MCA Summary of Legislation February 2013

Prevailing Wage Package Introduced

It's still early in the current legislative session and bills are being introduced at a break neck pace. Among them are a number of House bills that propose to exempt various types of public projects from the state prevailing wage law. Most of those bills were voted on in the House Labor and Industry last session but never made it to a floor vote in that Chamber.

On the Senate side, a new package of bills was introduced by Senator Lloyd Smucker (Republican, Lancaster Co.) that reflects a different approach being advanced by the anti-prevailing wage forces. **SB 272** amends the PA Prevailing Wage Act by redefining "public work." The new definition says that public work begins at \$200,000, effectively raising the threshold. **Senate Bill 273** would tie the prevailing wage to the average hourly wage as determined by data submitted by employers on their unemployment compensation tax returns. The last bill in the package, **SB 274**, redefines "maintenance" in such a way that road repairs (e.g. "road milling") would no longer be subject to prevailing rates.

All three of these bills have been referred to the Senate Labor and Industry Committee. While there is a sense that the Senate as a whole lacks the necessary votes to pass any of the bills, all of them bear monitoring and could come up in committee at any time.

House Advances RACP Debt Reduction Bill

The state House picked up where it left off last fall, overwhelmingly approving a bill Wednesday to decrease the debt cap for an economic development grant program by \$600 million, and lining it up as a potential bargaining piece for budget negotiations this spring. The bill, which passed 194-2, would reduce the borrowing cap for the Redevelopment Assistance Capital Projects (RACP) program from \$4.05 billion to \$3.45 billion immediately, while codifying changes made by the Corbett administration as to how the program is run. Passage of the bill follows the release of RACP funds by the Corbett administration on Monday, after refusing to issue funds and delaying for the past two years. The bill doesn't address long-term annual reductions that would have dropped the cap by another \$2 billion over 20 years until it reached \$1.5 billion. That idea upset Senate Republicans last session. It was dropped from the current plan in order to get broader support this time around.

Corbett Gets Transportation Funding Debate Moving

Governor Tom Corbett delivered his budget address along with a much anticipated transportation funding plan to the state Legislature on February 5th. The plan would provide a historic boost to funds for repairing the Commonwealth's aging transportation systems, mainly by removing the cap on the Oil Franchise Tax. While it will require 5 years to reach the full funding level, his proposal is expected to generate roughly \$1.8 billion of new money annually. That money would be used for highways, bridges, mass transit as well as local government transportation funding. Not surprisingly, the legislative reaction was mixed. Some conservatives immediately branded the Republican Governor's plan a tax increase. Other legislators lamented that the plan was too austere and that the transportation problem actually requires more money than the Governor proposed. In that vein, Senate Transportation Chair, John Rafferty, has legislation that will add even more revenue by increasing license and registration fees.

Advocates for the plan want swift action, asking for final passage before the June 30th Commonwealth budget deadline. But just how quickly things will move remains in doubt. Speculation is that there is already enough political will in the Senate to get it done, but the House is another story. The Governor will need to twist a lot of arms in the PA House to leverage enough support for this much needed program.

DGS Adopts Statement of Policy on Steel Products Procurement

The Department of General Services has adopted a statement of policy in Chapter 67a (relating to steel products procurement—statement of policy), which implements Act 159 of 2012. The statement of policy outlines the procedure for creating the list of exempt products and establishes a procedure for resolving disputes regarding steel products on the list. The Department does not intend to give the policies or procedures the weight or deference of adjudications or regulations. The statement of policy took effect upon publication in the **February 8, 2013**, *Pennsylvania Bulletin*. For more information contact the Department of General Services, Office of Chief Counsel, 603 North Office Building, Harrisburg, PA 17125. http://www.pabulletin.com/secure/data/vol43/43-6/234.html

Governor's Office Publishes Regulatory Agenda

Gov. Corbett's Administration has announced plans for a variety of regulations in the coming year. Executive Order 1996-1 requires all agencies under the jurisdiction of the Governor to submit for publication an agenda of regulations under development or consideration. The following regulations were published in the February 2, 2013 PA Bulletin. Subsequent agendas will be published on the first Saturday in July.

Agency contacts should be contacted for more information regarding the regulation and the procedure for submitting comments.

Regulation Being Considered	Proposed Date of Promulgation	Need and Legal Basis for Action	Agency Contact
LABOR AND INDUSTRY			
Uniform Construction Code, Title 34, Part XIV, Bureau of Occupational and Industrial Safety	rulemaking in	Update and clarify administrative provisions of the Uniform Construction Code and adopt updated standards for elevator construction	Edward Leister (717) 783- 6304

Legislative Activity

The following bills of interest to the construction industry were acted on by the General Assembly in the past month.

BIDDING / CONTRACTING

HB 201 RE: Bid Review by Former Employees (by Rep. George Dunbar, et al)

Amends Title 62 (Procurement) regarding the evaluation of competitive sealed proposals by providing no individual who has been employed by an offeror within the last two years may participate in the evaluation of proposals.

Reported as committed from House State Government Committee, read first time, and laid on the table, 2/13/2013

HB 159 RE: Vets First Tax Credit Program (By Rep. Bryan Barbin, et al)

Amends the Tax Reform Code adding a chapter establishing the Vets First Tax Credit Program to honor veterans for their service to our country and provide incentives for their employment. A taxpayer that employs a veteran in a new or vacant position for at least five years shall qualify for a Vets First tax credit against the taxpayer's qualified tax liability. The tax credit shall be \$4,000 for each veteran hired from and after the start date and shall be available annually through the end of year three so long as the veteran has been continuously employed in the eligible job from the date hired until the end of year three. The Department of Revenue shall annually report on the tax credit. **Reported as committed from House Finance Committee, read first time, and laid on the table, 2/6/2013**

HB 559 RE: Surety Bond Guarantee Fund Program Act (by Rep. W. Curtis Thomas, et al)

Establishes the Surety Bond Guarantee Fund Program in the Department of Community and Economic Development to assist disadvantaged businesses to competitively bid for governmental contracts. Moneys in the fund shall be used to assist disadvantaged businesses to competitively bid for certain Commonwealth contracts. Surety bond guarantees made with payments from the fund shall not exceed \$1,000,000 for any one disadvantaged business. The bill provides for eligibility, participation, and duties of the department. "Disadvantaged business" is defined as a small business which is owned or controlled by a majority of persons, not limited to members of minority groups, who: (1) have been deprived of the opportunity to develop and maintain a competitive position in the economy because of social disadvantages; or (2) are veterans, including service-disabled veterans.

Introduced and referred to House State Government Committee, 2/8/2013

HB 626 RE: Outsourcing (by Rep. Scott Petri, et al)

Amends Title 62 (Procurement) prohibiting State agencies from awarding contracts to bidders engaged in outsourcing jobs or functions. No state agency may award a contract to any bidder, offeror or other person that has, within the three years prior to submitting its bid or offer on the contract, relocated any jobs or functions previously performed at a physical location within the boundaries of the United States to any physical location outside of the boundaries of the United States.

Introduced and referred to House State Government Committee, 2/8/2013

HB 627 RE: Outsourcing (by Rep. Scott Petri, et al)

Amends Title 62 (Procurement) prohibiting commonwealth agencies from awarding contracts to bidders engaged in outsourcing of jobs or functions.

Introduced and referred to House State Government Committee, 2/8/2013

HB 630 RE: Outsourcing (by Rep. Scott Petri, et al)

Amends Title 62 (Procurement) prohibiting Commonwealth agencies from awarding contracts to bidders engaged in outsourcing of jobs or functions. The bill states that no Commonwealth agency may award a contract to any bidder, offeror or other person that has had a net loss of one or more employees in the United States within the three years prior to submitting its bid or offer on the contract, which was caused by the relocation of jobs previously performed at a physical location within the boundaries of the United States to any physical location outside the boundaries of the United States.

Introduced and referred to House State Government Committee, 2/8/2013

HB 676 RE: Service-Disabled Veteran-Owned Businesses (By Rep. Kevin Boyle, et al)

Amends Title 51 (Military Affairs) adding a chapter providing for service-disabled veteran-owned business participation goals. The legislation would require a statewide participation goal of at least five percent for service-disabled veteran-owned businesses for all contracts entered into by the awarding department during the year. The legislation outlines reporting requirements and the appointment of a state service-disabled veteran-owned business coordinator by the Department of Military and Veterans Affairs. Additionally, each awarding department shall appoint an agency service-disabled veteran-owned business advocate.

Introduced and referred to House Veterans Affairs & Emergency Preparedness Committee, 2/12/2013 HB 785 RE: Highway Construction (by Rep. Eli Evankovich, et al)

Amends the State Highway Law, in construction, improvement, maintenance and repair of state highways, to provide for the Secretary of Transportation to publish a list of proposed projects and possible fees associated with the projects.

Introduced and referred to House Transportation Committee, 2/25/2013

HB 791 RE: Proprietary Contracting (by Rep. Sheryl Delozier, et al)

Amends Title 62 (Procurement), in contracts for public works, adding that no specification for a contract shall be written in such a manner as to contain proprietary, exclusionary, or discriminatory requirements other than those based upon performance unless such requirements are necessary to test or demonstrate a specific feature or to provide for necessary interchangeability of parts or equipment. For each part or piece of equipment, the specifications shall include a listing of at least two brand names or trade names of comparable quality or utility and a statement that equivalent parts or equipment will be given equal consideration.

Introduced and referred to House State Government Committee, 2/25/2013

HB 794 RE: Buy American Act (by Rep. Jesse White, et al)

Amends the Steel Products Procurement Act expanding the scope of the act to include iron and manufactured goods and renaming the act "The Buy American Act."

Introduced and referred to House State Government Committee, 2/25/2013

SB 583 RE: Establishing Bid Amount Thresholds (by Sen. John Eichelberger, et al)

Amends the Economic Development Financing Law establishing bid amount thresholds for authorities operating under the Act.

Introduced and referred to Senate Local Government Committee, 3/1/2013

SB 591 RE: Monetary Limits For Equipment Purchases (by Sen. Randy Vulakovich, et al)

Amends the Fiscal Code, in Local Government Capital Project Loan Fund provisions, further providing for assistance to municipalities by increasing certain monetary limits for equipment purchases. Loans made for the purchase of equipment shall be for a period not to exceed the useful life of the equipment and loans made for the purchase, construction, renovation or rehabilitation of facilities shall be for a period of not more than fifteen (increased from ten) years. In the ranking of applications, the department may give priority to projects that promote municipal cooperation.

Introduced and referred to Senate Local Government Committee, 3/1/2013

BUDGET RELATED BILLS

HB 784 RE: Permit Extensions (by Rep. Eli Evankovich, et al)

Amends The Fiscal Code, in permit extensions, by adding that any approval by a government agency that is granted for or in effect between the beginning of the extension period and July 2, 2013, whether obtained before or after the beginning of the extension period, the running of the period of the approval shall be automatically suspended until July 2, 2016. Any government approval granted after July 2, 2013, shall not be extended beyond the normal

approval periods of the government agency without the permission or approval of the government agency. The extension period shall be the maximum approval period authorized and shall supersede the normal time period for approvals relating to development.

Introduced and referred to House Finance Committee, 2/25/2013

ENVIRONMENTAL BUILDING STANDARDS

<u>HB 34</u> RE: High-Performance, State Buildings Standards Act (By Rep. Kate Harper, et al)

Provides for the creation of high-performance building standards. All building projects or a renovation that is larger than 20,000 gross square feet and at least 90 percent total square feet of a building in facilities owned by a Commonwealth agency shall meet or exceed the prescribed level of achievement under the high-performance building standard outlined in the legislation. The Department of General Services shall promulgate rules and regulations for compliance and shall report annually to the legislature.

Reported as amended from House Environmental Resources and Energy Committee, read first time, and laid on the table, 2/4/2013

Removed from the table, 2/5/2013

Amended on House floor, read second time, and rereferred to House Appropriations Committee, 2/6/2013 Reported as committed from House Appropriations Committee, read third time, and passed House, 2/11/2013 (163-32)

Received in the Senate and referred to Senate Environmental Resources and Energy Committee, 2/26/2013 SB 221 RE: High-Performance Buildings Tax Credit (by Sen. Matt Smith, et al)

Amends the Tax Reform Code establishing the High-Performance Buildings Tax Credit which would be available to a taxpayer, whether owner or tenant, for either the construction of a high-performance building or the rehabilitation of a building which is not a high-performance building into a high-performance building. The total tax credit that is available to a taxpayer for a single eligible project shall be distributed in four equal amounts over four years. The amount shall be based on the number of gross square feet of floor space in the eligible building, that building's achievement of an appropriate standard, and the tier of achievement earned. In addition, no building may receive a tax credit unless it has earned achievement at or above the Tier I level. All the approved projects shall receive a base tax credit of \$35,000 plus an additional tax credit based on a formula outlined in the legislation. The Department of Revenue shall annually report to the House and Senate Environmental Resources and Energy Committees on the credit.

Introduced and referred to Senate Finance Committee, 2/7/2013

SB 239 RE: Green Tax Roof Credit (by Sen. Matt Smith, et al)

Amends the Tax Reform Code establishing a green tax roof credit of up to \$100,000 in any fiscal year. "Green roof" is defined as an addition to a roof that supports living vegetation and includes a synthetic, high-quality waterproof membrane, drainage layer, soil layer, and lightweight medium plants. The credit would be available to individuals and businesses that provide the Department of Revenue with certain required information. A business or individual that has received and taken the credit must repay the credit to the Commonwealth if it fails to maintain the green roof in accordance with the provisions of the commitment agreement.

Introduced and referred to Senate Finance Committee, 2/7/2013

SB 240 RE: Energy Star-related Glass Or Window Technologies Tax Credit (by Sen. Matt Smith, et al) Amends the Tax Reform Code establishing an Energy Star-related glass or window technologies tax credit for a taxpayer that manufactures Energy Star-related glass or window technologies. The credit would be in an amount equal to 20 percent of the total amount of all capital, operation, and maintenance costs paid for Energy Star-related glass or window technologies in the taxable year to be applied against the taxpayer's qualified tax liability. Introduced and referred to Senate Finance Committee, 2/7/2013

LOCAL/STATE GOVERNMENT/REGULATIONS

HB 124 RE: Industrialized/ Commercial Modular Buildings (By Rep. Ryan Aument, et al)
Amends the Industrialized Housing Act regarding industrialized/ commercial modular buildings and industrialized/commercial building modules to provide the department with the power and authority to regulate the identification, inspection and assembly and certification in a similar manner as industrialized housing through the use of uniform standards. The bill also provides that the department has authority over installation standards.

Reported as committed from House Appropriations Committee, read third time, and passed House, 2/4/2013

Received in the Senate and referred to Senate Labor and Industry Committee, 2/7/2013 Reported as amended from Senate Labor and Industry Committee, and read first time, 2/12/2013 HB 484 RE: Swimming Pool Barrier Requirements (by Rep. Rob Kauffman, et al)

Amends Pennsylvania Construction Code Act stipulating a swimming pool or spa may not be filled with water until the barrier requirements of the act are met and during construction of a swimming pool, temporary barriers shall be erected as required by department regulations.

Introduced and referred to House Labor and Industry Committee, 2/4/2013

HB 515 RE: Mailed Notice (by Rep. Dick Stevenson, et al)

Amends Pennsylvania Municipalities Planning Code further providing a definition for "Mailed notice" which is a notice given by a municipality by first class mail to a landowner or an owner of a mineral interest in land of the time and place of a public hearing and the particular nature of the matter to be considered at the hearing.

Introduced and referred to House Local Government Committee, 2/5/2013

HB 565 RE: Construction Code Officials (by Rep. Curt Sonney, et al)

Amends the Pennsylvania Construction Code Act amending section 501 pertaining to administration and enforcement providing the act may be administered and enforced by municipalities by the retention of three or more construction code officials or third-party agencies to act on behalf of the municipality. Also adds a subsection providing for fee limitations.

Introduced and referred to House Labor and Industry Committee, 2/8/2013

SB 395 RE: Plumbing Contractors Licensure Act (by Sen. Tim Solobay, et al)

Provides for the biennial licensure of plumbing contractors; establishes the State Board of Plumbing Contractors within the Department of Labor and Industry and provides for its powers and duties; confers powers and imposes duties on the Department of Labor and Industry; establishes fees, fines and civil penalties; creates the Plumbing Contractors Licensure Account and makes an appropriation of \$85,000 to the Department of Labor and Industry for the payment of costs associated with processing licenses and renewing licenses, for the operation of the board and for other costs associated with this act. The appropriation shall be repaid by the department within three years of the beginning of issuance of licenses by the board.

Introduced and referred to Senate Consumer Protection & Professional Licensure Committee, 2/4/2013

SB 441 RE: Plumbing Contractors Licensure Act (by Sen. Ted Erickson, et al)

Creates a state plumbers licensing program; establishes minimum standards that individuals must meet in order to obtain a state license, and a plumbing contractors licensure board to issue licenses, develop regulations, and administer the provisions of the Act. Provides for other guidelines including reciprocity with other states, renewals, violations and penalties.

Introduced and referred to Senate Consumer Protection & Professional Licensure Committee, 2/6/2013

SB 640 RE: Prototypical School Facility Design Clearinghouse (by Sen. Mike Waugh, et al)

Amends the Public School Code, in grounds and buildings, providing for a prototypical school facility design clearinghouse to be established and maintained by the Department of Education. In order to receive the State reimbursement factor, a school entity must use a prototype design in the construction of school facilities, with exceptions. The Legislative Budget and Finance Committee shall conduct a study of the program to determine the savings incurred by school entities that have participated in the program after the conclusion of the fifth year.

Introduced and referred to Senate Education Committee, 3/8/2013

MANDATE WAIVERS

HB 780 RE: Mandate Suspension Act of 2013 (by Rep. Seth Grove, et al)

Allows school districts to adopt a resolution at a public meeting to suspend state mandates so long as doing so will enable the school entity to improve its instructional program or operate in a more effective, efficient, or economical manner. The suspended mandate shall be incorporated into a memorandum, the requirements of which are detailed. Public comments must be taken and continuance of the suspension is provided for. Objections may be submitted to the Department of Education or any oversight agency regarding the mandate. The department must approve the suspension within 60 days and a report is due from the school district on the success of the mandate suspension. A register of mandate suspensions shall be kept by the department and a list of non-suspendable mandates is provided.

Introduced and referred to House Education Committee, 2/25/2013

MECHANIC'S LIEN

SB 145 RE: Subcontractor Rights (by Sen. Kim Ward, et al)

Amends the Mechanics' Lien Law to detail instances where subcontractors do not have the right to the lien and further details when a lien may be discharged against a residential property owner.

Passed over in Senate Labor and Industry Committee, 2/12/2013

PREVAILING WAGE

HB 590 RE: Prevailing Wage in Health Care Facility (by Rep. Matt Baker, et al)

Amends the Pennsylvania Prevailing Wage Act amending the definition of "public work" by providing the definition shall not apply to work performed on a project by or on behalf of a health care facility as defined in section 103 of the Health Care Facilities Act or work performed on a project by or on behalf of an entity subject to Article IX or X of the Public Welfare Code.

Introduced and referred to House Labor and Industry Committee, 2/8/2013

HB 662 RE: Historic Property (by Rep. Duane Milne, et al)

Amends the Pennsylvania Prevailing Wage Act adding that "public work" shall not include work on any historic property as defined under 37 Pa.C.S. 103 (relating to definitions), any property maintained by a qualified historical and archeological society that satisfies the criteria under 37 Pa.C.S. 307 (relating to qualified historical and archeological societies), any property maintained by a historic preservation organization or any property maintained by a land trust that operates under the Keystone Recreation, Park and Conservation Fund Act.

Introduced and referred to House Labor and Industry Committee, 2/11/2013

HB 664 RE: Political Subdivisions (By Rep. Ron Marsico, et al)

Amends the Pennsylvania Prevailing Wage Act excluding political subdivisions from the act and authorizing a political subdivision or an authority, agency or instrumentality of a political subdivision to elect, by ordinance or resolution, to place itself within the jurisdiction of this act.

Introduced and referred to House Labor and Industry Committee, 2/12/2013

HB 665 RE: Public Work Definition (by Rep. Ron Marsico, et al)

Amends the Pennsylvania Prevailing Wage Act by adding that "public work" includes combination maintenance/rehabilitation/reconstruction projects where non-maintenance items exceed fifteen percent of the total project cost; and "maintenance work" includes the following actions taken on roads: (1) replacement in kind, or compliance with current Department of Transportation design criteria and standards, of guide rails, curbs, pipes, line painting and other related road equipment; (2) repair of pavement service by laying bituminous material up to three and a half inches thick or up to four hundred twenty pounds per square yard on asphalt pavement, cement concrete or other hard surface, including associated milling, and related work raising existing paved shoulders to new grade; or patching of cement concrete surface to include joint spalling and repair work; (3) widening of existing alignment which does not result in additional lanes or new shoulders; and (4) bridge cleaning, washing, resurfacing with blacktop, minor non-structural repairs or improvements and painting except when combined with complete bridge rehabilitation.

Introduced and referred to House Labor and Industry Committee, 2/12/2013

HB 666 RE: School Districts (by Rep. Ron Marsico, et al)

Amends Pennsylvania Prevailing Wage Act opting school districts out of certain prevailing wage requirements and providing for opt-in referenda. The bill prohibits various kinds of election interference for these referenda.

Introduced and referred to House Labor and Industry Committee, 2/12/2013

HB 796 RE: Threshold (By Rep. David Millard, et al)

Amends the Prevailing Wage Act raising the threshold from \$25,000 to \$75,000.

Introduced and referred to House Labor and Industry Committee, 2/25/2013

SB 499 RE: Political Subdivision Opt-out (by Sen. Mike Waugh, et al)

Amends the Pennsylvania Prevailing Wage Act adding language providing a political subdivision may elect, by ordinance or resolution, to remove itself from the jurisdiction of this act. Also provides upon adoption of the ordinance or resolution, the political subdivision shall notify the Department of Labor and Industry and shall include the date that the ordinance or resolution became effective.

Introduced and referred to Senate Labor and Industry Committee, 2/13/2013

SB 501 RE: Optional Prevailing Wage Ordinances (by Sen. Mike Waugh, et al)

Amends the Pennsylvania Prevailing Wage Act excluding political subdivisions or any authority, agency or instrumentality created by one or more political subdivisions from the act and authorizing optional prevailing wage ordinances.

Introduced and referred to Senate Labor and Industry Committee, 2/13/2013

TRANSPORTATION

See Budget Bills

UNEMPLOYMENT/WORKERS COMP

SB 200 RE: PA Works Fund Act (By Sen. Jay Costa, et al)

Establishes the PA Works Fund in the State Treasury. Provides that on a semiannual basis the State Treasurer shall transfer all the money in the fund to DCED to be used or distributed by the department as follows: 37.5 percent for grants to business for working capital, infrastructure, training assistance or any other purpose authorized by the department; 31.25 percent for grants for technology and manufacturing; 12.5 percent to local development agencies; 12.5 percent to local tourist promotion agencies; and 6.25 percent for international trade and investment assistance. Further provides the department shall develop guidelines for the distribution of the funds.

Introduced and referred to Senate Community, Economic & Recreational Development Committee, 2/6/2013

<u>SB 595</u> RE: State Apprenticeship and Commission Training Act (By Sen. Mike Folmer, et al)

Establishes the State Apprenticeship and Training Commission; provides for the transfer of functions of the State Apprenticeship and Training Council; provides the powers and duties of the executive director; and establishes the State Apprenticeship Advisory Council.

Introduced and referred to Senate Labor and Industry Committee, 3/1/2013

Upcoming meetings of Interest

TUESDAY - 3/12/13

House Education Committee

9:00 a.m., Room G-50, Irvis Office Building

Public hearing on: <u>HB 135</u> (Truitt) - Amends the Public School Code of 1949, in preliminary provisions, providing for mandate waiver program.

Senate Local Government Committee

10:00 a.m., Room 8E-A, East Wing

To consider:

<u>SB 351</u> (Erickson) - Amends Title 53 (Municipalities Generally), in municipal authorities, further providing for purposes and powers, adding Stormwater Management Projects

<u>SB 583</u> (Eichelberger) - Amends the Economic Development Financing Law further providing for competition in award of contracts.

<u>SB 591</u> (Vulakovich) - Amends the Fiscal Code, in Local Government Capital Project Loan Fund provisions, further providing for assistance to municipalities.

2013 HOUSE SESSION SCHEDULE

March 11, 12, 13, 18, 19, 20

April 8, 9, 10, 15, 16, 17, 22, 23, 24

May 6, 7, 8, 13, 14, 15

June 3, 4, 5, 10, 11, 12, 17, 18, 19, 20, 24, 25, 26, 27, 28

2013 SENATE SESSION SCHEDULE

March 11, 12, 13, 18, 19, 20 April 8, 9, 10, 15, 16, 17, 29, 30 May 1, 6, 7, 8, 9, 13, 14

June 3, 4, 5, 10, 11, 12, 17, 18, 19, 24, 25, 26, 27, 28

Copies of all bills of interest can be accessed via the Internet at: http://www.legis.state.pa.us/WU01/LI/BI/billroom.htm