has determined is, under certain circumstances, a violation of the Virginia Constitution's Separation of Powers Doctrine. The bills apply only to approvals or permits that are granted or denied on or after July 1, 2014. These bills could result in a tightening of what conditions a locality will accept in a land use application, potentially limiting the ability of developers to offer conditions that respond to community concerns.

Other less controversial limitations on localities' authority over local land use also passed the GA. **HB 208** (Marshall, D.) clarifies existing law by deeming that otherwise illegal structures, taxed for 15 years or built pursuant to a building permit, are not only legal, but are also "nonconforming." This term has been used to refer to "grandfathered" structures under the local zoning ordinance such that they may be maintained and, if destroyed by a storm or other natural cause, can be rebuilt like other nonconforming structures. Similarly less controversial, **HB 209** (Marshall, D.), makes preliminary plan approvals optional at the developer's request for developments of 50 lots or less, and **HB 296** (Villanueva)/**SB 58** (Marsden), require comprehensive plans to consider aligning transportation infrastructure with affordable, accessible housing and community services for seniors and persons with disabilities. For localities in Northern Virginia, in addition to current requirements that VDOT determine the extent to which a proposed plan or amendment will increase traffic congestion, **HB 793** (LeMunyon) requires VDOT to also include an assessment of the measures and an estimate of the costs necessary to mitigate or ameliorate the congestion or reduction in mobility.

Regarding group homes, **HB 527** (Pogge) clarifies that, for zoning purposes, homes with no more than eight individuals shall be considered residential occupancy by a single family, regardless of whether staff also resides in the home or not. Having passed the Senate but failing in the House, **SB 340** (Puller) would have allowed the chief administrative officer of a locality to obtain a list of licenses issued to group homes in the locality issued by the Department of Behavioral Health and Developmental Services. As introduced, the bill would have allowed a locality to require any party wishing to establish a group home to provide public notice and participate in a public hearing -- conditions which may have conflicted with federal law in this area.

Some land use-related legislation that was defeated this session includes **HB 519** (Morris), which would have required localities to pay attorney's fees in zoning enforcement cases; **HB 1219** (Marshall, R.), which, among other things, would have created personal liability for County employees who enforced the zoning ordinance provisions that courts found unconstitutional or outside of the locality's Dillon Rule

authority; and **HB 792** (LeMunyon), which would have restricted local authority to allow the construction of studio apartments. Regarding additional land use-related legislation that failed, **HB 826** (Minchew)/**SB 313** (Vogel) would have required counties that enforce the Virginia Maintenance Code to also enforce this Code in towns within the county, at the county's cost, whenever the town desired. This matter had been studied by the Virginia Housing Commission, which recommended no action. The failed **HB 1234** (Albo) would have prohibited permits for solid waste facilities that would be located within 150 feet of a Resource Protection Area. And the failed **HB 979** (Surovell) would have expanded local land use authority over the location and number of motor vehicle title loan businesses, payday lenders, check cashers, and precious metals dealers.

Agriculture

Local land use authority over agriculture was further eroded this year in bills such as **SB 5** (Edwards), which extended the Right to Farm Act by making it applicable not only to counties, but also to towns and cities, as well. This year, farm breweries, through **SB 430** (Watkins), received similar exemptions from land use regulations on production, on-premises sales, and events and activities that have been given to farm wineries in existing law. Under **HB 268** (Orrock)/**SB 51** (Stuart), agritourism activities, including promotional events and sales on farms of agricultural products, cannot be regulated by special exception or special use permit, and can be subject only to the general local noise ordinance, except for sound from amplified music. **HB 1089** (Morris) expanded, for purposes of zoning, the definition of agricultural products to include oysters and other aquaculture. Agriculture received further benefits at the expense of local governments when **HB 54** (Hodges)/**SB 432** (McDougle) increased the cap on compensation paid by a locality to an owner of livestock from \$400 to \$750 per animal injured or killed by a dog if certain procedures are met to inform the animal control officer and to seek redress from the owner.

Hunting

In a change of heart from previous years, the GA lifted the ban on Sunday hunting in **HB 1237** (Gilbert)/**SB 154** (Puckett), while defeating a local option to prohibit or regulate such hunting in **HB 1250** (Ramadan).

Condemnation

In keeping with the General Assembly's interest in the power of eminent domain, **SB 194** (Black) clarifies that courts will determine the date of valuation in inverse condemnation cases by considering the date the property was taken or damaged. Additionally, **HB 1092** (Ransone)/**SB 603** (Stuart) prohibit the condemnation of oyster planting grounds except for condemnation necessary for permitted water-dependent wastewater projects. Of note, the failed **HB 738** (Lingamfelter) would have required condemnors, including localities, to obtain the consent of all landowners whose property, pursuant to contract, was planned to be made subject to a conservation easement (based on committee testimony, it appears that the bill was aimed at the proposed Bi-County Parkway).

Governor's Task Force for Local Government Mandates Review

The Governor's Task Force for Local Government Mandate Review was extended to July 1, 2018, by **HB 1011** (Byron). Bills to expand the Task Force and change its composition (**HB 594** (BaCote)/**SB 163** (Locke)) failed on the last day of the session, after the House rejected conference reports on both bills. The disagreement dealt with the ratio of House and Senate members to be appointed to the Task Force.

Other Bills Related to Local Authority

On a positive note, the moratorium on annexation by cities was continued through the 2014-2016 biennium in **SB 312** (Vogel); the bill as introduced would have exempted towns with populations over 40,000, but the provision was stripped from the bill before passage. Conversely, **HB 494** (Lingamfelter) is a dictate from the General Assembly that localities have personnel policies regarding personal use and political activities involving the localities' telephones, computers and related devices, except for localities with populations less than 3,500 that do not also have personnel policies. Though the County has such policies already, this bill is an unhappy precedent of the General Assembly injecting itself into local personnel management issues. In contrast, another example of such intrusion, **HB 1203** (Hugo), was defeated. This bill would have removed the ability of the County's longstanding Civil Service Commission to resolve employee grievances.

In addition, **SB 549** (Puckett) allows localities to provide gifts to charitable nonprofit organizations that are offering emergency assistance to residents after natural disasters. Relating to local budgeting activities, **HB 1051** (Knight)/**SB 124** (Lucas) require localities to consider written objections of constitutional officers, such as circuit court clerks and sheriffs, prior to reducing the funding of the constitutional officer's office at

a rate greater than the average rate of reduced funding for other agencies, excluding the school system. In addition, **HB 477** (Villanueva) allows localities to enact a fee of no more than \$5 in each traffic or criminal case, to be used only for the implementation and maintenance of an electronic summons system. The County supported this bill as an avenue to assist in the implementation of the County's e-summons project.

(4.) State Budget

Principle: The Commonwealth should rebalance its resources and responsibilities so that the funding partnership with localities is restored, ensuring the delivery of critically needed services in communities throughout Virginia. State established standards for locally delivered services must be accompanied by state funding that is adequate to successfully provide those services, and accountability for successes and failures should be reciprocal, ensuring both the state and localities accept responsibility commensurate with their respective roles.

The state budget, particularly in a long GA session when a new biennium budget is crafted, is always the single most important piece of legislation considered by the GA. However, it has become an even greater focal point since the Senate has been tied with 20 Democrats and 20 Republicans, because the budget is one of the few pieces of legislation on which the Lieutenant Governor cannot break a tie.

As always, budget season began with outgoing Governor McDonnell presenting his 2014-2016 biennium budget, and amendments to the existing FY 2014 budget, to the joint money committees in Richmond prior to the session. The issue of greatest concern to Fairfax County and Northern Virginia in the Governor's budget was his recommendation to again eliminate Cost of Competing Adjustment (COCA) funding for support positions in FY 2015 and FY 2016.

The money committees indicated early in the session that they would not accept budget amendments from incoming Governor McAuliffe, so he informally offered budget suggestions that were reportedly discussed with legislators unofficially. The most important of these for Fairfax County was an amendment to restore \$5 million in COCA funding for Northern Virginia in FY 2015. Though this amount was far short of the \$36 million per year full funding level, it did indicate that Governor McAuliffe understands and acknowledges the need for COCA funding in Northern Virginia's very expensive labor market, which is certainly a step in the right direction for this important issue; the Governor helpfully elevated the profile of this issue by mentioning it in his State of the Commonwealth address early in the session. Both the House and Senate budgets followed this recommendation, and approximately \$5 million in FY 2015 was included in each budget.

Prior to the session, it became clear that the potential expansion of Medicaid would be a pivotal issue in budget negotiations, as that expansion is a top priority of Governor McAuliffe and Senate Democrats, while House Republicans have consistently opposed such efforts. Perhaps with the knowledge that there was one significant sticking point on the horizon, the House and Senate passed budgets that were unusually similar in many ways, in contrast to previous sessions when the two houses reported strikingly different budgets. The most significant difference this year was the inclusion of a plan called "Marketplace Virginia" in the Senate budget.

The basic concept of Marketplace Virginia is to use a private sector marketplace to provide coverage to uninsured, low income Virginians, while drawing down federal funding to substantially subsidize that coverage, following the model used in Arkansas. The concept was championed by Senator John Watkins, a Republican member of Senate Finance. Though some expected that this private sector option was a compromise that would be more acceptable to House Republicans, it was quickly rejected, even by many Senate Republicans, creating an impasse in budget negotiations.

As the final days of the session drew near, it became clear that a budget would not be agreed to prior to the scheduled adjournment date, and the rhetoric on both sides became more heated. House Republicans took to the floor to announce that the two budgets were so close that negotiations on a conference report could be completed very quickly, while Senate Democrats responded by touting the benefits of increasing insurance coverage, indicating that refusing the federal dollars that accompany an expansion shortchanges Virginians whose taxes are used to subsidize Medicaid expansions in other states. Amid those discussions, Governor McAuliffe began a tour of hospitals throughout the state, highlighting the additional financial pressures that are placed on hospitals if Virginia does not move in the direction of Medicaid expansion (the Affordable Care Act significantly cuts payments to hospitals on the assumption that those costs will instead be recovered through the expansion of Medicaid – with no expansion, Virginia hospitals will be affected by the cuts, with no corresponding area of increased funding).

It remains unclear how this debate will be resolved, but Governor McAuliffe called the GA back into special session beginning March 24, giving legislators a two week break to return home and reset before

returning to Richmond. Experiences in the recent past, however, suggest that until a compromise agreement is reached by the small group of conferees negotiating the budget, there will likely be little activity around Capitol Square.

Below is a list of items of interest to Fairfax County in the House and Senate budgets, which at least provide a window into the priorities of each house, though many steps remain ahead.

Highlights of Fairfax County Priorities 2014-2016 House and Senate Biennium Budgets

K-12 Cost of Competing Adjustment (COCA)

House and Senate: Both chambers partially restore Cost of Competing for K-12 support positions in FY 2015 (\$5.4 million in FY 2015 in the House and \$5.0 million in the Senate), which would result in an increase of approximately \$1.8 million to the County in FY 2015. Full restoration would be approximately \$36 million for Northern Virginia in each year of the biennium. Restoration of at least some funding in FY 2016 is important as well, to ensure this essential program is not eliminated.

Non-Personal Inflation in the School Funding Formula

House: Accepts Governor McDonnell's amendment eliminating the use of an inflation factor for non-personal support costs, for a reduction in state spending of more than \$38 million a year in the biennium.

Senate: Restores \$28.7 million in FY 2015 and \$29 million in FY 2016 for the non-personal inflation factor in the school funding formula. This restoration would increase funding to FCPS by \$2.4 million in FY 2015.

HB 599 – State Aid to Localities with Police Departments

House: Increases funding to this program by \$7.1 million in FY 2015 (for a total of \$179.5 million) and level funds it in FY 2016 (the introduced budget increased funding to this program by \$7.1 million in FY 2015 and by \$14 million in FY 2016). Also stipulates that the amount distributed to each locality in each year shall be at least equal to the amount distributed in FY 2014. Under the House proposal, funding to the County would increase by \$0.9 million per year in FY 2015 and FY 2016.

Senate: Increases funding in FY 2015 and FY 2016 consistent with the proposal in the introduced budget (uses a portion of funding to hold localities harmless). Under the Senate proposal, funding to the County would increase by \$0.9 million in FY 2015 and \$1.8 million in FY 2016.

Poison Control Centers

House and Senate: Both the House and Senate restore funding to operate the three poison control centers currently serving the Commonwealth.

Medicaid-Funded Transportation Services

Senate: Language directs DMAS to review the provision of nonemergency transportation services used to transport individuals with physical, intellectual, and other disabilities, including: remedies and alternatives available to the Commonwealth to resolve the issues surrounding the contractor's performance; the terms of the Commonwealth's contract for transportation services, including penalties for poor service; potential modifications in future contracts; and the department's oversight of the contract. *(Note: The inclusion of this critical issue in the budget is a positive development. The County's initiative (HJ 40) would have directed JLARC to conduct a similar study, and such an independent, third-party review would be preferable.)*

Northern Virginia Training Center

House: Adds language directing the use of FY 2015 balances of up to \$2.75 million to provide additional funding for one-time expenditures associated with transitioning individuals from NVTC into community settings.

Senate: A more general amendment requires the Department of Behavioral Health and Developmental Services (DBHDS) to allocate no less than \$5.8 million during the biennium to the DBHDS Trust Fund from net proceeds of the sale of land at two training centers. These funds will be used to ensure sufficient capacity to transition individuals with intellectual disabilities into the community (not just Northern Virginia). Another amendment adds \$750,000 the first year and \$1.5 million the second year for discharge assistance planning to address the mental health needs of individuals ready for discharge but who lack access to community mental health services to allow for transition.

Healthy Families

House: Reduces \$350,000 GF and adds \$1.05 million in each year from TANF funds, for an overall increase in funding of approximately \$700,000/year.

Senate: No change to introduced budget, which level-funds the program at \$951,896 GF and \$2.8 million NGF in each year.

Medicaid Expansion

Senate: The County supports the expansion of Medicaid to 138 percent of the federal poverty level, and the Senate amendment setting parameters for the creation of “Marketplace Virginia” moves in this direction.

Housing Trust Fund

House: Eliminates proposed deposit in the introduced budget of \$4 million in each year of the biennium to the Housing Trust Fund.

Senate: Accepts the amendment in the introduced budget that provides \$4 million in each year of the biennium.

Interstate Commission on the Potomac River Basin (ICPRB)

House and Senate: Both the House and Senate restore funding for the Commonwealth’s dues payments to the ICPRB in FY 2015 and FY 2016.

Water Quality Improvement Fund

House: Authorizes \$38 million in bonds in FY 2015 for the Stormwater Local Assistance Fund (SLAF). SLAF grants provide 50% matching funds to qualifying locality projects that reduce stormwater pollution. The fund was created and seeded with \$35 million in bond proceeds by the 2013 GA. Although some of the funding in the House budget is for previously authorized bonds, the total funding level in the House for this important fund is higher than the Senate level.

Senate: Accepts the amendment in the introduced budget authorizing \$20 million in bonds in FY 2016 for the SLAF.

Northern Virginia Transportation Authority (Allocation of Funds)

House: Prohibits NVTa from allocating funds for regional projects in FY 2015 or FY 2016 unless they have been evaluated and prioritized pursuant to the requirements of HB 599 (2012). This limitation applies to projects receiving funding in FY 2014 if NVTa considers providing additional appropriations to any project begun the prior year. This amendment significantly reduces NVTa’s ability to fund mass transit capital projects or to use remaining FY 2014 funds. Additionally, changing the scope of projects to be evaluated, transit or otherwise, also delays evaluation, and, consequently, project implementation.

Northern Virginia Transportation Authority (Oversight)

House: Directs the Transportation Accountability Commission to regularly review and provide oversight on the usage of funding generated for the state and the Northern Virginia and Hampton Roads regions pursuant to HB 2313 (2013). The Commission will prepare a report each year to be presented to House Appropriations, Senate Finance, and House and Senate Transportation Committees by November 15, tracking the usage of the funds. Based on how “oversight” is interpreted, there are concerns regarding the authority this may provide the Commission to direct how the region can allocate the regional funds.

Judgeships

House: Provides funding for 397 judgeships.

Senate: Would assume 401 judgeships in FY 2015 and 400 in FY 2016, which would result in authorization/funding for 14 Circuit Court judges, 10 General District Court judges, and 8 Juvenile and Domestic Relations Court judges for the County (reducing the JDR Court by one upon the death, retirement, or resignation of a sitting judge). While the County remains very concerned about any plan that would reduce funding for judges for the County, this position is preferable to the House budget.

As discussed later in this report, legislation was introduced in the 2014 session to implement the recommendations of the National Center for State Courts’ Weighted Caseload Study; the position of the Senate as embodied in that bill (authorizing the 427 judgeships recommended by the study) prevailed in conference over the position of the House, which would have authorized 388 judgeships overall, and would have eliminated funding for four judges for the County (two on the JDR Court, and one each from the General District and Circuit Courts).

Jail Per Diem Payments (FY 2014 “caboose” budget)

House: Accepts the amendment in the introduced budget to increase funding by \$4.5 million, to pay the state share of costs of jail per diems for the remainder of this fiscal year. The Compensation Board says that this is approximately half the amount necessary to meet the projected costs according to growth percentages approved by the Inmate Population Forecasting Committee earlier this fall.

Senate: Adds the \$4.82 million necessary to meet the state’s statutory commitment for funding jail costs.

Route 1 Transit Study and Virginia Railway Express Core Capacity Funding (FY 2014 “caboose” budget)

Senate: Provides \$4 million for the next phase of the Route 1 Transit study, and \$2 million for the identification of current and future core capacity gaps in Virginia Railway Express projects.

OTHER LEGISLATION OF INTEREST

Child Care

SB 662 (Favola) would have allowed any county operating under the urban county executive form of government (only Fairfax County) to continue using a local sliding scale in determining copayment responsibilities for families receiving child care subsidies, and included a two year sunset provision. The local sliding scale utilized in the County imposes copayments in an amount between 2.5 and 10 percent of the families' countable monthly income, while the statewide fee scale established by the Virginia Department of Social Services (VDSS) imposes copayments in an amount between five and 10 percent of the families' countable monthly income – the County requested an extension of the current waiver from the Virginia Department of Social Services many times throughout the summer and fall of 2013, but was denied, so the bill sought to provide the waiver legislatively. The bill passed the Senate without opposition, but was amended in a House Health, Welfare and Institutions (HWI) subcommittee to decrease the sunset provision from two years to one year. The bill was ultimately tabled in full HWI after VDSS agreed to extend the County's waiver until July 2015, as was provided in the amended legislation.

Constitutional Amendments

Only one Constitutional amendment, **HJ 8** (Ramadan)/**SJ 81** (Black), was under consideration this year, since it was the only Constitutional amendment to pass the 2013 General Assembly. (Constitutional amendments must pass in two General Assembly sessions, with an intervening election between those sessions.) This measure extends the existing real property tax exemption for veterans with service-connected disabilities to the surviving spouses of veterans killed in action. **SJ 81** was reported from Senate Privileges and Elections and rereferred to Senate Finance, where the bill was continued to 2015, after concerns were raised about how the amendment's provisions would be implemented should it pass referendum (no accompanying legislation was introduced in the Senate).

When **HJ 8** followed a similar path to Senate Finance, it was accompanied by **HB 46**, legislation which, as introduced, provided for the resolution to be placed on the ballot for referendum in November 2014. **HB 46** was amended in Senate Finance to include provisions to implement the tax exemption, which alleviated committee members' concerns and allowed the Constitutional amendment to be reported from committee and pass the Senate. **HB 46** now provides that a surviving spouse's dwelling will qualify for an exemption from real property taxes if (1) the spouse does not remarry and continues to occupy the property as his/her principal place of residence; and (2) the dwelling's assessed value in the most recently ended tax year does not exceed the average assessed value of a dwelling on property that is zoned as single family residential. With the passage of **HJ 8** and **HB 46**, the resolution will be placed before voters in November, with implementation of the resolution contingent on passage of the referendum.

Elections

In 2013, a large number of elections bills were introduced (in response to the long lines experienced by many voters in the November 2012 election), encompassing a broad spectrum of topics related to election administration, from voter registration to voter identification and voting machines. Fewer bills were introduced in this area in 2014 in the Senate, and many of the measures in both chambers were repeated attempts from previous years.

Two bills intended to assist localities with the costs of election administration that were previously considered by the General Assembly were introduced again this year: **HB 5** (Ware) would have provided for reimbursement by the Commonwealth of the full cost of compensation and expenses of electoral board members and general registrars; **HB 6** (Ware) would have required political parties to reimburse localities for the costs of conducting primary elections. Both bills were tabled in a subcommittee of House Privileges and Elections.

Similarly, bills that would have provided for "no excuse" absentee voting (**HB 75** (Simon), **HB 119** (Dance), **HB 601** (Herring), **HB 622** (Mason), **HB 692** (Torian), **HB 800** (Lopez), **SB 3** (Howell)) failed again this year; none survived its initial committee hearing. Likewise, bills that would have permitted voters 65 years of age and older to vote absentee also failed; the House bills (**HB 37** (Kory) and **HB 802** (Lopez)) were tabled in a subcommittee of House Privileges and Elections, while the Senate vehicle (**SB 16** (Miller), incorporating **SB 129** (Favola), **SB 140** (Barker), and **SB 182** (McWaters), passed the Senate 28-10 before being tabled in the same House subcommittee. **HB 783** (Futrell), which took a different

approach to expanding absentee voting by permitting a voter whose primary residence is 15 miles or greater from his or her place of work to vote absentee, failed in the same House subcommittee as well. Another bill that was considered in past sessions, **HB 545** (Filler-Corn), which would extend polling hours on Election Day to 8:00 p.m., failed this year as well.

One area of absentee voting which attracted considerable attention in the General Assembly this year was the ability of members of the military deployed overseas to return voted absentee ballots via electronic means. **HB 759** (Rust) and **SB 11** (Puller), as introduced, would have required the State Board of Elections to provide a method for uniformed-service voters stationed outside of the United States to return voted ballots securely by electronic mail or fax (currently, military and overseas voters may receive ballots electronically but may not return them electronically). These bills were recommendations of the Joint Commission on Technology and Science, which examined the issue in a workgroup after the 2013 General Assembly session. After concerns were raised by General Assembly members about potential ballot security issues, the bills were amended to direct the State Board to convene a working group for the development of the initial instructions, procedures, services, security assessment, and security measures for the return of these ballots. The working group is required to submit an annual report to the Governor and General Assembly beginning January 1, 2016, on the feasibility and cost of implementation of this initiative. A reenactment clause was added to the bills in the House and ultimately accepted in conference – as a result, the bill’s provisions regarding the return of voted ballots electronically will not take effect unless reenacted by the 2016 General Assembly.

A bill of particular interest to the County, **HB 918** (Sickles), would have removed the requirement that voting machines be capable of physically separating ballots containing write-in votes from other ballots. Current models approved by the State Board of Elections are capable of digitally scanning ballots and tallying write-ins without the need to physically separate ballots with write-in votes; as the County is currently in the process of procuring new voting machines, having to purchase machines with the mechanism to separate ballots (a “diverter”) would add unnecessary costs to the procurement. An omnibus bill to update voting machine terminology overall (**HB 679** (Cole)/**SB 456** (Obenshain)) was amended to address this particular issue, so **HB 918** was subsequently tabled at the request of the patron, as the bill was no longer necessary. An emergency clause was added to the omnibus bills at the request of the County, in order to provide clarity as to the requirements for machines, so that the County’s procurement can proceed during the current fiscal year (rather than waiting for the legislation to take effect July 1, 2014).

Ethics

Virginia’s ethics and conflict of interest laws drew significant attention this year, after a series of revelations about gifts and loans made to the former Governor and members of his family during his term of office. Media reports this fall indicated that a small group of legislators had been meeting to develop a proposal to reform Virginia’s ethics laws in response to this situation; this proposal was embodied in two omnibus companion bills, **HB 1211** (Gilbert) and **SB 649** (Norment). In addition, 35 other bills regarding ethics among public officials were also introduced; these bills dealt with a variety of issues, including contractual relationships between the Governor and his political appointees, disclosures of gifts to General Assembly members, and online filing of disclosure forms by lobbyists and elected officials. All ethics bills in the House were referred to the Courts committee, which appointed a special subcommittee to hear them; this subcommittee met extensively during the session, producing a series of drafts that incorporated concepts from individual proposals into the omnibus bill, and laboring over questions such as the definition of “tangible gifts” and “immediate family.” In the Senate, ethics bills were heard in the Rules committee, which took a similar approach to incorporating discrete bills into the omnibus proposal.

Despite significant work on the details of the bills, the key elements of the original proposals remained:

- a ban on the acceptance by an elected official, or certain state or local employees, of any tangible gift with a value over \$250 (or a collection of gifts with an aggregate value over \$250) in a calendar year from a lobbyist, lobbyist’s principal, or individual with business before a state or local agency;
- a requirement that lobbyists, legislators, and those state and local elected officials and employees required to file disclosure forms file those forms twice a year (rather than annually, as is the current practice);
- lowering the threshold for reporting of “personal interests” (such as ownership of a business, securities, or real estate, or personal liabilities or debts) from \$10,000 to \$5,000; and
- the creation of the Virginia Conflict of Interest and Ethics Advisory Council.

The newly-created Council will conduct ethics orientation sessions for General Assembly members, review disclosure forms for completeness and accuracy, establish and maintain a searchable database of disclosure forms, and render formal advisory opinions and advice, similar to the role of the Virginia Freedom of Information Advisory Council.

The ethics rewrite attracted significant interest throughout the session, with press coverage of the bills mostly criticizing the measures for failing to crack down severely enough on perceived loopholes, such as failing to limit the amount of “intangible gifts,” such as travel, that could be accepted by legislators. There were several attempts on the Senate floor prior to crossover to strengthen the omnibus measure, but most of those floor amendments were rejected. Several members in both chambers stated that they voted for the bills as an improvement to the current standards, but did not believe the measures would be the last word on the subject.

A bill of narrower scope, **HB 420** (Minchew), was introduced in response to another high-profile case; the bill addresses an aspect of the Code singled out as a loophole by the grand jury in the case of a Loudoun County supervisor accused of misusing public resources. The bill allows localities to adopt an ordinance providing that a non-full-time officer, agent, employee, or elected official who misuses public assets, when the value of such use exceeds \$1,000 in a 12-month period, is guilty of a Class 1 misdemeanor. Current law provides that similar misuse of public assets by a full-time employee is a Class 4 felony.

Homeowners’ and Condominium Associations

HB 791 (LeMunyon) was introduced to allow condominium and home owners’ association (HOAs) to go to General District Court to end a violation of the association’s rules by a member. Currently, the association would have to go to Circuit Court to obtain such relief because only the Circuit Court has such injunctive power, while the General District Court does not. Associations prefer General District Court because it is faster and less expensive. House and Senate substitutes, which the Board’s Legislative Committee discussed, expanded the bill to give these associations authority to assess fines regardless of whether the underlying documents of the associations provided such authority. The subsequent conference report that passed the GA stripped these provisions from the bill. The conference report (i) authorizes both an association and the member of the association to sue in Circuit or General District Court for a violation of the rules and regulations of the association, (ii) requires the association to give the member notice of the violation and a reasonable opportunity to cure the violation before taking court action, and (iii) provides that in cases involving HOAs but not condominium associations, the prevailing party may receive attorney’s fees and costs, whether the party is the HOA or the member. Current law allows only the HOA to receive such fees and costs. During floor debate, some legislators stated that the conference report captures the introduced version’s intent and gives the General District Court new power to order remedies for violations of association rules or regulations; however, the language of the conference report does not clearly grant such power to the General District Court, which could leave the issue open for litigation.

Human Services

Although mental health absorbed substantial time and attention this year, a wide variety of other human services bills were introduced as well. Bills of particular interest to the County addressed the Comprehensive Services Act (CSA), Temporary Assistance to Needy Families (TANF), domestic violence, and kinship care, among other topics.

HB 852 (Gilbert) and **SB 426** (Hanger) would have required that new policies considered by the State Executive Council for the Comprehensive Services Act be considered under the Administrative Process Act, a concept historically supported by the County. Both bills failed in House Appropriations due to potential cost concerns (the estimated cost was approximately \$77,000 per year for additional staff). **HB 521** (Bell, R.P.) would have limited State and Local Advisory Team members (other than state representatives) to two terms; that bill was defeated in the Senate.

All proposed legislation regarding TANF failed this year. **HB 234** (Bell, R.B.) would have mandated drug testing for VIEW recipients and eliminated TANF payments if tests indicated drug abuse. **HB 1068** (Orrock) would have allowed the receipt of TANF benefits by a person who was disqualified solely based on a past drug-related felony conviction. **HB 38** (Kory) and **SB 132** (Favola) would have mandated an annual review of TANF payments, with potential increases tied to the Consumer Price Index.

HB 894 (Peace), among other provisions, would have expanded eligibility for auxiliary grants to include individuals residing in supportive housing licensed by the Department of Behavioral Health and Developmental Services; currently, these grants are only available to support persons living in Assisted Living Facilities. The state's analysis of the bill stated that it would have a "significant fiscal impact on the state budget," due to the increase in the number of recipients who could now qualify for these payments, and the bill was tabled in House Appropriations. Also related to long-term care, the GA passed **HB 702** (Head), which expands the list of providers who may conduct uniform assessment instrument (UAI) screenings to include private or other public entities; currently, UAI screening is only provided by teams from local health and social service agencies.

Bills dealing with the Livable Home Tax Credit program, which were recommendations of the Disability Commission, were not successful. **HB 295** (Villanueva)/**SB 57** (Marsden) would have: increased the total amount of tax credits granted for the program in any fiscal year from \$1 million to \$2 million; increased the total amount allocated for purchase or construction of new residences from \$500,000 to \$1 million; and, increased the total amount allocated for retrofitting or renovating existing residences from \$500,000 to \$1 million. **HB 295** was tabled in House Finance, while **SB 57** was stricken in Senate Finance. **SB 62** (Puller) as introduced was identical to **HB 295/SB 57**, but was amended in Senate Finance to provide for a grant program rather than an expansion of the existing tax credit; nevertheless, the bill was left in House Appropriations.

Domestic violence was also a key concern this session, attracting particular interest from the House leadership. Companion bills of interest to the County, **HB 335** (Bell, R.B.)/**SB 151** (Stuart), improve support in family abuse protective orders by allowing the court to direct a respondent to maintain insurance, registration, and taxes on a motor vehicle and prohibit the respondent from terminating such insurance, registration, and taxes. The bills are intended to address domestic violence situations in which the court may have granted the victim use of the family car, but the victim decides not to pursue a case due to fear that the car will be ticketed or impounded due to the perpetrator's failure to maintain its insurance/registration or pay the taxes owed on the vehicle.

Consistent with the County's interest in providing a certain degree of formality to kinship care placements, **SB 284** (Howell) directs the Department of Social Services to: review current policies governing kinship care placements; propose regulations governing kinship care placements; and, review the fiscal impact of the proposed regulations. The bill also directs the Department of Social Services to report its recommendations and findings to the Governor, the General Assembly, and the Board of Social Services by January 1, 2016. The GA also passed **SB 400** (Reeves) to define circumstances under which local social service agencies may not remove a child from a home that is providing kinship foster care, though the legislation was felt to be premature by social services advocates, given the regulatory process set forth in **SB 284**.

Judgeships

On the heels of the National Center for State Courts' Weighted Caseload Study presented in the fall of 2013 regarding the needs of the Judiciary, **SB 443** (Norment)/**HB 606** (Miller) seek to alter the authorized number of judges for many judicial circuits and districts throughout the Commonwealth, including the 19th Circuit and 19th Judicial Districts (which include Fairfax County). **SB 443** followed the recommendation of the Study, which would reduce the Juvenile and Domestic Relations (JDR) District Court by one judge (from 8 to 7) upon the death, resignation, or retirement of a sitting judge, and maintained the current number of authorized judges on the Circuit (15) and General District Courts (11). In stark contrast for the County, while the House Committee on Courts of Justice voted to report **HB 606** in a form that mirrored **SB 443**, the House Appropriations Committee then altered **HB 606** to reduce the number of judges in many jurisdictions upon the death, resignation, or retirement of a sitting judge. For the County, the House Appropriations version would have eliminated funding for four judges, two on the JDR Court, and one each from the General District and Circuit Courts. The Senate approach prevailed in conference. Though the County opposes the loss of a JDR judge, this outcome was certainly preferable to the House alternative. Additionally, funding for judgeships is provided by the state budget, which can override such statutory changes.

K-12 Reforms

In recent years, K-12 reform legislation has proliferated. It is interesting to note that, during the 2014 session, a number of bills passed the General Assembly that delayed or changed aspects of the education reform legislation adopted during the 2013 session.

Both the House and Senate considered bills to delay the implementation of the A-F grading system for schools, but the bills differed on the length of the delay. The grading system would go into effect in October 2017 (three year delay) under **SB 324** (Miller), with only a one year delay under **HB 1229** (Landes). Debate on the bills included concerns that the grading scale would have far-reaching effects beyond the schools, could make it difficult for communities to attract economic development, and could stigmatize students and teachers at schools receiving poor grades. Ultimately the GA agreed on a compromise, delaying implementation of the A-F grading system for two years.

The GA also considered legislation to delay or change the Opportunity Educational Institution (OEI), the state agency that is slated to take over the management of low-performing schools. The Senate passed **SB 499** (Hanger), which would delay the transfer of schools to the OEI by one year (until the 2015-16 school year), but the bill was ultimately left in the House Education Committee. The House also rejected bills that changed or eliminated the OEI, including **HB 113** (Marshall), which would have eliminated the OEI, and **HB 1091** (Garrett), which would have increased the number of years, from four to five, that a school must fail to meet the requirements to be rated fully accredited before the supervision of such school is transferred to the OEI.

The OEI also became a factor in the state budget – Governor McDonnell included \$600,000 a year for administrative costs of the OEI, and included language specifying that schools denied accreditation for two years shall be transferred to the OEI; the OEI board may elect to take over schools that are accredited with warning for three years. (The current budget limits the OEI take-overs to schools that are denied accreditation for two years.) The budget also added language that attempts to ensure that the local per-pupil funding transferred to the OEI will follow the student. The House budget accepted the Governor's language amendments but reduced funding in introduced budget by \$450,000 in each year, thus level funding the OEI and eliminating 6 of the 7 positions included in the introduced budget. The Senate budget eliminated funding for OEI and eliminated the board and its functions. In lieu of transferring certain schools in Petersburg to the OEI, the Senate budget includes \$1 million in FY15 and \$600,000 in FY16 to encourage Petersburg and Chesterfield County to enter into an agreement under which Petersburg would contract for educational services, similar to the agreement in place between the County and Fairfax City.

Additionally, the Senate Education and Health Committee carried over **HB 324** (Bell, R.P.), which would have created a statewide virtual school. The bill would have directed that per pupil state SOQ funding and up to 76 percent of local per pupil SOQ funding would follow the student to the virtual school.

After lengthy discussion in recent years about standardized testing, the GA agreed to reduce the number of Standards of Learning (SOL) tests in elementary and middle school. **SB 270** (Miller) eliminates the SOL tests in history and science for 3rd graders, while **SB 306** (Deeds) limits the number of SOL tests in grades 3, 5 and 6, and requires the development of alternate assessments for those content areas in which the SOL tests are eliminated. **SB 636** (Hanger) would have required the Board of Education to develop a plan to reduce the number of assessments – the bill was tabled in House Education in favor of **HB 930** (Greason), which reduces the number of SOL tests in elementary and middle school, and like **SB 306**, requires the development of alternate assessments. **HB 930** and **SB 306** differed in which courses are subject to SOL tests in middle schools, but ultimately passed the GA and will reduce the number of SOLs from 22 to 17.

Another bill of particular interest to Fairfax County was **HB 921** (Sickles). As introduced, the bill provided that the Board of Supervisors for a county with the urban county executive form of government (Fairfax County) could hire an independent auditor to oversee the School Board's financial management and report back to the Board of Supervisors. After Constitutional questions were raised, the bill was amended to require that the Fairfax County School Board hire an auditor that would report to the School Board. Though FCPS opposed the bill, the legislation followed budget guidance that the Board of Supervisors has long provided to the School Board, indicating that hiring an independent auditor would provide a valuable service to the School Board. The bill was carried over in a House Counties, Cities and Towns

subcommittee, in part due to assertions by FCPS that the creation of such an audit function is currently in progress.

Mental Health

Important changes were made to Virginia laws governing emergency services for persons in mental health crisis, a result of renewed attention brought to the issue by the Deeds family situation shortly before the session began. After that incident, Governor McDonnell created a special Task Force, which was subsequently continued by Governor McAuliffe, and charged the group with making recommendations for short-term and long-term amendments to the overall mental health emergency services system – that work will continue through October 2014. A joint subcommittee of legislators created by **SJ 47** (Deeds) is similarly charged with examining the mental health system, with final recommendations to be reported to the 2018 General Assembly.

Although many bills were introduced this year on a wide spectrum of mental health related concerns, the subcommittee appointed to hear these bills in House Courts decided that legislative efforts for this session would be focused on specific problems in the mental health system highlighted by the Deeds case. An omnibus bill, **SB 260** (Deeds), passed the GA, as did numerous other mental health bills that, in some cases complement, or in other cases further address, issues included in **SB 260**. **SB 261** (Deeds) and **HB 1216** (Bell, R.B.) focus on the qualifications of individuals performing crisis evaluations. **HB 478** (Villanueva) and **SB 260** together extend the Emergency Custody Order period to eight hours (the current allowable time period is 4 hours). **HB 293** (Bell, R.B.) and **SB 260** further detail procedures for admission to a state facility when a private facility bed is not found, and **SB 260** allows an additional four hours for a private bed to be secured while an individual is treated at the state facility. **HB 1172** (Bell, R.B.) allows an individual to be moved to a more appropriate facility, should that circumstance arise, and provides that a magistrate may order transportation be provided by an individual other than law enforcement, as may be appropriate. **HB 1232** (Cline) and **SB 260** require that a web-based "real time" acute psychiatric bed registry be maintained to assist CSBs in finding available treatment beds. Finally, in an effort to reduce incidents of mental health crisis, **SB 439** (Barker) and **HB 574** (Yost) provide for improvements in procedures that implement mandatory outpatient treatment orders.

Two related bills, **HB 86** (Stolle) and **HB 1222** (Watts), deal with the intersection of mental health and public safety. **HB 86** makes permanent an existing code provision allowing an inmate in a local jail to be hospitalized for inpatient treatment if he/she may suffer serious harm due to his/her lack of capacity to protect himself from harm; this provision was originally enacted in 2012 with a two-year sunset clause. **HB 1222** requires the Department of Behavioral Health and Developmental Services (DBHDS) to encourage the provision of training for first responders in strategies to prevent and minimize mental health crises. DBHDS is also required to disseminate information and provide training that addresses the signs and symptoms of mental illness, and ways law enforcement personnel, emergency medical services personnel, and other first responders can assist individuals experiencing mental health crises.

Privacy

Spurred in part by revelations in 2013 regarding surveillance activities by federal agencies, privacy was a subject of concern this session for General Assembly members on both ends of the political spectrum. Several similar bills on the issue of obtaining data from electronic devices, such as cell phones and computers, were introduced in the House. **HB 173** (Farrell) and **HB 813** (Carr) prohibited searches of electronic devices without a warrant. **HB 325** (Marshall, R.G.) approached the issue from the perspective of civil law, and provided that a person has a right to privacy in his or her electronic communications. These bills were broadly worded as introduced, and prompted concerns that their language would preclude employers (such as the County) from having access to data contained in employer-owned devices used by employees. **HB 325** was left in House Courts Civil Subcommittee, and **HB 173** and **HB 813** were tabled in House Courts Criminal Subcommittee in favor of an alternative approach that focused on real-time tracking of cell phones.

This alternative proposal was ultimately embodied in **HB 17** (Marshall, R.G.), which incorporated two similar bills, **HB 814** (Carr) and **HB 817** (Carr). This bill, which passed the General Assembly, was the product of negotiations among the American Civil Liberties Union, the Fraternal Order of Police, and the Virginia Association of Commonwealth's Attorneys, and requires that a warrant be obtained in most circumstances for the collection of real-time location data for an electronic device. Exceptions are provided for certain emergency situations.

Two companion bills were introduced on the related issue of the use of license plate readers by law enforcement to collect and store information about motorists. **HB 1269** (Anderson) and **SB 670** (Petersen) provided that without a warrant, law enforcement and regulatory agencies could not use such technology for the passive collection of data without some specific purpose for collecting the information. These bills were continued to 2015 in House Militia, Police, and Public Safety and Senate General Laws, respectively. Shortly thereafter, the patrons of the bills announced the formation of the Ben Franklin Caucus, the purpose of which, as reported in the media, is to “protect the privacy and liberty of Virginians against unnecessary intrusion by government agencies and law enforcement.” More legislation in this area can be expected in the future, in a continuing effort to balance privacy protections and public safety in the context of ever-evolving technologies.

ONGOING ISSUES AND STUDIES

As in past years, the creation of new study commissions was kept to a minimum during the 2014 session, with the bulk of studies to be conducted by state agencies rather than joint subcommittees. A select list of those studies of interest to the County is provided below. County staff will be monitoring the progress of these studies:

HJ 1 (Greason) requests the Department of Education to study and make recommendations regarding the feasibility of implementing a Teacher Career Ladder program in the Commonwealth, including: the potential fiscal impact of such programs on the state and localities; the impact of such programs on the competitiveness of teacher pay in Virginia compared to other states; the impact of career ladders on the hiring and retention of teachers; and the teacher professional development that may or may not be needed to support a career ladder system.

HJ 16 (Stolle)/**SJ 3** (Locke) establishes an 11-member joint subcommittee to formulate recommendations for the development of a comprehensive and coordinated planning effort to address recurrent flooding. The joint subcommittee is charged with recommending short- and long-term strategies for minimizing the impact of recurrent flooding. Its report is to be submitted by November 1, 2015.

HJ 28 (Marshall, D.W.)/**SJ 75** (Wagner) directs the Manufacturing Development Commission to examine the economic and environmental benefits of the use of recycled material in the manufacturing process in Virginia.

HJ 62 (Albo)/**SJ 64** (McDougle) directs the Virginia State Crime Commission to study the current state of readiness of Virginia's Law Enforcement and Search and Rescue efforts for rapid and well-coordinated deployment in all missing, endangered, and abducted person cases.

HJ 68 (Hodges) directs the Joint Commission on Health Care to identify resources available and needed, for the treatment and prevention of viral hepatitis. The resolution directs the Commission to ascertain regulatory and other factors limiting the treatment and prevention of viral hepatitis, and to identify opportunities for integration of viral hepatitis treatment within new or existing HIV-positive treatment programs.

HJ 96 (LeMunyon) directs the Virginia Freedom of Information Advisory Council to study all exemptions contained in the Virginia Freedom of Information Act (VFOIA) to determine the continued applicability or appropriateness of such exemptions and whether the VFOIA should be amended to eliminate any exemption from the VFOIA that the FOIA Council determines is no longer applicable or appropriate. The bill requires the FOIA Council to report its findings and recommendations by December 1, 2016.

HJ 103 (Jones) directs the Joint Legislative Audit and Review Commission to study Virginia's Line of Duty Act, the current and projected future costs of benefits awarded thereunder, and the advisability of coordinating those benefits with additional benefits paid under other state and federal programs.

HJ 122 (LeMunyon) requests the Secretary of Transportation and VDOT to create and implement statewide transportation technology goals and a five-year plan of action. Such goals and plan are to be directed to enhancing the efficiency, safety, and convenience of all modes of transportation throughout the Commonwealth.

HJ 190 (Landes) requests the Secretary of Health and Human Resources to examine the use of supported decision-making for individuals with intellectual and developmental disabilities in the Commonwealth, compare the Commonwealth's policies and practices related to supported decision-making and informed choice to the policies and practices used in other jurisdictions, and recommend strategies to improve the use of supported decision-making in the Commonwealth.

HJ 196 (Adams) directs the Commission on Youth to study the use of federal, state, and local funds for the public and private educational placements of students with disabilities. In conducting its study, the Commission on Youth shall (i) examine the use of CSA and Medicaid funds for private day and private residential special education placements; (ii) gather local and statewide data on the extent to which youth

are placed in settings that are segregated from nondisabled students; (iii) determine the feasibility and cost-effectiveness of more integrated alternatives to provide special education services to students including, but not limited to, those students with intellectual and developmental disabilities currently in segregated settings in the Commonwealth; and (iv) consider any other matters as it deems appropriate to meet the objectives of this study.

SJ 24 (Favola) directs the Virginia State Crime Commission to study expungement of juvenile records.

SJ 47 (Deeds) establishes a new joint subcommittee to study mental health services in the Commonwealth in the 21st century.

SJ 54 (Miller) requests that the Department of Social Services (DSS) study strategies for implementation of a tiered-reimbursement subsidy program based on a quality-rating-improvement system for child-care providers in the Commonwealth.

SJ 61 (Reeves) directs the Joint Commission on Technology and Science (JCOTS) to study the nature and magnitude of potential threats caused by geomagnetic disturbances and electromagnetic pulses (for example, a solar flare), examine the Commonwealth's vulnerabilities to such threats, and recommend strategies to protect the Commonwealth's infrastructure from geomagnetic disturbances and electromagnetic pulses. The resolution requests that JCOTS report its findings and recommendations no later than the first day of the 2015 Regular Session.

SJ 69 (Watkins) requests the Office of Intermodal Planning and Investment to develop a Master Rail Plan for the principal facilities of the Port of Virginia.



FAIRFAX COUNTY LEGISLATIVE SUMMARY

2014 GENERAL ASSEMBLY

March 20, 2014

Fairfax County Legislative Summary 2014 General Assembly

Board of Supervisors Report Key

Bill No. – Patron, (District No.) Bill Title	Committee/Floor Actions	
<p>HB 589 - Watts (39) Blue Star Memorial Highway; designating as portion of Old Keene Mill Road in Fairfax County.</p>	<p>1/10/2006 House: Referred to Committee on Transportation</p>	<p>12/5/2005</p>
<p>Initiate (067916260) Summary: Designates a portion of Old Keene Mill Road in Fairfax County a "Blue Star Memorial Highway."</p>		

Bold = Date Position taken by full Board of Supervisors
 [] = Date position taken by BOS Legislative Committee

Bold = Board Position, [] = BOS Legislative Committee Position (LD No. is version of bill on which position was taken)
Summary -- Reflects latest version of summary available on the Legislative Information System Web Site (If not noted otherwise, reflects summary as introduced)

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HJ 40 Albo, D	Virginia Medicaid program and Medicaid-funded nonemergency transportation services; JLARC to study.
<i>Fairfax County Positions</i> <i>(Oppose or Amend) :</i>	
HB 268 Orrock, Sr., R	Agricultural operations; local regulation of certain activities, On-Farm Activities Working Group.
HB 525 Pogge, B	Real property tax; notice of assessment.
HB 606 Miller, J	Judges; maximum number in circuit, general district, and juvenile courts, etc.
HB 702 Head, C	Uniform assessments; qualified assessors.
HB 1084 Morris, R	Permits and approvals, certain; damages for unconstitutional grant or denial by locality.
HB 1253 Jones, S	Hampton Roads Transportation Accountability Commission; created.
SB 51 Stuart, R	Agricultural operations; local regulation of certain activities, On-Farm Activities Working Group.
SB 400 Reeves, B	Kinship foster care; removal of child from physical custody of kinship foster parent.
SB 431 Watkins, J	Voluntary Remediation Program; removes cap on registration fees.
SB 443 Norment, Jr., T	Judges; maximum number in circuit, general district, and juvenile courts, etc.
SB 480 Norment, Jr., T	Real property tax; notice of assessment.
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HB 335 Bell, R	Family abuse protective orders; motor vehicles.

HB 477 Villanueva, R	Electronic summons system; fees.
HB 499 Yost, J	Real property tax; nonjudicial sale of certain delinquent property.
HB 527 Pogge, B	Group homes; zoning.
HB 679 Cole, M	Voting equipment; technical amendments to reflect updates in equipment technology.
HB 761 Rust, T	Fare enforcement inspectors; appointed to enforce payment of fares for use of mass transit facility.
HB 791 LeMunyon, J	Condominium and Property Owners' Association Acts; rule enforcement, appeals.
HB 890 Peace, C	Social worker; family-services specialists & qualified equivalent workers allowed to perform tasks.
HB 957 Filler-Corn, E	Transportation commission membership; extends effective date of provisions to July 1, 2015.
HB 1011 Byron, K	Local Government, Commission on; local mandates.
HJ 8 Ramadan, D	Constitutional amendment; real property tax exemption for spouses of soldiers killed in action.
HJ 16 Stolle, C	Recurrent flooding; joint subcommittee established to formulate recommendations to address.
HJ 103 Jones, S	Virginia's Line of Duty Act; Joint Legislative Audit and Review Commission to study.
SB 151 Stuart, R	Family abuse protective orders; allowable conditions.
SB 156 Miller, J	Electronic toll collection transponders; VDOT shall develop plan to eliminate maintenance fees.
SB 241 Stuart, R	Development rights; required to comply with any locality-adopted neighborhood design standards.
SB 264 Ebbin, A	Fare enforcement inspectors; appointed to enforce fares for use of mass transit facilities.
SB 312 Vogel, J	Annexation Moratorium Statute; continuation of moratorium on annexation by cities.
SB 456 Obenshain, M	Voting equipment; technical amendments to reflect updates in equipment technology.
SB 624 Newman, S	Emergency care; school board employees that render certain care shall not be liable for negligence.
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HB 156 Minchew, J	Real and personal property tax; exemption for religious bodies.
HB 296 Villanueva, R	Comprehensive plans; alignment of transportation infrastructure and facilities.
HB 405 Bell, R	Suspected abuse or neglect of a child; reports to law enforcement.
HB 497 Head, C	BPOL; appeal of business license tax classification.
HB 759 Rust, T	Absentee voting and procedures; secure return of voted military-overseas ballots.
HB 793 LeMunyon, J	Transportation planning; VDOT to estimate costs necessary to mitigate or ameliorate congestion.
HB 975 Rust, T	Hybrid electric motor vehicles; repeals annual license tax.
HB 1051 Knight, B	Constitutional officers; if proposed budget reduces funding of such officer, 14 day written notice.
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SB 332 Howell, J	Suspected abuse or neglect of a child; reports to law enforcement.
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SB 532 Stuart, R	Diabetes; student with parental consent, etc., permitted to carry certain supplies for self-care.
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Fairfax County Positions

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HB 289 Albo, D	Virginia Public Procurement Act; cooperative procurement.
HB 371 Head, C	License tax, local; tax on net income of businesses.
HB 434 LeMunyon, J	Machinery and tools, merchants' capital, and BPOL taxes; maximum rates established.
HB 486 Hugo, T	Human trafficking of children; reports and investigation.
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HB 738 Lingamfelter, L	Conservation easements; agreements to obtain land, consent required, inverse condemnation.
HB 921 Sickles, M	Urban county executive form of government; auditor, school board.

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SB 4 Howell, J	Sexual and Domestic Violence Subfund; funding of sexual and domestic violence prevention, etc.
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SB 313 Vogel, J	Uniform Statewide Building Code; inspection & enforcement by counties & towns for existing building.
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SB 374 Marsh III, H	Neighborhood revitalization; locality may adopt program to establish, etc.
SB 483 Stuart, R	Real property tax liens; assignment to third party.
SB 522 Saslaw, R	Disabled American Veterans Highway; designating as entire length of I495 (Capital Beltway) in Va.
SB 574 Garrett, T	Local fiscal impact bills; first day introduction.
SB 608 Carrico, Sr., C	Concealed handgun permits, lifetime; Department of State Police to issue, penalty.
SB 665 Petersen, J	Eminent domain; limitations, property right of quiet and peaceful enjoyment.
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Fairfax County Positions

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HB 4 Surovell, S	Hybrid electric motor vehicles; repeals annual license tax, refunds.
HB 8 Ware, Jr., R	Concealed handgun permits; decreases local law-enforcement background investigation fee.
HB 40 Marshall, R	Motor fuels tax rates; repeals provision that will increase tax, etc.
HB 41 Marshall, R	Northern Virginia Transportation Authority; selection of projects.
HB 47 Kory, K	Hybrid electric motor vehicles; repeals annual license tax, refunds.
HB 65 Marshall, III, D	Motor vehicle sales and use tax; definition of sale price.
HB 67 Ramadan, D	Commonwealth Transportation Board; increases total membership.
HB 68 Marshall, III, D	Transportation funding; date change on certain scheduled increases in sales and use tax revenue.
HB 71 Pogge, B	Agricultural operations; local regulation of certain activities.
HB 72 Pogge, B	Hybrid electric motor vehicles; eliminates annual license tax.
HB 87 Cole, M	Transportation; Commonwealth priority of projects and funding.
HB 94 Head, C	Business permits, etc.; assistance and documentation required from localities.
HB 95 Head, C	Legal notices; advertisement by locality on websites, radio, or television.
HB 113 Marshall, R	Opportunity Educational Institution; abolished.
HB 114 Cole, M	Private or religious schools; possession of firearm, etc., on school property.
HB 126 O'Bannon, III, J	Absentee voting and procedures; secure return of voted military-overseas ballots.
HB 135 Bell, R	Home-produced or farm-produced products; sale of products by certain farm operations.
HB 158 Minchew, J	Annexation moratorium statute; continuation of moratorium on annexation by cities.
HB 173 Farrell, P	Electronic devices; search without warrant prohibited.
HB 234 Bell, R	VIEW program; screening and assessment for use of illegal substances.
HB 277 Krupicka, K	Pedestrians; crossing highways.
HB 281 Albo, D	Northern Virginia Transportation Authority; contracts.

HB 295 Villanueva, R	Livable Home Tax Credit; increases total amount granted for program.
HB 325 Marshall, R	Electronic communications; right to privacy, civil action.
HB 346 James, M	Public-Private Transportation Act of 1995; additional requirements for certain agreements.
HB 349 James, M	Public-Private Transportation Act of 1995, etc.; comprehensive agreements.
HB 361 Anderson, R	Real and personal property tax; exemption for religious bodies.
HB 379 Surovell, S	Commonwealth Transportation Board; changes composition of membership.
HB 384 Dance, R	Local mandates; identification of sources of funding.
HB 417 Simon, M	Virginia Human Rights Act; public employment, prohibited discrimination, sexual orientation.
HB 425 LeMunyon, J	Northern Virginia Transportation Authority; increases membership.
HB 431 LeMunyon, J	Tax reform, state and local; creates joint legislative subcommittee to perform a two-year study.
HB 433 LeMunyon, J	Retail Sales and Use Tax; food purchased for human consumption.
HB 435 LeMunyon, J	Machinery and tools, merchants' capital, and BPOL taxes; maximum rates and income tax credits.
HB 519 Morris, R	Zoning; attorney fees.
HB 521 Bell, R	Comprehensive Services for At-Risk Youth and Families; members of state and local advisory team.
HB 524 Pogge, B	Uniform Statewide Building Code; accessible units.
HB 562 Villanueva, R	Virginia Human Rights Act; public employment, prohibited discrimination, sexual orientation.
HB 623 Watts, V	Electric, hybrid electric, and alternative fuel motor vehicles; annual road usage fee.
HB 626 Watts, V	Highway systems; allocation of funds.
HB 635 LaRock, D	Northern Virginia Transportation Authority; use of revenues.
HB 647 LaRock, D	MWAA; limits use of Commonwealth revenues to support Phase II of Dulles Corridor Metrorail Project.
HB 653 LaRock, D	Northern Virginia Transportation Authority; allocations.

<u>HB 657</u> Bell, R	Victims of crime; testimony using two-way closed-circuit television for certain offenses.
<u>HB 658</u> LaRock, D	Northern Virginia highway construction district; CTB allocations.
<u>HB 682</u> Herring, C	Central registry of records; extends time records must be kept by Department of Social Services.
<u>HB 685</u> Torian, L	Communications sales and use tax revenues; changes distribution.
<u>HB 714</u> Campbell, J	Concealed handgun permit; no fees required for renewal.
<u>HB 772</u> Habeeb, G	Real property tax liens; assignment to third party.
<u>HB 778</u> Wilt, T	School boards; administration of student surveys and questionnaires.
<u>HB 783</u> Futrell, M	Elections; absentee voting by persons living fifteen miles from place of work.
<u>HB 792</u> LeMunyon, J	Residential zoning; restrictions in Planning District 8.
<u>HB 797</u> Lopez, A	Small Business and Supplier Diversity, Department of; changes definition of small business.
<u>HB 813</u> Carr, B	Electronic devices; search without warrant prohibited.
<u>HB 824</u> Minchew, J	Northern Virginia Transportation Authority; bonding authority not effective until July 1, 2018.
<u>HB 826</u> Minchew, J	Uniform Statewide Building Code; inspection & enforcement by counties & towns for existing building.
<u>HB 852</u> Gilbert, C	State Executive Council for Comprehensive Services for At-Risk Youth and Families; application.
<u>HB 894</u> Peace, C	Auxiliary grants; expands eligibility for program to certain individuals.
<u>HB 912</u> Herring, C	Virginia Initiative for Employment Not Welfare (VIEW); Workforce Development Pilot Program, report.
<u>HB 918</u> Sickles, M	Elections; separation of ballots.
<u>HB 920</u> Sickles, M	Highway systems; funding.
<u>HB 973</u> Cline, B	Traffic light signal photo-monitoring; system for traffic light enforcement.
<u>HB 979</u> Surovell, S	Businesses, certain; local limitations on number.
<u>HB 1068</u> Orrock, Sr., R	Temporary Assistance for Needy Families (TANF); eligibility, drug-related felonies.

HB 1100 Yancey, D	CTB Six-Year Improvement Program; requirements.
HB 1219 Marshall, R	Unconstitutional acts and ultra vires enforcement by localities; remedies.
HB 1230 Sickles, M	Line of Duty Act; funding and review.
HB 1231 Sickles, M	Elections; voting machines.
HB 1250 Ramadan, D	Hunting; in certain counties allowed on Sundays.
HB 1254 Marshall, R	Northern Virginia Transportation Authority; use of revenues.
HJ 12 Surovell, S	United States Constitution; General Assembly to ratify and affirm Equal Rights Amendment.
HJ 39 Webert, M	Adult abuse; Department of Social Services to study.
HJ 84 LaRock, D	Dulles Access Highway; memorializing Congress to take legislative action necessary to impose tolls.
HJ 85 LaRock, D	Dulles Access Highway; memorializing MWAA to impose & collect tolls for use, etc.
HJ 118 Austin, T	Dam safety regulations; Department of Conservation and Recreation to study.
SB 16 Miller, J	Absentee voting; persons age 65 or older on day of an election are entitled to vote absentee ballot.
SB 53 Stuart, R	Stormwater management; waiver of charges for places of worship.
SB 57 Marsden, D	Livable Home Tax Credit; increases total amount granted for program.
SB 63 Puller, L	Uniform Statewide Building Code; accessible units.
SB 132 Favola, B	TNAF recipients; Board of Social Services shall annually review amount of assistance paid.
SB 139 Barker, G	Provisional driver's license holders; changes use of cell phone from secondary to primary offense.
SB 163 Locke, M	Local Government, Commission on; local mandates.
SB 174 Black, R	Virginia Public Procurement Act; competitive negotiation, term contracts for certain services.
SB 176 Black, R	Home-produced or farm-produced products; sale of products by certain farm operations.
SB 248 McEachin, A	Discrimination; prohibited in state employment.
SB 277 Favola, B	Foster care and adoption assistance; DSS to include individuals between age 18 & 21 years of age.

SB 320 Ebbin, A	Paper and plastic bags, disposable; localities in Planning District 8 authorized to impose.
SB 340 Puller, L	Group homes and residential facilities; license applications.
SB 343 Garrett, T	Statewide Fire Prevention Code; use of consumer and restricted consumer fireworks, etc.
SB 408 McWaters, J	Motor vehicle safety inspection; VSP to amend its regulations to include inspection of window tint.
SB 426 Hanger, Jr., E	State Executive Council for Comprehensive Services for At-Risk Youth and Families; regulations.
SB 472 Smith, R	Legal notices; advertisement by localities.
SB 493 Puckett, P	Line of Duty Act; funding and review.
SB 512 Wagner, F	Solar equipment; certified pollution control equipment and facilities.
SB 523 Ruff, Jr., F	Local fiscal impact bills; first day introduction.
SB 586 Colgan, C	Communications sales and use tax revenues; changes distribution.
SB 662 Favola, B	Child care; certain counties permitted to continue using local sliding scale to determine copayment.
SB 666 Petersen, J	Eminent domain; costs, attorney fees.
SJ 34 McWaters, J	Recurrent flooding; joint subcommittee established to formulate recommendations to address.
SJ 78 Marsh III, H	United States Constitution; General Assembly to ratify and affirm Equal Rights Amendment.

Fairfax County Initiatives

Bills Introduced at Fairfax County's Request

Bills	General Assembly Actions	Date of BOS Position
<p><u>HB 906</u> - Krupicka (45) Electric utility regulation; net energy metering by municipalities, etc.</p>	<p>1/8/2014 House: Referred to Committee on Commerce and Labor 1/30/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>12/3/2013</p>

Initiate (14103405D) - Regional initiative.

Summary: Net energy metering by municipalities and multifamily customer-generators. Authorizes municipal renewable energy net metering projects. Participating municipalities are authorized to aggregate the electric energy load of their governmental buildings, facilities, and any other governmental operations requiring the consumption of electric energy for the purpose of net energy metering from a renewable energy generating facility. To be eligible, the generation facility for the municipal renewable energy net metering project shall use as its sole energy source solar power, wind power, or aerobic or anaerobic digester gas and landfill gas; not have an aggregate generation capacity of more than five megawatts unless a utility elects a higher capacity; be located on land owned, leased, or operated by the municipality; be interconnected and operated in parallel with an electric utility's transmission and distribution facilities; and be used primarily to provide energy to metered accounts of the municipality. The aggregated municipal net metered accounts may be served by multiple meters that are located at separate sites. The measure also requires the State Corporation Commission, by July 1, 2015, to establish a program of multifamily net energy metering, which will allow a customer or customers that operate a renewable energy generating facility in a condominium, apartment complex, or homeowners association served by a common distribution circuit to be an eligible multifamily net metering customer-generator. The generation facility for multifamily net metering shall use as its total source of fuel renewable energy; not have an aggregate generation capacity of more than 500 kilowatts; be located on land owned or controlled by the eligible condominium, apartment complex, or homeowners association or on customers' property within the condominium, apartment complex, or homeowners association; be interconnected and operated in parallel with an electric utility's transmission and distribution facilities; and be used primarily to provide energy to metered accounts of the eligible multifamily net metering customer-generator. Each eligible multifamily net metering customer-generator shall own the energy transmitted by the renewable energy system until drawn from the grid at each eligible multifamily net metering customer-generator's residence. Eligible multifamily net metering customer-generators are exempt from the monthly standby charge assessed on other eligible customer-generators.

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Bills	General Assembly Actions	Date of BOS Position
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<p>HJ 40 - Albo (42) Virginia Medicaid program and Medicaid-funded nonemergency transportation services; JLARC to study.</p>	<p>12/31/2013 House: Referred to Committee on Rules 1/28/2014 Assigned Rules sub: Studies 1/30/2014 Subcommittee recommends reporting with amendment(s) (5-Y 0-N) 1/31/2014 House: Reported from Rules with substitute (15-Y 0-N) 2/10/2014 House: VOTE: ADOPTION (70-Y 29-N) 2/11/2014 Senate: Referred to Committee on Rules 2/28/2014 Senate: Reported from Rules with substitute by voice vote 3/4/2014 Senate: Agreed to by Senate with substitute 3/6/2014 House: VOTE: REJECTED (28-Y 71-N) 3/6/2014 House: Senate substitute rejected by House (28-Y 71-N). 3/6/2014 Senate insisted on substitute and requested conference committee. Senate appointed conferees (Marsden, Puller, Hanger). 3/6/2014 House acceded to Senate request for a conference committee and appointed conferees (Albo, Jones, Joannou). 3/8/2014 House: Failed to pass in House; no further action taken.</p>	<p>12/3/2013</p>
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Initiate (14101865D) - County's original resolution limited to Medicaid funded transportation. Resolution amended in House to encompass broader Medicaid study; Senate version reverts to original intent of County's resolution.

Summary: Study; JLARC; Virginia Medicaid program and Medicaid-funded nonemergency transportation services in the Commonwealth; report. Directs the Joint Legislative Audit and Review Commission (JLARC) to review the Commonwealth's contract with Logisticare for Medicaid-funded transportation services, identify remedies and alternatives available to the Commonwealth to resolve the issues surrounding Logisticare's questionable performance, and review the Department of Medical Assistance Services's oversight of the Commonwealth's contract with Logisticare. The resolution provides that the Commonwealth's contract with Logisticare not be renewed or extended prior to the completion of this study. The resolution requests that JLARC report its findings no later than the first day of the 2015 Regular Session.

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Fairfax County Positions
(Oppose or Amend)

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Bills	General Assembly Actions	Date of BOS Position
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<p>HB 268 - Orrock, Sr. (54) Agricultural operations; local regulation of certain activities, On-Farm Activities Working Group.</p>	<p>12/30/2013 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 1/20/2014 Subcommittee recommends reporting with amendment(s) (6-Y 1-N) 1/22/2014 House: Reported from Agriculture, Chesapeake and Natural Resources with substitute (17-Y 5-N) 1/28/2014 House: VOTE: PASSAGE (73-Y 23-N) 1/29/2014 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources 2/27/2014 Senate: Reported from Agriculture, Conservation and Natural Resources with amendments (13-Y 2-N) 3/4/2014 Senate: Passed Senate with amendments (33-Y 7-N) 3/5/2014 House: VOTE: Adoption of Senate amendments (81-Y 18-N) 3/7/2014 House: Enrolled 3/7/2014 House: Signed by Speaker 3/10/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Oppose (14101999D) - See also SB 51 (Stuart).

Summary: Agricultural operations; local regulation of certain activities. Protects certain activities at agricultural operations from local regulation in the absence of substantial impacts on the public welfare and requires localities to take certain factors into account when regulating any of several activities: the conduct of agritourism activities, the sale of agricultural or silvicultural products or related items, the preparation or sale of foods that otherwise comply with state law, and other customary activities. Localities are prohibited from subjecting the listed activities to a special-use permit requirement in the absence of a substantial impact on health, safety, or public welfare and in most situations are prevented from stringently regulating the sound produced by the listed activities. The bill provides that its provisions shall not affect an entity licensed in accordance with the alcoholic beverage laws, affect the provisions of the Right to Farm Act, alter the provisions of Â§ 15.2-2288.3, or restrict the taxation authority of any locality. This bill is identical to SB 51.

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Bills	General Assembly Actions	Date of BOS Position
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<p>HB 525 - Pogge (96) Real property tax; notice of assessment.</p>	<p>1/6/2014 House: Referred to Committee on Finance 1/22/2014 House subcommittee recommends reporting with amendment(s) (10-Y 0-N) 1/27/2014 House: Reported from Finance (20-Y 2-N) 1/30/2014 House: VOTE: PASSAGE (93-Y 6-N) 1/31/2014 Senate: Referred to Committee on Finance 2/11/2014 Senate: Reported from Finance with amendment (17-Y 0-N) 2/13/2014 Passed Senate with amendment (37-Y 0-N) 2/17/2014 House: VOTE: ADOPTION (95-Y 3-N) 2/19/2014 House: Signed by Speaker 2/19/2014 House: Enrolled 2/21/2014 Senate: Signed by President 3/3/2014 Governor: Approved by Governor-Chapter 71 (effective 7/1/14)</p>	<p>1/28/2014</p>
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Oppose (14100684D) - Board has historically opposed. See also SB 480 (Norment).
Summary: Requires every notice of assessment to set forth (i) the new and prior two appraised values of land and appraised value of improvements, and the assessed values of such if different from the appraised values; (ii) the new tax rate and the rates for the prior two tax years; (iii) the total new tax levy and the tax levies for the prior two years; and (iv) the percentage changes in such levies. Under current law, such information is required for the current year and the prior year. The bill also requires the notice to inform each property owner of his right to review and make copies of records maintained by the local assessment office.

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Bills	General Assembly Actions	Date of BOS Position
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<p>HB 606 - Miller (50) Judges; maximum number in circuit, general district, and juvenile courts, etc.</p>	<p>1/7/2014 House: Referred to Committee for Courts of Justice 1/20/2014 House: Reported from Courts of Justice (21-Y 0-N) 1/20/2014 House: Referred to Committee on Appropriations 2/7/2014 House: Reported from Appropriations with substitute (19-Y 2-N) 2/11/2014 House: VOTE: PASSAGE (62-Y 36-N) 2/12/2014 Senate: Referred to Committee for Courts of Justice 2/19/2014 Senate: Reported from Courts of Justice with substitute (15-Y 0-N) 2/19/2014 Senate: Rereferred to Finance 2/25/2014 Senate: Reported from Finance (17-Y 0-N) 2/27/2014 Senate: Passed Senate with substitute (40-Y 0-N) 3/3/2014 House: VOTE: REJECTED (30-Y 63-N) 3/4/2014 Senate: Senate insisted on substitute (40-Y 0-N) and requested conference committee. 3/5/2014 House acceded to request and appoints conferees Miller, Jones and Joannou. 3/6/2014 Senate appoints conferees (Petersen, McDougle, Deeds). 3/7/2014 House: Conference report agreed to by House (95-Y 3-N) 3/8/2014 Senate: Conference report agreed to by Senate (38-Y 0-N)</p>	<p>2/25/2014</p>
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Oppose (14104717D-H1) - See also SB 443 (Norment).
Summary: Number of circuit and district court judges. Increases and decreases the number of circuit, general district, and juvenile court judges authorized for each judicial circuit and district based on needs identified in a study report issued by the National Center for State Courts.

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Bills	General Assembly Actions	Date of BOS Position
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<p><u>HB 702</u> - Head (17) Uniform assessments; qualified assessors.</p>	<p>1/7/2014 House: Referred to Committee on Health, Welfare and Institutions 1/28/2014 House: Reported from Health, Welfare and Institutions with substitute (22-Y 0-N) 1/31/2014 House: Read third time and passed House BLOCK VOTE (96-Y 0-N) 2/3/2014 Senate: Referred to Committee on Education and Health 2/20/2014 Senate: Reported from Education and Health with amendments (15-Y 0-N) 2/24/2014 Passed Senate with amendments (40-Y 0-N) 2/26/2014 House: VOTE: ADOPTION (99-Y 0-N) 3/3/2014 House: Enrolled 3/3/2014 House: Signed by Speaker 3/6/2014 Senate: Signed by President</p>	<p>2/25/2014</p>
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Amend (14104195D-H1) - Amend to provide for review of proposed change to the Uniform Assessment Instrument process.
Summary: Requires the Department of Medical Assistance Services to enter into contracts with public and private entities to conduct community-based and institutional screenings in addition to or in lieu of required preadmission screenings for individuals who are eligible for community-based or institutional long-term care services under the state plan for medical assistance and provides that every individual who requests a screening for the purpose of enrollment in a PACE plan shall be eligible for such screening, regardless of whether the individual is eligible under the state plan for medical assistance. The bill requires the Board of Medical Assistance Service to promulgate regulations to implement the provisions of the bill within 280 days of its enactment.

<p><u>HB 1084</u> - Morris (64) Permits and approvals, certain; damages for unconstitutional grant or denial by locality.</p>	<p>1/9/2014 House: Referred to Committee for Courts of Justice 1/29/2014 Subcommittee recommends reporting with amendment(s) (5-Y 4-N) 2/3/2014 House: Reported from Courts of Justice with substitute (19-Y 2-N) 2/7/2014 House: VOTE: PASSAGE (88-Y 7-N 1-A) 2/10/2014 Senate: Referred to Committee on Local Government 2/18/2014 Senate: Reported from Local Government with amendments (13-Y 2-N) 2/21/2014 Senate: Passed Senate with amendments (38-Y 2-N) 2/25/2014 House: VOTE: ADOPTION (95-Y 3-N) 2/27/2014 House: Enrolled 2/27/2014 House: Signed by Speaker</p>	<p>1/28/2014</p>
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Bills	General Assembly Actions	Date of BOS Position
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Oppose (14103494D)

Summary: Damages, attorney fees, and costs for unconstitutional grant or denial by locality of certain permits and approvals. Provides that an applicant aggrieved by the grant or denial by a locality of any approval or permit, where such grant included, or denial was based upon an unconstitutional condition, shall be entitled to an award of compensatory damages, and may be awarded reasonable attorney fees and costs. The bill also provides that the applicant shall be entitled to an order remanding the matter to the locality with a direction to grant or issue such permits or approvals without the unconstitutional condition. The provisions of this bill shall only apply to approvals or permits that are granted or denied on or after July 1, 2014. This bill is identical to SB 578.

<p>HB 1253 - Jones (76) Hampton Roads Transportation Accountability Commission; created.</p>	<p>1/17/2014 House: Referred to Committee on Transportation 1/30/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/4/2014 House: Reported from Transportation with amendments (21-Y 1-N) 2/7/2014 House: VOTE: PASSAGE (88-Y 9-N) 2/10/2014 Senate: Referred to Committee on Transportation 2/26/2014 Senate: Reported from Transportation with amendments (15-Y 0-N) 3/3/2014 Senate: Passed Senate with amendments (40-Y 0-N) 3/4/2014 House: VOTE: REJECTED (3-Y 97-N) 3/5/2014 Senate: Senate insisted on amendments (38-Y 0-N) and requested conference committee. 3/6/2014 House appointed conferees (Jones, Stolle, Spruill) 3/6/2014 Senate appointed conferees (Wagner, Alexander, Miller). 3/8/2014 House: Conference report agreed to by House (84-Y 15-N) 3/8/2014 Senate: Conference report agreed to by Senate (40-Y 0-N)</p>	<p>1/28/2014</p>
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Amend (14103556D) - Amend to remove language relating to NVTA.

Summary: Hampton Roads Transportation Accountability Commission created. Creates the Hampton Roads Transportation Accountability Commission to manage regional transportation planning in Planning District 23. The bill moves the responsibility for approval of projects and the priority of such projects pursuant to the Hampton Roads Transportation Fund from the Hampton Roads Planning Organization to the new Commission.

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Bills	General Assembly Actions	Date of BOS Position
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<p>SB 51 - Stuart (28) Agricultural operations; local regulation of certain activities, On-Farm Activities Working Group.</p>	<p>12/17/2013 Senate: Referred to Committee on Local Government 1/21/2014 Senate: Reported from Local Government (14-Y 0-N) 1/21/2014 Senate: Rereferred to Agriculture, Conservation and Natural Resources 1/30/2014 Senate: Reported from Agriculture, Conservation and Natural Resources with substitute (10-Y 5-N) 2/7/2014 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 2/12/2014 House: Reported from Agriculture, Chesapeake and Natural Resources with amendments (17-Y 4-N) 2/14/2014 House: VOTE: PASSAGE (75-Y 19-N) 2/18/2014 Senate: House amendments agreed to by Senate (40-Y 0-N) 2/20/2014 House: Signed by Speaker 2/20/2014 Senate: Enrolled 2/22/2014 Senate: Signed by President 3/5/2014 Governor: Approved by Governor-Chapter 153 (effective 7/1/14)</p>	<p>1/28/2014</p>
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Oppose (14102000D) - See also HB 268 (Orrock).
Summary: Agricultural operations; local regulation of certain activities. Protects certain activities at agricultural operations from local regulation in the absence of substantial impacts on the public welfare and requires localities to take certain factors into account when regulating any of several activities: the conduct of agritourism activities, the sale of agricultural or silvicultural products or related items, the preparation or sale of foods that otherwise comply with state law, and other customary activities. Localities are prohibited from subjecting the listed activities to a special-use permit requirement in the absence of a substantial impact on health, safety, or public welfare and in most situations are prevented from stringently regulating the sound produced by the listed activities. The bill provides that its provisions shall not affect an entity licensed in accordance with the alcoholic beverage control laws, affect the provisions of the Right to Farm Act, alter the provisions of Â§ 15.2-2288.3 (licensed farm wineries), or restrict the taxation authority of any locality.

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<p><u>SB 400</u> - Reeves (17) Kinship foster care; removal of child from physical custody of kinship foster parent.</p>	<p>1/7/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/31/2014 Senate: Reported from Rehabilitation and Social Services with amendment (14-Y 0-N) 2/5/2014 Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee on Health, Welfare and Institutions 2/18/2014 House: Reported from Health, Welfare and Institutions (21-Y 0-N) 2/21/2014 House: Passed House BLOCK VOTE (97-Y 0-N) 2/21/2014 House: VOTE: BLOCK VOTE PASSAGE #2 (98-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 Senate: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Oppose (14100563D) - VDSS has a work group now underway to define kinship care.
Summary: Kinship foster care; removal. Prohibits the removal of a child placed in kinship foster care from the physical custody of the kinship foster parent, provided the child has been living with the kinship foster parent for six consecutive months and the placement continues to meet approval standards for foster care, unless the kinship foster parent consents to the removal; removal is agreed upon at a family partnership meeting as defined by the Department of Social Services; removal is ordered by a court of competent jurisdiction; or removal is warranted pursuant to Â§ 63.2-1517 of the Code of Virginia.

<p><u>SB 431</u> - Watkins (10) Voluntary Remediation Program; removes cap on registration fees.</p>	<p>1/7/2014 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources 1/16/2014 Senate: Reported from Agriculture, Conservation and Natural Resources (13-Y 0-N) 1/22/2014 Read third time and passed Senate (38-Y 0-N) 1/24/2014 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 2/19/2014 House: Reported from Agriculture, Chesapeake and Natural Resources (21-Y 0-N) 2/24/2014 House: VOTE: PASSAGE (82-Y 16-N) 2/26/2014 House: Signed by Speaker 2/26/2014 Senate: Enrolled 2/28/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Oppose (14103231D)
Summary: Remediation fees. Removes the \$5,000 cap on registration fees collected by the Department of Environmental Quality from persons conducting voluntary remediation on contaminated properties. The fees

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Bills	General Assembly Actions	Date of BOS Position
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defray the costs of administering the voluntary remediation program. The bill also exempts the Virginia Waste Management Board from the regulatory requirements of the Administrative Process Act (APA) so that new regulations needed to adjust the fee schedule will be in place by July 1, 2014. The bill requires any subsequent adjustment to the fee schedule to be in compliance with the APA.

<p>SB 443 - Norment, Jr. (3) Judges; maximum number in circuit, general district, and juvenile courts, etc.</p>	<p>1/7/2014 Senate: Referred to Committee for Courts of Justice 1/22/2014 Senate: Reported from Courts of Justice with substitute (13-Y 2-N) 1/22/2014 Senate: Rereferred to Finance 2/5/2014 Senate: Reported from Finance with amendment (17-Y 0-N) 2/10/2014 Read third time and passed Senate (39-Y 1-N) 2/12/2014 House: Referred to Committee for Courts of Justice 2/17/2014 House: Subcommittee recommends reporting (10-Y 0-N) 2/21/2014 House: Reported from Courts of Justice (21-Y 0-N) 2/21/2014 House: Referred to Committee on Appropriations 2/26/2014 Subcommittee recommends reporting with amendment(s) (6-Y 0-N) 3/3/2014 House: Reported from Appropriations with substitute (17-Y 5-N) 3/6/2014 House: Passed House with substitute (67-Y 32-N) 3/6/2014 Senate: House substitute rejected by Senate (2-Y 37-N) 3/6/2014 House insisted on substitute and requested a conference committee. 3/6/2014 Senate: Senate acceded to request (39-Y 0-N) and appointed conferees (Norment, Petersen, McDougle). 3/6/2014 House appoints conferees (Albo, Jones, Joannou). 3/7/2014 Conference report agreed to by House (89-Y 6-N) 3/8/2014 Senate: Conference report agreed to by Senate (40-Y 0-N)</p>	<p>1/28/2014</p>
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Oppose (14101809D) - Bill reduces number of judges for Fairfax County Juvenile and Domestic Relations court by one. See also HB 606 (Miller).

Summary: Number of circuit and district court judges. Increases and decreases the number of circuit, general

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Bills	General Assembly Actions	Date of BOS Position
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district, and juvenile court judges authorized for each judicial circuit and district in accordance with a study report issued by the National Center for State Courts. These adjustments are recommended by the Judicial Council and by the Committee on District Courts. The bill requires the Supreme Court of Virginia to gather empirical data on the reliance of interpreters and make recommendations to the Chairmen of the House Appropriations and Senate Finance Committees by November 1, 2015. This bill incorporates SB 317 and SB 543.

<p>SB 480 - Norment, Jr. (3) Real property tax; notice of assessment.</p>	<p>1/8/2014 Senate: Referred to Committee on Finance 1/21/2014 Senate: Reported from Finance with amendment (15-Y 0-N) 1/24/2014 Read third time and passed Senate (37-Y 0-N) 1/31/2014 House: Referred to Committee on Finance 2/17/2014 House: Reported from Finance (20-Y 1-N) 2/19/2014 House: Passed House with amendment (94-Y 5-N) 2/19/2014 House: VOTE: PASSAGE (94-Y 5-N) 2/21/2014 Senate: House amendment agreed to by Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 Senate: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Oppose (14102581D) - Board has historically opposed. See also HB 525 (Pogge).
Summary: Requires every notice of assessment to set forth (i) the new and prior two appraised values of land and appraised value of improvements, and the assessed values of such if different from the appraised values; (ii) the new tax rate and the rates for the prior two tax years; (iii) the total new tax levy and the tax levies for the prior two years; and (iv) the percentage changes in such levies. Under current law, such information is required for the current year and the prior year. The bill also requires the notice to inform each property owner of his right to review and make copies of records maintained by the local assessment office.

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Bills	General Assembly Actions	Date of BOS Position
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<p>SB 513 - Wagner (7) Hampton Roads Transportation Authority; created.</p>	<p>1/8/2014 Senate: Referred to Committee on Transportation 1/22/2014 Senate: Reported from Transportation with substitute (13-Y 0-N 1-A) 1/29/2014 Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee on Transportation 2/20/2014 House: Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/25/2014 House: Reported from Transportation with substitute (21-Y 0-N) 2/27/2014 House: VOTE: PASSAGE (79-Y 20-N) 3/4/2014 Senate: House substitute rejected by Senate (0-Y 40-N) 3/5/2014 House insisted on substitute and requested conference committee. 3/6/2014 Senate: Senate acceded to request (40-Y 0-N) and appointed conferees (Wagner, Miller, Alexander). 3/6/2014 House appointed conferees (Jones, Stolle, James). 3/8/2014 House: Conference report agreed to by House (87-Y 12-N) 3/8/2014 Senate: Conference report agreed to by Senate (40-Y 0-N)</p>	<p>1/28/2014</p>
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Amend (14101065D) - Amend to remove language relating to NVTA.
Summary: Hampton Roads Transportation Accountability Commission created. Creates the Hampton Roads Transportation Accountability Commission which is comprised of 14 localities in Planning District 23, two senators, two delegates, and four non-voting ex officio members. The bill also moves the responsibility for approval of projects and the priority of such projects pursuant to the Hampton Roads Transportation Fund from the Hampton Roads Planning Organization to the Hampton Roads Transportation Accountability Commission. The bill also directs the HRTPO and VDOT to assist the new HRTAC in its formation and transfers the responsibility for transportation goals from the MPO to the new HRTAC.

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Bills	General Assembly Actions	Date of BOS Position
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<p><u>SB 578</u> - Obenshain (26) Permits and approvals, certain; damages for unconstitutional grant or denial by locality.</p>	<p>1/10/2014 Senate: Referred to Committee on Local Government 1/21/2014 Senate: Reported from Local Government (11-Y 0-N) 1/21/2014 Senate: Rereferred to Courts of Justice 1/27/2014 Senate: Reported from Courts of Justice with substitute (14-Y 1-N) 1/31/2014 Senate: Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee for Courts of Justice 2/17/2014 House: Subcommittee recommends reporting with amendment(s) (8-Y 1-N) 2/21/2014 House: Reported from Courts of Justice with amendment (19-Y 0-N) 2/26/2014 House: VOTE: PASSAGE (98-Y 1-N 1-A) 2/28/2014 Senate: House amendment agreed to by Senate (39-Y 0-N) 3/5/2014 Senate: Enrolled 3/5/2014 House: Signed by Speaker 3/8/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Oppose (14103510D) - Board has historically opposed. See HB 519 (Morris).
Summary: Damages, attorney fees, and costs for unconstitutional grant or denial by locality of certain permits and approvals. Provides that an applicant aggrieved by the grant or denial by a locality of any approval or permit, where such grant included, or denial was based upon an unconstitutional condition, shall be entitled to an award of compensatory damages, and may be awarded reasonable attorney fees and costs. The bill also provides that the applicant shall be entitled to an order remanding the matter to the locality with a direction to grant or issue such permits or approvals without the unconstitutional condition. The provisions of this bill shall only apply to approvals or permits that are granted or denied on or after July 1, 2014.

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Fairfax County Positions
(Support)

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Bills	General Assembly Actions	Date of BOS Position
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<p><u>HB 199</u> - Landes (25) Local government expenditures or reductions; DLS to identify legislation affecting.</p>	<p>12/26/2013 House: Referred to Committee on Rules 1/30/2014 Subcommittee recommends reporting (4-Y 0-N) 1/31/2014 House: Reported from Rules (15-Y 0-N) 2/6/2014 House: VOTE: BLOCK VOTE PASSAGE (98-Y 0-N) 2/7/2014 Senate: Referred to Committee on Rules 2/21/2014 Senate: Reported from Rules with amendment (15-Y 0-N) 2/25/2014 Senate: Passed Senate with amendment (40-Y 0-N) 2/27/2014 House: VOTE: ADOPTION (99-Y 0-N) 3/4/2014 House: Enrolled 3/4/2014 House: Signed by Speaker 3/7/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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<p>Support (14101787D) Summary: Legislation affecting local government expenditures or reductions. Requires the Division of Legislative Services to identify and forward to the Commission on Local Government (Commission) joint resolutions introduced calling for a study of local government expenditures or revenues. The bill also authorizes the Department of Planning and Budget and the Department of Taxation to forward to the Commission bills introduced requiring additional local government expenditures or a reduction in local government revenues.</p>		
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Bills	General Assembly Actions	Date of BOS Position
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<p>HB 335 - Bell (58) Family abuse protective orders; motor vehicles.</p>	<p>1/2/2014 House: Referred to Committee for Courts of Justice 1/14/2014 HCT Criminal Subcommittee recommends reporting with amendments. (8-Y 0-N) 1/20/2014 House: Reported from Courts of Justice with amendment (21-Y 0-N) 1/24/2014 House: Read third time and passed House BLOCK VOTE (95-Y 0-N) 1/24/2014 House: VOTE: BLOCK VOTE PASSAGE (95-Y 0-N) 1/27/2014 Senate: Referred to Committee for Courts of Justice 2/10/2014 Senate: Reported from Courts of Justice with substitute (15-Y 0-N) 2/12/2014 Passed Senate with substitute (39-Y 0-N) 2/18/2014 House: VOTE: REJECTED (4-Y 93-N) 2/20/2014 Senate: Senate insisted on substitute (40-Y 0-N) 2/21/2014 House acceded to Senate request and appointed conferees (Bell, R.B., Gilbert, Watts). 2/24/2014 Senate appointed conferees (Edwards, Obenshain, Wexton). 3/3/2014 House: VOTE: Adoption of Conference Report (92-Y 0-N) 3/3/2014 Senate: Conference report agreed to by Senate (39-Y 1-N) 3/6/2014 House: Enrolled 3/6/2014 House: Signed by Speaker 3/10/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14101578D) - See SB 151 (Stuart).
Summary: Modifies the provision specifying that the court may grant the petitioner temporary exclusive possession or use of a motor vehicle owned by the petitioner or jointly owned by the parties to provide that the court may direct a respondent to maintain insurance, registration, and taxes on a motor vehicle and enjoin the respondent from terminating such insurance, registration, and taxes. This bill is identical to SB 151.

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Bills	General Assembly Actions	Date of BOS Position
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<p>HB 477 - Villanueva (21) Electronic summons system; fees.</p>	<p>1/6/2014 House: Referred to Committee for Courts of Justice 1/20/2014 Subcommittee recommends reporting with amendment(s) (8-Y 1-N) 1/27/2014 House: Reported from Courts of Justice with substitute (20-Y 0-N) 1/31/2014 House: VOTE: PASSAGE (91-Y 3-N) 2/3/2014 Senate: Referred to Committee for Courts of Justice 2/12/2014 Senate: Reported from Courts of Justice (12-Y 2-N) 2/12/2014 Senate: Rereferred to Finance 2/25/2014 Senate: Reported from Finance (15-Y 2-N) 2/26/2014 Senate: Passed Senate (21-Y 18-N) 3/3/2014 House: Enrolled 3/3/2014 House: Signed by Speaker 3/6/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14100958D) - Would be helpful in the implementation of the County's e-summons project.
Summary: Allows counties and cities to assess a fee not to exceed \$5 as part of the costs in each criminal or traffic case in district or circuit court to be used for the implementation and maintenance of an electronic summons system.

<p>HB 499 - Yost (12) Real property tax; nonjudicial sale of certain delinquent property.</p>	<p>1/6/2014 House: Referred to Committee on Finance 1/15/2014 HFIN Subcommittee 1 recommends reporting (10-Y 1-N). 1/20/2014 House: Reported from Finance (21-Y 0-N) 1/23/2014 House: Read third time and passed House BLOCK VOTE (97-Y 0-N) 1/23/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 1/24/2014 Senate: Referred to Committee on Finance 2/11/2014 Senate: Reported from Finance (17-Y 0-N) 2/13/2014 Passed Senate (37-Y 0-N) 2/17/2014 House: Signed by Speaker 2/19/2014 Senate: Signed by President 2/27/2014 Governor: Approved by Governor-Chapter 28 (effective 7/1/14)</p>	<p>1/28/2014</p>
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Support (14102360D)
Summary: Reduces the number of years of delinquency in payment of taxes from five years to three years before a locality may sell real property that (i) measures less than 4,000 square feet or (ii) is determined to be unsuitable for building.

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<p>HB 527 - Pogge (96) Group homes; zoning.</p>	<p>1/6/2014 House: Referred to Committee on Counties, Cities and Towns 1/17/2014 House: Reported from Counties, Cities and Towns (22-Y 0-N) 1/22/2014 House: Read third time and passed House BLOCK VOTE (97-Y 0-N) 1/22/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 1/23/2014 Senate: Referred to Committee on Local Government 2/18/2014 Senate: Reported from Local Government (15-Y 0-N) 2/21/2014 Senate: Passed Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 House: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14101873D) - Conforms state law with federal law.
Summary: Provides that for purposes of zoning, a residential facility in which no more than eight individuals with mental illness, intellectual disability, or developmental disabilities reside, with one or more resident or nonresident staff persons, shall be considered residential occupancy by a single family. Currently, such facilities are required to have one or more resident counselors or other staff persons to qualify for this zoning designation.

<p>HB 679 - Cole (88) Voting equipment; technical amendments to reflect updates in equipment technology.</p>	<p>1/7/2014 House: Referred to Committee on Privileges and Elections 1/29/2014 House: Read third time and passed House BLOCK VOTE (99-Y 0-N) 1/30/2014 Senate: Referred to Committee on Privileges and Elections 2/18/2014 Senate: Reported from Privileges and Elections (15-Y 0-N) 2/21/2014 Senate: Passed Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 House: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>2/11/2014</p>
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Support (14101169D) - Provision regarding separation of ballots helpful in County's procurement of voting machines. Emergency clause provides certainty for procurement during current fiscal year.
Summary: Elections; voting equipment. Makes technical amendments to reflect updates in voting equipment technology. The bill also authorizes the State Board to conduct audits of ballot scanner machines; currently, these audits are conducted as part of a pilot program. Two outdated sections regarding mechanical voting devices and ballots generally are repealed. The bill contains an emergency clause.

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<p>HB 761 - Rust (86) Fare enforcement inspectors; appointed to enforce payment of fares for use of mass transit facility.</p>	<p>1/7/2014 House: Referred to Committee on Transportation 1/14/2014 House: Referred from Transportation by voice vote 1/14/2014 House: Referred to Committee for Courts of Justice 2/5/2014 Subcommittee recommends reporting with amendment(s) (7-Y 4-N) 2/7/2014 House: Reported from Courts of Justice with substitute (19-Y 3-N) 2/11/2014 House: VOTE: PASSAGE (72-Y 27-N) 2/12/2014 Senate: Referred to Committee on Transportation 2/19/2014 Senate: Reported from Transportation (13-Y 0-N) 2/24/2014 Senate: Passed Senate (40-Y 0-N) 2/26/2014 House: Signed by Speaker 2/26/2014 House: Enrolled 2/28/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14103222D) - See also SB 264 (Ebbin).
Summary: Fare enforcement inspectors. Provides for the appointment of fare enforcement inspectors to enforce payment of fares for use of mass transit facilities operated in Planning District 8 (Northern Virginia). The bill also provides that failure of a transit user to pay the fare or produce proof of fare payment shall result in a civil penalty of not more than \$100. This bill is identical to SB264.

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<p><u>HB 791</u> - LeMunyon (67) Condominium and Property Owners' Association Acts; rule enforcement, appeals.</p>	<p>1/7/2014 House: Referred to Committee on General Laws 1/23/2014 House: Reported from General Laws with substitute (21-Y 1-N) 1/31/2014 House: VOTE: PASSAGE (60-Y 34-N 1-A) 2/3/2014 Senate: Referred to Committee on General Laws and Technology 2/17/2014 Senate: Reported from General Laws and Technology with substitute (14-Y 1-N) 2/25/2014 Senate: Passed Senate with substitute with amendment (30-Y 9-N) 2/27/2014 House: VOTE: ADOPTION (39-Y 55-N) 2/27/2014 House: VOTE: REJECTED (39-Y 55-N) 3/3/2014 Senate: Senate insisted on substitute with amendment (37-Y 3-N) and requested conference committee. 3/4/2014 House acceded to request. 3/5/2014 House appoints conferees (LeMunyon, Habeeb, Sickles). 3/5/2014 Conferees appointed by Senate (Barker, Petersen, Ruff). 3/7/2014 Senate: Conference report agreed to by Senate (35-Y 4-N) 3/7/2014 House: Conference report agreed to by House (82-Y 15-N)</p>	<p>2/25/2014</p>
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Support w/ Amend. (14103965D-S1) - Support with amendment to provide opportunity for alternative dispute resolution prior to initiation of court proceeding.

Summary: Condominium and Property Owners' Association Acts; rule enforcement. Gives associations the right, except to the extent the governing documents expressly provide otherwise, to (i) suspend a unit owner's right to use facilities or services, including utility services, provided directly through the unit owners' association for nonpayment of assessments which are more than 60 days past due, to the extent that access to the unit through the common elements is not precluded and provided that such suspension shall not endanger the health, safety, or property of any unit owner, tenant, or occupant; (ii) assess charges against any unit owner for any violation of the condominium instruments or of the rules or regulations promulgated pursuant thereto for which such unit owner or his family members, tenants, guests or other invitees are responsible; and (iii) file legal action in general district or circuit court to seek an order to require that any violation of the condominium instruments or rules duly adopted pursuant thereto be corrected. The bill provides that the powers authorized in the bill or by the governing documents shall be exercised by an association in good faith and not exercised frivolously, vexatiously, or primarily for purposes of harassment of the owner. The bill further provides that before any action authorized in the bill or in the governing documents is taken and after written notice of the alleged violation to the unit owner at the address required for notices of meetings, the owner shall be given a

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reasonable opportunity to correct the alleged violation. If the violation remains uncorrected, the owner shall be given further notice and an opportunity to be heard and to be represented by counsel before the board or such other tribunal as the governing documents or rules duly adopted pursuant thereto specify.

<p>HB 890 - Peace (97) Social worker; family-services specialists & qualified equivalent workers allowed to perform tasks.</p>	<p>1/8/2014 House: Referred to Committee on Health, Welfare and Institutions 1/22/2014 Subcommittee recommends reporting with amendment(s) (5-Y 0-N) 1/28/2014 House: Reported from Health, Welfare and Institutions with amendments (22-Y 0-N) 1/31/2014 House: Read third time and passed House BLOCK VOTE (96-Y 0-N) 1/31/2014 House: VOTE: BLOCK VOTE PASSAGE (96-Y 0-N) 2/3/2014 Senate: Referred to Committee on Rehabilitation and Social Services 2/21/2014 Senate: Reported from Rehabilitation and Social Services (13-Y 0-N 2-A) 2/25/2014 Senate: Passed Senate (37-Y 0-N) 2/27/2014 House: Enrolled 2/27/2014 House: Signed by Speaker</p>	<p>1/28/2014</p>
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Support (14101234D)
Summary: Social worker. Allows family-services specialists and qualified equivalent workers to perform tasks currently limited to social workers. The bill expands the authority of the Adult Protective Services Unit to establish minimum standards of training and educational opportunities for all workers in the field of adult protective services, which minimum standards currently apply to social workers. The bill changes the Department of Medical Assistance Services (DMAS) employment requirement for a baccalaureate degree from "social work" positions to "family-services specialist" positions. The bill adds family-services specialists to the list of individuals required to report suspicions of child abuse or neglect and allows DMAS-designated assessors to serve in place of social workers on community-based screening teams. The bill contains an emergency clause.

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<p>HB 957 - Filler-Corn (41) Transportation commission membership; extends effective date of provisions to July 1, 2015.</p>	<p>1/8/2014 House: Referred to Committee on Transportation 1/30/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/4/2014 House: Reported from Transportation with substitute (22-Y 0-N) 2/7/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 2/10/2014 Senate: Referred to Committee on Transportation 2/19/2014 Senate: Reported from Transportation (14-Y 0-N) 2/24/2014 Senate: Passed Senate (40-Y 0-N) 2/26/2014 House: Signed by Speaker 2/26/2014 House: Enrolled 2/28/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14102370D) - Note: Bill has been amended to delay enactment for a year.
Summary: Transportation commission membership. Delays the effective date of House Bill 2152 (2013) to July 1, 2015. House Bill 2152 gives the Chairman of the Commonwealth Transportation Board or his designee equal voting weight on the Virginia Railway Express oversight board. House Bill 2152 also provides that the Chairman of the Commonwealth Transportation Board or his designee shall be included for purposes of constituting a quorum on certain transportation commissions and shall have voting rights equal to the appointees of component governments.

<p>HB 1011 - Byron (22) Local Government, Commission on; local mandates.</p>	<p>1/8/2014 House: Referred to Committee on Counties, Cities and Towns 1/23/2014 Subcommittee recommends reporting with amendments(s) (10-Y 0-N). 1/24/2014 House: Reported from Counties, Cities and Towns with amendment (21-Y 0-N) 1/29/2014 House: Read third time and passed House BLOCK VOTE (99-Y 0-N) 1/29/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 1/30/2014 Senate: Referred to Committee on Local Government 2/18/2014 Senate: Reported from Local Government (15-Y 0-N) 2/21/2014 Senate: Passed Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 House: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14101897D) - See also SB 163 (Locke).

Summary: Commission on Local Government; local mandates. Extends from July 1, 2014, to July 1, 2018, the task force appointed by the Governor to review state mandates on localities.

<p>HJ 8 - Ramadan (87) Constitutional amendment; real property tax exemption for spouses of soldiers killed in action.</p>	<p>12/2/2013 House: Referred to Committee on Privileges and Elections 1/20/2014 Subcommittee recommends reporting (7-Y 0-N). 1/24/2014 House: Reported from Privileges and Elections (21-Y 0-N) 1/28/2014 House: VOTE: ADOPTION (96-Y 0-N) 1/29/2014 Senate: Referred to Committee on Privileges and Elections 2/18/2014 Senate: Reported from Privileges and Elections (15-Y 0-N) 2/18/2014 Senate: Rereferred to Finance 2/25/2014 Senate: Reported from Finance (17-Y 0-N) 2/27/2014 Senate: Agreed to by Senate (38-Y 0-N)</p>	<p>1/28/2014</p>
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Support (14100907D) - Support only as an initiative funded by the state. See also SJ 81 (Black).

Summary: Constitutional amendment (second resolution); real property tax exemption for spouses of soldiers killed in action. Provides that the General Assembly may provide a real property tax exemption for the primary residence of surviving spouses of members of the military who are killed in action. Such tax exemption may not be claimed by a surviving spouse who has remarried.

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<p>HJ 16 - Stolle (83) Recurrent flooding; joint subcommittee established to formulate recommendations to address.</p>	<p>12/10/2013 House: Referred to Committee on Rules 1/31/2014 House: Reported from Rules with substitute (15-Y 0-N) 2/5/2014 House: Agreed to by House BLOCK VOTE (92-Y 0-N) 2/6/2014 Senate: Referred to Committee on Rules 2/21/2014 Senate: Reported from Rules with substitute by voice vote 2/25/2014 Senate: Agreed to by Senate with substitute by voice vote 2/27/2014 House: VOTE: REJECTED (1-Y 96-N) 3/3/2014 Senate insisted on substitute and requested a conference committee. 3/4/2014 House acceded to request. 3/5/2014 Conferees appointed by House (Stolle, Knight, Hester). 3/5/2014 Conferees appointed by Senate (Locke, Lucas, Norment). 3/7/2014 House: Conference report agreed to by House (100-Y 0-N) 3/8/2014 Senate: Conference report agreed to by Senate</p>	<p>1/28/2014</p>
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Support (14100502D) - See SJ 3 (Locke).
Summary: Study; recurrent flooding; report. Establishes a 11-member joint subcommittee to formulate recommendations for the development of a comprehensive and coordinated planning effort to address recurrent flooding. The joint subcommittee is charged with recommending short- and long-term strategies for minimizing the impact of recurrent flooding. Its report is to be submitted by November 1, 2015.

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<p>HJ 103 - Jones (76) Virginia's Line of Duty Act; Joint Legislative Audit and Review Commission to study.</p>	<p>1/8/2014 House: Referred to Committee on Rules 1/30/2014 Subcommittee recommends reporting with amendment(s) (5-Y 0-N) 1/31/2014 House: Reported from Rules with substitute (15-Y 0-N) 2/5/2014 House: VOTE: ADOPTION (93-Y 0-N) 2/6/2014 Senate: Referred to Committee on Rules 2/21/2014 Senate: Reported from Rules with substitute by voice vote 2/25/2014 Senate: Agreed to by Senate with substitute by voice vote 2/27/2014 House: VOTE: REJECTED (20-Y 78-N) 3/3/2014 Senate insisted on substitute and requested a conference committee. 3/4/2014 House acceded to request. 3/5/2014 House appointed conferees (Jones, Landes, Joannou). 3/5/2014 Senate appointed conferees (Puckett, Marsh, Watkins). 3/7/2014 House: Conference report agreed to by House (99-Y 1-N) 3/7/2014 Senate: Conference report agreed to by Senate</p>	<p>1/28/2014</p>
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Support (14102416D)

Summary: Study; JLARC; Virginia's Line of Duty Act; report. Directs the Joint Legislative Audit and Review Commission to study Virginia's Line of Duty Act, the current and projected future costs of benefits awarded thereunder, and the advisability of coordinating those benefits with additional benefits paid under other state and federal programs.

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<p>SB 151 - Stuart (28) Family abuse protective orders; allowable conditions.</p>	<p>12/31/2013 Senate: Referred to Committee for Courts of Justice 1/15/2014 Senate: Reported from Courts of Justice with substitute (13-Y 2-N) 1/22/2014 Read third time and passed Senate (35-Y 3-N). 1/22/2014 Reconsideration of passage agreed to by Senate (38-Y 0-N) 1/22/2014 Passed Senate (37-Y 0-N). 1/24/2014 House: Referred to Committee for Courts of Justice 2/17/2014 House: Subcommittee recommends reporting with amendment(s) (11-Y 0-N) 2/21/2014 House: Reported from Courts of Justice with substitute (21-Y 0-N) 2/26/2014 House: Passed House with substitute BLOCK VOTE (100-Y 0-N) 2/26/2014 Senate: House substitute rejected by Senate (2-Y 37-N) 2/26/2014 House insists on substitute and requests conference committee. 2/26/2014 Senate: Senate acceded to request (39-Y 0-N) and appoints conferees (Edwards, Stuart, Wexton). 2/26/2014 House appoints conferees (Bell, R.B., Gilbert, Mason). 3/3/2014 Senate: Conference report agreed to by Senate (40-Y 0-N) 3/3/2014 House: Conference report agreed to by House (93-Y 0-N)</p>	<p>1/28/2014</p>
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Support (14103142D) - See also HB 335 (Bell, R.B.)

Summary: Modifies the provision specifying that the court may grant the petitioner temporary exclusive possession or use of a motor vehicle owned by the petitioner or jointly owned by the parties to provide that the court may direct a respondent to maintain insurance, registration, and taxes on a motor vehicle and enjoin the respondent from terminating such insurance, registration, and taxes. The bill also specifies that the court may require the respondent to pay certain housing costs for the petitioner and may award temporary spousal support.

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<p>SB 156 - Miller (1) Electronic toll collection transponders; VDOT shall develop plan to eliminate maintenance fees.</p>	<p>12/31/2013 Senate: Referred to Committee on Transportation 1/22/2014 Senate: Reported from Transportation with substitute (15-Y 0-N) 2/7/2014 House: Referred to Committee on Transportation 2/19/2014 House: Subcommittee recommends reporting (7-Y 0-N) 2/25/2014 House: Reported from Transportation (20-Y 0-N) 2/27/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 3/3/2014 House: Signed by Speaker 3/6/2014 Senate: Signed by President</p>	<p>2/25/2014</p>
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Support (14104332D-S1)

Summary: Electronic tolling facilities; fees. Directs VDOT to develop and implement a plan to eliminate E-ZPass transponder maintenance fees and encourages the Secretary of Transportation to examine and improve the retail distribution of E-ZPass transponders.

<p>SB 241 - Stuart (28) Development rights; required to comply with any locality-adopted neighborhood design standards.</p>	<p>1/3/2014 Senate: Referred to Committee on Local Government 1/21/2014 Senate: Reported from Local Government with substitute (13-Y 0-N) 1/27/2014 Read third time and passed Senate (39-Y 0-N) 1/31/2014 House: Referred to Committee on Counties, Cities and Towns 2/21/2014 House: Reported from Counties, Cities and Towns (22-Y 0-N) 2/27/2014 House: VOTE: PASSAGE (70-Y 29-N) 3/3/2014 Senate: Enrolled 3/3/2014 House: Signed by Speaker 3/6/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14102700D)

Summary: Transfer of development rights. Provides that a locality may require that development comply with any prior locality-adopted neighborhood design standards identified in the comprehensive plan for the receiving area in which the development shall occur.

Bold – Indicates BOS formal action
[] Indicates BOS Legislative Committee Action

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 264 - Ebbin (30) Fare enforcement inspectors; appointed to enforce fares for use of mass transit facilities.</p>	<p>1/4/2014 Senate: Referred to Committee on Transportation 1/15/2014 Senate: Reported from Transportation with substitute (14-Y 0-N) 1/15/2014 Senate: Rereferred to Courts of Justice 2/3/2014 Senate: Reported from Courts of Justice with substitute (9-Y 5-N) 2/6/2014 Read third time and passed Senate (29-Y 11-N) 2/8/2014 House: Referred to Committee for Courts of Justice 2/14/2014 House: Subcommittee recommends reporting with amendment(s) (7-Y 3-N) 2/17/2014 House: Reported from Courts of Justice with substitute (18-Y 3-N) 2/25/2014 02/25/14 House: Passed House with substitute (70-Y 28-N) 2/25/2014 House: VOTE: PASSAGE (70-Y 28-N) 2/26/2014 Senate: House substitute agreed to by Senate (33-Y 5-N) 2/28/2014 Senate: Enrolled 3/3/2014 House: Signed by Speaker 3/3/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14102047D) - See also HB 761 (Rust).

Summary: Fare enforcement inspectors. Provides for the appointment of fare enforcement inspectors to enforce payment of fares for use of mass transit facilities operated in Planning District 8 (Northern Virginia). The bill also provides that failure of a transit user to pay the fare or produce proof of fare payment shall result in a civil penalty of not more than \$100. This bill is identical to HB 761.

Bold – Indicates BOS formal action
[] Indicates BOS Legislative Committee Action

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 312 - Vogel (27) Annexation Moratorium Statute; continuation of moratorium on annexation by cities.</p>	<p>1/6/2014 Senate: Referred to Committee on Local Government 1/14/2014 Senate: Reported from Local Government with amendment (13-Y 0-N) 1/20/2014 Read third time and passed Senate (38-Y 0-N). 1/23/2014 House: Referred to Committee on Counties, Cities and Towns 2/26/2014 House: Subcommittee recommends reporting (10-Y 0-N) 2/28/2014 House: Reported from Counties, Cities and Towns (22-Y 0-N) 3/4/2014 House: VOTE: BLOCK VOTE PASSAGE (100-Y 0-N) 3/6/2014 Senate: Enrolled 3/6/2014 House: Signed by Speaker 3/9/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Support (14102809D) - Support as amended; bill is currently limited to continuing the moratorium on annexation by cities.

Summary: Annexation Moratorium Statute; continuation of the moratorium on annexation by cities. Extends the temporary restrictions on granting city charters, filing annexation notices, and instituting annexation proceedings and county immunity proceedings until July 1 following the 2014-2016 biennium.

<p>SB 456 - Obenshain (26) Voting equipment; technical amendments to reflect updates in equipment technology.</p>	<p>1/7/2014 Senate: Referred to Committee on Privileges and Elections 2/4/2014 Senate: Reported from Privileges and Elections with amendments (15-Y 0-N) 2/10/2014 Read third time and passed Senate (40-Y 0-N) 2/12/2014 House: Referred to Committee on Privileges and Elections 2/17/2014 House: Subcommittee recommends reporting (7-Y 0-N) 2/28/2014 House: Reported from Privileges and Elections (21-Y 0-N) 3/4/2014 House: Passed House BLOCK VOTE (100-Y 0-N) 3/6/2014 Senate: Enrolled 3/6/2014 House: Signed by Speaker 3/9/2014 Senate: Signed by President</p>	<p>2/11/2014 [1/31/2014]</p>
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Support (14101170D-E) - Amendment made. [~~Support w/ Amend.] (14101170D) - Support with amendment to add emergency clause. Provision regarding separation of ballots helpful in County's procurement of voting~~

Bold – Indicates BOS formal action
[] Indicates BOS Legislative Committee Action

Bills	General Assembly Actions	Date of BOS Position
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~~machines. Emergency clause would provide certainty for procurement during current fiscal year.~~
Summary: Elections; voting equipment. Makes technical amendments to reflect updates in voting equipment technology. The bill also authorizes the State Board to conduct audits of ballot scanner machines; currently, these audits are conducted as part of a pilot program. Two outdated sections regarding mechanical voting devices and ballots generally are repealed. The bill contains an emergency clause.

SB 624 - Newman (23)
 Emergency care; school board employees that render certain care shall not be liable for negligence.

1/16/2014 Senate: Referred to Committee for Courts of Justice
 1/29/2014 Senate: Reported from Courts of Justice with amendments (13-Y 2-N)
 2/4/2014 Senate: Read third time and passed Senate (37-Y 3-N)
 2/7/2014 House: Referred to Committee for Courts of Justice
 2/24/2014 House: Subcommittee recommends reporting (10-Y 0-N)
 2/26/2014 House: Reported from Courts of Justice (21-Y 0-N)
 3/3/2014 House: VOTE: PASSAGE (91-Y 1-N)
 3/6/2014 Senate: Enrolled
 3/6/2014 House: Signed by Speaker
 3/9/2014 Senate: Signed by President

2/11/2014
1/28/2014

Support (14103162D-E) - Amendment made. ~~**Amend** (14103162D) - Amend to include school health aides in liability protections.~~
Summary: Emergency care; school board employees. Provides that employees of a school board or a local health department approved by the local governing body to provide health services that render certain acts of emergency care, including emergency first aid, cardiopulmonary resuscitation (CPR), or use of an automated external defibrillator (AED), shall not be liable for ordinary negligence in acts or omissions on the party of such employee while engaged in certain acts of emergency care.

Bold – Indicates BOS formal action
 [] Indicates BOS Legislative Committee Action

Bills	General Assembly Actions	Date of BOS Position
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<p>SJ 3 - Locke (2) Recurrent flooding; joint subcommittee established to formulate recommendations to address.</p>	<p>12/3/2013 Senate: Referred to Committee on Rules 1/17/2014 Senate: Reported from Rules with substitute by voice vote 1/22/2014 Senate: Read third time and agreed to by Senate by voice vote 1/24/2014 House: Referred to Committee on Rules 2/19/2014 House: Subcommittee recommends reporting with amendment(s) (5-Y 0-N) 3/3/2014 House: Reported from Rules with substitute (14-Y 0-N) 3/5/2014 House: Agreed to by House with substitute BLOCK VOTE (99-Y 0-N) 3/6/2014 Senate: House substitute rejected by Senate 3/6/2014 House insisted on substitute and requested conference committee. House conferees appointed (Stolle, Knight, Hester). 3/6/2014 Senate acceded to request and appointed conferees (Locke, McWaters, Watkins). 3/7/2014 House: Conference report agreed to by House (98-Y 0-N) 3/8/2014 Senate: Conference report agreed to by Senate</p>	<p>1/28/2014</p>
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Support (14100663D) - See HJ 16 (Stolle).
Summary: Study; recurrent flooding; report. Establishes a 15-member joint subcommittee to formulate recommendations for the development of a comprehensive and coordinated planning effort to address recurrent flooding. The joint subcommittee is charged with recommending short- and long-term strategies for minimizing the impact of recurrent flooding. Its report is to be submitted by November 1, 2015. This bill incorporates SJR 34.

Bold – Indicates BOS formal action
 [] Indicates BOS Legislative Committee Action

Fairfax County Positions
(Monitor)

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Bills	General Assembly Actions	Date of BOS Position
<p>HB 2 - Stolle (83) Commonwealth Transportation Board; statewide prioritization process for project selection.</p>	<p>11/18/2013 House: Referred to Committee on Transportation 1/30/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/4/2014 House: Reported from Transportation with substitute (22-Y 0-N) 2/7/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 2/10/2014 Senate: Referred to Committee on Transportation 2/26/2014 Senate: Reported from Transportation with substitute (13-Y 0-N) 3/3/2014 Senate: Passed Senate with substitute (40-Y 0-N) 3/4/2014 House: VOTE: ADOPTION (98-Y 0-N 1-A) 3/6/2014 House: Enrolled 3/6/2014 House: Signed by Speaker 3/9/2014 Senate: Signed by President</p>	<p>2/11/2014 1/28/2014</p>
<p>Monitor (14104588D-H1) - Amendment made. Amend (14100798D) – Amend to provide that the CTB can consider other criteria, including those set forth in NVTA's authorizing statute.</p> <p>Summary: Allocations within highway construction districts. Provides for the development of a prioritization process for projects funded by the Commonwealth Transportation Board. Such prioritization shall weight factors such as congestion mitigation, economic development, accessibility, safety, and environmental quality and be applied within each highway construction district.</p>		

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 134 - Cole (88) Diabetes; certain students permitted to self-check blood glucose levels on school property, etc.</p>	<p>12/18/2013 House: Referred to Committee on Education 1/22/2014 Subcommittee recommends reporting with amendment(s) (8-Y 0-N). 1/27/2014 House: Reported from Education with substitute (19-Y 3-N) 1/30/2014 House: VOTE: PASSAGE (87-Y 12-N) 1/31/2014 Senate: Referred to Committee on Education and Health 2/20/2014 Senate: Reported from Education and Health with substitute (15-Y 0-N) 2/24/2014 Senate: Passed Senate with substitute (40-Y 0-N) 2/28/2014 House: VOTE: REJECTED (3-Y 94-N) 3/4/2014 Senate: Senate insisted on substitute (39-Y 0-N 1-A) and requested a conference committee. 3/5/2014 House acceded to request and appointed conferees (Cole, Bell, R.P., Keam) 3/6/2014 Conferees appointed by Senate (Barker, Deeds, Hanger). 3/7/2014 Senate: Conference report agreed to by Senate (39-Y 0-N) 3/7/2014 House: Conference report agreed to by House (87-Y 7-N)</p>	<p>1/28/2014</p>
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Monitor (14100844D)

Summary: Care of students who have been diagnosed with diabetes. Requires local school boards to permit students who are diagnosed with diabetes to (i) carry with him and use supplies, including a reasonable and appropriate short-term supply of carbohydrates, an insulin pump, and equipment for immediate treatment of high and low blood glucose levels, and (ii) self-check his own blood glucose levels on a school bus, on school property, and at a school-sponsored activity. The bill also requires the Department of Education to review and update the Manual for Training Public School Employees in the Administration of Insulin and Glucagon.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 156 - Minchew (10) Real and personal property tax; exemption for religious bodies.</p>	<p>12/20/2013 House: Referred to Committee on Finance 1/22/2014 Subcommittee recommends reporting with amendment(s) (8-Y 2-N) 2/3/2014 House: Reported from Finance with substitute (20-Y 0-N) 2/6/2014 House: VOTE: BLOCK VOTE PASSAGE (98-Y 0-N) 2/7/2014 Senate: Referred to Committee on Finance 2/18/2014 Senate: Reported from Finance with substitute (14-Y 0-N) 2/20/2014 Senate: Passed Senate with substitute (40-Y 0-N) 2/24/2014 House: VOTE: REJECTED (1-Y 97-N 1-A) 2/26/2014 Senate: Senate insisted on substitute (39-Y 0-N) and requested conference committee. 2/27/2014 House acceded to request 2/28/2014 Conferees appointed by Senate (Black, Puckett, Vogel). 3/3/2014 House conferees appointed (Minchew, Anderson, Carr). 3/6/2014 House: Conference report agreed to by House (93-Y 2-N) 3/7/2014 Senate: Conference report agreed to by Senate (39-Y 0-N)</p>	<p>2/25/2014 1/28/2014</p>
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Monitor (14104707D-H1) - Bill has been amended to address some of the County's concerns. See also SB 175 (Black). ~~**Oppose** (14102059D) - Estimated loss of \$162,000 to the County. See also SB 175 (Black).~~
Summary: Real property tax exemption for religious bodies. Clarifies the meaning of real property used exclusively for religious worship for determining the real property tax exemption for religious bodies.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 296 - Villanueva (21) Comprehensive plans; alignment of transportation infrastructure and facilities.</p>	<p>12/31/2013 House: Referred to Committee on Counties, Cities and Towns 1/16/2014 Subcommittee recommends reporting with amendment(s) (11-Y 0-N) 1/17/2014 House: Reported from Counties, Cities and Towns with amendment (22-Y 0-N) 1/22/2014 House: Read third time and passed House BLOCK VOTE (97-Y 0-N) 1/22/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 1/23/2014 Senate: Referred to Committee on Local Government 2/25/2014 Senate: Reported from Local Government (13-Y 0-N) 2/28/2014 Senate: Passed Senate (40-Y 0-N) 3/5/2014 House: Enrolled 3/5/2014 House: Signed by Speaker 3/8/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Monitor (14100343D) - See also SB 58 (Marsden). The Comprehensive Plan already offers guidance to achieve the objective of aligning transportation with affordable and accessible housing and community services. Additionally, a better situation may be achieved when locating accessible housing and services at locations where transportation services are available

Summary: Comprehensive plans; alignment of transportation services with accessible housing and other community services. Requires localities to take into consideration how to align transportation infrastructure and facilities with affordable, accessible housing and community services when developing the transportation component of the comprehensive plan for the physical development of the territory. The bill as introduced was a recommendation of the Virginia Disability Commission and is identical to SB 58.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 405 - Bell (58) Suspected abuse or neglect of a child; reports to law enforcement.</p>	<p>1/3/2014 House: Referred to Committee for Courts of Justice 2/3/2014 Subcommittee recommends reporting with amendment(s) (11-Y 0-N) 2/7/2014 House: Reported from Courts of Justice with amendments (22-Y 0-N) 2/11/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 2/12/2014 Senate: Referred to Committee for Courts of Justice 2/19/2014 Senate: Reported from Courts of Justice with amendments (9-Y 0-N) 2/24/2014 Senate: Passed Senate with amendments (40-Y 0-N) 2/26/2014 House: VOTE: ADOPTION (99-Y 0-N) 3/3/2014 House: Enrolled 3/3/2014 House: Signed by Speaker 3/6/2014 Senate: Signed by President</p>	<p>2/25/2014 1/28/2014</p>
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Monitor (14102913D-E) - Amendment made to address County's concerns by permitting use of electronic signatures. Se also SB 332 (Howell). ~~**Amend** (14102913D) - Amend to remove requirements for additional paperwork that requires signatures of investigating personnel on new forms that are duplicative and burdensome. See SB 332 (Howell).~~

Summary: Requires the local department of social services to notify the local attorney for the Commonwealth and the local law-enforcement agency of all complaints of suspected child abuse and neglect involving certain injuries or criminal acts immediately upon receipt of the complaint, but in no case more than two hours from receipt of the complaint. The bill also requires the local department to complete a written report on a form provided by the Board of Social Services for such purpose for each case in which a local law-enforcement agency is notified of a case of suspected child abuse or neglect. This bill is identical to SB 332.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 497 - Head (17) BPOL; appeal of business license tax classification.</p>	<p>1/6/2014 House: Referred to Committee on Finance 1/22/2014 Subcommittee recommends reporting with amendment(s) (10-Y 0-N). 1/27/2014 House: Reported from Finance with substitute (22-Y 0-N) 1/30/2014 House: Read third time and passed House BLOCK VOTE (99-Y 0-N) 1/30/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 1/31/2014 Senate: Referred to Committee on Finance 2/11/2014 Senate: Reported from Finance (17-Y 0-N) 2/13/2014 Passed Senate (37-Y 0-N) 2/17/2014 House: Signed by Speaker 2/19/2014 Senate: Signed by President 2/27/2014 Governor: Approved by Governor-Chapter 27 (effective - see bill)</p>	<p>1/28/2014</p>
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Monitor (14103423D)

Summary: Permits a taxpayer to appeal to the Tax Commissioner or request a written ruling from him with regard to the classification of the business for BPOL tax purposes, regardless of whether the locality has conducted an audit, issued an assessment, or taken any other action.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 759 - Rust (86) Absentee voting and procedures; secure return of voted military-overseas ballots.</p>	<p>1/7/2014 House: Referred to Committee on Privileges and Elections 2/6/2014 Subcommittee recommends reporting with amendment(s) (6-Y 0-N) 2/7/2014 House: Reported from Privileges and Elections with substitute (22-Y 0-N) 2/11/2014 House: VOTE: PASSAGE (96-Y 2-N) 2/12/2014 Senate: Referred to Committee on Privileges and Elections 2/18/2014 Senate: Reported from Privileges and Elections (15-Y 0-N) 2/21/2014 Senate: Passed Senate with amendment (40-Y 0-N) 2/25/2014 House: VOTE: REJECTED (1-Y 97-N) 2/27/2014 Senate: Senate insisted on amendment (40-Y 0-N) and requested conference committee. 2/28/2014 House acceded to Senate's request for a conference committee. 3/3/2014 Conferees appointed by Senate (Puller, Martin, Petersen). 3/4/2014 House appoints conferees (Rust, Jones, Howell, A.T.). 3/8/2014 House: Conference report agreed to by House (98-Y 1-N) 3/8/2014 Senate: Conference report agreed to by Senate (40-Y 0-N)</p>	<p>1/28/2014</p>
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Monitor (14103085D) - See also HB 126 (O'Bannon) and SB 11 (Puller).
Summary: Requires the State Board of Elections to provide instructions, procedures, services, a security assessment, and security measures for the secure return by electronic means of voted absentee military-overseas ballots from uniformed-service voters outside of the United States. The bill requires the State Board to develop and update annually a security assessment and security measures to ensure the accuracy and integrity of such votes. The State Board is directed to convene a working group for the development of the initial instructions, procedures, services, security assessment, and security measures, and the working group is required to submit an annual report to the Governor and General Assembly beginning January 1, 2016, on the feasibility and cost of implementation of the secure return of such military-overseas ballots. Additionally, the State Board is directed to work with federal, state, local, and other appropriate entities to establish best practices for uniformed-service voter authentication and identification and for the secure return of such military-overseas ballots. The provisions of this bill will not become effective unless reenacted by the 2016 Session of the General Assembly.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 793 - LeMunyon (67) Transportation planning; VDOT to estimate costs necessary to mitigate or ameliorate congestion.</p>	<p>1/7/2014 House: Referred to Committee on Transportation 1/30/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/4/2014 House: Reported from Transportation with amendment (22-Y 0-N) 2/7/2014 House: VOTE: BLOCK VOTE PASSAGE (97-Y 0-N) 2/10/2014 Senate: Referred to Committee on Local Government 2/18/2014 Senate: Reported from Local Government (15-Y 0-N) 2/21/2014 Senate: Passed Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 House: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Monitor (14103270D)

Summary: Transportation planning. Requires the Department of Transportation, when reviewing certain proposed comprehensive plan amendments from localities in Planning District 8 (Northern Virginia), to recommend specific transportation improvements to the Northern Virginia Transportation Authority, the Commonwealth Transportation Board, and the appropriate locality that are necessary to ameliorate congestion.

<p>HB 975 - Rust (86) Hybrid electric motor vehicles; repeals annual license tax.</p>	<p>1/8/2014 House: Referred to Committee on Finance 1/17/2014 HFIN Subcommittee 3 recommends reporting with amendments (5-Y 0-N). 1/20/2014 House: Reported from Finance with amendment (20-Y 1-N) 1/23/2014 House: VOTE: PASSAGE (89-Y 9-N) 1/24/2014 Senate: Referred to Committee on Finance 2/11/2014 Senate: Reported from Finance (17-Y 0-N) 2/13/2014 Senate: Passed Senate (37-Y 1-N) 2/17/2014 House: Signed by Speaker 2/17/2014 House: Enrolled 2/19/2014 Senate: Signed by President 2/27/2014 Governor: Approved by Governor-Chapter 43 (effective 7/1/14)</p>	<p>1/28/2014</p>
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Monitor (14102017D)

Bills	General Assembly Actions	Date of BOS Position
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Summary: Annual license tax on hybrid electric motor vehicles. Repeals the \$64 annual license tax on hybrid electric motor vehicles that was first imposed beginning July 1, 2013. The bill also provides for refunds of the license tax paid on hybrid electric motor vehicles for registration years beginning on or after July 1, 2014. This bill is identical to SB 127.

HB 1051 - Knight (81)
 Constitutional officers; if proposed budget reduces funding of such officer, 14 day written notice.

1/8/2014 House: Referred to Committee on Counties, Cities and Towns
 2/5/2014 Subcommittee recommends reporting with amendment(s) (9-Y 0-N)
 2/7/2014 House: Reported from Counties, Cities and Towns with substitute (22-Y 0-N)
 2/11/2014 House: VOTE: PASSAGE (83-Y 15-N)
 2/12/2014 Senate: Referred to Committee on Local Government
 2/18/2014 Senate: Reported from Local Government (11-Y 0-N)
 2/21/2014 Senate: Passed Senate (40-Y 0-N)
 2/25/2014 House: Signed by Speaker
 2/25/2014 House: Enrolled
 2/27/2014 Senate: Signed by President

2/25/2014
~~1/28/2014~~

Monitor (14104822D-H1) - Bill was amended to address concerns. See SB 124 (Lucas). ~~**Oppose** (14102402D)~~
~~-See SB 124 (Lucas).~~

Summary: Constitutional officers. Includes electronic or other systems among those items that a local governing body shall provide for the use of clerks of all courts of record as in the governing body's judgment may be reasonably necessary for the proper conduct of such offices. The bill also provides that if a proposed local budget reduces funding for a constitutional officer at a rate greater than the average rate of reduced funding for other agencies, exclusive of the school division, the locality shall give written notice to such constitutional officer at least 14 days prior to adoption of the budget, and the local governing body shall consider any written objection of the officer made within seven days of the notice. The bill contains a technical amendment.

Bills	General Assembly Actions	Date of BOS Position
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<p>HB 1095 - Peace (97) Innovation and Technology Transportation Fund; created, report.</p>	<p>1/9/2014 House: Referred to Committee on Appropriations 1/27/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 1/29/2014 House: Reported from Appropriations with substitute (22-Y 0-N) 2/4/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 2/5/2014 Senate: Referred to Committee on Finance 2/19/2014 Senate: Reported from Finance with amendment (10-Y 1-N) 2/21/2014 Senate: Passed Senate with amendment (39-Y 1-N) 2/25/2014 House: Senate amendment agreed to by House (95-Y 3-N) 2/25/2014 House: VOTE: ADOPTION (95-Y 3-N) 2/27/2014 House: Enrolled 2/27/2014 House: Signed by Speaker</p>	<p>2/11/2014 1/28/2014</p>
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Monitor (14104484D-H1) - Clarification obtained that the five percent is from the \$500M set aside for priority projects previously designated for "smart roadway technology." ~~**Amend** (14102196D) - Amend to allow up to five percent to be allocated rather than five percent.~~

Summary: Innovation and Technology Transportation Fund. Creates the Innovation and Technology Transportation Fund to fund pilot programs and fully developed initiatives pertaining to high-tech infrastructure improvements and requires the Commonwealth Transportation Board to allocate certain moneys to the Fund.

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 11 - Puller (36) Absentee voting and procedures; secure return of voted military-overseas ballots.</p>	<p>12/4/2013 Senate: Referred to Committee on Privileges and Elections 1/21/2014 Reported from Privileges and Elections with substitute (13-Y 0-N) 1/21/2014 Senate: Reported from Privileges and Elections with substitute (13-Y 0-N) 1/27/2014 Read third time and passed Senate (39-Y 0-N) 1/31/2014 House: Referred to Committee on Privileges and Elections 2/20/2014 House: Subcommittee recommends reporting with amendment(s) (7-Y 0-N) 2/21/2014 House: Reported from Privileges and Elections with substitute (22-Y 0-N) 2/25/2014 House: VOTE: PASSAGE (95-Y 3-N) 2/27/2014 Senate: House substitute agreed to by Senate (39-Y 0-N) 2/28/2014 Senate: House substitute reconsidered and rejected by Senate (1-Y 39-N) 3/3/2014 House insisted on substitute and requested a conference committee. 3/4/2014 Senate: Senate acceded to request (40-Y 0-N) and appointed conferees (Puller, Martin, Petersen). 3/5/2014 Conferees appointed by House (Rust, Jones, Howell, A.T.). 3/7/2014 House: Conference report agreed to by House (97-Y 1-N) 3/8/2014 Senate: Conference report agreed to by Senate (40-Y 0-N)</p>	<p>1/28/2014</p>
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Monitor (14100188D) - See also HB 126 (O'Bannon) and HB 759 (Rust).

Summary: Requires the State Board of Elections to provide instructions, procedures, and services to enable uniformed-service voters outside of the United States to return voted military-overseas ballots securely by electronic mail or fax. The bill requires the State Board to develop and annually update security measures to ensure the accuracy and integrity of such votes and requires the Chief Information Officer of the Commonwealth to approve the measures. The State Board is directed to convene a working group for the initial development of the security measures. Additionally, the State Board is directed to work with the U.S. Department of Defense to use smart cards issued to active-duty military personnel to authenticate and enable the return of such military-overseas ballots. The bill is a recommendation of the Joint Commission on Technology and Science. This bill incorporates SB 181.

Bills	General Assembly Actions	Date of BOS Position
<p>SB 58 - Marsden (37) Comprehensive plans; alignment of transportation infrastructure and facilities.</p>	<p>12/17/2013 Senate: Referred to Committee on Local Government 1/21/2014 Senate: Reported from Local Government with amendment (14-Y 0-N) 1/27/2014 Read third time and passed Senate (39-Y 0-N) 1/31/2014 House: Referred to Committee on Counties, Cities and Towns 2/20/2014 House: Subcommittee recommends reporting (10-Y 1-N) 2/21/2014 House: Reported from Counties, Cities and Towns (20-Y 2-N) 2/25/2014 House: VOTE: PASSAGE (96-Y 2-N) 2/27/2014 Senate: Enrolled 2/27/2014 House: Signed by Speaker 3/1/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
<p>Monitor (14101881D) - See also HB 296 (Villanueva). The Comprehensive Plan already offers guidance to achieve the objective of aligning transportation with affordable and accessible housing and community services. Additionally, a better situation may be achieved when locating accessible housing and services at locations where transportation services are available Summary: Comprehensive plans; alignment of transportation services with accessible housing and other community services. Requires localities to take into consideration how transportation infrastructure and facilities may be aligned with affordable, accessible housing and community services when developing the transportation component of the comprehensive plan for the physical development of the territory. The bill as introduced was a recommendation of the Virginia Disability Commission and is identical to HB 296.</p>		
<p>SB 116 - Watkins (10) Deeds, deeds of trust, and mortgages; correcting errors, affidavit.</p>	<p>12/30/2013 Senate: Referred to Committee for Courts of Justice 1/20/2014 Senate: Reported from Courts of Justice with amendment (8-Y 7-N) 1/30/2014 Read third time and passed Senate (34-Y 6-N) 2/7/2014 House: Referred to Committee for Courts of Justice 2/26/2014 House: Subcommittee recommends reporting with amendment(s) (8-Y 1-N) 2/28/2014 House: Reported from Courts of Justice with amendment (17-Y 2-N) 3/5/2014 House: VOTE: PASSAGE (94-Y 1-N) 3/6/2014 Senate: House amendment agreed to by Senate (34-Y 6-N) 3/7/2014 Senate: Enrolled</p>	<p>2/25/2014 1/28/2014</p>

Bills	General Assembly Actions	Date of BOS Position
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Monitor (As amended in HCT) ~~**Amend** (14101903D)~~—Amend to provide for notification to a locality for all types of subdivision plats.

Summary: Correcting errors in deeds, deeds of trust, and mortgages; affidavit. Allows an attorney to record a corrective affidavit to correct an obvious description error contained in a recorded deed, deed of trust, or mortgage. Obvious description errors include (i) errors transcribing courses and distances, (ii) errors incorporating a recorded plat or deed reference, (iii) errors in listing a lot number or designation, and (iv) omitted exhibits that supply the legal description of the property. Before a corrective affidavit may be recorded, all parties to the deed, deed of trust, or mortgage, including the current property owner; the attorney who prepared the deed, deed of trust, or mortgage; and the title insurance company must be provided with a copy of the affidavit, and such parties have 30 days to object in writing to the recordation of the corrective affidavit.

SB 124 - Lucas (18) Constitutional officers; if proposed budget reduces funding of such officer, 14 day written notice.

12/30/2013 Senate: Referred to Committee on Local Government
 2/4/2014 Senate: Reported from Local Government with substitute (14-Y 0-N 1-A)
 2/10/2014 Read third time and passed Senate (30-Y 7-N 1-A)
 2/12/2014 House: Referred to Committee on Counties, Cities and Towns
 2/26/2014 House: Subcommittee recommends reporting (10-Y 0-N)
 2/28/2014 House: Reported from Counties, Cities and Towns (21-Y 0-N)
 3/4/2014 House: VOTE: BLOCK VOTE PASSAGE (100-Y 0-N)
 3/6/2014 Senate: Enrolled

2/25/2014
~~**1/28/2014**~~

Monitor (14104548D-S1) - Bill was amended to address concerns. See HB 1051 (Knight). ~~**Oppose** (14102745D)~~—See HB 1051 (Knight).

Summary: Constitutional officers. Includes electronic or other systems among those items that a local governing body shall provide for the use of clerks of all courts of record as in the governing body's judgment may be reasonably necessary for the proper conduct of such offices. The bill also provides that if a proposed local budget reduces funding for a constitutional officer at a rate greater than the average rate of reduced funding for other agencies, exclusive of the school division, the locality shall give written notice to such constitutional officer at least 14 days prior to adoption of the budget, and the local governing body shall consider any written objection of the officer made within seven days of the notice. The bill contains a technical amendment.

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 127 - Newman (23) Hybrid electric motor vehicles; repeals annual license tax.</p>	<p>12/30/2013 Senate: Referred to Committee on Finance 1/15/2014 Senate: Reported from Finance with substitute (10-Y 5-N) 1/20/2014 Read third time and passed Senate (34-Y 2-N). 1/20/2014 Reconsideration of passage agreed to by Senate (38-Y 0-N). 1/20/2014 Passed Senate (35-Y 3-N). 1/23/2014 House: Referred to Committee on Finance 2/17/2014 House: Reported from Finance (19-Y 2-N) 2/19/2014 House: VOTE: PASSAGE (92-Y 7-N) 2/21/2014 House: Signed by Speaker 2/23/2014 Senate: Signed by President 2/27/2014 Governor: Approved by Governor-Chapter 14 (effective 7/1/14)</p>	<p>1/28/2014</p>
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Monitor (14101066D)

Summary: Annual license tax on hybrid electric motor vehicles. Repeals the \$64 annual license tax on hybrid electric motor vehicles that was first imposed beginning July 1, 2013. The bill also provides for refunds of the license tax paid on hybrid electric motor vehicles for registration years beginning on or after July 1, 2014. This bill is identical to HB 975.

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 175 - Black (13) Real and personal property tax; exemption for religious bodies.</p>	<p>1/2/2014 Senate: Referred to Committee on Finance 1/28/2014 Senate: Reported from Finance with substitute (14-Y 0-N) 1/31/2014 Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee on Finance 2/19/2014 House: Subcommittee recommends reporting with amendment(s) (11-Y 0-N) 2/24/2014 House: Reported from Finance with substitute (21-Y 0-N) 2/26/2014 House: Passed House with substitute BLOCK VOTE (100-Y 0-N) 2/28/2014 Senate: House substitute rejected by Senate (0-Y 40-N) 3/3/2014 House insisted on substitute and requested a conference committee. 3/4/2014 Senate acceded to request and appointed conferees (Black, Garrett, Puckett). 3/5/2014 House appointed conferees (Minchew, Anderson, Carr). 3/6/2014 House: VOTE: Adoption of conference report (93-Y 3-N) 3/7/2014 Senate: Conference report agreed to by Senate (39-Y 0-N)</p>	<p>2/11/2014 1/28/2014</p>
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Monitor (14104413D-S1) - Bill has been amended to address County concerns and eliminate fiscal impact.
~~**Oppose** (14102137D) - Estimated loss of \$162,000 to the County. See HB 156 (Minchew) and HB 361 (Anderson).~~
Summary: Real property tax exemption for religious bodies. Clarifies the meaning of real property used exclusively for religious worship for determining the real property tax exemption for religious bodies.

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 194 - Black (13) Eminent domain; date of valuation in actions shall be determined by court.</p>	<p>1/2/2014 Senate: Referred to Committee for Courts of Justice 2/5/2014 Senate: Reported from Courts of Justice with substitute (14-Y 0-N) 2/10/2014 Passed Senate (40-Y 0-N) 2/12/2014 House: Referred to Committee for Courts of Justice 2/17/2014 House: Subcommittee recommends reporting (10-Y 0-N) 2/21/2014 House: Reported from Courts of Justice (21-Y 0-N) 2/26/2014 House: Passed House BLOCK VOTE (100-Y 0-N) 2/28/2014 Senate: Enrolled 3/3/2014 House: Signed by Speaker 3/3/2014 Senate: Signed by President</p>	<p>2/11/2014 1/28/2014</p>
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Monitor (14104880D-S1) - Bill was amended to remove objectionable language. **Oppose** (14102130D)
Summary: Date of valuation; inverse condemnation proceeding. Provides that the "date of valuation" of property in an inverse condemnation proceeding is the date determined by the court to be the date the property was taken or damaged.

<p>SB 284 - Howell (32) Kinship care; DSS shall review current policy governing placement of children to avoid foster care.</p>	<p>1/6/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/24/2014 Senate: Reported from Rehabilitation and Social Services with amendment (11-Y 0-N 1-A) 1/29/2014 Senate: Rereferred to Finance 2/4/2014 Senate: Reported from Finance with substitute (17-Y 0-N) 2/6/2014 Read third time and passed Senate (40-Y 0-N) 2/8/2014 House: Referred to Committee on Health, Welfare and Institutions 2/27/2014 House: Reported from Health, Welfare and Institutions (22-Y 0-N) 3/3/2014 House: VOTE: BLOCK VOTE PASSAGE (94-Y 0-N) 3/6/2014 Senate: Enrolled</p>	<p>1/28/2014</p>
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Monitor (14100666D)
Summary: Kinship care; regulations. Directs the Department of Social Services to review current policies governing kinship care placements, propose regulations governing kinship care placements, and review the

Bills	General Assembly Actions	Date of BOS Position
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fiscal impact of the proposed regulations. The bill directs the Department of Social Services to report its recommendations and findings to the Governor, the General Assembly, and the Board of Social Services by January 1, 2016.

<p><u>SB 332</u> - Howell (32) Suspected abuse or neglect of a child; reports to law enforcement.</p>	<p>1/6/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/24/2014 Senate: Reported from Rehabilitation and Social Services (12-Y 0-N) 1/30/2014 Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee on Health, Welfare and Institutions 2/13/2014 House: Referred from Health, Welfare and Institutions by voice vote 2/13/2014 House: Referred to Committee for Courts of Justice 2/17/2014 House: Reported from Courts of Justice with amendments (21-Y 0-N) 2/24/2014 House: VOTE: PASSAGE (99-Y 0-N) 2/26/2014 Senate: House amendments agreed to by Senate (39-Y 0-N) 2/28/2014 Senate: Enrolled 3/3/2014 House: Signed by Speaker 3/3/2014 Senate: Signed by President</p>	<p>2/25/2014 1/28/2014</p>
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Monitor (As amended in HCT) - Amendment made to address County's concerns by permitting use of electronic signatures. See also HB 405 (Bell, R.B.). ~~**Amend** (14102915D) - Amend to remove requirements for additional paperwork that requires signatures of investigating personnel on new forms that are duplicative and burdensome. See HB 405 (Bell, R.B.).~~

Summary: Requires the local department of social services to notify the local attorney for the Commonwealth and the local law-enforcement agency of all complaints of suspected child abuse and neglect involving certain injuries or criminal acts immediately upon receipt of the complaint, but in no case more than two hours from receipt of the complaint. The bill also requires the local department to complete a written report on a form provided by the Board of Social Services for such purpose for each case in which a local law-enforcement agency is notified of a case of suspected child abuse or neglect. This bill is identical to HB 405.

Bills	General Assembly Actions	Date of BOS Position
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<p>SB 418 - Hanger, Jr. (24) Real and personal property taxes; exemption for solar energy equipment, facilities, or devices.</p>	<p>1/7/2014 Senate: Referred to Committee on Finance 1/28/2014 Senate: Reported from Finance with substitute (13-Y 0-N) 1/31/2014 Senate: Read third time and passed Senate (40-Y 0-N) 2/7/2014 House: Referred to Committee on Finance 2/17/2014 House: Reported from Finance with amendment (21-Y 0-N) 2/19/2014 House: VOTE: PASSAGE (90-Y 9-N) 2/21/2014 Senate: House amendment agreed to by Senate (40-Y 0-N) 2/25/2014 House: Signed by Speaker 2/25/2014 Senate: Enrolled 2/27/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Monitor (14101551D)

Summary: Certified pollution control equipment and facilities; solar equipment. Exempts from real and personal property tax business-owned or business-operated solar energy equipment, facilities, or devices that collect, generate, transfer, or store thermal or electric energy. This bill incorporates SB 512 and is identical to HB 1239.

<p>SB 430 - Watkins (10) Farm brewery licenses, limited; Board of Alcoholic Beverage Control may grant to certain breweries.</p>	<p>1/7/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/24/2014 Senate: Reported from Rehabilitation and Social Services with substitute (11-Y 1-N) 1/30/2014 Read third time and passed Senate (35-Y 3-N) 2/7/2014 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 2/17/2014 House: Subcommittee recommends reporting with amendment(s) (8-Y 0-N) 2/19/2014 House: Reported from Agriculture, Chesapeake and Natural Resources with substitute (21-Y 0-N) 2/24/2014 House: VOTE: PASSAGE (97-Y 0-N) 2/26/2014 Senate: House substitute agreed to by Senate (37-Y 1-N) 2/28/2014 Senate: Enrolled</p>	<p>2/25/2014 [2/14/2014] 1/28/2014</p>
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Bills	General Assembly Actions	Date of BOS Position
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	3/3/2014 House: Signed by Speaker 3/3/2014 Senate: Signed by President	
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Monitor (14105051D-H1) [~~Amend~~] (14104119D-S1) – ~~Amend to reduce restrictions on land use authority.~~
Oppose (14103430D)
Summary: Alcoholic beverage control; limited brewery license created; local regulation of certain activities. Creates a new limited brewery license for breweries that manufacture no more than 15,000 barrels of beer per calendar year, are located on a farm in the Commonwealth, and use agricultural products that are grown on the farm in the manufacture of their beer. The bill limits local regulation of limited brewery licensees and specifically prohibits the imposition of minimum parking, road access, or road upgrade requirements on any licensed limited brewery.

<p>SB 532 - Stuart (28) Diabetes; student with parental consent, etc., permitted to carry certain supplies for self-care.</p>	<p>1/8/2014 Senate: Referred to Committee on Education and Health 2/6/2014 Senate: Reported from Education and Health with substitute (14-Y 1-N) 2/10/2014 Passed Senate (38-Y 0-N) 2/12/2014 House: Referred to Committee on Education 2/26/2014 House: Reported from Education (14-Y 8-N) 2/26/2014 House: Referred to Committee on Appropriations 2/27/2014 House: Subcommittee recommends reporting with amendment(s) (6-Y 1-N) 3/3/2014 House: Reported from Appropriations with substitute (20-Y 2-N) 3/6/2014 House: VOTE: PASSAGE (88-Y 12-N) 3/6/2014 03/06/14 Senate: House substitute rejected by Senate (0-Y 39-N) 3/6/2014 House insisted on substitute and requested conferenced committee. House appointed conferees (Cole, Bell, R.P., Keam). 3/6/2014 Senate: Senate acceded to request (39-Y 0-N) and appointed conferees (Stuart, Barker, Deeds). 3/7/2014 Senate: Conference report agreed to by Senate (39-Y 0-N) 3/7/2014 House: Conference report agreed to by House (91-Y 7-N)</p>	<p>1/28/2014</p>
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Monitor (14101450D)
Summary: Care of students who have been diagnosed with diabetes. Requires local school boards to permit

Bills	General Assembly Actions	Date of BOS Position
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students who are diagnosed with diabetes to (i) carry with him and use supplies, including a reasonable and appropriate short-term supply of carbohydrates, an insulin pump, and equipment for immediate treatment of high and low blood glucose levels, and (ii) self-check his own blood glucose levels on a school bus, on school property, and at a school-sponsored activity. The bill also requires that the training that certain school personnel receive in the administration of insulin and glucagon be in compliance with the Board of Education's Manual for Training Public School Employees in the Administration of Insulin and Glucagon and shall include certain training regarding the use of insulin pumps. Finally the bill requires the Department of Education to review and update the Manual for Training Public School Employees in the Administration of Insulin and Glucagon.

<p><u>SB 627</u> - Newman (23) Training center residents; DBHDS to ensure resources available prior to transfer to another center.</p>	<p>1/16/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/31/2014 Senate: Reported from Rehabilitation and Social Services with substitute (12-Y 0-N 1-A) 1/31/2014 Senate: Rereferred to Finance 2/5/2014 Senate: Reported from Finance with substitute (17-Y 0-N) 2/10/2014 Read third time and passed Senate (39-Y 0-N 1-A) 2/12/2014 House: Referred to Committee on Health, Welfare and Institutions 2/27/2014 House: Reported from Health, Welfare and Institutions with amendments (21-Y 0-N) 3/4/2014 House: VOTE: PASSAGE (99-Y 0-N 1-A) 3/5/2014 Senate: House substitute agreed to by Senate (38-Y 0-N) 3/7/2014 Senate: Enrolled 3/7/2014 House: Signed by Speaker 3/10/2014 Senate: Signed by President</p>	<p>1/28/2014</p>
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Monitor (14103681D)
Summary: Department of Behavioral Health and Developmental Services; training center residents; quality of care; disclosure. Requires the Department of Behavioral Health and Developmental Services to provide a training center resident who is to be transferred to another training center or to community-based care with written certification that (i) the receiving training center or community-based option provides a quality of care that is comparable to that provided in the resident's current training center regarding medical, health, developmental, and behavioral care and safety and (ii) and all permissible placement options available have been disclosed to the resident. The bill also requires the Department to convene a work group of interested stakeholders to consider options for expanding the number of training centers that remain open, in whole or in part, in the Commonwealth.

Fairfax County Positions

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*Legislation
Continued to 2015*

Bills	General Assembly Actions	Date of BOS Position
<p><u>HB 1</u> - Comstock (34) Criminal Injuries Compensation Fund; emergency award to claimant shall not exceed \$3000, etc.</p>	<p>11/18/2013 House: Referred to Committee on Appropriations 2/7/2014 House: Reported from Appropriations with substitute (21-Y 0-N) 2/11/2014 House: VOTE: BLOCK VOTE PASSAGE (99-Y 0-N) 2/12/2014 Senate: Referred to Committee for Courts of Justice 2/19/2014 Senate: Continued to 2015 in Courts of Justice (9-Y 6-N)</p>	<p>1/28/2014</p>
<p>Monitor (14100790D) Summary: Criminal Injuries Compensation Fund; joint subcommittee. Increases the maximum amount of covered expenses that may be paid to certain crime victims to \$30,000 from \$25,000 and the maximum amount of an emergency award for to \$3000 from \$2000. The bill requires the chairmen of the House Appropriations and Senate Finance Committees to appoint a joint subcommittee of the membership of such committees to consider the administration, provision and funding of sexual and domestic violence services in the Commonwealth. The joint subcommittee will examine current grant funding structures at state agencies for federal and state funds used to support sexual and domestic violence service agencies and will review the grant applications, administration, and reporting processes required of local sexual and domestic violence agencies and may recommend a comprehensive and streamlined grant funding process for a more efficient funding structure to best serve the victims of sexual and domestic violence while ensuring compliance with federal requirements, including the possible administration of such structure at the Criminal Injuries Compensation Fund.</p>		
<p><u>HB 148</u> - Minchew (10) Motor vehicle sales and use tax; reduces sale price by value of any trade-in.</p>	<p>12/20/2013 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends continuing to 2015 by voice vote 2/3/2014 House: Continued to 2015 in Finance by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102404D) - Estimated to reduce Commonwealth Transportation Fund revenues by \$130 million per year. Summary: Motor vehicle sales and use tax; sale price. Reduces the sale price by the value of any trade-in, in determining the amount of motor vehicle sales and use tax owed.</p>		
<p><u>HB 289</u> - Albo (42) Virginia Public Procurement Act; cooperative procurement.</p>	<p>12/31/2013 House: Referred to Committee on General Laws 2/4/2014 House: Continued to 2015 in General Laws by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14102403D) Summary: Eliminates the limitation for cooperative procurement for construction in excess of \$200,000 by a local public body from the contract of another local public body that is more than a straight line distance of 75 miles from the territorial limits of the local public body procuring the construction.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>HB 371 - Head (17) License tax, local; tax on net income of businesses.</p>	<p>1/3/2014 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends continuing to 2015 by voice vote 2/3/2014 House: Continued to 2015 in Finance by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102439D) - Board has historically opposed. Summary: Local license tax. Requires that beginning with the 2015 license year, the optional local license (BPOL) tax would be imposed on the Virginia taxable income of corporations and the net income of sole proprietorships and pass-through entities. Under current law, the optional BPOL tax is imposed on the gross receipts or gross revenues of businesses.</p>		
<p>HB 434 - LeMunyon (67) Machinery and tools, merchants' capital, and BPOL taxes; maximum rates established.</p>	<p>1/4/2014 House: Referred to Committee on Finance 1/31/2014 House: Subcommittee recommends continuing to 2015 by voice vote 2/3/2014 House: Continued to 2015 in Finance by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100780D) - Board has historically opposed. Summary: Machinery and tools, merchants' capital and BPOL taxes; maximum rates established. Prohibits a locality from increasing its business machinery and tools tax, merchants' capital tax, and local license (BPOL) fees and taxes above the locality's rates in effect as of January 1, 2014.</p>		
<p>HB 486 - Hugo (40) Human trafficking of children; reports and investigation.</p>	<p>1/6/2014 House: Referred to Committee on Health, Welfare and Institutions 1/31/2014 House: Subcommittee recommends continuing to 2015 by voice vote 2/3/2014 House: Continued to 2015 in Courts of Justice by voice vote</p>	<p>[1/31/2014]</p>
<p>[Oppose] (14102854D) Summary: Requires individuals currently required to report suspected child abuse or neglect to also report suspected cases of human trafficking of a child and specifies the duties of local departments of social services and courts with regard to investigating complaints of suspected human trafficking of a child.</p>		
<p>HB 558 - Minchew (10) State recordation taxes and fees; makes substantive and technical changes.</p>	<p>1/6/2014 House: Referred to Committee on Finance 2/5/2014 House: Subcommittee recommends continuing to 2015 by voice vote 2/5/2014 House: Continued to 2015 in Finance by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14103316D) Summary: State recordation taxes and fees. Makes substantive and technical changes to state recordation taxes and fees, including defining the value of property for recordation tax purposes as the value determined by a licensed appraiser within the six months prior to the date of recordation, provided an affidavit is submitted to the clerk of the court stating, among other things, the name, state of licensing, and license number of the</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>appraiser and stating the appraised value of the property as provided in the appraisal report. If no such appraisal was performed, then the value for recordation tax purposes would be the current assessed value of the property as shown on the local tax assessor's records. Under current law, the value for recordation tax purposes is the fair market value of the property at the time of recordation.</p>		
<p>HB 633 - Kilgore (1) Local fiscal impact bills; first day introduction.</p>	<p>1/7/2014 House: Referred to Committee on Rules 1/31/2014 House: Continued to 2015 in Rules by voice vote</p>	<p>1/28/2014</p>
<p>Support (14102646D) - Position in Legislative Program. See also SB 523 (Ruff) and SB 574 (Garrett). Summary: Requires local fiscal impact bills to be introduced no later than the first day of the session.</p>		
<p>HB 651 - Villanueva (21) Statewide Fire Prevention Code; inspection of buildings, exception.</p>	<p>1/7/2014 House: Referred to Committee on General Laws 1/21/2014 House: Subcommittee recommends continuing to 2015 by voice vote 1/23/2014 House: Continued to 2015 in General Laws by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102887D) Summary: Statewide Fire Prevention Code; inspection of buildings; exception. Provides that neither the State Fire Marshal nor any local fire official shall inspect the premises of any tanning facility as defined in Â¿ 59.1-310.1 or other business establishment that does not have hazardous materials on such premises.</p>		
<p>HB 736 - Lingamfelter (31) Concealed handgun permits, lifetime; Department of State Police to issue, penalty.</p>	<p>1/7/2014 House: Referred to Committee on Militia, Police and Public Safety 2/6/2014 House: Subcommittee recommends continuing to 2015 by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14103073D) - See also SB 608 (Carrico). Bill allows lifetime concealed handgun permits, which could allow existing permit holders to maintain the permit even if they become legally ineligible in the future. Summary: Lifetime concealed handgun permits; Department of State Police to issue; penalty. Provides for the issuance of concealed handgun permits that do not expire to Virginia residents upon payment of a one-time fee of \$100, except that the fee for a person currently holding an unexpired permit is \$50. Currently, the fee for issuing such permits is \$50, and the permits must be renewed every five years with an additional \$50 fee charged each time. Such lifetime permits will include a photograph of the permittee.</p>		
<p>HB 738 - Lingamfelter (31) Conservation easements; agreements to obtain land, consent required, inverse condemnation.</p>	<p>1/7/2014 House: Referred to Committee for Courts of Justice 2/3/2014 House: Subcommittee recommends continuing to 2015 by voice vote</p>	<p>[1/31/2014]</p>
<p>[Oppose] (14103358D) Summary: Agreements to obtain land for conservation easements; consent required; inverse condemnation.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>Provides that where the Commonwealth or any political subdivision possessing the power of eminent domain enters into an agreement to obtain a conservation easement, the Commonwealth shall first obtain the consent of all private landowners whose property would be subject to such easement, and any such landowner whose consent is not obtained shall have a cause of action against the Commonwealth for inverse condemnation.</p>		
<p>HB 921 - Sickles (43) Urban county executive form of government; auditor, school board.</p>	<p>1/8/2014 House: Referred to Committee on Counties, Cities and Towns 2/5/2014 House: Subcommittee recommends continuing to 2015 by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14103507D) Summary: Urban county executive form of government; auditor; school board. Provides that the board of supervisors for a county with the urban county executive form of government (Fairfax County) may hire an independent auditor to oversee the school board financial management and report back to the board of supervisors.</p>		
<p>HB 1153 - Pogge (96) Real property tax; assessments, appeal to court.</p>	<p>1/14/2014 House: Referred to Committee for Courts of Justice 2/3/2014 House: Subcommittee recommends continuing to 2015 by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14103805D) Summary: Real property tax assessments; appeal to court. Permits courts to grant reasonable attorney fees to taxpayers who prevail in appeals of real property tax assessments on residential property.</p>		
<p>HB 1159 - Rasoul (11) Political contributions; prohibitions during procurement process.</p>	<p>1/15/2014 House: Referred to Committee for Courts of Justice 1/15/2014 House: Referred to Committee for Courts of Justice 1/27/2014 House: Subcommittee recommends referring to Committee on General Laws by voice vote 2/3/2014 House: Referred from Courts of Justice by voice vote 2/3/2014 House: Referred to Committee on General Laws 2/4/2014 House: Continued to 2015 in General Laws by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102976D) - Board does not make procurement decisions. Board has historically opposed. Summary: Includes the mayor or chief executive officer of a locality, school superintendent, and any member of a local governing body, planning commission, or school board in the current prohibition against knowingly soliciting or accepting a contribution, gift, or other item with a value greater than \$50 from any bidder, offeror, or private entity who has submitted a bid or proposal pursuant to the Virginia Public Procurement Act, the Public-Private Transportation Act, or the Public-Private Education Facilities and Infrastructure Act during the bidding period. The restrictions only apply if the stated or expected value of the contract is \$5 million or more and do not apply to contracts awarded as the result of competitive sealed bidding. Furthermore, no bidder, offeror, or private entity who has submitted a bid or proposal under such acts shall offer or promise to make</p>		

Bills	General Assembly Actions	Date of BOS Position
such a gift to the mayor or chief executive officer of a locality, school superintendent, or any member of a local governing body, planning commission, or school board. Any violation shall be subject to a civil penalty of \$500 or up to two times the amount of the contribution or gift, whichever is greater.		
HB 1203 - Hugo (40) Localities; provision of grievance procedure.	1/17/2014 House: Referred to Committee on Counties, Cities and Towns 2/5/2014 House: Subcommittee recommends continuing to 2015 by voice vote	1/28/2014
Oppose (14103412D) Summary: Local employee grievance procedure. Requires that the final step in an employee grievance procedure adopted by a local governing body be either a hearing before an administrative hearing officer agreed upon by both parties or a hearing before an impartial panel.		
HJ 42 - Villanueva (21) Transportation; Joint Legislative Audit and Review Commission to study equity of funding.	12/31/2013 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends continuing to 2015 by voice vote 1/31/2014 House: Continued to 2015 in Rules by voice vote	1/28/2014
Monitor (14101570D) Summary: Study; Joint Legislative Audit and Review Commission to study equity of transportation funding; report. Directs JLARC to review the equity of transportation funding in light of new revenues and because such a study has not been conducted in 30 years.		
HJ 45 - DeSteph, Jr. (82) BPOL tax; joint subcommittee to study local tax.	1/3/2014 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends continuing to 2015 by voice vote 1/31/2014 House: Continued to 2015 in Rules by voice vote	1/28/2014
Monitor (14101805D) Summary: Study; local business license (BPOL) tax; report. Establishes a joint subcommittee to study the local business license (BPOL) tax.		
HJ 174 - Byron (22) Tax restructuring; Department of Taxation to study.	1/17/2014 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends continuing to 2015 by voice vote 1/31/2014 House: Continued to 2015 in Rules by voice vote	1/28/2014
Oppose (14103853D) - Study assumes the elimination of BPOL, and does not include local government representation. Summary: Study; tax restructuring; report. Directs the Department of Taxation to conduct a study on tax restructuring.		

Bills	General Assembly Actions	Date of BOS Position
SB 4 - Howell (32) Sexual and Domestic Violence Subfund; funding of sexual and domestic violence prevention, etc.	12/2/2013 Senate: Referred to Committee for Courts of Justice 1/27/2014 Senate: Continued to 2015 in Courts of Justice (15-Y 0-N)	1/28/2014
<p>Monitor (14100667D) - See also HB 1 (Comstock). Summary: Funding of sexual and domestic violence prevention, intervention, and prosecution. Creates a new subfund in the Criminal Injuries Compensation Fund to be known as the Sexual and Domestic Violence Subfund. The Subfund consists of all funds, from whatever source, in the Commonwealth related to sexual and domestic violence prevention, intervention, and prosecution. The bill also directs the Workers' Compensation Commission to appoint a coordinator to administer and oversee the use of the funds.</p>		
SB 289 - Carrico, Sr. (40) Line of Duty Act; funding and review.	1/6/2014 Senate: Referred to Committee for Courts of Justice 1/13/2014 Senate: Rereferred to Finance 1/13/2014 Rereferred from Courts of Justice (15-Y 0-N). 1/21/2014 Senate: Continued to 2015 in Finance (15-Y 0-N)	1/28/2014
<p>Oppose (14102503D) - Oppose diversion of revenue from Communication Sales and Use Tax Fund. See also SB 493 (Puckett). Summary: Creates a Line of Duty Death and Health Benefits Fund and provides for the funding of Line of Duty claims. The bill also establishes an advisory review board to assist the Comptroller in the review of claims involving a claimant who has not received a disability determination from the Virginia Retirement System, Social Security Administration, Workers' Compensation Commission, or any recognized retirement system or who is, as of the time the claim for benefits had been filed, working in an alternative position.</p>		
SB 313 - Vogel (27) Uniform Statewide Building Code; inspection & enforcement by counties & towns for existing building.	1/6/2014 Senate: Referred to Committee on General Laws and Technology 1/27/2014 Senate: Continued to 2015 in General Laws and Technology (12-Y 0-N)	1/28/2014
<p>Oppose (14102811D) - Board has historically opposed. See HB 826 (Minchew) Summary: Uniform Statewide Building Code; inspection and enforcement. Provides that if any locality elects to enforce Part III of the Building Code, it shall also enforce the unsafe structures provisions for tenant complaints and enforce the elevator, escalator, or related conveyance inspections. The bill also provides that where a county provides enforcement of Parts I and II of the Building Code in a town, and elects to inspect and enforce Part III of the Building Code, the county is also required to inspect and enforce Part III of the Building Code in any such town situated in the county that has also adopted Part III, upon entering into a nonmonetary agreement with the town for such enforcement, unless the town elects to inspect and enforce Part III. The bill contains technical amendments.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>SB 350 - Edwards (21) Net energy metering by municipalities & multifamily customer-generators; projects authorized.</p>	<p>1/7/2014 Senate: Referred to Committee on Commerce and Labor 2/3/2014 Senate: Continued to 2015 in Commerce and Labor (13-Y 3-N)</p>	<p>1/28/2014</p>
<p>Support (14101887D) - Same as regional initiative. Summary: Net energy metering by municipalities and multifamily customer-generators. Authorizes municipal renewable energy net metering projects. Participating municipalities are authorized to aggregate the electric energy load of their governmental buildings, facilities, and any other governmental operations requiring the consumption of electric energy for the purpose of net energy metering from a renewable energy generating facility. To be eligible, the generation facility for the municipal renewable energy net metering project shall use as its sole energy source solar power, wind power, or aerobic or anaerobic digester gas and landfill gas; not have an aggregate generation capacity of more than five megawatts unless a utility elects a higher capacity; be located on land owned or controlled by the municipality; be interconnected and operated in parallel with an electric utility's transmission and distribution facilities; and be used primarily to provide energy to metered accounts of the municipality. The aggregated municipal net metered accounts may be served by multiple meters. The aggregated load shall be served under the appropriate rate schedules. The measure also requires the State Corporation Commission, by July 1, 2015, to establish a program of multifamily net energy metering, which will allow a customer or customers that operate a renewable energy generating facility in a condominium, apartment complex, neighborhood, or homeowners association served by a common distribution circuit to be an eligible multifamily net metering customer-generator. The generation facility for multifamily net metering shall use as its total source of fuel renewable energy; not have an aggregate generation capacity of more than 500 kilowatts; be located on land owned or controlled by the eligible condominium, apartment complex, or homeowners association or on customers' property within the condominium, apartment complex, neighborhood, or homeowners association; be interconnected and operated in parallel with an electric utility's transmission and distribution facilities; and be used primarily to provide energy to metered accounts of the eligible multifamily net metering customer-generator. Eligible multifamily net metering customer-generators are exempt from the monthly standby charge assessed on other eligible customer-generators.</p>		
<p>SB 374 - Marsh III (16) Neighborhood revitalization; locality may adopt program to establish, etc.</p>	<p>1/7/2014 Senate: Referred to Committee on Local Government 2/4/2014 Senate: Continued to 2015 in Local Government (15-Y 0-N)</p>	<p>1/28/2014</p>
<p>Monitor (14102115D) Summary: Neighborhood revitalization. Provides that a locality may by ordinance adopt a program to establish and impose an annual blighted property assessment fee on real properties that have remained vacant for one year or longer if the property has been permitted by the owner to deteriorate to the extent that it has become detrimental to the public health, safety, or welfare of the locality or surrounding area and has contributed to the reduction of surrounding property values.</p>		

Bills	General Assembly Actions	Date of BOS Position
SB 483 - Stuart (28) Real property tax liens; assignment to third party.	1/8/2014 Senate: Referred to Committee on Finance 1/28/2014 Senate: Continued to 2015 in Finance (11-Y 0-N)	1/28/2014
<p>Oppose (14102468D) - See also HB 772 (Habeeb). Summary: Real property tax liens. Provides that if a taxpayer agrees, a third party who pays the delinquent taxes due on the taxpayer's real property may be assigned the tax lien on the property.</p>		
SB 522 - Saslaw (35) Disabled American Veterans Highway; designating as entire length of I495 (Capital Beltway) in Va.	1/8/2014 Senate: Referred to Committee on Transportation 1/22/2014 Senate: Continued to 2015 in Transportation (14-Y 0-N)	1/28/2014
<p>Support (14100217D) Summary: Disabled American Veterans Highway. Designates the entire length of Interstate Route 495 (Capital Beltway) in Virginia the "Disabled American Veterans Highway."</p>		
SB 574 - Garrett (22) Local fiscal impact bills; first day introduction.	1/10/2014 Senate: Referred to Committee on Rules 2/7/2014 Senate: Continued to 2015 in Rules (10-Y 7-N)	1/28/2014
<p>Support (14103626D) - Position in Legislative Program. Summary: Requires local fiscal impact bills to be introduced no later than the first day of the session.</p>		
SB 608 - Carrico, Sr. (40) Concealed handgun permits, lifetime; Department of State Police to issue, penalty.	1/13/2014 Senate: Referred to Committee for Courts of Justice 1/27/2014 Senate: Reported from Courts of Justice with substitute (14-Y 0-N) 1/27/2014 Senate: Rereferred to Finance 2/4/2014 Senate: Reported from Finance (17-Y 0-N) 2/11/2014 Passed Senate (37-Y 3-N) 2/13/2014 House: Referred to Committee on Militia, Police and Public Safety 2/28/2014 House: Continued to 2015 in Militia, Police and Public Safety by voice vote	1/28/2014
<p>Oppose (14103717D) - See also HB 736 (Lingamfelter). Bill allows lifetime concealed handgun permits, which could allow existing permit holders to maintain the permit even if they become legally ineligible in the future. Summary: Lifetime concealed handgun permits; Department of State Police to issue; penalty. Provides for the issuance of concealed handgun permits that do not expire to Virginia residents upon payment of a one-time fee of \$100, except that the fee for a person currently holding an unexpired permit is \$50. Currently, the fee for issuing such permits is \$50, and the permits must be renewed every five years with an additional \$50 fee charged each time. Such lifetime permits will include a photograph of the permittee.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>SB 665 - Petersen (34) Eminent domain; limitations, property right of quiet and peaceful enjoyment.</p>	<p>1/17/2014 Senate: Referred to Committee for Courts of Justice 2/3/2014 Senate: Continued to 2015 in Courts of Justice (14-Y 0-N)</p>	<p>1/28/2014</p>
<p>Oppose (14103040D) Summary: Limitations on eminent domain; right of quiet and peaceful enjoyment. Recognizes the property right of quiet and peaceful enjoyment and provides that just compensation is owed to the owner of property subject to condemnation when quiet and peaceful enjoyment is taken or damaged. This bill is in response to the decision of the Supreme Court of Virginia in Byler v. VEPCO, 284 Va. 501, 731 S.E.2d 916 (2012).</p>		
<p>SJ 81 - Black (13) Constitutional amendment; real property tax exemption for spouses of soldiers killed in action.</p>	<p>1/8/2014 Senate: Referred to Committee on Privileges and Elections 1/21/2014 Senate: Reported from Privileges and Elections (14-Y 0-N) 1/21/2014 Senate: Rereferred to Finance 1/29/2014 Senate: Continued to 2015 in Finance (17-Y 0-N)</p>	<p>1/28/2014</p>
<p>Support (14103308D) - Support only as an initiative funded by the state. See HJ 8 (Ramadan). Summary: Constitutional amendment; real property tax exemption for spouses of soldiers killed in action (second resolution). Provides that the General Assembly may provide a real property tax exemption for the primary residence of surviving spouses of members of the military who are killed in action. Such tax exemption may not be claimed by a surviving spouse who has remarried.</p>		

Fairfax County Positions

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Legislation No Longer Under Consideration

(Failed to Report, Incorporated into other Legislation, Tabled, etc.)

Bills	General Assembly Actions	Date of BOS Position
<p>HB 3 - Cline (24) Transportation funding; all provisions of 2013 Session omnibus bill to expire on July 1, 2014.</p>	<p>11/18/2013 House: Referred to Committee on Finance 1/17/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100669D) Summary: 2013 Session omnibus transportation bill (HB 2313); expiration date. Provides that all provisions of the 2013 Session omnibus transportation bill (HB 2313), which established state taxes and fees and regional taxes and fees in Hampton Roads and Northern Virginia, expire on July 1, 2014. HB 2313 provided for the revenues from such taxes and fees to be used primarily for transportation funding in the Commonwealth.</p>		
<p>HB 4 - Surovell (44) Hybrid electric motor vehicles; repeals annual license tax, refunds.</p>	<p>11/18/2013 House: Referred to Committee on Finance 1/17/2014 Subcommittee recommends laying on the table by voice vote 1/17/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14100097D) Summary: Annual license tax on hybrid electric motor vehicles. Repeals the \$64 annual license tax on hybrid electric motor vehicles that was first imposed beginning July 1, 2013. The bill also provides for refunds of the license tax paid on hybrid electric motor vehicles for registration years beginning on or after July 1, 2014.</p>		
<p>HB 8 - Ware, Jr. (65) Concealed handgun permits; decreases local law-enforcement background investigation fee.</p>	<p>11/18/2013 House: Referred to Committee on Militia, Police and Public Safety 2/12/2014 House: Left in Militia, Police and Public Safety</p>	<p>1/28/2014</p>
<p>Oppose (14100634D) - Estimated fiscal impact to the County is approximately \$225,000. Summary: Fees for concealed handgun permits. Decreases the local law-enforcement background investigation fee from \$35 to \$10, which includes any amount assessed by the FBI for providing criminal history record information. The total amount assessed for processing an application for a permit is thereby decreased from \$50 to \$25.</p>		
<p>HB 40 - Marshall (13) Motor fuels tax rates; repeals provision that will increase tax, etc.</p>	<p>12/2/2013 House: Referred to Committee on Finance 1/17/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100800D) Summary: Motor fuels tax rates. Repeals the provision in the 2013 transportation funding bill (HB 2013) that will increase the motor fuels tax if the United States Congress has not enacted legislation granting the Commonwealth the authority to compel remote sellers to collect state and local retail sales and use tax for sales made in the Commonwealth by January 1, 2015.</p>		

Bills	General Assembly Actions	Date of BOS Position
HB 41 - Marshall (13) Northern Virginia Transportation Authority; selection of projects.	12/2/2013 House: Referred to Committee on Transportation 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Oppose (14100799D) Summary: Provides that the Commonwealth Transportation Board shall select the transportation projects to be funded by the Northern Virginia Transportation Authority.		
HB 47 - Kory (38) Hybrid electric motor vehicles; repeals annual license tax, refunds.	12/3/2013 House: Referred to Committee on Finance 1/17/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Monitor (14101147D) Summary: Annual license tax on hybrid electric motor vehicles. Repeals the \$64 annual license tax on hybrid electric motor vehicles that was first imposed beginning July 1, 2013. The bill also provides for refunds of the license tax paid on hybrid electric motor vehicles for registration years beginning on or after July 1, 2014.		
HB 65 - Marshall, III (14) Motor vehicle sales and use tax; definition of sale price.	12/6/2013 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Oppose (14100075D) - Estimated to reduce Commonwealth Transportation Fund revenues by \$130 million per year. Summary: Excludes from the sale price for determining motor vehicle sales and use tax the amount of any credit given by the seller for any motor vehicle taken as a trade-in.		
HB 67 - Ramadan (87) Commonwealth Transportation Board; increases total membership.	12/6/2013 House: Referred to Committee on Transportation 2/12/2014 House: Left in Transportation	1/28/2014
Support (14100911D) - Board has historically supported. Summary: Composition of Commonwealth Transportation Board. Increases the total membership of the Commonwealth Transportation Board to 22 members by doubling the representation for the Richmond, Hampton Roads, and Northern Virginia highway construction districts.		
HB 68 - Marshall, III (14) Transportation funding; date change on certain scheduled increases in sales and use tax revenue.	12/6/2013 House: Referred to Committee on Finance 1/31/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014

Bills	General Assembly Actions	Date of BOS Position
<p>Oppose (14100077D) Summary: Transportation funding. Changes the dates on which certain scheduled increases in sales and use tax revenue to the Highway Maintenance and Operating Fund would not take place if Congress does not enact a law permitting states to require certain out-of-state retailers to collect and remit state sales and use tax from fiscal years 2016 and 2017. Under current law, scheduled increases for fiscal years 2016 and 2017 would not occur if Congress does not enact such law by January 1, 2015. The bill would halt the increase for only fiscal year 2017 if Congress does not act by January 1, 2016.</p>		
<p>HB 71 - Pogge (96) Agricultural operations; local regulation of certain activities.</p>	<p>12/6/2013 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 1/20/2014 House: Subcommittee recommends striking from docket by voice vote 1/22/2014 House: Stricken from docket by Agriculture, Chesapeake and Natural Resources by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100755D) - See HB 268 (Orrock) and SB 51 (Stuart). Summary: Protects customary agritourism activities at agricultural operations from local bans in the absence of substantial impacts on the public welfare and requires localities to take certain factors into account when regulating agritourism activities. The bill requires a basis in health, safety, or public welfare for a local ordinance that restricts any of several activities: the conduct of agritourism activities, the sale of agricultural or silvicultural products or related items, the preparation or sale of foods that otherwise comply with state law, and other customary activities. Localities are prohibited from subjecting those listed activities to a special-use permit requirement, and in most situations localities are prevented from stringently regulating the sound produced by the listed activities.</p>		
<p>HB 72 - Pogge (96) Hybrid electric motor vehicles; eliminates annual license tax.</p>	<p>12/6/2013 House: Referred to Committee on Finance 1/17/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14100225D) Summary: Motor vehicle sales and use tax and motor fuels tax. Eliminates the \$64 annual license tax on hybrid electric motor vehicles.</p>		
<p>HB 87 - Cole (88) Transportation; Commonwealth priority of projects and funding.</p>	<p>12/11/2013 House: Referred to Committee on Transportation 1/30/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100843D) Summary: Commonwealth priority of projects and funding. Provides that all state funds expended on transportation projects be for (i) projects expected to provide congestion reduction or (ii) projects that increase safety for travelers.</p>		

Bills	General Assembly Actions	Date of BOS Position
HB 94 - Head (17) Business permits, etc.; assistance and documentation required from localities.	12/13/2013 House: Referred to Committee on Counties, Cities and Towns 1/29/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Oppose (14101049D) - Board has historically opposed creating costly, written individual guidance for each applicant.</p> <p>Summary: Assistance and documentation required from localities. Provides that in any instance in which a person is seeking a business permit, a license, or an application for any similar local government approval from a locality, the locality shall provide documentation and instructions that outline all steps necessary to obtain the permit, license, or approval. The locality shall also specify any further permit, license, or other approval that may be required to complete the original project or business activity and shall disclose the expected time required by the locality for the completion of each step of the process to obtain the permit, license, or other approval.</p>		
HB 95 - Head (17) Legal notices; advertisement by locality on websites, radio, or television.	12/13/2013 House: Referred to Committee on Counties, Cities and Towns 1/23/2014 Subcommittee failed to recommend reporting (3-Y 7-N)	1/28/2014
<p>Support (14100795D)</p> <p>Summary: Legal notices; advertisement by locality. Allows localities with a population of 50,000 or greater to meet certain notice requirements by utilizing their websites, radio, or television instead of a newspaper of general circulation.</p>		
HB 113 - Marshall (13) Opportunity Educational Institution; abolished.	12/16/2013 House: Referred to Committee on Education 2/4/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Support (14100815D) - Board opposed creation of Opportunity Educational Institution in 2013.</p> <p>Summary: Separation of powers; Opportunity Educational Institution abolished. Abolishes the Opportunity Educational Institution.</p>		
HB 114 - Cole (88) Private or religious schools; possession of firearm, etc., on school property.	12/17/2013 House: Referred to Committee on Militia, Police and Public Safety 2/12/2014 House: Left in Militia, Police and Public Safety	1/28/2014
<p>Oppose (14100934D)</p> <p>Summary: Possession of firearm, etc., on school property; private or religious schools. Eliminates the crimes of possession on the property of a private or religious elementary, middle, or high school; a school bus owned or operated by such school; or any property being used for functions or extracurricular activities sponsored by such</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>school of a stun weapon, knife, or other weapon (currently a Class 1 misdemeanor) or a firearm (currently a Class 6 felony). The bill does not affect the criminal penalties for the possession of such weapons on public school property.</p>		
<p>HB 126 - O'Bannon, III (73) Absentee voting and procedures; secure return of voted military-overseas ballots.</p>	<p>12/18/2013 House: Referred to Committee on Science and Technology 2/12/2014 House: Left in Science and Technology</p>	<p>1/28/2014</p>
<p>Monitor (14102817D) - See also HB 759 (Rust) and SB 11 (Miller). Summary: Requires the State Board of Elections to provide instructions, procedures, and services to enable uniformed-service voters outside of the United States to return voted military-overseas ballots securely by electronic mail or fax. The bill requires the State Board to develop and annually update security measures to ensure the accuracy and integrity of such votes and requires the Chief Information Officer of the Commonwealth to approve the measures. The State Board is directed to convene a working group for the initial development of the security measures. Additionally, the State Board is directed to work with the U.S. Department of Defense to use smart cards issued to active-duty military personnel to authenticate and enable the return of such military-overseas ballots. The bill is a recommendation of the Joint Commission on Technology and Science.</p>		
<p>HB 135 - Bell (58) Home-produced or farm-produced products; sale of products by certain farm operations.</p>	<p>12/18/2013 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 1/20/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14100017D) - Board has historically opposed. See also SB 176 (Black). Summary: Home-produced or farm-produced products. Allows the sale of food products made from any fruit, grain, herbs, honey, meat, milk, mushrooms, nuts, poultry, seafood, or vegetables by a farm operation employing 10 or fewer people or by a private home, so long as (i) the sale is made directly to consumers and (ii) the product is labeled with the producer's name and address, the product's ingredients, and a disclosure statement indicating the product is not subject to Virginia's food safety laws or regulations.</p>		
<p>HB 158 - Minchew (10) Annexation moratorium statute; continuation of moratorium on annexation by cities.</p>	<p>12/20/2013 House: Referred to Committee on Counties, Cities and Towns 1/23/2014 House: Subcommittee recommends striking from docket by voice vote 1/24/2014 House: Stricken from docket by Counties, Cities and Towns by voice vote</p>	<p>1/28/2014</p>
<p>Support (14102567D) - Support with amendment to conform to SB 312 (Vogel). Summary: Annexation Moratorium Statute; continuation of the moratorium on annexation by cities. Extends the temporary restrictions on granting city charters, filing annexation notices, and instituting annexation proceedings and county immunity proceedings until July 1 following the 2014-2016 biennium. The bill also</p>		

Bills	General Assembly Actions	Date of BOS Position
excepts towns with a population of 40,000 or more from the moratorium on the granting of city charters.		
HB 173 - Farrell (56) Electronic devices; search without warrant prohibited.	12/23/2013 House: Referred to Committee for Courts of Justice 2/5/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Amend (14100584D) - Amend to limit to suspect's personally owned devices.</p> <p>Summary: Search of electronic device without warrant prohibited. Provides that no officer of the law or any other person shall search any cellular telephone, tablet computer, portable computer, desktop computer, or other electronic device containing or designed to contain electronic data or digital information except by virtue of and under a warrant issued by a proper officer.</p>		
HB 234 - Bell (58) VIEW program; screening and assessment for use of illegal substances.	12/28/2013 House: Referred to Committee on Health, Welfare and Institutions 1/23/2014 Subcommittee recommends reporting with amendment(s) (7-Y 0-N). 1/28/2014 House: Reported from Health, Welfare and Institutions with substitute (20-Y 2-N) 1/28/2014 House: Referred to Committee on Appropriations 2/4/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Oppose (14101318D) - Board has historically opposed.</p> <p>Summary: Substance abuse screening and assessment of public assistance applicants and recipients. Requires local departments of social services to screen each VIEW program participant to determine whether probable cause exists to believe the participant is engaged in the use of illegal drugs. The bill provides that when a screening indicates reasonable cause to believe a participant is using illegal drugs, the Department of Social Services shall require drug testing. Any person who fails or refuses to participate in a screening or assessment without good cause or who tests positive for the use of illegal drugs shall be ineligible to receive TANF payments for a period of one year. This bill incorporates HB 642.</p>		
HB 277 - Krupicka (45) Pedestrians; crossing highways.	12/31/2013 House: Referred to Committee on Transportation 1/20/2014 Subcommittee failed to recommend reporting (3-Y 3-N)	1/28/2014
<p>Support (14100643D) - Board has historically supported.</p> <p>Summary: Pedestrians crossing highways. Clarifies the duties of vehicles to stop to allow pedestrians to cross highways at marked crosswalks.</p>		
HB 281 - Albo (42) Northern Virginia Transportation Authority; contracts.	12/31/2013 House: Referred to Committee on Transportation 1/30/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014

Bills	General Assembly Actions	Date of BOS Position
<p>Monitor (14101100D) - Current language is problematic, but staff is working with patron. Summary: Northern Virginia Transportation Authority contracts. Prohibits the Authority from providing funds in support of a transportation-related project being undertaken with the District of Columbia or another state unless the Authority has first entered into a contract that provides for all costs of the project to be borne equally among the Authority and the District of Columbia or other state.</p>		
<p>HB 295 - Villanueva (21) Livable Home Tax Credit; increases total amount granted for program.</p>	<p>12/31/2013 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14100342D) - Consistent with past County support for the program. See also SB 57 (Marsden). Summary: Livable Home Tax Credit. Increases the total amount of tax credits granted for the Livable Home Tax Credit program in any fiscal year from \$1 million to \$2 million and increases the total amount of tax credits made available through the program allocated for purchase or construction of new residences from \$500,000 to \$1 million and the total amount allocated for retrofitting or renovation of existing residences from \$500,000 to \$1 million. The bill is a recommendation of the Virginia Disability Commission.</p>		
<p>HB 325 - Marshall (13) Electronic communications; right to privacy, civil action.</p>	<p>1/2/2014 House: Referred to Committee for Courts of Justice 2/12/2014 House: Left in Courts of Justice</p>	<p>1/28/2014</p>
<p>Amend (14103276D) - Amend to exempt personal communications on employer's computers, networks or other devices. Summary: Right to privacy in electronic communications; civil action. Provides that a person has a right to privacy in the content and metadata of the person's electronic communications, including emails, text messages, telephone calls, location data, mobile or cellular phone signals, or other forms of electronic communications. A person may maintain a civil action for the unauthorized use of a digital image or profile generated through the aggregation or analysis of the content or metadata of his electronic communications for advertising purposes or for the purposes of trade. The bill also creates a civil cause of action for a person whose transmissions of messages, data, signals, or other communications made through the Internet and other electronic service providers that are not intended for public disclosure have been intercepted, monitored, examined, or otherwise accessed without lawful authority against the person who intercepted, monitored, examined, or otherwise accessed such transmissions and any person who facilitated or allowed such interception, monitoring, examination, or access.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>HB 346 - James (80) Public-Private Transportation Act of 1995; additional requirements for certain agreements.</p>	<p>1/3/2014 House: Referred to Committee on Commerce and Labor 1/21/2014 House: Referred from Commerce and Labor by voice vote 1/21/2014 House: Referred to Committee on Transportation 1/30/2014 House: Subcommittee recommends striking from docket by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14102629D) Summary: Public-Private Transportation Act of 1995; additional requirements for certain comprehensive agreements. Provides that no comprehensive agreement providing for the lease, operation, or transfer of ownership of a qualifying transportation facility under the Public-Private Transportation Act with a total value of more than \$1 billion and having a substantial negative impact on the tax revenues of an affected jurisdiction or substantially increasing the taxes, fees, or expenses that will be paid by residents of an affected jurisdiction may be executed by a state agency unless (i) approved by the Governor and (ii) a bill that includes a specific description of the proposed agreement and its anticipated expenditures and revenues is passed by the General Assembly.</p>		
<p>HB 349 - James (80) Public-Private Transportation Act of 1995, etc.; comprehensive agreements.</p>	<p>1/3/2014 House: Referred to Committee on Commerce and Labor 1/21/2014 House: Referred from Commerce and Labor by voice vote 1/21/2014 House: Referred to Committee on Transportation 1/30/2014 House: Subcommittee recommends striking from docket by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14102552D) Summary: Public-Private Transportation Act of 1995 and Public-Private Education Facilities and Infrastructure Act of 2002; additional requirements for comprehensive agreements. Provides that no comprehensive agreement providing for the lease, operation, or transfer of ownership of a qualifying transportation facility under the Public-Private Transportation Act or a qualified project under the Public-Private Education Facilities and Infrastructure Act with a total value of \$1 billion or more shall be executed by a state agency unless (i) approved by the Governor and (ii) a bill that includes a specific description of the proposed agreement and its anticipated expenditures and revenues is passed by the General Assembly.</p>		
<p>HB 361 - Anderson (51) Real and personal property tax; exemption for religious bodies.</p>	<p>1/3/2014 House: Referred to Committee on Finance 1/22/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102746D) - Estimated loss of \$162,000 to the County. See HB 156 (Minchew) and SB 175 (Black). Summary: Real property tax exemption for religious bodies. Clarifies the meaning of real property used</p>		

Bills	General Assembly Actions	Date of BOS Position
exclusively for religious worship for determining the real property tax exemption for religious bodies.		
HB 379 - Surovell (44) Commonwealth Transportation Board; changes composition of membership.	1/3/2014 House: Referred to Committee on Transportation 2/12/2014 House: Left in Transportation	1/28/2014
Support (14100964D) - Board has historically supported. Summary: Commonwealth Transportation Board (CTB); composition. Changes the composition of the CTB so that one member will be appointed from each of Virginia's congressional districts and three will be at-large appointees. The four ex officio members remain unchanged. The bill also replaces the term "metropolitan statistical areas" with "metropolitan planning areas with populations greater than 200,000."		
HB 384 - Dance (63) Local mandates; identification of sources of funding.	1/3/2014 House: Referred to Committee on General Laws 2/4/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Support (14102585D) Summary: Requires the assessment performed by state agencies to include the identification of sources of funding for the mandate.		
HB 417 - Simon (53) Virginia Human Rights Act; public employment, prohibited discrimination, sexual orientation.	1/4/2014 House: Referred to Committee on General Laws 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Support (14101075D) - Board has historically supported. See also HB 562 (Villanueva) and SB 248 (McEachin). Summary: Virginia Human Rights Act; public employment; prohibited discrimination; sexual orientation. Prohibits discrimination in employment based on sexual orientation. The bill defines "sexual orientation" as a person's actual or perceived heterosexuality, bisexuality, homosexuality, or gender identity or expression. The bill expressly provides that "sexual orientation" does not include any person's attraction towards persons with whom sexual conduct would be illegal due to the age of the parties. The bill also codifies existing prohibited discrimination in public employment based on race, color, religion, national origin, sex, pregnancy, childbirth or related medical conditions, age, marital status, disability, or status as a veteran. The bill contains technical amendments.		
HB 425 - LeMunyon (67) Northern Virginia Transportation Authority; increases membership.	1/4/2014 House: Referred to Committee on Transportation 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Oppose (14100776D) Summary: Northern Virginia Transportation Authority; membership. Increases Authority membership from 17 to 20 by the addition of one senator and two House members.		

Bills	General Assembly Actions	Date of BOS Position
HB 431 - LeMunyon (67) Tax reform, state and local; creates joint legislative subcommittee to perform a two-year study.	1/4/2014 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Monitor (14103093D) - Legislative Program opposes creation of commissions to evaluate local taxes without local representation. Summary: State and local tax reform; study; report. Creates a joint legislative subcommittee to perform a two-year study on reforming state and local taxes. The joint subcommittee will assume the tasks of the Joint Subcommittee to Evaluate Tax Preferences, which the bill dissolves.</p>		
HB 433 - LeMunyon (67) Retail Sales and Use Tax; food purchased for human consumption.	1/4/2014 House: Referred to Committee on Finance 2/12/2014 House: Left in Finance	1/28/2014
<p>Oppose (14103230D) - Estimated loss of \$3M-\$8M for the County. Summary: Sales and use tax; food purchased for human consumption. Phases out over a five-year period the state and local sales and use tax on food purchased for human consumption. Under current law, the local tax rate on food is 1% and the state tax rate on such food is 1.5%, with a 1% tax dedicated to localities based on school age population and the remaining one-half percent tax dedicated to the transportation trust fund. The bill dedicates state sales and use tax revenue to hold harmless localities and the transportation trust fund.</p>		
HB 435 - LeMunyon (67) Machinery and tools, merchants' capital, and BPOL taxes; maximum rates and income tax credits.	1/4/2014 House: Referred to Committee on Finance 2/12/2014 House: Left in Finance	1/28/2014
<p>Oppose (14102075D) - The Board has historically opposed restrictions on local taxing authority. Summary: Machinery and tools, merchants' capital and BPOL taxes; maximum rates and income tax credits. Prohibits a locality from increasing its merchants' capital tax, local license (BPOL) fees and taxes, and taxes on machinery and tools used in a business above the locality's rates in effect as of January 1, 2014, and establishes refundable income tax credits for the same taxes beginning with taxable year 2014.</p>		
HB 519 - Morris (64) Zoning; attorney fees.	1/6/2014 House: Referred to Committee for Courts of Justice 1/17/2014 House: Stricken from docket by Courts of Justice by voice vote	1/28/2014
<p>Oppose (14100675D) - Board has historically opposed. See SB 578 (Obenshain). Summary: Provides that a court may award reasonable attorney fees, expenses, and court costs to any person, group, or entity that prevails in a zoning action brought against it or that successfully challenges the validity of a zoning ordinance.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>HB 521 - Bell (20) Comprehensive Services for At-Risk Youth and Families; members of state and local advisory team.</p>	<p>1/6/2014 House: Referred to Committee on Health, Welfare and Institutions 1/16/2014 House: Reported from Health, Welfare and Institutions with amendment (11-Y 10-N) 1/21/2014 House: VOTE: PASSAGE (68-Y 22-N) 1/22/2014 Senate: Referred to Committee on Rehabilitation and Social Services 2/21/2014 Senate: Passed by indefinitely in Rehabilitation and Social Services (10-Y 3-N 1-A)</p>	<p>1/28/2014</p>
<p>Oppose (14101242D) Summary: Comprehensive services for at-risk youth and families; state and local advisory team; membership. Provides that nonstate agency members of state and local advisory teams established to advise the State Executive Council for Comprehensive Services for At-Risk Youth and Families shall be limited to no more than two consecutive three year terms.</p>		
<p>HB 524 - Pogge (96) Uniform Statewide Building Code; accessible units.</p>	<p>1/6/2014 House: Referred to Committee on General Laws 1/21/2014 House: Subcommittee recommends striking from docket by voice vote 1/23/2014 House: Stricken from docket by General Laws by voice vote</p>	<p>1/28/2014</p>
<p>Support (14100341D) - Consistent with accessibility position in Legislative Program. See SB 63 (Puller). Summary: Requires the Board of Housing and Community Development to revise the Uniform Statewide Building Code to require that at least 10 percent of all dwelling units, but in no case less than one dwelling unit, in any newly constructed multifamily residential building shall be affordable, accessible units designed and constructed in a manner that satisfies the criteria for Type A units, in accordance with ANSI A117.1. Currently, at least two percent of dwelling units, but in no case less than one dwelling unit, in any multifamily residential building must be Type A units. The bill is a recommendation of the Virginia Disability Commission.</p>		
<p>HB 562 - Villanueva (21) Virginia Human Rights Act; public employment, prohibited discrimination, sexual orientation.</p>	<p>1/6/2014 House: Referred to Committee on General Laws 1/23/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14102829D) - Board has historically supported. See also HB 417 (Simon) and SB 248 (McEachin). Summary: Virginia Human Rights Act; public employment; prohibited discrimination; sexual orientation. Prohibits discrimination in employment based on sexual orientation. The bill defines "sexual orientation" as a person's actual or perceived heterosexuality, bisexuality, homosexuality, or gender identity or expression. The bill expressly provides that "sexual orientation" does not include any person's attraction towards persons with whom sexual conduct would be illegal due to the age of the parties. The bill also codifies existing prohibited discrimination in public employment based on race, color, religion, national origin, sex, pregnancy, childbirth or related medical conditions, age, marital status, disability, or status as a veteran. The bill contains technical amendments.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>HB 623 - Watts (39) Electric, hybrid electric, and alternative fuel motor vehicles; annual road usage fee.</p>	<p>1/7/2014 House: Referred to Committee on Finance 1/17/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14102321D) Summary: Annual fee on electric, hybrid electric, and alternative fuel motor vehicles. Replaces the \$64 annual license tax on electric, hybrid electric, and alternative fuel motor vehicles with a \$64 annual road usage fee on (i) electric motor vehicles and (ii) any other motor vehicle that has a combined city/highway fuel economy rating equal to or greater than 40 miles per gallon or 40 miles per gallon of gasoline-equivalent (MPGe), according to standards and regulations of the U.S. Environmental Protection Agency.</p>		
<p>HB 626 - Watts (39) Highway systems; allocation of funds.</p>	<p>1/7/2014 House: Referred to Committee on Appropriations 2/3/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14103061D) Summary: Allocation of funds among highways systems. Eliminates required allocations of up to \$500 million per year for bridge reconstruction and rehabilitation, high priority projects, and smart roadway technology projects.</p>		
<p>HB 635 - LaRock (33) Northern Virginia Transportation Authority; use of revenues.</p>	<p>1/7/2014 House: Referred to Committee on Transportation 1/23/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102920D) Summary: Use of revenues by the Northern Virginia Transportation Authority. Requires that 70 percent of the revenues received by the Authority under $\hat{\Delta}$ 15.2-4838.1 be used by the Authority solely to fund transportation projects selected by the Authority that are contained in the regional transportation plan in accordance with $\hat{\Delta}$ 15.2-4830 and that have been rated in accordance with $\hat{\Delta}$ 33.1-13.03:1.</p>		
<p>HB 647 - LaRock (33) MWAA; limits use of Commonwealth revenues to support Phase II of Dulles Corridor Metrorail Project.</p>	<p>1/7/2014 House: Referred to Committee on Appropriations 1/27/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102892D) Summary: Metropolitan Washington Airports Authority. Places limits and conditions on use of Commonwealth revenues to support Phase II of the Dulles Corridor Metrorail Project.</p>		

Bills	General Assembly Actions	Date of BOS Position
HB 653 - LaRock (33) Northern Virginia Transportation Authority; allocations.	1/7/2014 House: Referred to Committee on Transportation 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Oppose (14102843D) Summary: Allocations by Northern Virginia Transportation Authority. Limits allocations by the Northern Virginia Transportation Authority for transit, rail, and public transportation projects to no more than 25 percent of its total allocations.</p>		
HB 657 - Bell (58) Victims of crime; testimony using two-way closed-circuit television for certain offenses.	1/7/2014 House: Referred to Committee for Courts of Justice 2/3/2014 Subcommittee recommends reporting with amendment(s) (4-Y 4-N) 2/12/2014 House: Left in Courts of Justice	1/28/2014
<p>Support (14100841D) Summary: Testimony using two-way closed-circuit television; certain offenses. Permits a victim of kidnapping, criminal sexual assault, or family offenses to testify via two-way closed-circuit television if the court finds that the victim is unable to testify in open court because he will suffer severe emotional trauma. Currently, only child victims who are under 16 years old at the time of trial and who were under 14 years old at the time of the offense and child witnesses who are under 14 years old at the time of trial may testify in this manner.</p>		
HB 658 - LaRock (33) Northern Virginia highway construction district; CTB allocations.	1/7/2014 House: Referred to Committee on Transportation 1/30/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Oppose (14102835D) Summary: CTB allocations to Northern Virginia highway construction district. Limits transit, rail, and public transportation allocations by the Commonwealth Transportation Board to the Northern Virginia highway construction district to no more than 25 percent of total allocations.</p>		
HB 682 - Herring (46) Central registry of records; extends time records must be kept by Department of Social Services.	1/7/2014 House: Referred to Committee on Health, Welfare and Institutions 1/23/2014 House: Subcommittee recommends laying on the table by voice vote 2/12/2014 House: Left in Health, Welfare and Institutions	1/28/2014
<p>Amend (14102925D) - Amend to apply to all records maintained by the local social services agency, not only complaints of child sexual abuse. Summary: Central registry of records; time records must be kept. Extends from one year to three years the required period for which the Department of Social Services must maintain records of reports and investigations of unfounded complaints of child sexual abuse before purging.</p>		

Bills	General Assembly Actions	Date of BOS Position
HB 685 - Torian (52) Communications sales and use tax revenues; changes distribution.	1/7/2014 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends striking from docket by voice vote	1/28/2014
<p>Oppose (14100851D) - Loss of revenue to County of \$25 million per year. See SB 586 (Colgan). Summary: Distribution of communications sales and use tax revenues. Changes the distribution of communications sales and use tax revenues beginning with the month of August 2014 by providing that (i) first, each town would receive the same proportion of such revenues it received in fiscal year 2013-2014 and (ii) all of the remaining revenues would be distributed pro rata to those counties and cities that received a distribution in fiscal year 2013-2014, based upon the population of the county or city as shown by the most recent United States census. Currently, communications sales and use tax revenues are essentially distributed according to each locality's share of telecommunications and television cable funds (local consumer utility tax on landlines and wireless, E-911, business license tax in excess of 0.5 percent, cable franchise fee, video programming excise tax, local consumer utility tax on cable television) collected throughout the Commonwealth in fiscal year 2006.</p>		
HB 714 - Campbell (6) Concealed handgun permit; no fees required for renewal.	1/7/2014 House: Referred to Committee on Militia, Police and Public Safety 2/12/2014 House: Left in Militia, Police and Public Safety	1/28/2014
<p>Oppose (14103390D) - Potential revenue loss of \$100,000. Summary: Renewal of concealed handgun permit; no fees required. Provides that a person who has previously been issued a concealed handgun permit does not have to pay any fees to renew such permit.</p>		
HB 772 - Habeeb (8) Real property tax liens; assignment to third party.	1/7/2014 House: Referred to Committee on Finance 1/29/2014 House: Subcommittee recommends passing by indefinitely by voice vote	1/28/2014
<p>Oppose (14101545D) - See also SB 483 (Stuart). Summary: Real property tax liens. Provides that if a taxpayer agrees, a third party who pays the delinquent taxes due on the taxpayer's real property may be assigned the tax lien on the property.</p>		
HB 778 - Wilt (26) School boards; administration of student surveys and questionnaires.	1/7/2014 House: Referred to Committee on Education 2/12/2014 House: Left in Education	1/28/2014
<p>Oppose (14102752D) - Board has historically opposed. Summary: Prohibits school boards from administering surveys and questionnaires requesting of students (i) sexual information, (ii) mental health information, (iii) medical information, (iv) information on student health risk behaviors, (v) information on controlled substance use, or (vi) other information that the school board deems to be sensitive in nature without written, informed parental consent for the student's participation.</p>		

Bills	General Assembly Actions	Date of BOS Position
HB 783 - Futrell (2) Elections; absentee voting by persons living fifteen miles from place of work.	1/7/2014 House: Referred to Committee on Privileges and Elections 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Support (14102722D) Summary: Adds to the list of persons eligible to vote by absentee ballot those persons whose primary residence, as on the registration records, is a distance of fifteen miles or greater from their place of work. The bill requires that the application for the absentee ballot include the name of the applicant's business or employer, the physical address of his place of work, and the distance in miles between the physical address of his place of work and the physical address of his primary residence.</p>		
HB 792 - LeMunyon (67) Residential zoning; restrictions in Planning District 8.	1/7/2014 House: Referred to Committee on Counties, Cities and Towns 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Oppose (14102506D) Summary: Residential zoning restrictions in Planning District 8. Requires localities in Planning District 8 (Northern Virginia) to include provisions in their zoning ordinances that limit the number of residential units with 500 square feet or less of living space to no more than 100 residential units per 100,000 population in the locality. Zoning changes required to accommodate such units must be at a location in which the zoning prior to January 1, 2014, was at least 12 residential dwellings per acre.</p>		
HB 797 - Lopez (49) Small Business and Supplier Diversity, Department of; changes definition of small business.	1/7/2014 House: Referred to Committee on General Laws 1/23/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Monitor (14101282D) Summary: Department of Small Business and Supplier Diversity; definition of small business. Changes the definition of small business to require the business to have 250 or fewer employees and average annual gross receipts of \$10 million or less averaged over the previous three years. Currently, a small business is required to meet one or the other of these conditions.</p>		
HB 813 - Carr (69) Electronic devices; search without warrant prohibited.	1/7/2014 House: Referred to Committee for Courts of Justice 2/5/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Amend (14101726D) - Amend to limit to suspect's personally owned devices. Summary: Search of electronic device without warrant prohibited. Provides that no officer of the law or any</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>other person shall search any cellular telephone, tablet computer, portable computer, desktop computer, or other electronic device containing or designed to contain electronic data or digital information except by virtue of and under a warrant issued by a proper officer.</p>		
<p>HB 824 - Minchew (10) Northern Virginia Transportation Authority; bonding authority not effective until July 1, 2018.</p>	<p>1/8/2014 House: Referred to Committee on Transportation 1/23/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14103475D) Summary: Northern Virginia Transportation Authority. Provides that the Authority's bonding authority shall not be effective until July 1, 2018. After such date, the Authority, prior to issuance of bonds, shall demonstrate in the context of a bond validation lawsuit that the transportation projects proposed for funding with the sought bond proceeds have been thoroughly analyzed and provide the greatest degree of congestion reduction relative to cost.</p>		
<p>HB 826 - Minchew (10) Uniform Statewide Building Code; inspection & enforcement by counties & towns for existing building.</p>	<p>1/8/2014 House: Referred to Committee on General Laws 1/21/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14102462D) - Board has historically opposed. See SB 313 (Vogel). Summary: Uniform Statewide Building Code; inspection and enforcement. Provides that if any locality elects to enforce Part III of the Building Code, it shall also enforce the unsafe structures provisions for tenant complaints and enforce the elevator, escalator, or related conveyance inspections. The bill also provides that where a county provides enforcement of Parts I and II of the Building Code in a town, and elects to inspect and enforce Part III of the Building Code, the county is also required to inspect and enforce Part III of the Building Code in any such town situated in the county that has also adopted Part III, upon entering into a nonmonetary agreement with the town for such enforcement, unless the town elects to inspect and enforce Part III. The bill contains technical amendments.</p>		
<p>HB 852 - Gilbert (15) State Executive Council for Comprehensive Services for At-Risk Youth and Families; application.</p>	<p>1/8/2014 House: Referred to Committee on General Laws 1/31/2014 House: Referred from General Laws by voice vote 1/31/2014 House: Referred to Committee on Appropriations 2/4/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14102709D) - Consistent with position in County's Human Services Issue Paper. See also similar bill SB 426 (Hanger). Summary: State Executive Council for Comprehensive Services for At-Risk Youth and Families; application</p>		

Bills	General Assembly Actions	Date of BOS Position
of the Administrative Process Act. Provides that the State Executive Council in exercising certain powers and duties is subject to the Administrative Process Act.		
HB 894 - Peace (97) Auxiliary grants; expands eligibility for program to certain individuals.	1/8/2014 House: Referred to Committee on Appropriations 2/4/2014 House: Subcommittee recommends laying on the table by voice vote	[1/31/2014]
<p>[Monitor] (14101579D)</p> <p>Summary: Auxiliary grants. Expands eligibility for the auxiliary grant program to include individuals who reside in supportive housing licensed by the Department of Behavioral Health and Developmental Services, and directs the Commissioner for Aging and Rehabilitative Services to promulgate regulations for licensure of auxiliary grant service coordination providers for individuals with blindness or physical disabilities and the State Board of Behavioral Health and Developmental Services to promulgate regulations for licensure of auxiliary grant service coordination providers for individuals with mental illness or intellectual disabilities.</p>		
HB 912 - Herring (46) Virginia Initiative for Employment Not Welfare (VIEW); Workforce Development Pilot Program, report.	1/8/2014 House: Referred to Committee on Health, Welfare and Institutions 1/31/2014 House: Subcommittee recommends laying on the table (5-Y 0-N)	1/28/2014
<p>Support (14102335D)</p> <p>Summary: Virginia Initiative for Employment Not Welfare (VIEW); Workforce Development Pilot Program. Directs the Department of Social Services to establish a Workforce Development Pilot Program. The Program will allow participants to divide their employment requirement between work and up to 15 hours of educational and vocational programs where an assessment shows participation will improve their chances of achieving self-sufficiency. The existing employment requirements under the VIEW program will be waived for its participants.</p>		
HB 918 - Sickles (43) Elections; separation of ballots.	1/8/2014 House: Referred to Committee on Privileges and Elections 1/30/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
<p>Support (14102386D)</p> <p>Summary: Removes the requirement that mechanical voting devices and ballots approved for use in elections must be capable of segregating ballots containing write-in votes from all other ballots. The bill also repeals the requirement that separate ballot containers are to be provided in primary elections.</p>		

Bills	General Assembly Actions	Date of BOS Position
<p>HB 920 - Sickles (43) Highway systems; funding.</p>	<p>1/8/2014 House: Referred to Committee on Transportation 1/23/2014 House: Referred from Transportation by voice vote 1/23/2014 House: Referred to Committee on Appropriations 2/3/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14101706D) Summary: Funding among highway systems. Advances from July 1, 2020, to July 1, 2014, the expiration date of the annual allocation that can be made by the Commonwealth Transportation Board.</p>		
<p>HB 973 - Cline (24) Traffic light signal photo-monitoring; system for traffic light enforcement.</p>	<p>1/8/2014 House: Referred to Committee on Transportation 1/29/2014 Subcommittee recommends reporting (7-Y 0-N) 2/4/2014 Failed to report (defeated) in Transportation (8-Y 13-N)</p>	<p>1/28/2014</p>
<p>Oppose (14101944D) - Board has historically opposed. Summary: Use of photo-monitoring systems for traffic lights; repeal. Repeals the authority for localities to operate a photo-monitoring system for traffic light enforcement, colloquially known as a "photo red" program.</p>		
<p>HB 979 - Surovell (44) Businesses, certain; local limitations on number.</p>	<p>1/8/2014 House: Referred to Committee on Commerce and Labor 2/12/2014 House: Left in Commerce and Labor</p>	<p>1/28/2014</p>
<p>Support (14100962D) - Board has historically supported. Summary: Local limitations on number of certain businesses. Provides that a locality may by ordinance reasonably limit the number of motor vehicle title loan businesses, payday lenders, check cashers, and precious metals dealers that may be operated at any one time within its territorial limits. The ordinance may limit the number of such establishments based on a specific number of businesses per magisterial or election district or by limiting the number of such businesses within an established radius.</p>		
<p>HB 1068 - Orrock, Sr. (54) Temporary Assistance for Needy Families (TANF); eligibility, drug-related felonies.</p>	<p>1/8/2014 House: Referred to Committee on Health, Welfare and Institutions 1/30/2014 House: Reported from Health, Welfare and Institutions (19-Y 3-N) 1/30/2014 House: Referred to Committee on Appropriations 2/4/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14102305D) - Board has historically supported. Summary: Eligibility for TANF; drug-related felonies. Provides that a person who is otherwise eligible to receive Temporary Assistance for Needy Families assistance shall not be denied assistance solely because he has been convicted of a felony offense of possession of a controlled substance, provided that he complies with</p>		

Bills	General Assembly Actions	Date of BOS Position
all obligations imposed by the court and the Department of Social Services, is actively engaged in or has completed substance abuse treatment, and participates in drug screenings.		
HB 1100 - Yancey (94) CTB Six-Year Improvement Program; requirements.	1/10/2014 House: Referred to Committee on Transportation 2/12/2014 House: Left in Transportation	1/28/2014
<p>Amend (14102186D) - Amend to provide that the CTB can consider other criteria, including those set forth in NVTAs authorizing statute.</p> <p>Summary: CTB Six-Year Improvement Program. Requires that the Commonwealth Transportation Board's Six-Year Improvement Program give priority to either projects that are expected to provide the greatest congestion reduction relative to the cost of the project or projects that promote economic development and promote commerce and trade within the highway construction district where they are located.</p>		
HB 1219 - Marshall (13) Unconstitutional acts and ultra vires enforcement by localities; remedies.	1/17/2014 House: Referred to Committee for Courts of Justice 2/12/2014 House: Left in Courts of Justice	1/28/2014
<p>Oppose (14103146D)</p> <p>Summary: Unconstitutional acts and ultra vires enforcement by localities. Provides that any zoning ordinance of a locality that violates or unreasonably restricts the free exercise of rights guaranteed under the United States Constitution or the Constitution of Virginia shall be null and void and shall constitute a violation. Any enforcement by a locality of such ordinance shall be deemed a violation. In any litigation in which the constitutionality of a zoning ordinance or its enforcement is at issue, the ordinance shall not be given a presumption of constitutionality or presumption of validity. In any litigation involving a challenge under this statute, the burden of establishing compliance with the statute shall be on the locality. Any locality that violates the statute shall be liable to aggrieved persons in amounts equal to the fines and penalties that the locality seeks to impose on such aggrieved persons, plus actual damages including reasonable attorney fees. Any locality that willfully violates this statute, or whose interpretation or enforcement of ordinances willfully operates in violation of this statute, shall be liable to the aggrieved person for treble damages, plus reasonable attorney fees. Any official or employee of a locality that willfully violates this statute, or whose interpretation or enforcement of duties willfully operates in violation of the statute, may be personally liable to aggrieved persons in the amount equal to the fines and penalties that such official or employee seeks or sought to impose on such aggrieved persons plus actual damages and attorney fees. The Attorney General of Virginia shall establish a procedure whereby persons, including officials and employees of localities, may report violations. No locality may take disciplinary action against any official or employee for reporting such violations. The Attorney General (i) shall have authority to institute legal proceedings in the courts of the respective locality and (ii) may intervene in any proceeding to enforce this statute against any locality.</p>		
HB 1230 - Sickles (43) Line of Duty Act; funding and review.	1/17/2014 House: Referred to Committee on Appropriations 2/6/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014

Bills	General Assembly Actions	Date of BOS Position
<p>Oppose (14103501D) - Oppose diversion of communications sales and use tax revenues. Board has historically opposed.</p>		
<p>Summary: Creates a Line of Duty Death and Health Benefits Fund and provides for the funding of Line of Duty claims. The bill also establishes an advisory review board to assist the Comptroller in the review of claims involving a claimant who has not received a disability determination from the Virginia Retirement System, Social Security Administration, Workers' Compensation Commission, or any recognized retirement system or who is, as of the time the claim for benefits had been filed, working in an alternative position.</p>		
<p>HB 1231 - Sickles (43) Elections; voting machines.</p>	<p>1/17/2014 House: Referred to Committee on Privileges and Elections 1/30/2014 Subcommittee recommends reporting (7-Y 0-N) 2/7/2014 House: Tabled in Privileges and Elections by voice vote</p>	<p>1/28/2014</p>
<p>Monitor (14102390D)</p>		
<p>Summary: Provides that voting machines purchased by a locality after July 1, 2014, shall not allow wireless communications at any time. Currently, wireless communication between and among voting machines is prohibited only while polls are open on election day.</p>		
<p>HB 1250 - Ramadan (87) Hunting; in certain counties allowed on Sundays.</p>	<p>1/17/2014 House: Referred to Committee on Agriculture, Chesapeake and Natural Resources 2/12/2014 House: Left in Agriculture, Chesapeake and Natural Resources</p>	<p>1/28/2014</p>
<p>Support (14100914D) - Support as measure to combat Lyme disease.</p>		
<p>Summary: Hunting on Sundays. Authorizes the Counties of Fairfax, Fauquier, Loudoun, and Prince William to adopt an ordinance that allows the hunting of wild animals on private lands on Sunday.</p>		
<p>HB 1254 - Marshall (13) Northern Virginia Transportation Authority; use of revenues.</p>	<p>1/17/2014 House: Referred to Committee on Appropriations 2/3/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Oppose (14103801D)</p>		
<p>Summary: Northern Virginia Transportation Authority. Places limitations and conditions on funding by the Authority of mass transit and highway projects to ensure comparative analysis of project costs and benefits.</p>		
<p>HJ 12 - Surovell (44) United States Constitution; General Assembly to ratify and affirm Equal Rights Amendment.</p>	<p>12/4/2013 House: Referred to Committee on Privileges and Elections 2/12/2014 House: Left in Privileges and Elections</p>	<p>2/11/2014</p>
<p>Support (14100205D) - Board has historically supported. See also SJ 78 (Marsh).</p>		
<p>Summary: United States Constitution; Equal Rights Amendment. Ratifies the Equal Rights Amendment to the United States Constitution that was proposed by Congress in 1972. This joint resolution advocates the position</p>		

Bills	General Assembly Actions	Date of BOS Position
that the 1972 Equal Rights Amendment remains viable and may be ratified notwithstanding the expiration of the 10-year ratification period set out in the resolving clause, as amended, in the proposal adopted by Congress.		
HJ 39 - Webert (18) Adult abuse; Department of Social Services to study.	12/31/2013 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Support (14102727D) Summary: Study; adult abuse in the Commonwealth; report. Requests the Department of Social Services (DSS) to research the frequency and character of adult abuse allegations in the Commonwealth, compare the Commonwealth's statistics to national standards, and recommend strategies to prevent and raise awareness about adult abuse in the Commonwealth.		
HJ 84 - LaRock (33) Dulles Access Highway; memorializing Congress to take legislative action necessary to impose tolls.	1/7/2014 House: Referred to Committee on Rules 1/31/2014 House: Tabled in Rules by voice vote	1/28/2014
Monitor (14102824D) Summary: Memorializing Congress; tolls on Dulles Access Highway. Memorializes Congress to impose and collect tolls for use of the Dulles Access Highway in order to limit toll increases for use of the Dulles Toll Road used to finance the rail-to-Dulles project.		
HJ 85 - LaRock (33) Dulles Access Highway; memorializing MWAA to impose & collect tolls for use, etc.	1/7/2014 House: Referred to Committee on Rules 1/31/2014 House: Tabled in Rules by voice vote	1/28/2014
Monitor (14102878D) Summary: MWAA; tolls on Dulles Access Highway. Memorializes the Metropolitan Washington Airport Authority to impose and collect tolls for use of the Dulles Access Highway in order to reduce tolls for use of the Dulles Toll Road.		
HJ 118 - Austin (19) Dam safety regulations; Department of Conservation and Recreation to study.	1/8/2014 House: Referred to Committee on Rules 1/30/2014 House: Subcommittee recommends striking from docket by voice vote	1/28/2014
Support (14103207D) Summary: Study; dam safety regulations; report. Requests the Department of Conservation and Recreation to study changes to Virginia's Impounding Structure Regulations that may result in cost savings to owners of dams without jeopardizing public safety.		

Bills	General Assembly Actions	Date of BOS Position
<p><u>SB 16</u> - Miller (1) Absentee voting; persons age 65 or older on day of an election are entitled to vote absentee ballot.</p>	<p>12/5/2013 Senate: Referred to Committee on Privileges and Elections 1/14/2014 Senate: Reported from Privileges and Elections with substitute (10-Y 4-N) 1/20/2014 Read third time and passed (28-Y 10-N). 1/23/2014 House: Referred to Committee on Privileges and Elections 2/20/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>1/28/2014</p>
<p>Support (14103997D-S1) - Board has historically supported. Summary: Elections; absentee voting. Provides that persons age 65 or older on the day of an election for which an absentee ballot is requested are entitled to vote absentee. This bill incorporates SB 129, SB 140, and SB 182.</p>		
<p><u>SB 53</u> - Stuart (28) Stormwater management; waiver of charges for places of worship.</p>	<p>12/17/2013 Senate: Referred to Committee on Local Government 1/14/2014 Senate: Reported from Local Government (11-Y 0-N) 1/14/2014 Senate: Rereferred to Agriculture, Conservation and Natural Resources 1/30/2014 Senate: Passed by indefinitely in Agriculture, Conservation and Natural Resources (10-Y 4-N 1-A)</p>	<p>1/28/2014</p>
<p>Oppose (14100928D) - Board has historically opposed. Summary: Regulation of stormwater; waiver of charges for places of worship. Requires a locality that adopts a system of stormwater management service charges to provide for a waiver of at least 50 percent of such charge to any church, synagogue, or other place of worship.</p>		
<p><u>SB 57</u> - Marsden (37) Livable Home Tax Credit; increases total amount granted for program.</p>	<p>12/17/2013 Senate: Referred to Committee on Finance 2/11/2014 Senate: Stricken at request of Patron in Finance (17-Y 0-N)</p>	<p>1/28/2014</p>
<p>Support (14101879D) - Consistent with past County support for the program. See also HB 295 (Villanueva). Summary: Livable Home Tax Credit. Increases the total amount of tax credits granted for the Livable Home Tax Credit program in any fiscal year from \$1 million to \$2 million and increases the total amount of tax credits made available through the program allocated for purchase or construction of new residences from \$500,000 to \$1 million and the total amount allocated for retrofitting or renovation of existing residences from \$500,000 to \$1 million. The bill is a recommendation of the Virginia Disability Commission.</p>		
<p><u>SB 63</u> - Puller (36) Uniform Statewide Building Code; accessible units.</p>	<p>12/18/2013 Senate: Referred to Committee on General Laws and Technology 1/20/2014 Senate: Passed by indefinitely in General Laws and Technology with letter (12-Y 0-N)</p>	<p>1/28/2014</p>

Bills	General Assembly Actions	Date of BOS Position
<p>Support (14101875D) - Consistent with accessibility position in Legislative Program. See HB 524 (Pogge). Summary: Requires the Board of Housing and Community Development to revise the Uniform Statewide Building Code to require that at least 10 percent of all dwelling units, but in no case less than one dwelling unit, in any newly constructed multifamily residential building shall be affordable, accessible units designed and constructed in a manner that satisfies the criteria for Type A units, in accordance with ANSI A117.1. Currently, at least two percent of dwelling units, but in no case less than one dwelling unit, in any multifamily residential building must be Type A units. The bill is a recommendation of the Virginia Disability Commission.</p>		
<p>SB 132 - Favola (31) TNAF recipients; Board of Social Services shall annually review amount of assistance paid.</p>	<p>12/30/2013 Senate: Referred to Committee on Rehabilitation and Social Services 1/17/2014 Senate: Reported from Rehabilitation and Social Services with substitute (13-Y 0-N) 1/17/2014 Senate: Rereferred to Finance 2/4/2014 Senate: Reported from Finance with substitute (17-Y 0-N) 2/7/2014 Senate: Read third time and passed Senate (40-Y 0-N) 2/12/2014 House: Referred to Committee on Health, Welfare and Institutions 2/21/2014 House: Subcommittee recommends laying on the table (5-Y 0-N)</p>	<p>1/28/2014</p>
<p>Support (14100488D) - Board has historically supported. Summary: Department of Social Services; annual review of payments made to TANF recipients and indexing of such payments to the Consumer Price Index. Requires the Board of Social Services to develop and implement a process for annually reviewing the amount of assistance paid to eligible recipients through the Temporary Assistance for Needy Families program and indexing the amount of such payments in an amount equal to the percentage change in the Consumer Price Index for the year immediately preceding the year in which the review occurs, if an appropriation from federal funds effectuating the purposes of the act is made available to the Commonwealth and included in a general appropriation act passed in 2014 by the General Assembly. The bill requires the Department to report to the Governor and the General Assembly on its progress in implementing the provisions of the act no later than December 1, 2014.</p>		
<p>SB 139 - Barker (39) Provisional driver's license holders; changes use of cell phone from secondary to primary offense.</p>	<p>12/30/2013 Senate: Referred to Committee on Transportation 1/15/2014 Senate: Reported from Transportation (11-Y 3-N) 1/21/2014 Read third time and passed Senate (19-Y 19-N, Chair votes Yes). 1/24/2014 House: Referred to Committee on Militia, Police and Public Safety 2/20/2014 House: Subcommittee failed to recommend reporting (3-Y 5-N)</p>	<p>1/28/2014</p>
<p>Support (14101700D) - Board has historically supported.</p>		

Bills	General Assembly Actions	Date of BOS Position
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Summary: Provisional driver's license holders. Changes use of a cell phone by a provisional driver's license holder from a secondary offense to a primary offense.

SB 163 - Locke (2)
Local Government,
Commission on; local
mandates.

12/31/2013 Senate: Referred to Committee on Local Government
1/21/2014 Senate: Reported from Local Government with substitute (14-Y 0-N)
1/27/2014 Read third time and passed Senate (39-Y 0-N)
1/31/2014 House: Referred to Committee on Counties, Cities and Towns
2/21/2014 House: Reported from Counties, Cities and Towns with substitute (22-Y 0-N)
2/25/2014 House: Passed House with substitute BLOCK VOTE (98-Y 0-N)
2/27/2014 Senate: House substitute rejected by Senate (2-Y 38-N)
2/28/2014 House insisted on substitute and requested conference committee.
3/4/2014 Senate: Senate acceded to request (40-Y 0-N) and appointed Locke, Miller and Smith as conferees.
3/5/2014 Conferees appointed by House (BaCote, Ingram, Marshall, D.W.)
3/7/2014 Senate: Conference report agreed to by Senate (39-Y 0-N)
3/7/2014 House: Conference report rejected by House (1-Y 97-N)
3/8/2014 Senate: No further action taken; failed to pass in Senate.

1/28/2014

Support (14101754D) - See also HB 1011 (Byron). The County supports extending the task force to any future date.

Summary: Commission on Local Government; local mandates. Expands the size of the task force appointed by the Governor to review state mandates on localities from five members to seven members, of whom two are required to be non-governmental appointees with a background in business. The bill also extends the task force from July 1, 2014, to July 1, 2018. This bill incorporates SB 407.

SB 174 - Black (13)
Virginia Public
Procurement Act;
competitive negotiation,
term contracts for certain
services.

1/2/2014 Senate: Referred to Committee on General Laws and Technology
1/13/2014 Senate: Passed by indefinitely in General Laws and Technology with letter (10-Y 0-N)

1/28/2014

Support (14101638D) - Board has historically supported.

Summary: Virginia Public Procurement Act; competitive negotiation; term contracts for certain architectural

Bills	General Assembly Actions	Date of BOS Position
and engineering services. Increases the term contract limits for architectural and engineering services to \$2.5 million per project for state agencies and \$10 million per term. Currently, these limits are \$1 million and \$5 million, respectively.		
SB 176 - Black (13) Home-produced or farm-produced products; sale of products by certain farm operations.	1/2/2014 Senate: Referred to Committee on Agriculture, Conservation and Natural Resources 1/23/2014 Stricken at request of Patron in Agriculture, Conservation & Natural Resources (9-Y 0-N)	1/28/2014
Oppose (14100826D) - Board has historically opposed. See also HB 135 (Bell, R.B.). Summary: Home-produced or farm-produced products. Allows the sale of food products made from any fruit, grain, herbs, honey, meat, milk, mushrooms, nuts, poultry, seafood, or vegetables by a farm operation employing 10 or fewer people or by a private home, so long as (i) the sale is made directly to consumers and (ii) the product is labeled with the producer's name and address, the product's ingredients, and a disclosure statement indicating the product is not subject to Virginia's food safety laws or regulations.		
SB 248 - McEachin (9) Discrimination; prohibited in state employment.	1/3/2014 Senate: Referred to Committee on General Laws and Technology 1/20/2014 Failed to Report in General Laws and Technology (7-Y 7-N).	1/28/2014
Support (14103212D) - Board has historically supported. See also HB 417 (Simon) and HB 562 (Villanueva). Summary: Nondiscrimination in state employment. Prohibits discrimination in state employment based on race, color, religion, national origin, sex, pregnancy, childbirth or related medical conditions, age, marital status, disability, sexual orientation, gender identity, or status as a special disabled veteran or other veteran covered by the Veterans Readjustment Assistance Act of 1974, as amended. The bill also defines "sexual orientation" and "gender identity."		
SB 277 - Favola (31) Foster care and adoption assistance; DSS to include individuals between age 18 & 21 years of age.	1/5/2014 Senate: Referred to Committee on Rehabilitation and Social Services 1/24/2014 Senate: Reported from Rehabilitation and Social Services with amendment (11-Y 0-N) 1/24/2014 Senate: Rereferred to Finance 2/4/2014 Senate: Reported from Finance with substitute (17-Y 0-N) 2/7/2014 Read third time and passed Senate (40-Y 0-N) 2/12/2014 House: Referred to Committee on Health, Welfare and Institutions 2/18/2014 House: Reported from Health, Welfare and Institutions (21-Y 0-N) 2/25/2014 House: Subcommittee recommends laying on the table by voice vote	1/28/2014
Support (14102208D) Summary: DSS; amend the state plan for foster care and adoption assistance to include payments for		

Bills	General Assembly Actions	Date of BOS Position
<p>individuals up to age 21. Directs the Department of Social Services to develop amendments to the state plan for foster care and adoption assistance, including proposals for amendments to existing statutes and regulations, necessary to extend the payment of foster care and adoption assistance for individuals up to the age of 21, and to report on its progress in implementing the provisions of the act no later than October 1, 2014 and quarterly thereafter.</p>		
<p>SB 320 - Ebbin (30) Paper and plastic bags, disposable; localities in Planning District 8 authorized to impose.</p>	<p>1/6/2014 Senate: Referred to Committee on Finance 1/21/2014 Senate: Passed by indefinitely in Finance (14-Y 1-N)</p>	<p>1/28/2014</p>
<p>Support (14103114D) - Position in Legislative Program. Summary: Local paper and plastic bag tax. Authorizes localities in Planning District 8 by ordinance to impose a tax on disposable paper bags and disposable plastic bags. Revenues from the local tax would be collected by the Tax Commissioner and distributed monthly to the county or city imposing the tax. The bill requires each county or city adopting an ordinance to impose the tax to provide a certified copy of the ordinance to the Tax Commissioner at least six months prior to the date the tax is to become effective.</p>		
<p>SB 340 - Puller (36) Group homes and residential facilities; license applications.</p>	<p>1/7/2014 Senate: Referred to Committee on Local Government 2/4/2014 Senate: Reported from Local Government with substitute (15-Y 0-N) 2/10/2014 Read third time and passed Senate (40-Y 0-N) 2/12/2014 House: Referred to Committee on Health, Welfare and Institutions 3/4/2014 House: Left in Health, Welfare and Institutions</p>	<p>1/28/2014</p>
<p>Monitor (14102410D) Summary: Group home licenses. Requires the Department of Behavioral Health and Developmental Services to provide a list of licenses issued for group homes and residential facilities housing eight or fewer persons during the preceding month upon the request of a local government chief administrative officer.</p>		
<p>SB 343 - Garrett (22) Statewide Fire Prevention Code; use of consumer and restricted consumer fireworks, etc.</p>	<p>1/7/2014 Senate: Referred to Committee on General Laws and Technology 1/20/2014 Senate: Reported from General Laws and Technology with amendments (12-Y 2-N) 1/24/2014 Senate: Read third time and passed Senate (35-Y 2-N) 1/31/2014 House: Referred to Committee on General Laws 3/4/2014 House: Left in General Laws</p>	<p>2/25/2014</p>
<p>Oppose (14103343D-E) Summary: Statewide Fire Prevention Code; State Fire Marshal; consumer grade fireworks. Authorizes the use of consumer-grade fireworks in the Commonwealth. The bill defines "consumer fireworks" as small fireworks devices containing restricted amounts of pyrotechnic composition designed primarily to produce visible or</p>		

Bills	General Assembly Actions	Date of BOS Position
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audible effects by combustion and complying with certain federal regulations regarding composition and labeling. The bill also defines "display fireworks" and "restricted consumer fireworks" and provides that consumer and restricted consumer fireworks are to be considered the same hazard class of 1.4G explosives under the Statewide Fire Prevention Code and Uniform Statewide Building Code. The provisions of the bill are set to become effective January 1, 2015.

SB 408 - McWaters (8)
Motor vehicle safety inspection; VSP to amend its regulations to include inspection of window tint.

1/7/2014 Senate: Referred to Committee on Transportation
1/15/2014 Senate: Reported from Transportation with substitute (14-Y 0-N)
1/21/2014 Read third time and passed Senate (38-Y 0-N).
1/24/2014 House: Referred to Committee on Transportation
2/24/2014 House: Subcommittee recommends reporting (5-Y 2-N)
2/27/2014 House: Reported from Transportation (14-Y 8-N)
3/4/2014 House: VOTE:DEFEATED (44-Y 54-N 1-A)

1/28/2014

Support (14103361D)

Summary: Motor vehicle safety inspection; tint. Requires the Department of State Police to amend its regulations to include inspection of window tint as part of the motor vehicle safety inspection.

SB 426 - Hanger, Jr. (24)
State Executive Council for Comprehensive Services for At-Risk Youth and Families; regulations.

1/7/2014 Senate: Referred to Committee on General Laws and Technology
1/13/2014 Senate: Rereferred to Rehabilitation and Social Services
1/13/2014 Rereferred from Committee on General Laws and Technology (10-Y 0-N).
1/31/2014 Senate: Reported from Rehabilitation and Social Services with amendment (14-Y 0-N)
2/5/2014 Read third time and passed Senate (40-Y 0-N)
2/7/2014 House: Referred to Committee on Health, Welfare and Institutions
2/27/2014 House: Reported from Health, Welfare and Institutions (22-Y 0-N)
2/27/2014 House: Referred to Committee on Appropriations
2/28/2014 House: Subcommittee recommends laying on the table by voice vote
3/4/2014 House: Left in Appropriations

1/28/2014

Support (14101838D) - Consistent with position in County's Human Services Paper. See also similar bill HB 852 (Gilbert).

Summary: Provides that the State Executive Council for Comprehensive Services for At-Risk Youth and Families may promulgate regulations necessary to carry out its powers and duties. The bill contains technical

Bills	General Assembly Actions	Date of BOS Position
amendments.		
SB 472 - Smith (22) Legal notices; advertisement by localities.	1/8/2014 Senate: Referred to Committee on Local Government 2/4/2014 Senate: Passed by indefinitely in Local Government (12-Y 3-N)	[1/31/2014]
[Support] (14102838D) - See also HB 95 (Head). Summary: Advertisement of legal notices by localities. Allows localities to meet certain notice requirements by utilizing their websites, radio, or television rather than being limited to a newspaper of general circulation.		
SB 493 - Puckett (38) Line of Duty Act; funding and review.	1/8/2014 Senate: Referred to Committee for Courts of Justice 1/13/2014 Senate: Rereferred to Finance 1/21/2014 Senate: Incorporated by Finance (SB289- Carrico) (15-Y 0-N)	1/28/2014
Oppose (14100723D) - See also SB 289 (Carrico). Summary: Creates a Line of Duty Death and Health Benefits Fund and provides for the funding of Line of Duty claims. The bill also establishes an advisory review board to assist the Comptroller in the review of claims involving a claimant who has not received a disability determination from the Virginia Retirement System, Social Security Administration, Workers' Compensation Commission, or any recognized retirement system or who is, as of the time the claim for benefits had been filed, working in an alternative position. This bill was incorporated in to SB 289.		
SB 512 - Wagner (7) Solar equipment; certified pollution control equipment and facilities.	1/8/2014 Senate: Referred to Committee on Finance 1/28/2014 Senate: Incorporated by Finance (SB418- Hanger) (13-Y 0-N)	1/28/2014
Monitor (14100699D) - See SB 418 (Hanger). Summary: Certified pollution control equipment and facilities; solar equipment. Adds solar equipment to the definition of certified pollution control equipment and facilities that are exempt from state and local taxation pursuant to Article X, Section 6 of the Constitution of Virginia.		
SB 523 - Ruff, Jr. (61) Local fiscal impact bills; first day introduction.	1/8/2014 Senate: Referred to Committee on Rules 2/7/2014 Senate: Stricken at request of Patron in Rules (17-Y 0-N)	1/28/2014
Support (14102472D) - Position in Legislative Program. See HB 633 (Kilgore) and SB 574 (Garrett). Summary: Requires local fiscal impact bills to be introduced no later than the first day of the session.		
SB 586 - Colgan (29) Communications sales and use tax revenues; changes distribution.	1/10/2014 Senate: Referred to Committee on Finance 1/21/2014 Senate: Passed by indefinitely in Finance (11-Y 0-N)	1/28/2014
Oppose (14103657D) - Loss of revenue to the County of \$25 million per year. See HB 685 (Torian).		

Bills	General Assembly Actions	Date of BOS Position
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Summary: Distribution of communications sales and use tax revenues. Changes the distribution of communications sales and use tax revenues beginning with the month of August 2014 by providing that (i) first, each town would receive the same proportion of such revenues it received in fiscal year 2013-2014 and (ii) all of the remaining revenues would be distributed pro rata to those counties and cities that received a distribution in fiscal year 2013-2014, based upon the population of the county or city as shown by the most recent United States census. Currently, communications sales and use tax revenues are essentially distributed according to each locality's share of telecommunications and television cable funds (local consumer utility tax on landlines and wireless, E-911, business license tax in excess of 0.5 percent, cable franchise fee, video programming excise tax, local consumer utility tax on cable television) collected throughout the Commonwealth in fiscal year 2006.

SB 662 - Favola (31)
Child care; certain counties permitted to continue using local sliding scale to determine copayment.

1/17/2014 Senate: Referred to Committee on Rehabilitation and Social Services
1/31/2014 Senate: Reported from Rehabilitation and Social Services with substitute (15-Y 0-N)
2/5/2014 Senate: Read third time and passed Senate (40-Y 0-N)
2/7/2014 House: Referred to Committee on Health, Welfare and Institutions
2/20/2014 House: Subcommittee recommends reporting with amendment(s) (4-Y 1-N)
2/27/2014 House: Tabled in Health, Welfare and Institutions by voice vote

1/28/2014

Support (14103514D) - The bill was tabled after VDSS agreed to extend the County's waiver until July 2015, as provided in the legislation.

Summary: Child-care subsidy; use of local sliding scale. Allows any county operating under the urban county executive form of government to continue using a local sliding scale in determining copayment responsibilities for families receiving child-care subsidy.

SB 666 - Petersen (34)
Eminent domain; costs, attorney fees.

1/17/2014 Senate: Referred to Committee for Courts of Justice
2/3/2014 Senate: Reported from Courts of Justice with amendment (11-Y 3-N)
2/3/2014 Senate: Rereferred to Finance
2/5/2014 Senate: Passed by indefinitely in Finance (13-Y 4-N)

1/28/2014

Oppose (14103041D)

Summary: Eminent domain; costs; attorney fees. Requires the court, in certain condemnation proceedings, to award costs, including reasonable attorney fees, to the owner of property taken by condemnation. Under current law, awarding costs is discretionary and such costs exclude attorney fees.

Bills	General Assembly Actions	Date of BOS Position
<p><u>SJ 34</u> - McWaters (8) Recurrent flooding; joint subcommittee established to formulate recommendations to address.</p>	<p>1/3/2014 Senate: Referred to Committee on Rules 1/17/2014 Senate: Incorporated by Rules (SJ3-Locke) by voice vote</p>	<p>1/28/2014</p>
<p>Support (14101018D) - See HJ 16 (Stolle) and SJ 3 (Locke). Summary: Study; recurrent flooding; report. Establishes a 15-member joint subcommittee to formulate recommendations for the development of a comprehensive and coordinated planning effort to address recurrent flooding. The joint subcommittee is charged with recommending short- and long-term strategies for minimizing the impact of recurrent flooding. Its report is to be submitted by November 1, 2015. This bill was incorporated into SJR 3.</p>		
<p><u>SJ 78</u> - Marsh III (16) United States Constitution; General Assembly to ratify and affirm Equal Rights Amendment.</p>	<p>1/8/2014 Senate: Referred to Committee on Rules 1/31/2014 Senate: Reported from Rules by voice vote 1/31/2014 Senate: Reported from Rules (16-Y 1-N) 2/5/2014 Senate: Read third time and agreed to by Senate by voice vote 2/7/2014 House: Referred to Committee on Privileges and Elections 2/27/2014 House: Subcommittee recommends laying on the table by voice vote</p>	<p>2/11/2014</p>
<p>Support (14103517D) - Board has historically supported. See also HJ 12 (Surovell). Summary: United States Constitution; Equal Rights Amendment. Ratifies the Equal Rights Amendment to the United States Constitution that was proposed by Congress in 1972. This joint resolution advocates the position that the 1972 Equal Rights Amendment remains viable and may be ratified notwithstanding the expiration of the 10-year ratification period set out in the resolving clause, as amended, in the proposal adopted by Congress.</p>		