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HB1006 **MENTAL HEALTH PROGRAMS (STEUERWALD G)** Specifies the circumstances under which a person may be involuntarily committed to a facility for mental health services and specifies that these services are medically necessary when provided in accordance with generally accepted clinical care guidelines. Establishes a local mental health referral program to provide mental health treatment for certain persons who have been arrested. Repeals obsolete provisions.

Current Status: 4/12/2023 - Returned to the House with amendments

State Bill Page: [HB1006](#)

HB1016 **POLICE AND FIRE MERIT SYSTEMS (PRESSEL J)** Allows a fire protection district or fire protection territory to establish a merit system. Requires a unit's legislative body or the governing board of a district or territory to hold a public meeting not later than October 31, 2023, to consider and vote on a resolution proposing to establish a merit system for certain eligible: (1) city and town police and fire departments and township fire departments; and (2) fire protection districts and fire protection territories. Provides that if a resolution is adopted and a majority of the active members of the department vote to approve the resolution, the merit system is established on January 1 following the vote. Provides that if the legislative body or governing board holds a public meeting and does not adopt a resolution approving the establishment of a merit system, the active members of the department may, not later than October 31, 2024, hold a meeting to vote on whether the members recommend the establishment of a merit system. Provides that if a majority of the active members vote to recommend the establishment of a merit system, the legislative body or governing board shall, after receiving notice of the vote, hold a public meeting not later than April 30, 2025, to consider whether to establish a merit system for each eligible department. Specifies the manner by which a merit system established under these provisions may be amended or dissolved. Repeals a provision containing definitions and moves the definitions to another location. Makes conforming amendments.

Current Status: 4/13/2023 - Senate Advisors appointed Pol and Rogers

State Bill Page: [HB1016](#)

HB1025 **FIREFIGHTER DISCIPLINE** (TORR J) Provides that a fire department of a fire protection district or fire protection territory is subject to certain disciplinary and due process requirements.

Current Status: 4/4/2023 - Signed by the President Pro Tempore

State Bill Page: [HB1025](#)

HB1034 **INCOME TAX EXEMPTION FOR MILITARY PAY** (FRYE R) Exempts military pay for members of a reserve component of the armed forces of the United States or the national guard from the individual income tax. (Current law provides an individual income tax exemption for members of a reserve component of the armed forces of the United States or the national guard for the period the member is mobilized and deployed.) Exempts military pay earned by members of an active component of the armed forces of the United States from the individual income tax. (Current law exempts from the individual income tax the military pay earned by members of the National Guard and reserve components of the armed forces of the United States while serving on active duty.)

Current Status: 4/17/2023 - House Bills on Third Reading

State Bill Page: [HB1034](#)

HB1055 **PUBLIC SAFETY MATTERS** (FRYE R) Increases the number of deputies, from two to six, that a town marshal may have to participate in the town marshal training program (Tier II training program) established by the law enforcement training board (board). Requires the board to adopt rules establishing a conservancy district marshal basic training program. Adds a district marshal or deputy district marshal to certain definitions of "police officer", "officer", or "law enforcement officer". Makes changes to certain definitions of "law enforcement officer" to include officers employed by a hospital police department, conservancy district marshals, and deputy conservancy district marshals. Defines "district marshal". Provides that a conservancy district (district) in which each director of the board has been elected to the board may employ a district marshal or deputy district marshal. Provides that the district marshal is the chief police officer of the district and has the powers of other law enforcement officers in enforcing laws. Makes changes to the jurisdiction of a hospital police department. Provides that a member of a city police or fire department is not subject to residency requirements. Eliminates a provision that provides that a city with a population of less than 7,500 may adopt an ordinance that requires a member of a city police or fire department to reside within the county in which the city is located. Provides that members of the police and fire departments of a town or special service district are not subject to residency requirements but must: (1) have adequate means of transportation into the jurisdiction served by the member's department; and (2) maintain telephone service to communicate with the department. Provides that members of the fire department of a township, fire protection district, or fire protection territory are not subject to residency requirements but must: (1) have adequate means of transportation into

the jurisdiction served by the member's department; and (2) maintain telephone service to communicate with the department. Repeals provisions: (1) relating to the establishment of residency requirements for a police or fire department of a town with a population of less than 7,500; (2) relating to the establishment of residency requirements for a township fire department of a township with a population of less than 7,500; and (3) that exempt a member of a town police or fire department or a township fire department from residency requirements under certain circumstances. Repeals a provision relating to the jurisdiction of hospital police departments.

Current Status: 4/11/2023 - Returned to the House with amendments

State Bill Page: [HB1055](#)

HB1142 **LAW ENFORCEMENT RECORDINGS** (PRESCOTT J) Provides that the direct cost that a state or local agency may charge for providing a copy of a law enforcement recording (recording) includes labor costs incurred to: (1) obscure nondisclosable information in the recording; and (2) perform an administrative review of the recording to determine if all nondisclosable information has been obscured. Specifies that the costs of reviewing and obscuring nondisclosable electronic data may not exceed reasonable attorney's fees if the actions are performed by an attorney. Provides that if a court issues an order for disclosure of a law enforcement recording, any copy of the recording must be made by the public agency. Makes a technical correction.

Current Status: 4/13/2023 - Signed by the President Pro Tempore

State Bill Page: [HB1142](#)

HB1177 **HANDGUN TRAINING FOR TEACHERS** (LUCAS J) Creates a specialized firearms safety, education, and training curriculum (curriculum) for teachers, school staff, and school employees. Specifies curriculum requirements. Authorizes funds from the: (1) Indiana secured schools fund; and (2) school corporation and charter school safety advance program; to be used for the purpose of providing specialized firearms instruction to certain teachers, school staff, and school employees, and for providing counseling services to students, teachers, school staff, and school employees in the event of a school shooting. Requires a charter school, accredited nonpublic school, or school corporation to ensure that a teacher, school staff member, or school employee who receives a grant from the Indiana secured schools fund for the purpose of receiving specialized firearms instruction complies with certain requirements. Provides that the identity of any person who: (1) enrolls in; (2) participates in; or (3) completes; the curriculum is confidential. Provides that a public school or an accredited nonpublic school may not conduct a training or drill for an employee of the school that includes, as any part of the training or drill, the expelling of any type of projectile at the employee unless: (1) the school informs the employee of the use of projectiles in the training or drill; and (2) the employee consents, in writing, to the use of projectiles during the training or drill. Provides that a public school or an accredited nonpublic school may not conduct or approve a training or drill for a student of the school that includes, as any part of the training or drill, the expelling of any type of projectile. Authorizes a qualified

retired law enforcement officer to carry or possess a firearm on school property. Requires the department of education, in collaboration with the state police department, to identify a set of best practices and develop a set of educational materials concerning the safe possession and storage of a firearm in a home with a child. Provides that the department of education shall provide the best practices and educational materials to certain schools for annual distribution to parents of students. Makes conforming and technical amendments.

Current Status: 4/17/2023 - House Bills on Second Reading

State Bill Page: [HB1177](#)

HB1186 ENCROACHMENT ON AN INVESTIGATION (MCNAMARA W) Provides that a person who knowingly or intentionally approaches within 25 feet of a law enforcement officer after the law enforcement officer has ordered the person to stop commits a Class C misdemeanor. Specifies that "emergency incident area" may include an area 25 feet in all directions from the perimeter of an emergency incident area. (Under current law, the area is 150 feet).

Current Status: 4/4/2023 - Signed by the President Pro Tempore

State Bill Page: [HB1186](#)

HB1287 HOME DETENTION (MELTZER J) Allows a court to place a person convicted of certain crimes directly in a community corrections program. Provides that a violation of certain terms of a community corrections program placement constitutes escape. Repeals the offense of unauthorized absence from home detention, a Class A misdemeanor. Repeals a provision that requires the court to suspend a period of an individual's sentence if placed in a community corrections program. Provides that if a person on home detention knowingly and intentionally: (1) leaves the person's home; (2) remains outside of the person's home; or (3) travels to an unauthorized location; in violation of the home detention order and without written permission commits escape, a Level 6 felony. Provides that the court may not suspend the minimum sentence for a Level 3 felony if the person has a juvenile adjudication for certain offenses committed within three years of the commission of the Level 3 felony. Specifies that a person sentenced to work release in a community corrections program receives one day of accrued time for each day the person is confined on work release. (Current law only specifies that a person on home detention earns accrued time.) Makes conforming changes.

Current Status: 4/4/2023 - Signed by the President Pro Tempore

State Bill Page: [HB1287](#)

HB1306 KILLING A LAW ENFORCEMENT ANIMAL (JETER C) Increases the penalty for killing a law enforcement animal to a Level 5 felony. Provides that killing a law enforcement animal in the commission of a crime is an aggravating circumstance for sentencing in criminal cases.

Current Status: 2/23/2023 - Referred to Senate Corrections and Criminal Law

State Bill Page: [HB1306](#)

- HB1308** **INDIANA CRIME GUNS TASK FORCE** (CARBAUGH M) Provides that the Indiana crime guns task force area may include Allen County.
Current Status: 4/13/2023 - Signed by the President Pro Tempore
State Bill Page: [HB1308](#)
- HB1321** **PUBLIC SAFETY TRAINING** (GARCIA WILBURN V) Requires the law enforcement training board to establish minimum standards for basic training and annual inservice training that address the mental health and wellness of law enforcement officers. Requires the executive training program to include training in mental health and wellness and suicide prevention of law enforcement officers. Provides that the mental health and wellness training may be provided online or by other means of virtual instruction. Provides that full-time firefighters' minimum training and annual training requirements must include mental health and wellness training. Requires certain persons who provide emergency medical services to obtain mental health and wellness training as a condition of licensure and certification.
Current Status: 4/11/2023 - House Concurred in Senate Amendments ; Roll Call 398: yeas 95, nays 0
State Bill Page: [HB1321](#)
- HB1348** **DISPOSAL OF FIREARMS BY TRADE FOR NEW EQUIPMENT** (LUCAS J) Permits a law enforcement agency to dispose of certain confiscated firearms by trade with a licensed firearms dealer, a licensed firearm manufacturer, or another law enforcement agency in exchange for new firearms and other law enforcement equipment. Sets forth the recording and reporting requirements for the trade of firearms by a law enforcement agency.
Current Status: 3/6/2023 - Referred to Committee on Commerce and Technology
State Bill Page: [HB1348](#)
- HB1365** **MACHINE GUNS** (GORE M) Revises, for purposes of an enhancement and certain criminal offenses, a definition of "machine gun". Provides that particular criminal offenses concerning machine guns do not apply to certain persons, including persons possessing machine guns or other items not required to be registered in the National Firearms Registration and Transfer Record maintained by the federal Bureau of Alcohol, Tobacco, Firearms and Explosives. Makes a conforming amendment.
Current Status: 4/13/2023 - Signed by the President Pro Tempore
State Bill Page: [HB1365](#)
- HB1396** **STOP THE BLEED PROGRAM** (ANDRADE M) Establishes the stop the bleed donation pool for the purpose of receiving donations of gifts or donations. Provides that the stop the bleed donation pool is administered by the department of

homeland security. Provides that a public safety agency may request bleeding control kits or donations made to the pool.

Current Status: 4/11/2023 - House Concurred in Senate Amendments ;
Roll Call 401: yeas 93, nays 0

State Bill Page: [HB1396](#)

HB1407 **PARENTAL RIGHTS** (DEVON D) Provides that the state of Indiana, a political subdivision or other governmental entity of the state of Indiana, a government official, or any other person acting under the color of law shall not infringe on the fundamental right of a parent to direct the upbringing, education, health care, and mental health of the parent's child without demonstrating that the infringement: (1) is required by a compelling governmental interest of the highest order as long recognized in the history and traditions of the state of Indiana; and (2) as applied to the child, is narrowly tailored and not otherwise served by a less restrictive means. Creates a right of action for violation of a parent's rights with respect to the upbringing, education, and health care of the parent's child. Provides that a child is not a child in need of services due to the child's parent, guardian, or custodian: (1) referring to and raising the child consistent with the child's biological sex; or (2) declining to consent to the child receiving: (A) specified medication; (B) a medical procedure the purpose of which is to alter the apparent gender or sex of the child or affirm the child's perception of the child's gender or sex in a manner inconsistent with the child's biological sex; or (C) counseling or other mental health services the purpose of which is to affirm the child's perception of the child's gender or sex if the child's perception is inconsistent with the child's biological sex. Provides that if the juvenile court finds that a child is a child in need of services because the child substantially endangers the child's own or another's health, the court shall release the child to the child's parent, guardian, or custodian and may not enter a dispositional decree ordering removal of the child, unless: (1) the court also finds that the child is a child in need of services for another reason; or (2) the parent, guardian, or custodian consents to the child being removed from the child's home. Specifies that the parental rights and responsibilities do not: (1) authorize a parent to: (A) abuse or neglect a child; or (B) make the decision to end the child's life; or (2) prohibit a court from issuing an order that is otherwise permitted by law. Makes conforming changes.

Current Status: 3/9/2023 - Referred to Senate Rules and Legislative Procedure

State Bill Page: [HB1407](#)

HB1492 **SCHOOL SAFETY** (MCNAMARA W) Makes changes to the permissible uses of the Indiana secured school fund. Moves provisions in the Indiana Code pertaining to the appointment of a school safety specialist, school safety specialist programs, and school safety plans. Makes changes to the Indiana secured school fund application procedures. Makes changes to the Indiana secured school fund reporting requirements. Makes various changes to provisions regulating the appointment of a school safety specialist, school safety specialist program, and

school safety plans. Requires before December 31, 2023, that each county shall establish a county school safety commission. (Current law provides that a county may establish a county school safety commission.) Requires each school corporation and charter school to establish a safe school committee. Requires the division of school building physical security and safety of the department of education to establish and maintain guidelines, in consultation with the department of homeland security and institute for criminal justice, for developing and maintaining school safety plans and assist the secured school safety board in conducting the review and submitting certain reports. Provides that the governing body of a school corporation or charter school organizer shall: (1) approve or disapprove all school safety specialists chosen by the superintendent of the school corporation or leadership of the charter school; and (2) review the school safety plan. Makes changes to the duties of a school resource officer. Makes changes to information reported by a school corporation or charter school pertaining to a school resource officer that is reported to the department of homeland security. Requires the secured schools safety board to include certain aggregate information relating to the number of school resource officers employed by schools. Provides that an organizer of a charter school shall require each charter school under the authority of the organizer to conduct annual emergency preparedness drills. Makes changes to distribution amounts from the state user fee fund. Makes conforming amendments. Repeals provisions establishing the Indiana safe schools fund, school safe haven programs, and existing provisions relating to the establishment of school safety specialists, county school safety commissions, school safety specialist training and safe school programs. Defines various terms. Provides that a school corporation, charter school, or accredited nonpublic school may receive a matching grant from the Indiana secured school fund to purchase student safety management technology. Makes a technical correction.

Current Status: 4/17/2023 - House Bills on Second Reading

State Bill Page: [HB1492](#)

HCR5

URGING THE INDIANA DEPARTMENT OF TRANSPORTATION TO RENAME THE BRIDGE ON STATE HIGHWAY 27 OVER I-70 AS THE "OFFICER SEARA BURTON MEMORIAL BRIDGE" (BARRETT B) A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename the bridge on State Highway 27 over I-70 as the "Officer Seara Burton Memorial Bridge".

Current Status: 4/11/2023 - Returned to the House

State Bill Page: [HCR5](#)

SB43

RESIDENCY OF 911 OPERATORS (SANDLIN J) Provides that a public safety agency may not establish or maintain residency requirements for a public safety telecommunicator employed by a public safety agency.

Current Status: 3/30/2023 - Signed by the President Pro Tempore

State Bill Page: [SB43](#)

SB78

DISTRIBUTIONS OF PUBLIC SAFETY INCOME TAX REVENUE

(NIEMEYER R) Requires that part of a certified distribution allocated to a county (other than Marion County), subject to a qualified township's application, be allocated among the qualified townships in the county. Provides the calculation for the amount of the allocation. Provides that a qualified township and various fire entities may apply to the county adopting body for a distribution of tax revenue. Provides that the county adopting body shall review an application and shall, before September 1 of a year, adopt a resolution requiring tax revenue to be distributed to a qualified applicant or applicants. Provides that the county adopting body shall provide a copy of the resolution to the county auditor and the department of local government finance. Provides that an adopted resolution submitted in a timely manner to the county auditor and the department of local government finance applies to distributions of tax revenue to the qualified applicant in the following calendar year and each calendar year thereafter until the qualified applicant rescinds the application. Provides that a qualified applicant that wishes to rescind its application under this subsection must notify the county adopting body in writing. Provides that if the county adopting body receives a qualified applicant's written notice to rescind its application, the county adopting body shall adopt a resolution rescinding the qualified applicant's distribution before September 1 of a year and shall provide a copy of the resolution to the county auditor and the department of local government finance.

Current Status: 3/22/2023 - House Ways and Means, (Bill Scheduled for Hearing)

State Bill Page: [SB78](#)

SB136

CONVICTION DATA (SANDLIN J) Defines "prohibited person" as a person prohibited from possessing a firearm or carrying a handgun. Provides that the office of judicial administration may establish a system to transmit certain data to assist in determining whether a person is a prohibited person.

Current Status: 4/3/2023 - Signed by the Speaker

State Bill Page: [SB136](#)

SB179

HOME DETENTION (KOCH E) Provides that a court may not order a person convicted of a: (1) Level 1 felony; or (2) crime subject to certain enhancements; to a community corrections program. Allows a court to place a person in a community corrections program as an alternative to commitment to the county jail or department of correction. Repeals a requirement that a court suspend the sentence for a person placed in a community corrections program. Specifies that a person sentenced to work release in a community corrections program receives one day of accrued time for each day the person is confined on work release. (Current law only specifies that a person on home detention earns accrued time.) Provides that the violation of a home detention placement term constitutes the crime of escape under certain circumstances. Makes technical changes.

Current Status: 2/7/2023 - Referred to House Courts and Criminal Code

State Bill Page: [SB179](#)

SB185 **1977 FUND MEMBERSHIP** (BALDWIN S) Modifies the definition of "salary of a first class patrolman or first class firefighter" for the 1977 police officers' and firefighters' pension and disability fund (1977 fund). Allows an airport authority to participate in the 1977 fund. Increases the maximum age for a firefighter to be appointed to a fire department and become a member of the 1977 fund from 35 years of age to 39 years of age. Makes corresponding changes.

Current Status: 4/17/2023 - Concurrences Eligible for Action

State Bill Page: [SB185](#)

SB187 **PUBLIC SAFETY MATTERS** (SANDLIN J) Provides that a unit shall provide by ordinance the number of police reserve officers a law enforcement agency may appoint. Provides that the law enforcement training board may revoke, suspend, modify, or restrict a document showing compliance and qualifications for a unit's police reserve officer who has committed misconduct. Provides that a law enforcement agency hiring a police reserve officer must contact every other law enforcement agency that employed (or employs) the applicant and request the applicant's employment file and disciplinary record. Provides that a special law enforcement officer employed by the city of Indianapolis full time after June 30, 2023, to perform park ranger duties (park ranger) is subject to the same training requirements as regular law enforcement officers. Provides that the facilities of the Indiana law enforcement academy must be used to provide a park ranger with the required basic training. Provides that a park ranger is eligible for a line of duty death benefit from the state special death benefit fund.

Current Status: 4/17/2023 - Senate Bills on Third Reading

State Bill Page: [SB187](#)

SB205 **TASK FORCE FOR THE REDUCTION OF VIOLENT CRIME**
(QADDOURA F) Establishes the task force for the reduction of violent crime (task force). Requires the task force to study potential statutory changes to reduce violent crime and submit a report for distribution to the general assembly.

Current Status: 2/28/2023 - Referred to House Courts and Criminal Code

State Bill Page: [SB205](#)

SB284 **PROSECUTING ATTORNEYS** (FREEMAN A) Removes the attorney general's concurrent criminal jurisdiction in certain cases. Establishes a prosecutor review board. Establishes a special prosecutor unit as a division of the prosecuting attorneys council of Indiana (IPAC) to: (1) take special prosecutor appointments; (2) increase the number of qualified special prosecutors; and (3) exercise concurrent criminal jurisdiction with a prosecuting attorney if authorized by the prosecutor review board. Establishes the Indiana prosecuting attorney commission as a division of IPAC to: (1) make recommendations to the general assembly concerning staffing for prosecuting services; (2) adopt guidelines and standards for attorney services; and (3) provide reimbursement to counties for expenses incurred in connection with attorney services. Makes conforming amendments.

Current Status: 4/5/2023 - House Ways and Means, (Bill Scheduled for Hearing)

State Bill Page: [SB284](#)

SB286 **CREDIT TIME (FREEMAN A)** Permits a person placed on pretrial home detention to earn accrued time and good time credit in the same manner as other persons on home detention, but provides that specified misconduct will result in the deprivation of all credit time earned on pretrial home detention. Amends the sentencing guidelines for a habitual offender.

Current Status: 4/4/2023 - added as coauthor Senator Pol

State Bill Page: [SB286](#)

SB317 **CONTRACTING AND PURCHASING (ZAY A)** Provides that a political subdivision may make advance payments to contractors to enable the contractors to purchase materials needed for a public works project of the political subdivision. Provides that a political subdivision may make advance payments for goods or services before the goods are delivered or services are completed if the fiscal body of the political subdivision authorizes advance payments. Provides that provisions pertaining to the disposition of surplus personal property by a governmental body do not apply to the sale, lease, or disposal of property under a fleet management or equipment leasing agreement entered into pursuant to a request for proposals.

Current Status: 4/13/2023 - Senate dissented from House Amendments

State Bill Page: [SB317](#)

SB343 **VARIOUS CRIMINAL LAW MATTERS (FREEMAN A)** Makes it organized retail theft, a Level 6 felony, for a person to exercise unauthorized control over the property of a retail merchant with the intent to directly or indirectly distribute the property for resale, and increases the penalty to a Level 5 felony if certain circumstances exist. Permits a person to petition for expungement of an arrest if no charges have been filed within one year of the arrest. (Under current law, the arrest is expunged without a petition after 180 days.) Requires a court, in granting a petition for expungement, to include in the order statutory language specifying that the person's civil rights are restored. Allows disclosure of expunged records to a school in connection with the employment of a person likely to have contact with a student. Specifies that an expunged record may not be destroyed or deleted. Repeals the requirement that certain acts taken by a prosecuting attorney are invalid without a seal. Amends the definition of "emergency medical services provider" for the offense of battery to include a staff member in the emergency department of a hospital. Specifies that the enhancement for battery committed on a public safety official does not apply if the person who commits the offense is detained or committed under the involuntary commitment statute. Adds "fondling" to the crime of sexual misconduct with a service provider. Provides that the employee of a court or law enforcement agency who warns a person of the existence of a warrant with the intent to interfere with the execution of the warrant commits obstruction of justice. Makes conforming amendments.

Current Status: 4/11/2023 - Returned to the Senate with amendments

State Bill Page: [SB343](#)

SB348 **RESIDENTIAL HARASSMENT (BALDWIN S)** Makes it residential harassment, a Class C misdemeanor, to picket or protest before or about a person's dwelling with the intent of harassing the person in the person's dwelling. Specifies that a person may only be taken into custody for the offense if the person refused an order to disperse.

Current Status: 3/7/2023 - added as cosponsor Representative Prescott

State Bill Page: [SB348](#)

SB445 **ELECTRONIC MONITORING STANDARDS (WALKER K)** Permits the justice reinvestment advisory council to develop electronic monitoring standards and to submit an annual report as to the standards. Permits the justice reinvestment advisory council to conduct a workload study of electronic monitoring and home detention, make certain findings, and submit a report to the legislative council not later than July 1, 2025. Provides that a contract employee of a supervising agency is required to notify the supervising agency of certain actions with respect to a tracked individual not later than 12 hours after the action occurs. Requires this notification to be sent within 15 minutes if the tracked individual is serving a sentence for a crime of violence or a crime of domestic or sexual violence, and additionally requires the supervising agency to notify a vulnerable victim and request law enforcement to perform a welfare check, if there is a vulnerable victim. Specifies that a supervising agency must include in a quarterly report the number of tracked individuals who are on parole supervision and the number of false location alerts, device malfunctions, or both. Provides that a local supervising agency shall report directly to the local justice reinvestment advisory council each quarter, and that the division of parole services shall report to the statewide justice reinvestment advisory council each quarter. Requires the statewide justice reinvestment advisory council to transmit an annual electronic report to the legislative council and to the judicial conference of Indiana not later than March 15 of each year.

Current Status: 4/5/2023 - **SIGNED BY GOVERNOR**

State Bill Page: [SB445](#)

SCR5 **URGING INDOT TO RENAME A SECTION OF SR13 IN MADISON COUNTY, THE "OFFICER NOAH JACOB SHAHNAVAZ MEMORIAL MILE"** (GASKILL M) A CONCURRENT RESOLUTION urging the Indiana Department of Transportation to rename a section of State Road 13 in Madison County, beginning at 1795 South Anderson Street and ending one mile south on State Road 13, the "Officer Noah Jacob Shahnavaaz Memorial Mile".

Current Status: 3/21/2023 - added as cosponsor Representative Barrett

State Bill Page: [SCR5](#)

SJR1 **LIMITATION ON RIGHT TO BAIL (KOCH E)** Provides that an offense other than murder or treason is not bailable if: (1) the proof is evident or the presumption

strong; and (2) the state proves by clear and convincing evidence that no release conditions will reasonably protect the safety of any other person or the community.

Current Status: 4/13/2023 - added as coauthor Senator Young M

State Bill Page: [SJR1](#)