2019 Legislative Session Review

BY JEREMY SCHUPBACH

This article reviews the 2019 legislative session, focusing on bills of interest to the CBA.

he 2019 legislative session was another busy, involved, exciting, and exhausting session for the CBA. As a result of the 2018 elections, for the first time in over 60 years the elected statewide offices and the legislature were in the control of one party. Thus, the session was marked by big issues, contentious debates, and much posturing and partisan gamesmanship. During the session, the CBA promoted and helped pass two key bills to improve the practice of law and helped kill several dangerous and misguided attempts to harm various practice areas and the judicial branch. This was, without a doubt, one of the most challenging years for the CBA legislative team. But once again, hard work, dedication, and a little luck led us to a very successful outcome.

Unlike past years, where the House and Senate split political control, the Democrats controlled both chambers of the legislature, holding the House of Representatives over the Republicans by 41 to 24 seats, and the Senate by 19 to 16 seats.

The number of lawyer legislators remains below the state's historical average but increased from 13 to 15 members. This presents both opportunities and challenges as the CBA works with legislators on complicated measures and technical concerns on matters of law and seeks to educate the legislature about who we are and what we do.

The LPC's Role

The CBA develops public policy and takes positions on legislation through its Legislative

Policy Committee (LPC), a committee of 13 members appointed by the CBA president and representatives of the sections. These 13 members—assisted by point people and leadership from each section—consider the merits of bills and decide whether the CBA should adopt a position, and, if so, what that position will be.

The 2019 Session in Brief

This year, only 589 bills were introduced during the session, with 339 passed and signed into law. This is a remarkably low number; typically 700 or more bills are considered by the legislature each session. Governor Polis vetoed five bills: Recreate Homeowners' Association Community Manager Licensing; Revised Uniform Athlete

Agents Act 2015; Require License Practice Genetic Counseling; Project Management Competencies for Certain Contracts; and Tribal Entity Emergency Child Welfare Criminal History Check. Thematically, the bills vetoed all relate to the regulation of professions and trades, an area that Governor Polis's administration views carefully for necessity. All bills considered during the session are available on the Colorado General Assembly's website, http://leg.colorado.gov/bills.

CBA Legislative Action Summary

The CBA tracked and worked on 47 bills in the 2019 session. The Appendix to this article lists each bill by number, title, CBA position on the bill, and outcome. The CBA opposed eight bills, supported 23 bills, monitored with no position six bills, and sought amendments to 22 bills—though we amended or changed some bills we supported or opposed to improve the quality of the legislation. We achieved our intended outcome on 43 bills, for a success rate of over 90%—an outstanding overall achievement for our LPC at the Capitol.

Major Legislation and Hot-Topic Bills

The 2019 session was framed by several main issues: oil and gas regulations; sex education; and the debate over the "Red Flag" (extreme risk protection orders, or ERPOs) legislation. In addition to the hot topic bills and contentious issues, the partisan gamesmanship between parties (e.g., having 2,000-page bills read at length to draw out the clock) reached nearly unprecedented levels, and it may be some time before things return to "normal" at the capitol. For the most part, the CBA monitored the issues and the accompanying bills without taking a position or weighing in.

SB 19-181: Protect Public Welfare Oil and Gas Operations

This was one of the most contentious bills of the session. SB 19-181 brings a major change to industry regulations and control over oil and gas development in the state. The bill gives more control to local governments within their jurisdictions to regulate the oil and gas industry, and changes the membership and mission

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of the Colorado Oil and Gas Conservation Commission to be focused on health, safety, and the environment over fostering development.¹

HB 19-1032: Comprehensive Human Sexuality Education

This controversial legislation involved several long public hearings that extended late into the evenings. HB 19-1032 clarifies content requirements for public schools that offer comprehensive human sexuality education, and prohibits instruction that explicitly or implicitly (1) teaches or endorses religious ideology or sectarian tenets or doctrines; (2) uses shame-based or stigmatizing language

or instructional tools; (3) employs gender norms or gender stereotypes; or (4) excludes the relational or sexual experiences of lesbian, gay, bisexual, or transgender individuals. The bill prohibits the state board of education from waiving the content requirements for public schools that provide comprehensive human sexuality education.

HB 19-1177: Extreme Risk Protection Orders

HB 19-1177 allows a family or household member or a law enforcement officer to petition the court for a temporary ERPO beginning January 1, 2020. The petitioner must establish by a preponderance of the evidence that a person poses a significant risk to himself, herself, or others by having a firearm in his or her custody or control, or by possessing, purchasing, or receiving a firearm. The petitioner must submit an affidavit signed under oath and penalty of perjury that sets forth facts to support the issuance of a temporary ERPO and a reasonable basis for believing they exist. The court must hold a temporary ERPO hearing in person or by telephone on the day the petition is filed or on the court day immediately following the day the petition is filed.

CBA Priority Bills

The legislature passed both bills created or promoted by CBA sections this year, HB 19-1229 and SB 19-086. We worked with a supportive legislature, including several new legislators, to achieve passage of these bills, which were a priority for our sections. In addition, we worked with several stakeholder groups and leadership from both parties to promote and achieve our legislative agenda.

HB 19-1229: Electronic Preservation of Abandoned Estate Documents

This bill creates the Colorado Electronic Preservation of Abandoned Estate Planning Documents Act, which provides a procedure for determining whether an original estate planning document that is a will document (original document) is abandoned and, if so, the process for creating an electronic estate planning document (electronic document) of

the abandoned original document. HB 19-1229 also specifies how to file the electronic document with the state court administrator within the judicial department and destroy the original document. The state court administrator is permitted to enter into an interagency agreement with another state agency to maintain electronic documents. The bill creates a process for the state court administrator to provide access to electronic documents and sets requirements for the storage and deletion of the electronic documents.

SB 19-086: Update Business Entity Laws

SB 19-086 amends the Colorado Business Corporation Act (CBCA) and makes conforming changes to the Colorado Corporations and Associations Act (CCAA). The bill

- deletes definitions in the CCAA that are no longer necessary (section 1);
- updates CCAA provisions to clarify conversions and mergers of entities and exchanges of owners' interests in entities (sections 2 through 18);
- updates CCAA provisions addressing the requirements for the name of an entity formed under Colorado law or qualified to do business in Colorado as a foreign entity (sections 19 through 21);
- updates CCAA provisions regarding court proceedings that may be filed by a dissolved Colorado entity for a determination of the amount and form of security to be provided for payment of claims that are contingent or unknown or that arose from events occurring after dissolution (sections 22 through 24);
- adds definitions to and updates definitions in the CBCA (section 25);
- reorganizes certain provisions that are optional to include in the articles of incorporation of a Colorado corporation so that they appear in a single location, to avoid confusion (section 28);
- adds an optional forum selection provision similar to that found in other states and the "Model Business Corporation Act" (section 29);
- updates provisions for proxies and treatment for voting purposes of shares held

- by intermediaries and nominees (sections 31 and 32);
- updates provisions for the general standards of conduct for directors and officers and standards of liabilities for directors (section 35);
- updates provisions dealing with conflicting interest transactions and corporate opportunities (section 36);
- updates provisions dealing with indemnification of directors, officers, employees, fiduciaries, and agents, and advancement of expenses (sections 38 through 46);
- updates provisions dealing with corporate mergers, conversions, and exchanges by reference to the updated provisions in the CCAA (sections 47 through 55);
- repeals and reenacts, with amendments, former CRS Title 7, Article 113, relating to dissenters' rights, and substitutes provisions to define the procedure to obtain appraisal rights in lieu of dissenters' rights (section 56); and
- updates the provisions governing the grounds and procedures for seeking judicial dissolution and providing for an election by one or more shareholders to purchase shares owned by the petitioning shareholders, in lieu of proceeding with judicial dissolution (sections 57 through 60).

The bill also updates certain provisions of CRS Title 7, Articles 55 and 56, regarding various forms of cooperatives, as well as Title 11, Articles 41 (domestic associations organized as savings and loan associations) and 103 (state banks), to be consistent with changes made in the CBCA (sections 63 through 65, 68, and 69).

Other Interesting Bills

The CBA worked on a number of other interesting pieces of legislation throughout the session. A brief synopsis of a few of these bills follows. See the Appendix for a complete list of the 47 bills the legislative team worked on.

HB 19-1170: Residential Tenants Health and Safety Act

Under current law, a warranty of habitability (warranty) is implied in every rental agreement

for a residential premise, and a landlord commits a breach of the warranty if

- the residential premise is uninhabitable or otherwise unfit for human habitation;
- the residential premise is in a condition that is materially dangerous or hazardous to the tenant's life, health, or safety; and
- the landlord has received written notice of the condition and failed to cure the problem within a reasonable time.

HB 19-1170 states that a landlord breaches the warranty if a residential premise is

- uninhabitable or otherwise unfit for human habitation or is in a condition that is materially dangerous or hazardous to the tenant's life, health, or safety; and
- the landlord has received reasonably complete written or electronic notice of the condition and failed to commence remedial action by employing reasonable efforts within:
 - 24 hours, where the condition is materially dangerous or hazardous to the tenant's life, health, or safety; or
 - ➤ 72 hours, where the premise is uninhabitable or otherwise unfit for human habitation.

Current law provides a list of conditions that render a residential premise uninhabitable. The bill adds two conditions, stating that a residential premise is uninhabitable if

- the premise lacks functioning appliances that conformed to applicable law at the time of installation and that are maintained in good working order; or
- there is mold that is associated with dampness, or there is any other condition causing the premise to be damp, which condition, if not remedied, would materially interfere with the health or safety of the tenant.

The bill gives county courts jurisdiction to provide injunctive relief related to a breach.

Current law requires a tenant to serve written notice upon a landlord before the landlord may be held liable for a breach. The bill expands the acceptable form of such notice to include electronic notice.

The bill also

 states that if a tenant gives a landlord notice of a condition that is imminently hazardous to life, health, or safety, the landlord, at the request of the tenant, must move the tenant to a comparable dwelling unit or to a hotel room, as selected by the landlord, at no expense to the tenant;

- allows a tenant who satisfies certain conditions to deduct from one or more rent payments the cost to repair or remedy a condition causing a breach;
- repeals the requirement that a tenant must notify a local government before seeking an injunction for a breach;
- repeals provisions that allow a rental agreement to require a tenant to assume certain responsibilities concerning conditions and characteristics of a premise;
- creates an exception for single-family residence premises for which a landlord does not receive a subsidy from any governmental source, by which exception a landlord and tenant may agree in writing that the tenant is to perform specific repairs, maintenance tasks, alterations, and remodeling, subject to certain requirements;
- prohibits a landlord from retaliating against a tenant in response to the tenant having made a good-faith complaint to the landlord or to a governmental agency alleging a condition that renders the premise uninhabitable, or any condition that materially interferes with the health or safety of the tenant; and
- repeals certain presumptions and specifies monetary damages that may be available to a tenant against whom a landlord retaliates.

The bill further states that if the same condition that substantially caused a breach (other than a condition that merely involves a nonfunctioning appliance) recurs within six months after the condition is repaired or remedied, the tenant may terminate the rental agreement 14 days after providing the landlord written or electronic notice of the tenant's intent to do so. For a condition that merely involves a nonfunctioning appliance, if the landlord remedies the condition within 14 days after receiving the notice, the tenant may not terminate the rental agreement.

SB 19-172: Protect from Unlawful Abandonment and Confinement

SB 19-172 makes it a crime to unlawfully abandon an at-risk person. The intentional desertion of an at-risk person in a manner that endangers the safety of that person constitutes unlawful abandonment, which is a class 1 misdemeanor.

The bill also creates the crime of false imprisonment of an at-risk person, which occurs where

- a person knowingly confines or detains an at-risk person in a locked or barricaded room under circumstances that cause bodily injury or serious emotional distress and such confinement or detention was part of a continued pattern of cruel punishment or unreasonable isolation or confinement of the at-risk person; or
- the person knowingly and unreasonably confines or detains an at-risk person and unreasonably restricts that person's freedom of movement by tying, caging, chaining, or otherwise using similar physical restraints, or by threatening or intimidating the at-risk person.

False imprisonment of an at-risk person is a class 6 felony.

HB 19-1289: *Consumer Protection Act*This bill

- adds "recklessly" as a culpable mental state for certain violations of the Colorado Consumer Protection Act (CCPA), so that a person violates certain CCPA provisions by acting knowingly or recklessly;
- increases the potential penalty for a CCPA violation brought by the attorney general or a district attorney from \$2,000 to \$20,000 per violation, and from \$10,000 to \$50,000 per violation committed against an elderly person; and
- specifies the calculation of potential damage awards in a private civil action for CCPA violations.

SB 19-043: Increasing Number of District Court Judges

SB 19-043 increases the number of district court judges by one in the first, eighth, tenth, thirteenth, seventeenth, eighteenth, and twenty-first judicial districts; by two in the fourth and nineteenth judicial districts; and by four in the second judicial district.

Summer Work

Before the start of the 2020 Legislative Session in January, a number of summer interim committees, CBA workgroups, and state-sponsored stakeholder groups will be meeting. The CBA will closely monitor the meetings and have representatives at important meetings throughout the interim. Summer committees and workgroups will be studying topics including guardianships, tax issues, school safety, and HOA management. The CBA will also be working with other groups and stakeholders on data security and privacy, remote notaries, and electronic wills.

Conclusion

It's a privilege to represent an association that has earned a reputation as a thoughtful, balanced, and fair voice at the capitol. The CBA guards its stellar reputation closely. The CBA's success is the result of hard work by a great many people who volunteer their time and expertise to advance and defend the practice of law and our agenda. It is a tremendous privilege to work with these CBA members, and I look forward to many more years of leadership and success under the gold dome.

Thank you! @



Jeremy Schupbach is the CBA director of legislative relations and the coordinating editor for *Colorado Lawyer*'s Legislative Matters articles. Readers are encouraged to contact

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NOTE

1. See Kramer, "Springtime for Home Rule over Oil and Gas," 48 Colo. Law. 36 (June 2019).

2019 COLORADO LEGISLATIVE SESSION: BILLS TRACKED BY THE CBA

BILL NUMBER	SPONSOR(S)	NAME	POSITION
HB 1001	Chris Kennedy, Dominick Moreno, Robert Rankin	Hospital Transparency Measures to Analyze Efficacy	Monitor/ Amend
HB 1025	Mike Foote, Leslie Herod, Jovan Melton, Robert Rodriguez	Limits on Job Applicant Criminal History Inquiries	Monitor
HB 1030	Robert Rankin, Dylan Roberts, Matt Soper, Rachel Zenzinger	Unlawful Electronic Sexual Communication	Oppose
HB 1039	Daneya Esgar, Dominick Moreno	Identity Documents for Transgender Persons	Monitor
HB 1042	Julia Gonzales, Serena Gonzales-Gutierrez	Extend Court Jurisdiction for Vulnerable Youth	Support/ Amend
HB 1044	Don Coram, Tracy Kraft-Tharp, Lois Landgraf, Nancy Todd	Advance Behavioral Health Orders Treatment	Oppose/ Amend
HB 1045	Joann Ginal, Marc Snyder, Matt Soper	Office of Public Guardianship Operation Conditions	Support
HB 1054	Jeff Bridges	Disability Trust Requirements	Support
HB 1063	Robert Gardner, Tracy Kraft-Tharp, Colin Larson, Pete Lee	At-risk Information Sharing between County Departments	Support
HB 1090	Julia Gonzales, Matthew Gray, Owen Hill, Kevin Van Winkle	Publicly Licensed Marijuana Companies	Amend
HB 1108	Edie Hooton, Larry Liston, Jack Tate	Nonresident Electors and Special Districts	Oppose
HB 1118	Rochelle Galindo, Dominique Jackson, Angela Williams	Time Period to Cure Lease Violation	Amend
HB 1119	James Coleman, Mike Foote	Peace Officer Internal Investigation Open Records	Support
HB 1124	Adrienne Benavidez, Mike Foote, Julia Gonzales, Susan Lontine	Protect Colorado Residents from Federal Government Overreach	Monitor
HB 1145	Sonya Lewis, Kerry Tipper	Primary Residence Exempt Liens for Medical Debt	Amend
HB 1148	Julia Gonzales, Leslie Herod	Change Maximum Criminal Penalty One Year to 364 Days	Support
HB 1160	Lois Landgraf, Pete Lee, Jonathan Singer	Mental Health Facility Pilot Program	Support
HB 1167	Terri Carver, Monica Duran, Chris Holbert, Robert Rodriguez	Remote Notaries Protect Privacy	Support
HB 1170	Jeff Bridges, Dominique Jackson, Mike Weissman, Angela Williams	Residential Tenants Health and Safety Act	Amend
HB 1181	Matthew Gray, Nancy Todd	Livery Transportation Authority Service Regulation	Amend
HB 1211	Yadira Caraveo, Dafna Michaelson Jenet, Angela Williams	Prior Authorization Requirements Health Care Service	Amend
HB 1215	Larry Crowder, Jonathan Singer	Child Support Commission Recommendations	Oppose/ Amend
HB 1225	Leslie Herod, Pete Lee, Paul Lundeen, Matt Soper	No Monetary Bail for Certain Low-level Offenses	Support
HB 1229	Robert Gardner, Pete Lee, Dylan Roberts, Marc Snyder	Electronic Preservation of Abandoned Estate Documents	Support
HB 1247	Marc Catlin, Don Coram, Kerry Donovan, Donald Valdez	Study Agricultural Applications for Blockchain	Support/ Amend
HB 1289	Mike Foote, Julia Gonzales, Mike Weissman	Consumer Protection Act	Amend

BILL PROGRESS	ACTION DATE	LAST ACTION	BILL URL
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1002520
Signed/Enacted	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1002405
Signed/Enacted	5/6/2019	Governor Signed	billtrack50.com/BillDetail/1002474
Signed/Enacted	5/31/2019	Governor Signed	billtrack50.com/BillDetail/1002430
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1002443
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1002400
Signed/Enacted	5/30/2019	Governor Signed	billtrack50.com/BillDetail/1002508
Dead/Failed/Vetoed	4/26/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1002488
Signed/Enacted	3/21/2019	Governor Signed	billtrack50.com/BillDetail/1010132
Signed/Enacted	5/29/2019	Governor Signed	billtrack50.com/BillDetail/1014565
Dead/Failed/Vetoed	3/6/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1014388
Signed/Enacted	5/20/2019	Governor Signed	billtrack50.com/BillDetail/1019632
Signed/Enacted	4/12/2019	Governor Signed	billtrack50.com/BillDetail/1020038
Signed/Enacted	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1019718
Dead/Failed/Vetoed	3/11/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1043685
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1043540
Signed/Enacted	5/20/2019	Governor Signed	billtrack50.com/BillDetail/1046154
Dead/Failed/Vetoed	5/1/2019	Senate Second Reading Laid Over Daily—No Amendments	billtrack50.com/BillDetail/1046131
Signed/Enacted	5/20/2019	Governor Signed	billtrack50.com/BillDetail/1054834
Dead/Failed/Vetoed	3/27/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1069578
Signed/Enacted	5/13/2019	Governor Signed	billtrack50.com/BillDetail/1081533
Signed/Enacted	5/23/2019	Governor Signed	billtrack50.com/BillDetail/1086804
Signed/Enacted	4/25/2019	Governor Signed	billtrack50.com/BillDetail/1100601
Signed/Enacted	5/22/2019	Governor Signed	billtrack50.com/BillDetail/1100547
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1002520
Signed/Enacted	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1002405

2019 COLORADO LEGISLATIVE SESSION: BILLS TRACKED BY THE CBA CONTINUED

BILL NUMBER	SPONSOR(S)	NAME	POSITION
HB 1320	Chris Kennedy, Susan Lontine, Faith Winter	Hospital Community Benefit Accountability	Amend
HB 1328	Leslie Herod, Robert Rodriguez	Landlord and Tenant Duties Regarding Bed Bugs	Amend
SB 017	Dylan Roberts, Rachel Zenzinger	Requirements for CDOT Colorado Department of Transportation Land Acquisitions	Amend
SB 030	Julia Gonzales, Kerry Tipper	Remedying Improper Guilty Pleas	Monitor/ Amend
SB 043	Terri Carver, Robert Gardner, Leslie Herod, Pete Lee	Increasing Number of District Court Judges	Support
SB 047	Brianna Buentello, Dennis Hisey	Remove Unauthorized Persons from Vacant Land	Oppose/ Amend
SB 072	Chris Holbert, Jovan Melton, Kim Ransom	Bill of Rights Protected Person under Guardianship	Oppose
SB 073	Joann Ginal, Lois Landgraf, Dylan Roberts	Statewide System of Advance Medical Directives	Support/ Amend
SB 085	Janet Buckner, Jessie Danielson, Serena Gonzales-Gutierrez, Brittany Pettersen	Equal Pay for Equal Work Act	Support
SB 086	Shannon Bird, Pete Lee	Update Business Entity Laws	Support
SB 105	Robert Rodriguez, Kerry Tipper	Colorado Uniform Directed Trust Act	Support
SB 107	Kerry Donovan, Dylan Roberts	Broadband Infrastructure Installation	Support/ Amend
SB 108	Robert Gardner, Pete Lee, Dafna Michaelson Jenet, Matt Soper	Juvenile Justice Reform	Support
SB 139	Don Coram, Rochelle Galindo, Dominick Moreno, Jonathan Singer	More Colorado Road and Community Safety Act Offices	Support
SB 166	Rhonda Fields, Robert Gardner, Dylan Roberts	Peace Officers Standards and Training Board Revoke Certification for Untruthful Statement	Support
SB 172	Jessie Danielson, Joann Ginal, Jonathan Singer	Protect from Unlawful Abandonment and Confinement	Oppose/ Amend
SB 180	Julie McCluskie, Faith Winter	Eviction Legal Defense Fund	Support/ Amend
SB 181	KC Becker, Yadira Caraveo, Stephen Fenberg, Mike Foote	Protect Public Welfare Oil and Gas Operations	Monitor
SB 191	Jeff Bridges, Serena Gonzales- Gutierrez, Leslie Herod, Vicki Marble	Prompt Pretrial Liberty and Fairness	Support
SB 201	Hugh McKean, Brittany Pettersen, Jack Tate, Kerry Tipper	Open Discussions about Adverse Health Care Incidents	Support/ Amend
SB 233	Matthew Gray, Pete Lee, Marc Snyder	Holding Company Income Tax Combined Report	Oppose

BILL PROGRESS	ACTION DATE	LAST ACTION	BILL URL
Signed/Enacted	5/16/2019	Governor Signed	billtrack50.com/BillDetail/1115668
Signed/Enacted	6/3/2019	Governor Signed	billtrack50.com/BillDetail/1117934
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1002369
Passed	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1002367
Signed/Enacted	3/21/2019	Governor Signed	billtrack50.com/BillDetail/1002357
Dead/Failed/Vetoed	2/5/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1004843
Dead/Failed/Vetoed	2/13/2019	Postpone Indefinitely	billtrack50.com/BillDetail/1009465
Passed	5/15/2019	Sent to the Governor	billtrack50.com/BillDetail/1009403
Signed/Enacted	5/22/2019	Governor Signed	billtrack50.com/BillDetail/1024312
Signed/Enacted	5/13/2019	Governor Signed	billtrack50.com/BillDetail/1025403
Signed/Enacted	3/28/2019	Governor Signed	billtrack50.com/BillDetail/1034779
Passed	6/3/2019	Governor Signed	billtrack50.com/BillDetail/1043396
Passed	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1043453
Passed	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1065216
Signed/Enacted	5/22/2019	Governor Signed	billtrack50.com/BillDetail/1078391
Passed	5/30/2019	Governor Signed	billtrack50.com/BillDetail/1089588
Passed	5/30/2019	Governor Signed	billtrack50.com/BillDetail/1092079
Signed/Enacted	4/16/2019	Governor Signed	billtrack50.com/BillDetail/1092082
Passed	5/28/2019	Governor Signed	billtrack50.com/BillDetail/1100373
Signed/Enacted	5/6/2019	Governor Signed	billtrack50.com/BillDetail/1106336
Passed	5/31/2019	Governor Signed	billtrack50.com/BillDetail/1112591

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