### 52:13C-21

#### LEGISLATIVE HISTORY CHECKLIST

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**LAWS OF**: 2017 **CHAPTER**: 49

NJSA: 52:13C-21 (Requires governmental affairs agents to disclose on notice of representation form

compensation amount received from State or local government entities; requires notice to be posted on

Internet site of Election Law Enforcement Commission)

BILL NO: S1404 (Substituted for A4423)

**SPONSOR(S)** Weinberg and others

**DATE INTRODUCED:** 2/11/2016

COMMITTEE: ASSEMBLY: Judiciary

**SENATE:** State Government, Wagering, Tourism & Historic Preservation

AMENDED DURING PASSAGE: No

**DATE OF PASSAGE:** ASSEMBLY: 3/16/2017

**SENATE**: 1/23/2017

**DATE OF APPROVAL:** 5/1/2017

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Introduced version of bill enacted)

Yes

S1404

**SPONSOR'S STATEMENT:** (Begins on page 4 of introduced bill) Yes

**COMMITTEE STATEMENT:** ASSEMBLY: Yes

**SENATE:** Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No.

LEGISLATIVE FISCAL ESTIMATE: No

A4423

SPONSOR'S STATEMENT: (Begins on page 4 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

VETO MESSAGE:	No						
GOVERNOR'S PRESS RELEASE ON SIGNING:							
FOLLOWING WERE PRINTED:  To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or <a href="mailto:refdesk@njstateli">mailto:refdesk@njstateli</a>	b.org						
REPORTS:	No						
HEARINGS:	No						
NEWSPAPER ARTICLES:	No						
RWH/JA							

### P.L.2017, CHAPTER 49, *approved May 1, 2017* Senate, No. 1404

1 **AN ACT** concerning disclosure by governmental affairs agents and amending P.L.1971, c.183.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 4 of P.L.1971, c.183 (C.52:13C-21) is amended to read as follows:
- 9 4. a Any person who, on or after the effective date of 10 P.L.1991, c.243 or on or after the effective date of P.L.2004, c.27 11 for the purpose of influencing governmental processes, is employed, 12 retained or engages himself as a governmental affairs agent shall, 13 prior to any communication with, or the making of any expenditures 14 providing a benefit to, a member of the Legislature, legislative staff, 15 the Governor, the Lieutenant Governor, the Governor's staff, or an 16 officer or staff member of the Executive Branch, and in any event 17 within 30 days of the appropriate effective date or of such 18 employment, retainer or engagement, whichever occurs later, file a 19 signed notice of representation with the Election Law Enforcement 20 Commission in such detail as the commission may prescribe, 21 identifying himself and persons by whom he is employed or 22 retained, and the persons in whose interests he is working, and the 23 general nature of his proposed services as a governmental affairs 24 agent for such persons, which notice shall contain the following 25 information:
  - (1) his name, business address and regular occupation;
  - (2) the name, business address and occupation or principal business of the person from whom he receives compensation for acting as a governmental affairs agent;
  - (3) (a) the name, business address and occupation or principal business of any person in whose interest he acts as a governmental affairs agent in consideration of the aforesaid compensation, if such person is other than the person from whom said compensation is received; and
  - (b) if a person, identified under paragraph (2) of this subsection as one from whom the governmental affairs agent receives compensation, is a membership organization or corporation whose name or occupation so identified does not, either explicitly or by virtue of the nature of the principal business in which the organization or its members, or the corporation or its shareholders, is commonly known to be engaged, clearly reveal the primary specific economic, social, political, or other interest which the

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 organization or corporation may reasonably be understood to seek 2 to advance or protect through its employment, retainer, or engagement of the governmental affairs agent, a description of that primary economic, social, political, or other interest and a list of the persons having organizational or financial control of the 6 organization or corporation, including the names, mailing addresses 7 and occupations, respectively, of those persons. The commission shall promulgate rules and regulations to govern the content of any 9 information required to be disclosed under this subparagraph and 10 shall take such steps as are reasonably necessary to ensure that all 11 such information is, in accordance with those rules and regulations, 12 both accurate and complete.

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Any list of governmental affairs agents and their principals required to be published quarterly under subsection h. of section 6 of P.L.1971, c.183 (C.52:13C-23) shall include, for each such principal for whom it is not otherwise apparent, the primary specific interest which the principal may reasonably be understood to seek to advance or protect through its engagement of the governmental affairs agent and the category of persons required to file additional information, as that interest and such category shall have been determined under subparagraph (b) of this paragraph;

- (4) whether the person from whom he receives compensation employs him solely as a governmental affairs agent, or whether he is a regular employee performing services for his employer which include but are not limited to the influencing of legislation, regulation or governmental processes;
- (5) the length of time for which he will be receiving compensation from the person aforesaid for acting as a governmental affairs agent, if said length of time can be ascertained at the time of filing;
- (6) the type of legislation, regulation or governmental process or the particular legislation, regulation or governmental process in relation to which he is to act as governmental affairs agent in consideration of the aforesaid compensation, and any particular legislation, regulation or governmental process or type of legislation, regulation or governmental process which he is to promote or oppose;
  - (7) (Deleted by amendment, P.L.2004, c.38).
- (8) When a governmental affairs agent is employed or retained by any State or local government agency, department, board, bureau, commission, authority, board of education, institution of higher education, or any other government entity in this State, the notice of representation shall also indicate the compensation amount received or to be received by the governmental affairs agent from the government entity. Each notice of representation indicating that the governmental affairs agent is employed or retained by a government entity shall be posted by the commission

on the commission's Internet site within 30 days of filing, and shall be easily available for public inspection through that Internet site.

b. Any governmental affairs agent who receives compensation from more than one person for his services as a governmental affairs agent shall file a separate notice of representation with respect to each such person; except that a governmental affairs agent whose fee for acting as such in respect to the same legislation, regulation or governmental processor type of legislation, regulation or governmental process is paid or contributed to by more than one person may file a single statement, in which he shall detail the name, business address and occupation or principal business of each person so paying or contributing.

(cf: P.L.2009, c.66, s.38)

2. This act shall take effect immediately.

### **STATEMENT**

This bill amends the "Legislative and Governmental Process Activities Disclosure Act," P.L.1971, c.183 (C.52:13C-18 et seq.), to require a governmental affairs agent to disclose the dollar amount received from a State or local government entity when employed or retained by that State or local government entity for the purpose of influencing governmental processes. The bill requires the dollar amount received by the governmental affairs agent from the State or local government entity to be reported in the notice of representation form already required by law to be filed by governmental affairs agents with the Election Law Enforcement Commission (ELEC). Furthermore, the bill requires ELEC to post on its Internet site for easy public access each notice of representation containing information on the dollar amount paid to a governmental affairs agent by a State or local government entity.

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Requires governmental affairs agents to disclose on notice of representation form compensation amount received from State or local government entities; requires notice to be posted on Internet site of Election Law Enforcement Commission.

# SENATE, No. 1404

# STATE OF NEW JERSEY

### 217th LEGISLATURE

INTRODUCED FEBRUARY 11, 2016

Sponsored by: Senator LORETTA WEINBERG District 37 (Bergen)

Assemblyman GORDON M. JOHNSON

District 37 (Bergen)

Assemblyman DANIEL R. BENSON

**District 14 (Mercer and Middlesex)** 

Assemblyman RAJ MUKHERJI

**District 33 (Hudson)** 

Co-Sponsored by:

Assemblywoman Handlin, Assemblymen Space and McKeon

### **SYNOPSIS**

Requires governmental affairs agents to disclose on notice of representation form compensation amount received from State or local government entities; requires notice to be posted on Internet site of Election Law Enforcement Commission.

### **CURRENT VERSION OF TEXT**

As introduced.



(Sponsorship Updated As Of: 3/17/2017)

1 **AN ACT** concerning disclosure by governmental affairs agents and amending P.L.1971, c.183.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 4 of P.L.1971, c.183 (C.52:13C-21) is amended to read as follows:
- 9 4. a Any person who, on or after the effective date of 10 P.L.1991, c.243 or on or after the effective date of P.L.2004, c.27 11 for the purpose of influencing governmental processes, is employed, 12 retained or engages himself as a governmental affairs agent shall, 13 prior to any communication with, or the making of any expenditures 14 providing a benefit to, a member of the Legislature, legislative staff, 15 the Governor, the Lieutenant Governor, the Governor's staff, or an 16 officer or staff member of the Executive Branch, and in any event 17 within 30 days of the appropriate effective date or of such 18 employment, retainer or engagement, whichever occurs later, file a 19 signed notice of representation with the Election Law Enforcement 20 Commission in such detail as the commission may prescribe, 21 identifying himself and persons by whom he is employed or 22 retained, and the persons in whose interests he is working, and the 23 general nature of his proposed services as a governmental affairs 24 agent for such persons, which notice shall contain the following 25 information:
  - (1) his name, business address and regular occupation;
  - (2) the name, business address and occupation or principal business of the person from whom he receives compensation for acting as a governmental affairs agent;
  - (3) (a) the name, business address and occupation or principal business of any person in whose interest he acts as a governmental affairs agent in consideration of the aforesaid compensation, if such person is other than the person from whom said compensation is received; and
  - (b) if a person, identified under paragraph (2) of this subsection as one from whom the governmental affairs agent receives compensation, is a membership organization or corporation whose name or occupation so identified does not, either explicitly or by virtue of the nature of the principal business in which the organization or its members, or the corporation or its shareholders, is commonly known to be engaged, clearly reveal the primary specific economic, social, political, or other interest which the organization or corporation may reasonably be understood to seek to advance or protect through its employment, retainer, or engagement of the governmental affairs agent, a description of that

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 primary economic, social, political, or other interest and a list of the 2 persons having organizational or financial control of the 3 organization or corporation, including the names, mailing addresses 4 and occupations, respectively, of those persons. The commission 5 shall promulgate rules and regulations to govern the content of any 6 information required to be disclosed under this subparagraph and 7 shall take such steps as are reasonably necessary to ensure that all 8 such information is, in accordance with those rules and regulations, 9 both accurate and complete.

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Any list of governmental affairs agents and their principals required to be published quarterly under subsection h. of section 6 of P.L.1971, c.183 (C.52:13C-23) shall include, for each such principal for whom it is not otherwise apparent, the primary specific interest which the principal may reasonably be understood to seek to advance or protect through its engagement of the governmental affairs agent and the category of persons required to file additional information, as that interest and such category shall have been determined under subparagraph (b) of this paragraph;

- (4) whether the person from whom he receives said compensation employs him solely as a governmental affairs agent, or whether he is a regular employee performing services for his employer which include but are not limited to the influencing of legislation, regulation or governmental processes;
- (5) the length of time for which he will be receiving compensation from the person aforesaid for acting as a governmental affairs agent, if said length of time can be ascertained at the time of filing;
- (6) the type of legislation, regulation or governmental process or the particular legislation, regulation or governmental process in relation to which he is to act as governmental affairs agent in consideration of the aforesaid compensation, and any particular legislation, regulation or governmental process or type of legislation, regulation or governmental process which he is to promote or oppose;
  - (7) (Deleted by amendment, P.L.2004, c.38).
- 36 (8) When a governmental affairs agent is employed or retained 37 by any State or local government agency, department, board, 38 bureau, commission, authority, board of education, institution of 39 higher education, or any other government entity in this State, the 40 notice of representation shall also indicate the compensation 41 amount received or to be received by the governmental affairs agent 42 from the government entity. Each notice of representation 43 indicating that the governmental affairs agent is employed or 44 retained by a government entity shall be posted by the commission 45 on the commission's Internet site within 30 days of filing, and shall 46 be easily available for public inspection through that Internet site.
- b. Any governmental affairs agent who receives compensation from more than one person for his services as a governmental

### **S1404** WEINBERG

1 affairs agent shall file a separate notice of representation with 2 respect to each such person; except that a governmental affairs 3 agent whose fee for acting as such in respect to the same legislation, 4 regulation or governmental processor type of legislation, regulation 5 or governmental process is paid or contributed to by more than one person may file a single statement, in which he shall detail the 6 7 name, business address and occupation or principal business of each 8 person so paying or contributing. 9

(cf: P.L.2009, c.66, s.38)

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2. This act shall take effect immediately.

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#### **STATEMENT**

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This bill amends the "Legislative and Governmental Process Activities Disclosure Act," P.L.1971, c.183 (C.52:13C-18 et seq.), to require a governmental affairs agent to disclose the dollar amount received from a State or local government entity when employed or retained by that State or local government entity for the purpose of influencing governmental processes. The bill requires the dollar amount received by the governmental affairs agent from the State or local government entity to be reported in the notice of representation form already required by law to be filed by governmental affairs agents with the Election Law Enforcement Commission (ELEC). Furthermore, the bill requires ELEC to post on its Internet site for easy public access each notice of representation containing information on the dollar amount paid to a governmental affairs agent by a State or local government entity.

### ASSEMBLY JUDICIARY COMMITTEE

### STATEMENT TO

### **SENATE, No. 1404**

### STATE OF NEW JERSEY

DATED: FEBRUARY 13, 2017

The Assembly Judiciary Committee reports favorably Senate Bill No. 1404.

This bill amends the "Legislative and Governmental Process Activities Disclosure Act," P.L.1971, c.183 (C.52:13C-18 et seq.), to require a governmental affairs agent to disclose in the notice of representation form filed with the Election Law Enforcement Commission (ELEC) the compensation amount received or to be received from a State or local government entity when employed or retained by that State or local government entity for the purpose of influencing governmental processes. A State or local government entity includes a State or local government agency, department, board, bureau, commission, authority, board of education, institution of higher education, or any other government entity in this State.

Furthermore, the bill requires ELEC to post on its Internet site, within 30 days of filing, each notice of representation containing information on the compensation amount paid to a governmental affairs agent by a State or local government entity.

As reported by the committee, Senate Bill No. 1404 is identical to Assembly Bill No. 4423 which was also reported by the committee on this date.

# SENATE STATE GOVERNMENT, WAGERING, TOURISM & HISTORIC PRESERVATION COMMITTEE

### STATEMENT TO

### **SENATE, No. 1404**

### STATE OF NEW JERSEY

DATED: DECEMBER 12, 2016

The Senate State Government, Wagering, Tourism and Historic Preservation Committee reports favorably Senate Bill No. 1404.

This bill amends the "Legislative and Governmental Process Activities Disclosure Act," P.L.1971, c.183 (C.52:13C-18 et seq.), to require a governmental affairs agent to disclose the dollar amount received from a State or local government entity when employed or retained by that State or local government entity for the purpose of influencing governmental processes. The bill requires the dollar amount received by the governmental affairs agent from the State or local government entity to be reported in the notice of representation form already required by law to be filed by governmental affairs agents with the Election Law Enforcement Commission (ELEC). Furthermore, the bill requires ELEC to post on its Internet site for easy public access each notice of representation containing information on the dollar amount paid to a governmental affairs agent by a State or local government entity.

# ASSEMBLY, No. 4423

# STATE OF NEW JERSEY

### 217th LEGISLATURE

INTRODUCED DECEMBER 15, 2016

**Sponsored by:** 

Assemblyman GORDON M. JOHNSON District 37 (Bergen) Assemblyman DANIEL R. BENSON District 14 (Mercer and Middlesex) Assemblyman RAJ MUKHERJI District 33 (Hudson)

**Co-Sponsored by:** 

Assemblywoman Handlin, Assemblymen Space and McKeon

### **SYNOPSIS**

Requires governmental affairs agents to disclose on notice of representation form compensation amount received from State or local government entities; requires notice to be posted on Internet site of Election Law Enforcement Commission.



(Sponsorship Updated As Of: 3/17/2017)

1 **AN ACT** concerning disclosure by governmental affairs agents and amending P.L.1971, c.183.

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- (5) the length of time for which he will be receiving compensation from the person aforesaid for acting as a governmental affairs agent, if said length of time can be ascertained at the time of filing;
- (6) the type of legislation, regulation or governmental process or the particular legislation, regulation or governmental process in relation to which he is to act as governmental affairs agent in consideration of the aforesaid compensation, and any particular legislation, regulation or governmental process or type of legislation, regulation or governmental process which he is to promote or oppose;
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### A4423 JOHNSON, BENSON

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### ASSEMBLY JUDICIARY COMMITTEE

### STATEMENT TO

### ASSEMBLY, No. 4423

### STATE OF NEW JERSEY

DATED: FEBRUARY 13, 2017

The Assembly Judiciary Committee reports favorably Assembly Bill No. 4423.

This bill amends the "Legislative and Governmental Process Activities Disclosure Act," P.L.1971, c.183 (C.52:13C-18 et seq.), to require a governmental affairs agent to disclose in the notice of representation form filed with the Election Law Enforcement Commission (ELEC) the compensation amount received or to be received from a State or local government entity when employed or retained by that State or local government entity for the purpose of influencing governmental processes. A State or local government entity includes a State or local government agency, department, board, bureau, commission, authority, board of education, institution of higher education, or any other government entity in this State.

Furthermore, the bill requires ELEC to post on its Internet site, within 30 days of filing, each notice of representation containing information on the compensation amount paid to a governmental affairs agent by a State or local government entity.

As reported by the committee, Assembly Bill No. 4423 is identical to Senate Bill No. 1404 which was also reported by the committee on this date.

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### Governor Christie Takes Action On Pending Legislation

Monday, May 1, 2017

Tags: Addiction Taskforce

Home > Newsroom > Press Releases > 2017



**Trenton, NJ** - Governor Chris Christie signed into law today several bills to empower New Jersey's military members and veterans, including a bipartisan initiative to create the "Veterans Diversion Program."

The new law, S-307/A-4362 (Van Drew, Allen/Andrzejczak, Mazzeo, Land, Tucker, Benson, Bramnick), requires the New Jersey Department of Military and Veterans Affairs to collaborate with its federal counterpart and develop a statewide program providing appropriate case management and mental health services to eligible military service members who have committed nonviolent offenses. The department will publicize a directory of existing federal and State case management and mental health program locations, which will serve as points of entry to facilitate support and services.

"It is impossible to imagine the courage, sacrifices and experiences of the men and women who put their lives on the line to protect the American people and our freedom," Governor Christie said. "This critical legislation gives back by supporting New Jersey's military service members when they need it most and when their lives depend on it. This new program will strengthen families and communities, by empowering veterans with individualized, holistic care and steering them clear of the criminal justice system."

Other military and veterans' bills signed by Governor Christie today require the Department of Military and Veterans Affairs (DMAVA) to develop an informational website for Gold Star families; require DMAVA to notify local county veterans' affairs offices and State veterans service offices of the death of a New Jersey or other service member whose surviving beneficiary resides in the State in order to inform the beneficiaries of federal and state benefits and creates a designated Gold Star family member liaison for each county veterans' office; and, retains eligibility for New Jersey National Guard members or reserve components of the U.S. Armed Forces called to active federal military service who met maximum age requirements at the closing date of civil service examinations.

#### Governor Christie also took action on the following bills:

#### **BILL SIGNINGS:**

S-158/A-3631 (Madden, Cruz-Perez/Quijano, Schaer, Vainieri Huttle, Zwicker, Mukherji, Danielsen) - Permits holding companies of eligible New Jersey emerging technology companies to receive investments under "New Jersey Angel Investor Tax Credit Act"

S-227/A-963 (Holzapfel, Allen/Wolfe, McGuckin, Dancer) - Requires DOT, NJTA, and SJTA to use only native vegetation for landscaping, land management, reforestation, or habitat restoration

S-518/A-4452 (Beck/Downey, Houghtaling, Benson, Mukherji, Vainieri Huttle) - Requires sanitation vehicles display flashing lights in certain circumstances and imposes conditions on drivers approaching sanitation vehicles displaying flashing lights; designated as "Michael Massey's Law"

S-724/A-3604 (Cruz-Perez, Allen/Eustace, Wolfe, Mukherji) - Establishes "Integrated Roadside Vegetation Management Program"

S-792/A-1271 (Sarlo/ Caride, Schaer, Pintor Marin) - Permits newly created regional school districts or enlarging regional school districts to determine apportionment methodology for their boards of education on basis other than population

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- S-913/A-3404 (Codey, Vitale/Burzichelli, Coughlin, Schaer, Singleton) Permits hospitals to establish system for making performance-based incentive payments to physicians
- S-1059/A-4462 (Diegnan/Lagana, Vainieri Huttle, Mukherji) Permits amusement games license to be issued to holder of alcoholic beverage special concessionaire permit at certain airports; allows licensees to offer electronic amusements under certain circumstances
- S-1398/A-1447 (Weinberg, Gill/Lampitt, Spencer, Vainieri Huttle, McKeon, Mukherji, Holley, Caride, Downey) Expands infertility coverage under certain health insurance plans
- S-1404/A-4423 (Weinberg/Johnson, Benson, Mukherji, Handlin) Requires governmental affairs agents to disclose on notice of representation form compensation amount received from State or local government entities; requires notice to be posted on Internet site of Election Law Enforcement Commission
- S-1475/A-3304 (Ruiz, Vitale/Vainieri Huttle, Mukherji, Holley, Jimenez) Establishes three-year Medicaid home visitation demonstration project
- S-1634/A-3991 (Turner, Stack/Muoio, Wimberly, Johnson, Pintor Marin, Mukherji) Requires housing authority to advertise when applications are being accepted for housing assistance waiting lists online
- S-1761/A-4473 (Rice, Cunningham, Pou/Johnson, Wimberly, Pintor Marin) Directs Community College Consortium for Workforce and Economic Development to promote basic skills training through organizations dedicated to the economic empowerment of specific segments of society, such as the African American Chamber of Commerce
- S-1825/A-3432 (Sarlo, Cruz-Perez, Gordon/Greenwald, Lampitt, Benson, Caride, Chiaravalloti) Establishes task force to study and make recommendations concerning mobility and support services needs of NJ adults with autism spectrum disorder
- S-1856/A-3846 (Pou, Allen/Phoebus, Tucker, Space) Provides for retained eligibility for members of NJ National Guard or reserve component of US Armed Forces called to active federal military service who met maximum age requirement at closing date of civil service examination
- S-2286/A-3083 (Weinberg, Gordon/Vainieri Huttle, Eustace, Johnson) Establishes Mike Adler Aphasia Task Force to assess needs of persons with aphasia, and their families, and ensure adequate provision of support services and information thereto
- S-2414/A-4056 (Scutari/Jimenez, Eustace, Giblin, McKnight) Requires "Massage and Bodywork Therapist Licensing Act" to require certain class study and examination requirements
- S-2856/A-4402 (Beach, Madden/Greenwald, Andrzejczak, Johnson, Rible, Jones, Land, Houghtaling, Benson) Requires DMVA to notify county veterans' affairs office of death of certain military service members; requires office to have Gold Star liaisons
- S-2857/A-4403 (Beach, Madden/Greenwald, Rible, Land, Johnson, Mazzeo, Andrzejczak, Houghtaling, Benson) Requires Adjutant General to create informational webpage for Gold Star families
- S-2868/A-4501 (Pou, Sarlo/Sumter, Wimberly) Increases value of Economic Redevelopment and Growth Grant program residential tax credits to \$823 million; restricts \$105 million of tax credits to qualified residential projects and mixed use parking projects
- S-3015/A-4623 (Rice, Ruiz/Sumter, Oliver, Schaer, Pintor Marin) Requires study of program allowing community service in lieu of paying motor vehicle surcharges
- SJR-49/AJR-106 (Ruiz, Oroho/Phoebus, Pintor Marin, Space, McKnight, Schepisi) Designates third week in September of each year as Go Gold for Kids with Cancer Awareness Week"
- SJR-75/AJR- 122 (Rice, Codey/Oliver, Giblin, Chiaravalloti, Sumter, Quijano, McKnight) Establishes "Disparity in State Procurement Study Commission"

#### BILLS VETOED:

- S-596/A-3422 (Cunningham, Greenstein, Sweeney/Benson, Mukherji, Muoio, Holley, Sumter, Downey, Lampitt, Oliver, Danielsen, Wimberly) CONDITIONAL Establishes compensation program for law enforcement officers and certain other employees injured while performing official duties
- S-690/A-2921 (Gordon, Beach, Eustace, Houghtaling, Pinkin, Mazzeo) CONDITIONAL Increases flexibility, clarity, and available tools of optional municipal consolidation process
- SCS for S-895/ACS for A-2182 (Lesniak, Beck, Cunningham/Sumter, Holley, Oliver, Jones, Wimberly) CONDITIONAL "Earn Your Way Out Act"; requires DOC to develop inmate reentry plan; establishes administrative parole release for certain inmates; requires study and report by DOC on fiscal impact
- S-956/A-2202 (Gordon, Bateman/Eustace, Zwicker, O'Scanlon, Downey, Wisniewski, Pinkin) CONDITIONAL Authorizes special emergency appropriations for the payment of certain expenses incurred by municipalities to implement a municipal consolidation
- S-2844/A-4425 (Vitale, Codey/Vainieri Huttle, Muoio, Eustace, Space, Benson) CONDITIONAL Eliminates certificate of need requirement for inpatient hospital beds for treatment of psychiatric and substance use disorder dual

diagnosis

S-3041/ACS for A-2338 (Lesniak/Benson, Vainieri Huttle, Eustace, Gusciora, Mukherji, Jimenez) -

CONDITIONAL - Revises "Pet Purchase Protection Act" to establish new requirements for pet dealers and pet shops

S-3048/A-4520 (Weinberg, Turner, Greenstein/McKeon, Singleton, Moriarty, Quijano, Johnson, Benson) -**CONDITIONAL** - Requires candidates for President and Vice-President of United States to disclose federal income tax returns to appear on ballot; prohibits Electoral College electors from voting for candidates who fail to file income tax returns

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