

Bill No.	Title	Sponsor	Status	Position	Action	Final Status
	BUDGET					
SB 140	FY 2011 Budget Bill. Appropriates \$13.2 billion in General Funds, \$606 million less than Spending Affordability recommendation (2.9%). Addresses the FY 2011 deficit by: reducing spending by \$1 billion , including \$330 million in local aid cuts (95% reduction in HUR); \$900 million in fund transfers; assumes \$389 million in additional federal Medicaid funds; withdraws \$21 million from the Rainy Day Fund while maintaining a balance of \$733 million (5% of estimated revenues); and maintains a fund balance of \$274 million. State employees will have 10 furlough days and 44 workers will be terminated \$146 million). GCEI is funded for the second year.	Adm.	B&T			
SB 141	Budget Reconciliation and Financing Act. Realizes general fund savings.	Adm.	B&T hrg 3/3 at 1pm			
SB 142	Capital Budget. Creates \$1 billion in state debt. \$250 million in school construction; \$15 million for local (legislative) bond bills; \$16.1 million for Germantown Bioscience Center; and \$126.9 million in repayment for InterCounty Connector and extending the final payment of \$30 million to FY 2012.	Adm.	B&T			
SB 616	Anti-Deficit and Fiscal Responsibility Act of 2010. Increases the account balance in the Rainy Day Fund from 5% of General Fund revenues to 22.5%; provides that the requisite \$50 million budget appropriation to the Rainy Day Fund to attain a sufficient Fund balance equal 22.5% of General Fund revenues, rather than 7.5%; and only allows a transfer of revenues from the Rainy Day Fund by legislation other than the budget bill, if the account balance falls below 22.5%, rather than 5%.	Rosapepe	B&T hrg 3/10 at 1pm	NO POSITION		
	LOCAL BILLS					
HB 891	MC 18-10 Mont Co Dept of Economic Development-Investment Authority. Authorizes Montgomery County DED to make an equity investment in a company that does business in Maryland. <i>Provides a needed incentive for companies who fail to show near term profit and do not benefit from tax credits, i.e.</i>	Mont Co Del (Feldman)	ECM hrg 3/4 at 1pm	SUPPORT	+2	

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	<i>biotech firms. Amendments limits the equity the County can acquire to no more than 25% o the company.</i>					
HB 855	MC 22-10 Sales and Use Tax-Exemption-Lodging at Corporate Training Center in Montgomery County. Provides a sales tax exemption for lodging at a dormitory or other lodging facility in Montgomery County that is used as a corporate training facility and provides lodging predominantly for employees, vendors, and contractors; and does not provide lodging to the public.	Mont Co Del (Frick)	W&M hrg 3/23 at 1pm	SUPPORT	+1	
	ECONOMIC DEVELOPMENT					
SB 54	Business and Economic Development-Maryland Economic Adjustment Fund. Focuses the Maryland Economic Adjust Fund on employers with 50 or fewer employees by providing financial assistance to those who are unable to obtain affordable financing through normal lending channels.	DBED	FIN Passed Senate ECM hrg 3/24 at 1pm	SUPPORT	+2	
HB 795	Task Force to Study Nanotechnology and Nanobiotechnology. Creates a 23-member Task Force, including representatives from federal agencies, to make recommendations by Dec. 31, 2010 regarding actions that the State should take to promote the growth of nanotech and nanobio industries.	Lee, et al	ECM hrg 2/25 at 1pm	SUPPORT	+1	
SB 793/ HB 845	State Retirement and Pension System-Investments-Qualified Information Technology, Green Technology, Medical Device Technology, or Bioscience Businesses. Requires \$50 million in State pension funds to be invested over five years in venture capital funds focused on info tech, green tech, medical device tech, or bioscience businesses; and limits the pension investment amount to no more than 10% of a venture capital firm's total funding. Sunsets in 5 years.	Garagiola, et al Feldman, et al	B&T hrg 3/4 at 8am APP hrg 3/9 at 1pm	SUPPORT	+2	
HB 1469	Maryland Small Business Investment Companies.	Frick, et al	Rules			
	EMPLOYMENT & LABOR					

Bill No.	Title	Sponsor	Status	Position	Action	Final Status
SB 107/ HB 91	Labor and Employment – Unemployment Insurance – Modernization and Tax Relief Act. Expands unemployment insurance benefits (alternate base period to determine eligibility technical changes to part-time workers provisions, and 26-weeks of training benefits for unemployed individuals in declining occupations) as a condition of receiving \$126.8 million in federal funds for the UI Trust Fund; and reduces UI tax rates temporarily. Emergency bill-effective date of benefit expansion is March 1, 2011. <i>In 2010, UI tax rates are scheduled to increase for minimum-rated employers by \$136 per employee (367% increase) and \$382.50 per employee for maximum-rated employers (150% increase). The proposal reduces <u>per employee</u> costs by \$34 for minimum-rated employer and \$51 for maximum rated employer. Senate amendments delete the UI tax rate deferral, impose a payment plan, reduce the interest rate for late payment, and provide benefit offsets to achieve cost neutrality associated with the benefit expansion provisions that are a condition of receiving federal stimulus dollars.</i>	Adm Adm	FIN Passed 2 nd rdg ECM hrg 1/28 at 10:30am	OPPOSE	-2	
SB 300	Unemployment Insurance-Contributions-Installment Payment Option. Allows employers in 2010 to pay their UI taxes in monthly or quarterly installments throughout 2010; and directs DLLR to notify employers of this payment installment option. Emergency bill. <i>Codifies DLLR's intention to administratively institute a UI tax payment installment plan to ease the high increase in UI taxes; DLLR payment options only extend through nine months.</i>	Peters, et al	FIN hrg 2/4 at 1pm	MONITOR		
HB 591	Unemployment Insurance-Charging and Taxation. Caps UI tax rates at 1.4% (vs. 2.2%) for minimum-rated employers and 11.8% (vs. 13.5%) for maximum-rated employers; maintains these rates for CY 2010 and 2011, and until the UI Trust Fund balance returns employers to Table C tax rates (non-recessionary levels). Emergency bill. <i>Proposed tax rate = \$119 per employee vs. \$187 per employee under Table F (\$68 savings for minimum-rated employers; and \$1,003 per employee vs. \$11.47 per employee (\$144.50 savings).</i>	George, et al	ECM UNF	MONITOR		Died
SB 110	Labor and Employment-Job and Financial Privacy Protections. Prohibits an employer from requesting a credit report from an employee or applicant for employment, unless	Lenett and Pugh	FIN	MONITOR		

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	the request has a bona fide work-related purpose (which is to be defined by regulation) or the employer is required by federal or state law to request the credit report. An individual who is denied employment or terminated because of a credit report unlawfully used by the employer may bring an action for injunctive relief, damages, or other relief.					
HB 175	Labor and Employment-Credit Reports and Credit Histories of Applicants and Employees-Limitation on Use by Employers. Similar to SB 110, but prohibits an employer to use an applicant's or employee's credit report or credit history in determining whether to deny employment, discharge the employee, or determine terms and conditions of employment. An applicant's credit report can be requested or considered if the applicant has received an offer of employment and it will be used for a bona fide work-related purpose to be defined in regulation. It cannot be used to discharge or determine conditions of employment, however. Applicant or employee may bring an action for injunctive relief, damages, or other relief.	Reznik, et al	ECM hrg 2/18 at 1pm	MONITOR		
HB 463	Human Relations-Employment Discrimination Based on Family Responsibilities. Prohibits employers from discriminating against employees based on the employee's "family responsibilities." <i>Current law provides anti-discrimination protections on the basis of race, color, religion, national origin, sex, age, marital status, sexual orientation or disability.</i>	Kaiser, et al	HGO hrg 3/3 at 1pm	NO POSITION		
HB 504	Employment Discrimination-Unlawful Employment Practices-Motivating Factor. Prevents a 2009 Supreme Court ruling from being applied in Maryland Anti-Discrimination claims by allowing employment discrimination to be established when the employee demonstrates that race, color, religion, etc. is merely a "motivating factor" for the employment practice (termination, demotion, etc.), even though other factors were a part of the decision. <i>The S. Ct. has ruled that the employee bears the burden of demonstrating that the employment action would not have been taken, but for the age or other protected class.</i>	Rosenberg, et al	HGO hrg 3/3 at 1pm	OPPOSE	-2	
HB 755/ SB 638	Earned Income Credit Information Act. Requires all private and public employers to provide annual written or electronic	Mizeur, et al	W&M FAV	NO POSITION		

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	notice to an employee who may be eligible for the EIC; directs the Comptroller to make the notice available to all employers; allows employers to provide the notice to all employees; and prevents an employee from pursuing a private cause of action against an employer for failure to provide the requisite notice.	Madaleno, et al	B&T hrg 3/10 at 1pm			
SB 785/ HB 1317	Public Investment Protection Act. Imposes wage rates and union agreements on employers of construction, building services, food service, grocery and hotel employees that are on or related to projects receiving a State economic development subsidy; defines economic development subsidy as State financial assistance valued at \$250,000 or more; imposes a minimum base wage of \$9.42 for any employee on or related to a subsidy project; obligates tenants and other employers operating on a property benefiting from the subsidy; provides for penalties; allows a private cause of action by employees and other organizations; and applies to subsidy awards on or after Oct. 1, 2010. <i>See attached summary of legislation.</i>	Peters, et al Glenn, et al	FIN hrg 3/11 at 1pm ECM hrg 3/18 at 1pm	OPPOSE	-3	
SB 789/ HB 1299	Labor and Employment-The Healthy Retail Employee Act. Applies to retail establishments with 50 or more employees or one or more retail franchises with 50 or more employees in the State; requires a nonworking shift break of 15 minutes for 4-6 hours worked, unless waived by mutual written agreement, and 30 minutes for more than 6 consecutive hours worked, unless: the type of work prevents an employee from being relieved, the employee is allowed to eat while working, and upon mutual documented agreement; the Commissioner of Labor, upon a filed complaint by an employee, may determine that the employer violated the law and attempt to resolve the issue informally or issue an order compelling compliance; upon noncompliance and subsequent violations, the Commission may assess a civil penalty of up to \$500 per employee or bring an action in the circuit court where the employer is located; employees may bring an action in circuit court for subsequent violations and be entitled to any remedies available at law (monetary damages) or in equity (reinstatement), including back pay or injunctive relief; and attorney's fees and costs are provided to a prevailing employee.	Garagiola, et al Davis, et al	FIN hrg 3/10 at 1pm ECM hrg 3/10 at 1pm	OPPOSE	-2	
HB 984	Employment-Applications for Employment-Prohibitions. Makes it an unlawful employment practice to request or require	Robinson, et al	HGO With-	OPPOSE	-2	Died

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	applicants for employment to answer questions regarding the individual's religion, national origin, or marital status, unless that status is a bona fide occupational qualification for employment.		drawn			
	ENERGY AND ENVIRONMENT					
SB 420/ HB 964	Environment-Stormwater Management-New Development and Redevelopment Projects. Extends the implementation date of the 2007 Stormwater Act and regulations by 10 years until May 4, 2020. Emergency bill.	Colburn, et al Haddaway, et al	EHEA hrg 3/2 at 1pm ENV hrg 3/10 at 1pm	MONITOR		
HB 1125	Stormwater Management-Development Projects-Redevelopment and Preliminary Plan Approval. Provides greater flexibility in complying with new stormwater management (SWM) requirements for redevelopment projects and grandfathers projects which have received preliminary plan approval by May 4, 2010. SWM requirements applicable to redevelopment projects apply if: the existing imperious (IS) area exceeds 30%; or the project is for affordable housing or transit-oriented development. Local governments have flexibility in determining the requisite reduction of existing IS within the limit of disturbance that is applicable to a redevelopment project within a range of 20% to 50%, based on consideration of total square footage of the project and the cost and feasibility of the proposed reduction. Redevelopment projects may provide water quality treatment using environmental site design (ESD), alternative SWM measures, or other measures approved by a local government using the 20% to 50% criteria. A fee-in-lieu payment to local governments is authorized to offset the impervious surface reductions in an amount determined by the local government and to be used to fund SWM projects. A development or redevelopment project, including any phase of the project, may comply with the 2000 Stormwater Act, if the project receives preliminary plan approval or other equivalent approval before May 4, 2010. <i>Compromise is pending to allow local jurisdictions to grandfather projects that have preliminary plan approval by May 4, 2010. Projects which receive this waiver must obtain final project approval by May 4, 2013 and</i>	Holmes, et al	ENV hrg 3/10 at 1pm	SUPPORT	+2	

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	<i>construct by may 4, 2017. Redevelopment policy is clarified so that projects that cannot meet the 50% impervious surface reduction threshold can use a series of options, including a fee in lieu or a waiver. If approved, bills will not be heard and MDE will issue emergency regulations.</i>					
HB 1408	Stormwater Management-Regulations-Delay and Adoption of New Regulations. Delays the implementation of the stormwater regulations by two years until May 4, 2012; and directs MDE to repromulgate stormwater regulations by Jan 1, 2011 in consultation with stakeholder groups. Emergency bill takes effect upon passage.	G. Clagett	Rules			
HB 1409	Stormwater Management-Development Projects-Special Taxing Districts. Exempts a development project from the new stormwater regulations, if the project is located within a special taxing district that is approved by a local jurisdiction before May 4, 2015 or the maximum principal amount of bonds the taxing district is authorized to issue is issued before May 4, 2015. Emergency bill takes effect upon passage.	G. Clagett	Rules			
LAND USE						
SB 63	Transit-Oriented Development-Pledge and Use of Tax Increment Revenues-Operations and Maintenance Funding. Authorizes counties and municipalities to directly fund the costs of the operation and maintenance of improvements for TODs from the tax increment revenues.	MDOT	B&T hrg 1/27 at 2pm	NO POSITION		
SB 350	Transit-Oriented Development-Expansion of Geographic Area. Expands the area from a transit station (existing or planned) that can be designated as a TOD from 1/2 mile to 1 mile.	Currie	FIN hrg 2/24 at 1pm	SUPPORT	+1	
HB 1344	Construction and Development-Permits and Approvals-Expiration Dates. A permit or approval by a State or local approving authority that will expire during the period beginning Jan 1, 2008 and ending June 30, 2010 is extended through Dec 31, 2012. The law sunsets on Dec 31, 2014. Emergency bill to take effect upon passage.	Beidle, et al	ENV hrg 3/18 at 1pm	SUPPORT	+2	
TAX CREDITS						
SB 64	MD Research and Development Tax Credit-Sunset Extension. Extends the R&D tax credit due to expire after TY 2010 through TY 2019. <i>\$6 million program.</i>	DBED	Passed Senate	SUPPORT	+2	

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			W&M			
SB 106/ HB 92	Labor and Employment-Job Creation and Recovery Tax Credit. Provides a \$3,000 tax credit for businesses who hire for at least one year an unemployed individual who has exhausted UI benefits within the past 12 months and is not employed full-time. Employers may receive a maximum of \$250,000 and the total tax credit program is funded with \$20 million (on a first-come, first-served basis). The position must be newly created or vacant for at least six months. <i>Senate amendments increase the tax credit amount to \$5,000.</i>	Adm, Miller, et al Adm., Busch, et al	B&T Passed 2nd W&M hrg 2/4 at 1pm	NO POSITION		
SB 384	Labor and Employment-Job Creation and Recovery Tax Credit. Provides for a \$5,000 tax credit for businesses who hire for at least one year an unemployed individual who has exhausted UI benefits within the past 12 months and is not employed full-time. Effective for CY 2010. Emergency bill.	Mooney	B&T With- drawn	NO POSITION		Died
TAXES						
SB 336/ HB 395	MD Business Tax Reform Commission-Reporting Requirements. Accelerates the final recommendations of the Commission by one year (Dec 2010) and deletes the Dec 2010 preliminary report.	King, et al Barve	B&T hrg 2/17 at 1pm W&M FAV	NO POSITION		
HB 10	Teacher and Employee Pension Sustainability and Solvency Act. Effective tax year 2011, imposes permanently the 6.25% income tax on millionaires and requires multi-state corporations to calculate their corporate tax liability using the combined reporting methodology (an affiliated group engaged in a unitary group must file a corporate income tax return as a combined group). Anticipated revenues generated would be directed to address the unfunded pension liability for teachers and State employees. Use of the "corridor method" which allows the systems to be funded within 90% and 110% of the actuarial liability has resulted in the State pension system being underfunded.	Manno	APP and W&M hrg 2/9 at 2pm	OPPOSE	-2	
SB 354	Corporate Income-Combined Reporting-Pension Sustainability. Beginning TY 2011, imposes combined reporting (water's edge) as the methodology to calculate corporate tax liability in MD; and dedicates any increase in corporate revenues generated by this change to the Pension	Pinsky, et al	B&T hrg 2/24 at 1pm	OPPOSE	-2	

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	Sustainability Trust Fund to offset the State's cost in making employer contributions to the State retirement systems.					
HB 584	Corporate Income Tax-Combined Reporting. Beginning TY 2010, imposed combined reporting (water's edge) as the methodology to calculate corporate tax liability in MD.	Ross, et al	W&M hrg 2/25 at 1pm	OPPOSE	-3	
SB 686/ HB 999	Watershed Protection & Restoration Act. Requires counties and municipalities to establish a stormwater user charge to fund local stormwater management activities; imposes a flat fee for residential properties that must be less than the impervious surface tax imposed on commercial properties.	Raskin, et al Hucker, et al	EHEA hrg 3/2 at 1pm ENV hrg 3/10 at 1pm	OPPOSE	-1	
SB 824	Sales and Use Tax-Online Sales Presumption. Imposes a requirement on an out-of-state seller to collect the sales tax if: (1) the seller enters into an agreement with a Maryland resident to refer potential customers to the seller through the provision of an internet link; and (2) the value of the referral agreement is greater than \$10,000 during the preceding four quarters.	Madaleno, et al	B&T hrg 3/17 at 1:15pm	OPPOSE	-2	
SB 739	Sales and Use Tax-Rate. Decreases the 6% sales tax rate to 5%.	Jacobs, et al	B&T hrg 3/16 at 1pm	NO POSITION		
SB 773	Corporate Income Tax-Repeal. Repeals the 8.25% corporate income tax for 3 1/2 years, effective July 1, 2010.	Mooney and Colburn	B&T hrg 3/9 at 1pm	NO POSITION		
SB 913	Income Tax-Surcharge-Extension. Extends the 6.25% income tax rate on incomes in excess of \$1 million until tax year 2014. <i>The high income tax rate passed during the 2007 Special Session is due to expire after tax year 2010. Impacts subchapter S corporations.</i>	Jones, et al	B&T hrg 3/23 at 1pm	OPPOSE	-3	
HB 1177	Income Tax-Millionaires Tax-Sunset Repeal. Extends permanently the 6.25% income tax rate on taxable income in excess of \$1 million.	Ivey, et al	W&M hrg 3/11 at 1pm	OPPOSE	-3	
TRANSPORTATION						
SB 229/ HB 710	Blue Ribbon Commission on Maryland Transportation Funding. Establishes a transportation funding commission	Garaagiola, et al Howard, et al	B&T Passed Senate W&M and ENV hrg 3/2 at 1pm	SUPPORT	+3	

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HB 383	Transportation Trust Fund Protection Act. Prevents TTF revenues from being transferred to the General Fund, unless the Governor declares the transfer as necessary due to extraordinary financial circumstances; and requires legislation to repay within five years.	Krebs, et al	APP hrg 2/16 at 1pm	SUPPORT	+2	
HB 479	Motor Fuel Tax-Increase. Increases gas tax in 2-cent increments annually for five years, beginning July 1, 2010. <i>2-cent increase equals \$60 million for TTF.</i>	Barkley and Bronrott	W&M hrg 3/2 at 1pm	SUPPORT	+3	
SB 827	Motor Fuel Tax-Index. Establishes a base period price of gasoline which is the three-month average price of wholesale gasoline from April through June 2010; establishes the current gas tax rate of 23.5 as the floor; allows the 23.5-cent gas tax to increase 2-cents per 20-cent increase in the base period price on a quarterly basis (Oct 1, Jan 1, April 1, and July 1); limits the increase or decrease in gas tax rates to 2-cents higher or lower than the rates in effect for the preceding quarter. <i>The first increase in the gas tax could not take effect until Jan. 1, 2011.</i>	Madaleno	B&T hrg 3/17 at 1pm	SUPPORT	+3	
HB 969	Motor Fuel Tax-Adjustments. Effective July 1, 2010, increases the 23.5-cent gas tax by 1/2-cent; and indexes the gas tax to the construction cost index for every year thereafter, although no annual increase may exceed 1-cent.	Barkley, et al	W&M hrg 3/2 at 1pm	SUPPORT	+3	
HB 732	State Government-Priority Funding for Transportation Projects for BRAC. Includes BRAC transportation needs as priority projects to be included in the CTP.	Stiffler, et al	W&M hrg 3/2 at 1pm	NO POSITION		
SB 828	Special Taxing Districts-Transportation Improvements-Exemption from County Tax Limitations. Exempts ad valorem or special taxes imposed only within a special taxing district for the purpose of financing transportation improvements from a county tax limitation.	Madaleno	B&T hrg 3/16 at 1pm	SUPPORT	+1	
HB 1377	DOT-Local Development Reviews-Comments. Requires MDOT to review local land use and development activities and comment regarding effects on functionality of transportation systems, options to mitigate traffic and transit impacts, etc.	Lafferty	ENV hrg 3/17 at 1pm	NO POSITION		
HB 1404	MDOT-Transit Review and Evaluation. Directs MDOT to report to the General Assembly by Dec 15, 2011 regarding transit throughput thresholds at which different levels of transit priority treatments are warranted.	Gaines, et al	ENV hrg 3/16 at 1pm	SUPPORT	+1	
MISCELLANEOUS						

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SB 216/ HB 373	Campaign Finance-Affiliated Business Entities-Attribution of Contributions. Requires campaign finance contributions by multiple business entities (corps, LPs, LLCs, REITs) to be attributed to one entity, if the entities are owned and controlled by at least 80% of the same individuals.	Frosh, et al Bobo, et al	EHEA hrg 2/25 at 1pm W&M hrg 2/23 at 1pm	MONITOR		
SB 601/ HB 917	Elections-Campaign Finance-Prohibition of Contributions and Expenditures by Business Entities. Prohibits business entities from making campaign contributions or independent expenditures for purposes of supporting or opposing candidates.	Raskin & Pinsky Carr, et al	EHEA hrg 2/25 at 1pm W&M hrg 3/9 at 2pm	MONITOR		
SB 679/ HB 1329	Campaign Finance Entities-Contribution Records and Reports. Requires campaign finance entities to report the occupations and employer of an individual who make a cumulative contribution of \$200 or more in a calendar year.	Harrington, et al Rice	EHEA hrg 3/11 at 1pm W&M hrg 3/16 at 1pm	MONITOR		
SB 570/ HB 986	Corporations-Campaign Material-Stockholder Approval. Prohibits a corporation from publishing or distributing campaign material in the State, unless: the campaign material is true; the board of directors has determined that it is in the best interests of the corporation; and the content and expenditure of funds has been approved by 2/3 vote of the stockholders; a stockholder may bring a civil action against the board for violation and the "best judgment rule" is not a defense for the board.	Frosh, et al Rosenberg, et al	JPR hrg 2/24 at 1pm W&M hrg 3/9 at 1pm	MONITOR		
HB 1251	Campaign Finance Reform Act. Deals with public finance of campaigns, but also increases the campaign contribution limits from: \$4,000 to \$4,400 to any one campaign committee; \$10,000 to \$15,000 to all campaign committees; and PAC limits from \$6,000 to \$6,600 to any one campaign committee. All of these limits apply to the 4-year election cycle, and would be effective Jan. 1, 2011.	Cardin, et al	W&M hrg 3/16 at 1pm	MONITOR		
SB 566/ HB 716	Alcoholic Beverages-Direct Wine Shipper's License . Allows out-of-state wine shipments, including on-line sales, directly to consumers at least 21 years old; prohibits Sunday deliveries and a maximum annual limit of 24 9-liter cases annually to an	Raskin, et al	EHEA hrg 3/17 at 1pm	SUPPORT	+2	

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	individual consumer; and provides for a \$100 wine shipper's license.	Krysiak, et al	ECM hrg 3/5 at 1pm			
HB 1203 SB 988	Consumer Protection-Cable Operators-Purchase of Cable Converter Box. Requires a cable operator to offer the cable customer the option of either renting or purchasing a cable converter box; violation of this provision by the cable operator is an unfair or deceptive trade practice.	Frick Forehand & Raskin	ECM hrg 3/9 at 1pm Finance	OPPOSE	-2	

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- Click on <http://mlis.state.md.us/#bill>
- Type in the bill number, e.g. hb1

Dates of Interest

Wednesday, January 13 th	12:00pm	General Assembly Convenes
January 21 st		Senate and House Bill Request Guarantee Date
February 2 nd	12:00pm	Governor's State of the State Address
February 1 st		Final Date for Governor to Introduce Capital Budget
February 5 th		Senate Bill Introduction Date
February 12 th		House Bill Introduction Date
April 5 th		Budget Bill to be Passed by both Chambers
April 12 th		General Assembly Adjourns

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