



2010 Utah Legislative General Session

Substance Abuse and Selected Anti-Violence Legislation Passed

As of April 6, 2010



Bill Number and Title	Sponsors	Summary	USAAV Position Effective Date
HOUSE BILLS			
H.B. 13 – Drug Law Definitions – Amendments	Rep. Trisha Beck Sen. Peter Knudson	This bill amends the Utah Controlled Substances Act, the Utah Medical Practice Act, the Pharmacy Practice Act, the Utah Osteopathic Medical Practice Act, and the Naturopathic Physician Practice Act to provide consistency in the use of definitions, including those for “prescribe,” “prescription device,” and “drug.”	SUPPORT May 11, 2010
H.B. 21 – Expungement Revisions	Rep. Julie Fisher Sen. Lyle Hillyard	This bill creates a specific definition of expunge; sets out the steps a petitioner must take to obtain an expungement; specifies what cannot be expunged; allows the Bureau of Criminal Identification to charge application and issuance fees for a certificate of eligibility for expungement; provides for notice of a petition for expungement to be given to the prosecutor, victim, and, in the court’s discretion, the Division of Adult Probation and Parole; allows the bureau to deny a petitioner a certificate of eligibility if the petitioner provides false or misleading information on an application; requires the bureau to expedite the eligibility process for a person who is acquitted; provides rulemaking authority to the Department of Public Safety for the expungement process; and changes how agencies handle expunged records.	SUPPORT IN CONCEPT May 11, 2010
H.B. 23 – Workplace Drug and Alcohol Testing	Rep. Trisha Beck Sen. Karen Mayne	This bill modifies terminology; clarifies effect of complying with the chapter; requires certain confirmation testing to be done by a certified laboratory; addresses grounds for employer action; and addresses presumptions in applying employer protections from liability.	PRIORITY May 11, 2010
H.B. 28 – Controlled Substance Database Amendments	Rep. Brad Daw Sen. Curtis Bramble	This bill recodifies provisions relating to the Controlled Substance Database into a new chapter known as the Controlled Substance Database Act; modifies provisions relating to accessing database information for certain legal proceedings; requires an individual, other than a veterinarian, who is licensed to prescribe a controlled substance, who is applying for a license, or who is renewing a license to: register to use the database, and take a tutorial and pass a test relating to the database and the prescribing of controlled substances; requires the division to impose an annual database registration fee on an individual who registers to use the database, to pay the startup and ongoing costs of the division for complying with the requirements of the preceding paragraph; describes the penalties that may be imposed by the Division of Occupational and Professional Licensing (DOPL) on an individual who fails to comply with the requirements described in the preceding paragraph; requires DOPL to develop an online tutorial and test relating to the use of the database and the prescribing of a controlled substance; requires DOPL to impose a fee on an individual who takes the test described in this bill to pay the costs incurred by DOPL to fulfill the requirements described in this bill; and grants rulemaking authority to DOPL.	SUPPORT May 11, 2010
H.B. 30 – Drug Law Amendments	Rep. Trisha Beck Sen. Curtis Bramble	This bill adds carisoprodol, which has the brand name of Soma, as a Schedule IV drug, to the Utah Controlled Substances Act.	SUPPORT May 11, 2010
H.B. 35 – Controlled Substance Database – Reporting of Prescribed Controlled Substance Overdose or Poisoning	Rep. Brad Daw Sen. Curtis Bramble	This bill requires that, when a person who is 12 years of age or older is admitted to a general acute hospital for poisoning by, or overdose of, a prescribed controlled substance, the general acute hospital must report the poisoning or overdose, and other information, to the Division of Occupational and Professional Licensing (DOPL); requires that, when DOPL receives a report described in the preceding paragraph, DOPL must notify each practitioner who may have written a prescription for the controlled substance of the poisoning or overdose and certain information relating to the poisoning or overdose; and requires the division to increase the licensing fee for manufacturing, producing, distributing, dispensing, administering, or conducting research, to pay the startup and ongoing costs of the division for complying with the requirements of the preceding paragraph.	SUPPORT May 11, 2010

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H.B. 36 – Controlled Substance Database – Reporting Convictions for Driving Under the Influence or Impaired Driving	Rep. Brad Daw Sen. Curtis Bramble	This bill requires a court to report certain information to the Division of Occupational and Professional Licensing (DOPL) when a person is convicted of driving under the influence or of impaired driving, if there is evidence that the person's driving was under the influence of, or impaired by, a prescribed controlled substance; requires that, when DOPL receives a report described in the preceding paragraph, DOPL must notify each practitioner who may have written a prescription for the controlled substance of the conviction and certain information relating to the conviction; and requires DOPL to increase the licensing fee for manufacturing, producing, distributing, dispensing, administering, or conducting research to pay the startup and ongoing costs of DOPL for complying with the requirements of the preceding paragraph.	SUPPORT May 11, 2010
H.B. 38 – Scheduling of Controlled Substances	Rep. Paul Ray Sen. Chris Butters	This bill creates the Controlled Substances Advisory Committee; establishes the membership of the committee; creates the role of the committee as an advisory body regarding placing substances in the statutory schedule of controlled substances, changing the schedule of a substance, or removing a substance from the schedules; and provides guidelines for determining if a substance should be scheduled and in which schedule to place a substance.	PRIORITY May 11, 2010
H.B. 62 – Penalties for Violent Crime in Presence of a Child	Rep. Janice Fisher Sen. Ross Romero	This bill provides a class B misdemeanor penalty for a person who, while in the presence of a child: commits or attempts to commit criminal homicide against a third party, intentionally causes or attempts to cause serious bodily injury to a third party or uses a dangerous weapon or other means or force likely to produce death or serious bodily injury against a third party; or commits or attempts to commit a violent criminal offense.	OPPOSE May 11, 2010
H.B. 88 – Electronic Cigarette Restrictions	Rep. Ronda Menlove Sen. Margaret Dayton	This bill makes it a class A misdemeanor to knowingly acquire, use, display, or transfer a false or altered driver license certificate or identification card to procure an electronic cigarette; provides that the State Board of Education may, and local boards of education and governing boards of charter schools shall, adopt rules that prohibit the illicit use, possession, or distribution of an electronic cigarette; prohibits an electronic cigarette in a correctional or a mental health facility and provides criminal penalties for violation of this prohibition; makes it a misdemeanor to provide an electronic cigarette to a person under 19 years of age; makes it a class C misdemeanor for an 18 year old person to buy, attempt to buy, accept, or possess an electronic cigarette; provides that a person under the age of 18 who buys, attempts to buy, accepts, or has in the person's possession an electronic cigarette is subject to the jurisdiction of the Juvenile Court; describes when the sale of an electronic cigarette is required to be face-to-face and provides criminal penalties for violation of those requirements; addresses enforcement of, and investigation of violations of, the provisions of this bill; and describes when free distribution of an electronic cigarette is prohibited and provides criminal penalties for violation of those prohibitions. <i>Note:</i> An electronic cigarette is a battery-powered device that provides inhaled doses of nicotine by way of a vaporized solution. It is an alternative to smoked tobacco products, such as cigarettes, cigars, or pipes. In addition to nicotine delivery, this vapor also provides a flavor and physical sensation similar to that of inhaled tobacco smoke, while no tobacco, smoke, or combustion is actually involved in its operation. From Wikipedia	SUPPORT May 11, 2010
H.B. 92 – Moist Snuff Taxation Revisions	Rep. Brad Daw Sen. Curtis Bramble	This bill amends the definition of "moist snuff"; requires that a manufacturer who distributes a tobacco product in, or into, Utah, shall: keep valid scientific evidence of the moisture content of the tobacco product available for review by the Tax Commission (commission) upon demand, and provide a document to the person to whom the manufacturer distributes the tobacco product that certifies the moisture content of the tobacco product; provides that a manufacturer who fails to comply with the requirements described in the preceding paragraph is liable for the nonpayment or underpayment of taxes on the tobacco product by a person who relies, in good faith, on the document; requires a person who is required to pay tax on a tobacco product to keep the document, provided by the manufacturer that certifies moisture content of the tobacco product, available for review by the commission, on demand; and provides that a person who is required to pay tax on a tobacco product is not liable for nonpayment or underpayment of taxes on the tobacco product due to the person's good faith reliance on the document.	SUPPORT May 11, 2010

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H.B. 138 – Hazing Penalties	Rep. Carol Spackman Moss Sen. Patricia Jones	This bill provides a penalty for a charge of hazing when an alcoholic product, drug, or other substance is involved.	SUPPORT May 11, 2010
H.B. 186 – Controlled Substance Database Revisions	Rep. Ronda Menlove Sen. Curtis Bramble	This bill permits employees of the Department of Health to have access to information in the controlled substance database in relation to a person whom the Department of Health suspects may be improperly obtaining or providing a controlled substance.	SUPPORT IN CONCEPT May 11, 2010
H.B. 196 – Tobacco Tax Revisions	Rep. Paul Ray Sen. Allen Christensen	This bill increases the tax rate for the sale, use, storage, or distribution of cigarettes in the state and for the sale, use, or storage of tobacco products in the state, for the 2010-11 state fiscal year, as follows: for cigarettes weighing not more than three pounds per thousand cigarettes, from 3.475 cents per cigarette to 8.5 cents per cigarette; for cigarettes weighing in excess of three pounds per thousand cigarettes, from 4.075 cents per cigarette to 9.963 cents per cigarette; for tobacco products, except moist snuff, from 35% to 86% of the manufacturer's sale price; and for moist snuff, from \$.75 to \$1.83 per ounce. Sets the tax rate for the sale, use, storage, or distribution of cigarettes in the state and for the sale, use, or storage of tobacco products in the state, for each third year after the 2010-11 state fiscal year, as follows: for cigarettes weighing not more than three pounds per thousand cigarettes, at the greater of the rate for the preceding state fiscal year or one-half of one cent above the national average, excluding certain tobacco producing states; for cigarettes weighing in excess of three pounds per thousand cigarettes, at a rate that is 1.172 times higher than the rate described in the preceding paragraph; for tobacco products, except moist snuff, the greater of the rate for the preceding state fiscal year and a percentage rate that is modified by the percentage change in the rate for cigarettes weighing not more than three pounds per thousand cigarettes; and for moist snuff, the greater of the tax rate for the preceding state fiscal year and an amount that is modified by the percentage change described in the preceding paragraph. Allocates money from funds generated by the tax increase described in this bill (\$250,000 to the Department of Health for the Gold Medal Schools Program); and levies a transitional inventory tax on cigarettes and tobacco products subject to the tax increase described in this bill. The tax is estimated to generate \$43,198,000 in FY 2011 and \$44,062,000 in FY 2012.	Not Reviewed July 1, 2010
H.B. 206 – Ban on Sale of Smoking Paraphernalia to Minors	Rep. Paul Ray Sen. Wayne Niederhauser	This bill defines tobacco paraphernalia ("any equipment, product, or material used, or intended for use to package, repackage, store, contain, conceal, ingest, inhale, or otherwise introduce a cigar, cigarette, or tobacco in any form into the human body" – not including matches or lighters); and makes it a misdemeanor to provide tobacco paraphernalia to a person under the age of 19.	SUPPORT May 11, 2010
H.B. 225 – Counterfeit Substance Amendments	Rep. Paul Ray Sen. Jon Greiner	This bill amends the definition of "counterfeit controlled substance," including adding a reasonable person standard; and amends the definition of "imitation controlled substance," including providing that an imitation controlled substance resembles any legally or illegally manufactured controlled substance.	SUPPORT March 22, 2010
H.B. 250 – Criminal Penalties Amendments – Leaving the Scene of an Accident	Rep. Christopher Herrod Sen. Curtis Bramble	This bill defines serious bodily injury; and increases the penalty from a class A misdemeanor to a third degree felony for a person who violates the requirement to stop the vehicle at the scene of an accident and remain at the scene of the accident until the operator has fulfilled certain requirements if the accident resulted in serious bodily injury or death of a person and regardless of whether the person has previously been convicted of certain violations.	SUPPORT May 11, 2010
H.B. 277 – Overdose Reporting Amendments	Rep. Christine Johnson Sen. Benjamin McAdams	This bill provides that a person younger than 21 years of age who is in violation of an alcohol possession or consumption law, and who in the same incident reports to law enforcement a person who is physically endangered by the consumption of alcohol, shall be considered by the sentencing court for a mitigation of the sentence due to having reported the endangered person.	SUPPORT May 11, 2010
H.B. 299 – Amendments Related to Substances Harmful to Pregnancy	Rep. Ronda Menlove Sen. Chris Buttars	This bill repeals outdated language related to a public education and outreach program; and requires posting of a warning by alcohol retailers related to the effects of consuming alcohol during pregnancy. The warning shall read: "Drinking alcoholic beverages during pregnancy can cause birth defects and permanent brain damage for the child."	PRIORITY May 11, 2010
H.B. 303 – Protections for Victims of Domestic Violence	Rep. Eric Hutchings Sen. Karen Mayne	This bill provides time limits on protective orders and jail release agreements and orders, and provides for judicial discretion for good cause; authorizes the court to issue a pretrial protective order if the	SUPPORT IN CONCEPT

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		defendant has been charged with a domestic violence offense; amends terms to reflect judicial procedures regarding release of a defendant; provides that if a person charged with domestic violence is released, the person shall receive a copy of the protective order or jail release agreement or order prior to release; requires that the arresting officer shall provide, at the time of the arrest: to the alleged victim, notification that release conditions may expire at midnight of that day; and to the person charged with a domestic violence offense, information about the requirement to appear in court; provides that the court may allow the jail release order or jail release agreement to expire at midnight of the day the defendant appears in court, or may extend the order or agreement for good cause; removes the requirement of a possible showing of future violence when the court waives the requirement that the alleged victim's location be disclosed; requires that action regarding protective orders be transmitted to the statewide domestic violence network; provides that any protective order related to a dismissed criminal domestic violence case shall be dismissed; provides for a sentencing protective order to be issued for the duration of a domestic violence defendant's probation and provides that violation of the order is a class A misdemeanor; and requires the defendant to pay the costs of counseling for children who are affected by the domestic violence offense, in addition to the current requirement to pay for the victim's counseling.	May 11, 2010
H.B. 337 – Uniform Driver License Act Amendments	Rep. Rebecca Lockhart Sen. Curtis Bramble	This bill provides that a court is not required to forward to the division within 10 days a record of the conviction for certain drug-related offenses and provides that the Driver License Division is not required to suspend a person's license for certain drug-related offenses if: the violation did not involve a motor vehicle, and the convicted person is participating in or has successfully completed substance abuse treatment at a licensed substance abuse treatment program that is approved by the Division of Substance Abuse and Mental Health or probation through the Department of Corrections Adult Probation and Parole; provides that if the person fails to comply with the terms of the substance abuse treatment program or the terms of probation: the substance abuse treatment program or the Department of Corrections Adult Probation and Parole shall provide an affidavit or other sworn information to the court notifying the court that the person has failed, the court shall immediately forward an abstract of the court record of the conviction to the Driver License Division, and the Driver License Division shall immediately suspend the person's license. (See H.C.R. 15)	PRIORITY May 11, 2010
H.B. 409 – Civil Action for Damages Related to Addiction from Illegal Drug Sale	Rep. Christopher Herrod Sen. Curtis Bramble	This bill provides that the estate of a person who becomes addicted to an illegal controlled substance may bring a civil action against any person who illegally provided or administered the substance, and against any person who illegally provided the substance to any person in the direct chain of supply of providing the substance to the person who provided the substance to the addicted person; and provides for treble damages, punitive damages, and costs of addiction treatment or rehabilitation.	SUPPORT May 11, 2010
H.C.R. 15 – Resolution to the Secretary of Transportation on Revocation of Driver Licenses	Rep. Rebecca Lockhart Sen. Curtis Bramble	This resolution expresses the Legislature's and the Governor's opposition to a federal requirement that the state pass a law requiring revocation or suspension of a person's driver license for any drug-related offense; and expresses the Legislature's and the Governor's determination that Utah will enforce its own law, which provides that persons convicted of certain drug-related offenses will not have their driver licenses revoked if: the violation did not involve a motor vehicle, and the convicted person is participating in or has successfully completed substance abuse treatment at a licensed substance abuse treatment program that is approved by the Division of Substance Abuse and Mental Health or is participating in or has successfully completed probation through the Department of Corrections Adult Probation and Parole. (See H.B. 337)	PRIORITY March 29, 2010
H.J.R. 6 – Strangulation and Domestic Violence Joint Resolution	Rep. Jennifer Seelig Sen. Jon Greiner	This resolution urges state and local law enforcement officers and prosecutors to investigate and prosecute as felonies all assaults in which the evidence shows that the defendant applied force to the neck or throat of the victim, creating a substantial likelihood of impediment to the victim's normal breathing or circulation.	SUPPORT March 4, 2010
H.J.R. 22 – Joint Resolution Recognizing the 75th Anniversary of the UHP	Rep. Don Ipson Sen. John Valentine	This resolution recognizes the 75 th anniversary of the Utah Highway Patrol and its continued exceptional service to the state of Utah and its motoring public.	SUPPORT February 16, 2010

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H.R. 1 – Healthy Family Partnership House Resolution	Rep. Curtis Oda	This resolution encourages the Utah State Board of Education and the Utah State Board of Regents, as resources permit, to ensure that all middle school, junior high, senior high, and post-secondary education programs in the state provide timely and age appropriate materials on the dangers of family and dating violence, how to identify the problem, how to get help, and how to provide support for friends or siblings caught in an abusive situation; and encourages the Department of Human Services to ensure, as resources permit, that high risk families receive violence prevention services, which research has shown significantly reduces the incidence of child abuse and domestic violence while providing the Utah taxpayer with a significant cost benefit advantage.	SUPPORT February 2, 2010
SENATE BILLS			
S.B. 10 – Criminal Offense Penalties Amendments	Sen. Jon Greiner Rep. Curtis Oda	This bill applies the enhanced penalty that currently applies to persons committing a crime in concert with two or more persons to persons who commit any of the listed offenses in association with a criminal street gang; provides that commission of aggravated assault resulting in serious bodily injury is a second degree felony, regardless of whether the actor intended to cause serious bodily injury; modifies the penalty for a second offense of theft, or of robbery or burglary with the intent to commit theft, to require that the second offense be committed or the conviction obtained within 10 years prior to the current theft offense; modifies the factors considered by the juvenile court in hearings to certify a juvenile to stand trial as an adult to include if the juvenile engaged in criminal activity in association with a criminal street gang; modifies the definition of a criminal nuisance to include criminal activity conducted in association with a criminal street gang; and modifies the dollar value of damage that determines the levels of offense for offenses, including arson, criminal mischief, theft, various fraud offenses, unlawful dealing by a fiduciary, destruction of livestock, reckless burning, computer crimes, bad checks, mortgage fraud, and theft of utility services.	SUPPORT November 1, 2010
S.B. 12 – Individual Income Tax Contribution for Methamphetamine Housing Reconstruction and Rehabilitation Fund	Sen. Karen Mayne Rep. Jennifer Seelig	This bill enacts the Methamphetamine Housing Reconstruction and Rehabilitation Fund Act; creates a restricted account known as the Methamphetamine Housing Reconstruction and Rehabilitation Fund; enacts an individual income tax contribution for the Methamphetamine Housing Reconstruction and Rehabilitation Fund for a taxable year beginning on or after January 1, 2010, but beginning on or before December 31, 2012; provides that monies received from the income tax contribution shall be deposited into the Methamphetamine Housing Reconstruction and Rehabilitation Fund and expended by a qualified housing organization to: reconstruct or rehabilitate residences contaminated by methamphetamine, or purchase property upon which a residence contaminated by methamphetamine is reconstructed or rehabilitated; and grants rulemaking authority to the Division of Housing and Community Development.	SUPPORT May 11, 2010
S.B. 13 – State Construction Contracts and Drug and Alcohol Testing	Sen. Karen Mayne Rep. Mel Brown	This bill requires that a state construction contract impose requirements related to drug and alcohol testing; addresses penalties; clarifies that monitoring activities are not required of the state; provides that the state is not liable in actions related to drug and alcohol testing; provides exemptions; and addresses the scope of the provision.	SUPPORT July 1, 2010
S.B. 45 – Utah Fit Premises Act Amendments	Sen. Wayne Niederhauser Rep. Gage Froerer	This bill prohibits counties and municipalities from placing a specified limit on the number of unrelated individuals allowed to occupy a single-family unit; modifies a renter's duties; authorizes a renter who is a victim of domestic violence to terminate a rental agreement, upon certain conditions; modifies a renter's remedies against an owner for a residential rental unit that does not comply with applicable requirements; and prohibits counties and municipalities from adopting measures inconsistent with the Utah Fit Premises Act, with limitations.	SUPPORT IN CONCEPT May 11, 2010
S.B. 59 – At-Risk Student Provisions	Sen. Luz Robles Rep. Paul Ray	This bill requires the State Board of Education to adopt rules that require a local school board or governing board of a charter school to enact certain gang prevention and intervention policies.	SUPPORT IN CONCEPT May 11, 2010
S.B. 91 – Prosecutor Appeals	Sen. Daniel Liljenquist Rep. Curtis Oda	This bill provides that the standard for a de novo review in district court on a pretrial order excluding evidence in a justice court for an infraction or class C misdemeanor is that the prosecutor certifies that exclusion of the evidence prevents continued prosecution; provides that the standard for a de novo review in district court on a pretrial order excluding evidence in a justice court for a class B	PRIORITY May 11, 2010

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		misdemeanor is that the prosecutor certifies that exclusion of the evidence impairs continued prosecution; and provides that a notice of appeal for a hearing de novo in the district court on a pretrial order excluding evidence shall be filed within 30 days of the justice court order excluding the evidence.	
S.B. 141 – Utah Substance Abuse and Anti-Violence Coordinating Council Amendments	Sen. Stuart Adams Rep. Ronda Menlove	This bill changes the name of the Utah Substance Abuse and Anti-Violence Coordinating Council to the Utah Substance Abuse Advisory Council; and modifies the membership and duties of the Council.	PRIORITY May 11, 2010
S.B. 217 – Increase in Surcharge on Fines	Sen. Scott Jenkins Rep. Kevin Garn	This bill increases the surcharges on criminal fines and penalties from 85% to 95%; creates a Law Enforcement Services Account for the increased amounts; requires that the Commission on Criminal and Juvenile Justice administer the account; requires that the account be used for increased law enforcement in areas with halfway houses; and allows law enforcement agencies to receive funds based on the number of halfway house beds in their jurisdiction to accomplish the purpose of the account.	Not Reviewed (Oppose S.B. 217) July 1, 2010
S.B. 219 – Criminal Nuisance Amendment	Sen. Jon Greiner Rep. Richard Greenwood	This bill provides that violation of an order or judgment abating or enjoining a nuisance or a public nuisance is a class B misdemeanor.	SUPPORT May 11, 2010
S.B. 259 – Amendments to Tobacco Tax	Sen. Allen Christensen Rep. Paul Ray	This bill removes a provision relating to the allocation of funds that remain in the Cigarette Tax Restricted Account at the end of the fiscal year; and eliminates the earmark for \$250,000 for the Gold Medal Schools Program in H.B. 196.	Not Reviewed July 1, 2010
S.B. 265 – Budget Revisions – Drug Court Expansion	Sen. Daniel Liljenquist Rep. John Dougall	This bill eliminates the drug board pilot program; and shifts funding to the Department of Human Services for drug courts from the General Fund to the Tobacco Settlement Restricted Account (no net increase or decrease).	Not Reviewed July 1, 2010
S.C.R. 2 – Reducing Prescription Drug Misuse Resolution	Sen. Patricia Jones Rep. Trisha Beck	This resolution urges various groups to take specific steps to: improve the effectiveness of education and risk assessment before a prescription is issued; improve the effectiveness of disposal and monitoring of use after a prescription is issued; and increase the availability and use of treatment programs.	SUPPORT March 8, 2010
S.J.R. 2 – Joint Resolution on Combating and Reducing Gang Activity	Sen. Luz Robles Rep. Ryan Wilcox	This resolution urges state and local governments to take a comprehensive, collaborative, and communitywide approach to combat and reduce gang activity; and acknowledges sports, arts, academic, targeted counseling, and employment programs as a means to counter gang recruitment.	SUPPORT February 26, 2010
S.J.R. 15 – Master Study Resolution	Sen. Scott Jenkins Rep. Kevin Garn	This resolution gives the Legislative Management Committee items of study it may assign to the appropriate interim committee during the 2010 legislative interim; directs interim committees assigned these studies to study and make recommendations for legislative action to the 59 th Legislature before the 2011 Annual General Session; and suggests that the Legislative Management Committee, in approving studies, give consideration to the available time of legislators and the budget and capacity of staff to respond to the assigned studies. <u>Possibly Related Study items:</u> 1. Alcohol Licensing – to study alcohol licensing by the Department of Alcoholic Beverage Control. 2. Alcohol Storage – to study the refrigerated storage of heavy beers. 3. Alcoholic Beverage Control Act and Restaurant Licenses – to study restaurant related licenses issued by the Alcoholic Beverage Control Commission (H.B. 223). 15. Disclosure of Methamphetamine Contaminated Property – to study whether to require an owner or lessor who obtains information that would lead a reasonable person to believe that property is or may be contaminated from methamphetamines to exercise reasonable diligence to determine whether the property is contaminated and to require the owner or lessor to report the contamination (H.B. 190). 34. Special Event Alcohol Sales – to study whether to extend the hours for alcohol sales for special events.	--- March 11, 2010

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		<p>48. Hazing Policies – to study issues related to hazing policies for higher education (H.B. 410).</p> <p>105. Access to Medicaid Benefits – to study how to lower the asset level for pregnant women to become eligible for Medicaid benefits.</p> <p>106. Behavioral Treatment System Improvement – to study the delivery of a more effective treatment system to address the behavioral health treatment needs of children and youth in the custody of the state.</p> <p>154. Incense as a Drug – to study the sale and use of incense as a drug.</p> <p>159. Metabolite DUI – to study metabolite DUI's where there is no impairment.</p> <p>160. Pepspace Regulation – to study whether to regulate the sale and use of the substance Pepspace.</p> <p>162. Prescription Abuse – to study issues related to prescription drug and substance abuse.</p> <p>167. Snuff Labeling – to study whether to ban or require specific labeling on flavored snuff.</p>	