The first regular session of the 28th Legislature commenced on January 15, 2013 and ended on April 14, 2013. A total of 308 bills were introduced in both bodies with 73 of those passed both bodies. In addition, 66 resolutions were introduced of which 37 passed both bodies. The following is a list of bills and resolutions of interest. For more information about any of the hundreds of other bills that are being considered by the Legislature or passed this session, visit the Alaska State Legislature website at: www.legis.state.ak.us. For more information on ANDVSA’s Policy Program, please visit the Policy Program page on our website at www.andvsa.org.

Vote notations: “Y” = Yea; “N” = Nay; “A” = Absent (Not on Floor at time of vote); “E” = Previously Excused Absence.

**Budget Items**

**Maintain Existing Services To DVSA Victims** $287,500

While DVSA programs have received small increases over the last three years, funding has not kept pace with need. During the FY2013-14 grant process, programs requested over $14 million to maintain services but only $11.4 million was available for distribution. This 2.5% increase will narrow this funding gap and increase options for programs working to stabilize service availability. This funding covers basic costs such as utilities, telephone coverage, insurance and food for shelter residents. Rural programs also use funding to cover emergency transportation—getting adult victims and their children out of villages to safe shelter in a regional hub.

**Non-Residential Services to Victims in Remote Areas** $250,000

The Council on Domestic Violence and Sexual Assault will provide grants to emerging DVSA organizations for non-residential services such as hotlines, safety planning, medical accompaniments and legal advocacy to victims in remote areas. This state funding will provide seed grants which will assist these emerging programs in leveraging federal dollars and stabilizing operations so they can assist victims in their home villages.
AHFC Domestic Violence Rental Assistance Program $1,500,000

Child Advocacy Centers $400,000

This funding represents that first increment to Child Advocacy Centers since the program began. This increased funding will support Alaska’s ten centers’ existing level of service and allow them to expand to meet the increasing demands for services in the communities served and ensure the needed resources are available locally for families.

Alaska Safety Planning and Empowerment Network (ASPen) $150,000

This project is a collaborative effort between the Alaska Network on Domestic Violence and Sexual Assault (DVSA), the Governor’s Council on Disabilities and Special Education, the Alaska Native Justice Center and the UAA Center for Human Development. The effort seeks to build capacity of the service delivery system in targeted communities by (1) resolving barriers to safety, empowerment, access to non-judgmental services provided by disability and DVSA service providers, (2) fostering local collaborations to link survivors with services and resources, (3) providing cross-training and technical assistance, and (4) developing policies and procedures designed to prioritize safety, empowerment, and access.

Governor’s Office Domestic Violence & Sexual Assault Initiative $3,000,000

Operating Budget Legislative Intent Language

Governor’s DVSA Initiative

It is the intent of the Legislature that the Office of the Governor delivers a report on the results of the domestic violence and sexual assault initiative through December 31, 2013 along with effectiveness and efficiency performance measures that are developed with a numerator and denominator format, to the legislature by February 18, 2014.

DHSS Grants

Intent

It is the intent of the legislature that the Department of Health and Social Services grantees not spend more than 15 percent of the grant award for administrative costs.

Intent

It is the intent of the legislature that the Department of Health and Social Services submit a report to the Finance Committees by January 21, 2014, that identifies by grant program, the percent of administrative costs charged if over fifteen percent and the statutory or regulatory authority for that rate.
Passed Legislation and Resolutions

HB 24 – Self-Defense
Sponsors: NEUMAN, ISAACSON, LYNN, FEIGE, Chenault, Hawker, Keller, Stoltze, Saddler, Millett, Costello, LeDoux, T. Wilson, Thompson, Reinbold, Gattis, Johnson, Higgins, Olson

This bill extends the “no duty to retreat” self-defense doctrine allowing use of deadly force from premises a person owns or leases; where the person resides, or is a guest, agent of the owner, lessor, or resident; in a building where the person works; or while protecting a child or a member of the person’s household to “in any other place where the person has a right to be.”

PASSED THE HOUSE ON 03/22/13 BY A VOTE OF 29Y; 4N; E4; A3
PASSED THE SENATE ON 04/11/13 BY A VOTE OF 15Y; 4N; A1

HB 30 - State Agency Performance Audits
Sponsors: CHENAULT, OLSON, FEIGE, LYNN, THOMPSON, MILLETT, T. WILSON, PRUITT, KELLER, STOLTZE, JOHNSON, HAWKER, EDGMON, SEATON, NAGEAK, HERRON, LEDOUX, MUNOZ, AUSTERMAN, COSTELLO, P. WILSON, SADDLER, REINBOLD, GATTIS, HUGHES, FOSTER, ISAACSON, Gruenberg, Holmes, Tuck
Senators: McGuire, Bishop, Gardner, Fairclough, Giessel, Egan, Stedman, Meyer, Wielechowski, Micchice, Dunleavy, Kelly, Dyson, Ellis

This legislation creates a process and timeframe for 10 year performance audits of all state departments and agencies. In accordance with a schedule set forth in the bill Legislative Audit, or its contractors, will conduct a performance review of the state agency and make a report to the Legislature before the first day of each session. Agencies shall provide information to the auditors including constitutional and statutory authority and list of programs that could result in at least a 10% reduction in the agency’s general fund budget. The audits will include public hearings and a detailed review of all financial and performance information.

PASSED THE HOUSE ON 02/18/13 BY A VOTE OF 37Y; 0N; E2; A1
PASSED THE SENATE ON 04/12/13 BY A VOTE OF Y20

HB 59– Missing Persons/Vulnerable Adult Response System
Sponsors: GRUENBERG, Tarr, Millett, Josephson, Lynn, Tuck, Saddler, Kerttula, Higgins, Pruitt, Kawasaki
Senators: ELLIS, McGuire, Gardner, Bishop, Fairclough, Giessel, Stedman, Egan, Meyer, Stevens, Olson, Wielechowski, Micciche, Dyson, Kelly, French

This legislation requires the Department of Military and Veterans Affairs to cooperate with the Department of Public Safety to use statewide and local radio and television broadcasters and newspaper publishers to develop a missing vulnerable adult prompt response and notification plans for use by law enforcement to locate a vulnerable adult who is missing or has disappeared and coordinate use of those plans.

PASSED THE HOUSE ON 04/03/13 BY A VOTE OF 39Y; E1
PASSED THE SENATE ON 04/10/13 BY A VOTE OF 20Y
HB 69 – Exempt Firearms from Federal Regulation
Sponsors: CHENAULT, Millett, Johnson, T. Wilson, Hawker, Olson, Feige, P. Wilson, Thompson, Keller, Gattis, Lynn, Saddler, Higgins, LeDoux, Foster, Hughes, Stoltze, Reinbold, Tuck, Neuman, Isaacson
Senators: Giessel, Meyer, Micciche

Under the current law, Alaska’s Firearms Freedom Act exempts a personal firearm, a firearm accessory, or ammunition manufactured commercially or privately in this state, that remains in the state, from federal laws and regulations, including registration and authorizes the Attorney General to defend an Alaskan citizen who is prosecuted for violation of a federal law concerning the manufacture, sale, transfer, or possession of a firearm, a firearm accessory, or ammunition manufactured and retained in the state. This legislation expands the Firearms Freedom Act to include possession of a personal firearm, a firearm accessory, or ammunition from exemption to federal regulation. The legislation also provides that a federal statute, regulation, rule or order enacted or effective on or after the effective date is unenforceable in this state if the federal statute, rule or order (1) bans or restricts ownership of a semiautomatic firearm or a magazine of a firearm, or (2) requires a firearm, magazine, or other firearm accessory to be registered.
The bill has an immediate effective date.
PASS THE HOUSE ON 02/25/13 BY A VOTE OF 31Y; 5N; 4E
PASS THE SENATE ON 04/10/13 BY A VOTE OF Y17; 3N

HB 83: Federal Regulation and Executive Orders
Sponsors: KELLER, Stoltze, Saddler, Millett, Lynn, Johnson, Higgins, Thompson, Gattis, Isaacson, T. Wilson, Olson, Chenault, Austerman, Gruenberg, Hughes, Reinbold, LeDoux, Tuck, Pruitt
Senators: Micciche, Dyson, Bishop, Fairclough, Giessel

This bill provides that a federal statute, regulation, presidential order, or secretarial order that is unconstitutional or was not properly adopted in accordance with federal statutory authority may not be considered to preempt state law; requires Alaska’s attorney general to continue reviewing federal statutes, regulations, presidential executive orders and secretarial orders that may be in conflict with and that may preempt state law and deliver a legal opinion explaining the basis for the finding that it is unconstitutional, explaining the conflict that exists; and the effect on the state if the state law is preempted. The legislation has an immediate effective date.
PASSED THE HOUSE ON 03/13/13 BY A VOTE OF 30Y, 0N, 4E, 6A
PASSED THE SENATE ON 04/12/13 BY A VOTE OF 20Y
SB 22 – Governor’s Omnibus Crime Bill
Sponsor: Rules by Request of the Governor

The Governor’s crime bill contains GPS monitoring of domestic violence and sexual assault offenders; extends the crime of unlawful contact to include persons while in detention; adds probation, parole, juvenile probation and juvenile facility staff to the list of authorities prohibited from engaging in sexual activity with someone who is subject to supervision; expands forfeiture of property in cases of misdemeanor prostitution to include patrons of prostitutes and prostitutes; exempts the crimes of sex trafficking and distribution of child pornography from the civil and criminal statutes of limitations; amends the rape shield statute to preclude admission of a victim’s sexual history after the incident charged; amends the statute regarding request for credit for time served in a treatment program; expands the prohibition on imposition of suspended sentences to those convicted of sex trafficking; requires some consecutive sentence be imposed for multiple counts of crimes involving child pornography or indecent materials to minors; amends the definition of “sex offense” regarding sex offender registration; amends the definition of victim counseling center to include military victim counselor centers to provide criminal and civil testimonial privilege in state courts; adds sex trafficking, child exploitation and human trafficking to those crimes that can be compensated by the VCCB; adds public and private school athletic coaches, in their professional capacity, as mandatory reporters for child abuse, child sexual abuse and neglect; contains a provision to clarify legislative intent in allowing for a convicted sex offender to be referred to a three-judge panel for sentencing; allows for the Attorney General to delegate authority to issue administrative subpoenas in cases involving Internet Crimes Against Children; requires that a defendant appear before a magistrate or judge for violations of conditions of release, prior to release; provides authority to the Attorney General to seek a court order to intercept communication in cases involving sex trafficking and human trafficking; amends the definition of sexual felony relating to sentencing and probation to include conviction for sex trafficking and human trafficking; requires the Judicial Council to provide information to the public regarding judicial compliance with certain sentencing laws during judicial retention elections; relating to reasonable efforts in child-in-need of aid cases involving sex abuse or sex offender registration; and amends the Alaska Rules of Evidence regarding copying of evidence in child pornography cases.

SUBMITTED LETTER OF SUPPORT
PASSED THE SENATE ON 04/01/13 BY A VOTE OF 20Y; 0N
PASSED THE HOUSE ON 04/12/13 BY A VOTE OF 37Y; 1N; 2E
HB 186 – Definition of Police Officer  
**Sponsors:** MILLETT, Kreiss-Tomkins, Tuck, Kerttula, Costello, Olson, Johnson

This legislation amends the definition of Police Officer for purposes of Alaska Police Standards Council (APSC) certification by removing the reference to “full-time” in that definition. This change in the definition means that any person hired as a policy officer by a municipal or state police department would be subject to the standards and minimum training requirements set by APSC for certification as a police officer regardless of whether they are employed full-time or not.

**PASSED THE HOUSE ON 04/04/13 BY A VOTE OF 38Y; 2E**  
**PASSED THE SENATE ON 04/11/13 BY A VOTE OF 20Y**

HJR 12 – Support In-State Firearms Manufacturing  
**Sponsors:** CHENAULT, Hawker, Millett, Johnson, Pruitt, Olson, Thompson, P. Wilson, T. Wilson, Lynn, Keller, Feige, Hughes, Neuman, Seaton, Isaacson, Higgins, Stoltze, LeDoux, Tuck, Gara  
**Senators:** Giessel, McGuire, Bishop, Coghill, Fairclough, Meyer, Stedman, Dunleavy, Kelly, Dyson, Wielechowski, Micciche

This joint resolution encourages firearms manufacturers to relocate their firearms manufacturing operations to Alaska and urges the Governor to actively seek out firearm and firearm accessory manufacturers to encourage them to move to the state.

**PASSED THE HOUSE BY A VOTE OF 35Y; 1N; 3E; 1A**  
**PASSED THE SENATE BY A VOTE OF 20Y**

SB 37: Extend Suicide Prevention Council  
**Sponsors:** FAIRCLOUGH, Dyson, Ellis, Gardner, French, McGuire, Meyer, Micciche, Olson, Dunleavy, Kelly  
**Representatives:** Tarr, Kawasaki, Tuck, Pruitt, P. Wilson, Herron, Kerttula, Gara, Nageak, Johnson, LeDoux, Millett, Kreiss-Tomkins, Saddler, Drummond

This legislation extends the sunset date of the Suicide Prevention Council from June 30, 2013 to June 30, 2019.

**PASSED THE SENATE ON 02/25/13 BY A VOTE OF 16Y; N; E4**  
**PASSED THE HOUSE ON 04/12/13 BY A VOTE OF 38Y; E2**
SJR 6: Oppose Executive Orders on Gun Control

**Senate Sponsors:** DYSON  
**Representatives:** Keller, Issaacson, Lynn, Johnson, Neuman, LeDoux, P. Wilson

This resolution urges the U.S. Congress to not relinquish to the President of the United States the legislative duty to safeguard the second amendment fundamental right to bear arms and urges the President of the United States to refrain from any further efforts to restrict ownership of firearms.

**PASSED THE SENATE BY A VOTE OF 19Y; N1.**  
**PASSED THE HOUSE BY A VOTE OF 32Y; N2; E6**

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**Pending House Bills and Resolutions**

**HB 3 – Photo Identification Voting Requirement**

**Sponsor:** LYNN, KELLER  
**Referrals:** STA, JUD

This bill would require a voter to present a valid photo identification card before voting. Acceptable photo identification is defined as: Alaska driver’s license, identification card issued by a state or federal entity, tribal identification card, state or federal employee identification card, U.S. passport, military identification card, University of Alaska student identification card; or two forms of personal identification without a photo. Accepted non-photo identification is defined as: original or certified copy of birth certificate, certified naturalization documents, certified copy of record of adoption, marriage or name change, a valid official tribal identification card or a valid card issued by an Indian health program. The identification requirements can be waived if two election officials know the identity of the voter and the voter is on the official registration list to vote in that precinct.

**Status:** House Rules Committee

**HB 16 – Public Assistance Eligibility**

**Sponsors:** KELLER, P. Wilson, Reinbold  
**Referrals:** HSS, JUD

This bill will require an applicant for cash assistance to sign a sworn statement that the applicant (1) is legally present in the state; (2) does not and will not, while receiving assistance, abuse alcohol or use illegally obtained drugs; and (3) provide for denial, discontinuation, or modification of the person’s assistance or assignment of an alternate payee for the person’s assistance, if the person makes a false statement or an intentional misrepresentation to the department, knowing it was a false statement or an intentional misrepresentation to obtain benefits. The bill further requires that the department investigate an applicant and recipient to determine eligibility. The investigation must include a request for reliable testing for and other evidence of alcohol abuse or use of illegally obtained drugs if the department reasonably suspects an applicant or recipient of alcohol abuse or use of illegally obtained drugs. Refusal by an applicant for assistance or a recipient of assistance to submit to reliable testing for alcohol abuse or use...
of illegally obtained drugs, after the department has notified the applicant or recipient of a reasonable suspicion of alcohol abuse or use of illegally obtained drugs creates a rebuttable presumption that the applicant or recipient made a false statement or an intentional misrepresentation to the department to obtain benefits.

**Status:** Heard and Held in (H) HSS Committee

**HB 21 – Four Day School Week**

**Sponsors:** P.WILSON, T. WILSON, KREISS-TOMKINS

**Referrals:** EDU, FIN

This bill would allow one school district in the state to pilot a four-day school week for three years. The request would need to come from the governing body of the local school district within 30 days after the effective date which would outline the requirements for the length of a school year and school day. The bill requires that the governing body of the district provide evidence to the State Board that students will receive the equivalent of a five day school week that students, teachers and the community were involved in the decision to make the request, and that public comment supports the request. The district is required to submit quarterly reports to the department regarding the effects on teacher and student performance and file annual reports with the legislative committees whose primary responsibility is education. The State Board may approve the four-day school week for not more than one school district.

**Status:** FIN

**HB 34 – Federal Laws, Regulations & Executive Orders**

**Sponsors:** T. WILSON, P. Wilson

**Referrals:** JUD

Creates a new law prohibiting the state from complying with any federal law, regulation or Presidential Executive Order until the appropriate branch or agency of the federal government provides to the applicable state agency, to the governor, and to the legislature a written description of (1) how compliance with the federal law, regulation or E.O. will be accomplished; and (2) the economic effect the law, regulation or E.O. would have on each community affected by the law, regulation or E.O.

**Status:** Heard and Held in (H) JUD

**HB 42: Driver’s License Photo Religious Exemption**

**Sponsors:** T. WILSON

**Referrals:** STA, JUD

Creates a new law that requires that DMV provide a method by which an applicant may request an exemption from the requirement that a drivers’ license contain a photo if the applicant signs an affidavit affirming that the applicant’s religious beliefs prohibit photographic identification and affirming that the request is not made for the purpose of fraud or concealment of the applicant’s identity.

**Status:** STA – Never Scheduled
HB 45 – Electronic Bullying in the Schools
Sponsors: COSTELLO, GATTIS, HUGHES, JOSEPHSON, Millett, Gara, Munoz, Olson, Kawasaki, P. Wilson, Holmes, Kerttula, Kreiss-Tomkins, Tarr
Referrals: EDU, JUD

This legislation amends the statute prohibiting school bullying to include electronic communications.

SUBMIT LETTER OF SUPPORT
Status: EDU – Never Scheduled

HB 55 – School Employees Possession of Firearms on School Property
Sponsors: LYNN, LEDOUX, ISAACSON, T. WILSON
Referrals: EDU, JUD

This legislation would allow the governing body of the school district to authorize one or more permanent school employees to possess one or more firearms on school grounds for defensive use if they adopt a governing written policy and completed mandatory training. The employee would be allowed to carry a concealed handgun on their person but only if they obtained a concealed carry permit from the state.

Status: EDU – Never Scheduled

HB 54 – Placement of Child in Need of Aid
Sponsors: GARA, THOMPSON, Millett, Tuck, P. Wilson, Kerttula, Costello, T. Wilson, Lynn, Foster, Austerman, LeDoux, Nageak, Neuman
Referrals: HSS, JUD

This legislation requires OCS to exercise due diligence to identify, locate, and notify of the removal noncustodial parents, adult family members, and appropriate adult family friends of the child within 30 days of removal of a child from the child’s home and placement of the child in out-of-home care. If the circumstances prevent OCS from completing their due diligence search in 30 days, OCS must complete the search as soon as possible. Requires a supervisor of the OCS with jurisdiction over children in need of aid to certify, in writing, that the due diligence occurred and submit to the court for consideration before the next scheduled hearing after the due diligence period.

Status: (H) RLS
HB 139 – Sexual Orientation Discrimination
Sponsors: KERTTULA, Josephson, Gruenberg, Kreiss-Tomkins
Referrals: STA, JUD

This bill adds powers and duties to the State Commission for Human Rights and prohibits discrimination in housing and employment based on sexual orientation, gender identity or gender expression.

Status: Heard and Held in STA

HB 189/SB 91 – Hazing
House Sponsors: KREISS-TOMKINS, Millett, Tuck, Costello, Gruenberg, Kerttula, Herron, Nageak, Gattis
Senate Sponsors: FAIRCLOUGH, Dyson
House Referrals: EDU, JUD
Senate Referrals: EDU, JUD

This bill creates the crime of hazing and expands school district policies to include hazing. The bill prohibits reprisal against witnesses and grants immunity to those who report incidents of hazing in good faith. Hazing is a Class A misdemeanor. Hazing the results in serious injury or death are Class B felonies.

SUBMITTED LETTER OF SUPPORT
House Status: Heard and Held in (H) EDU
Senate Status: Amended in (S) EDU to remove the felony. Currently in (S) JUD

HB 199/SB 98 – VPSO Firearms
House Sponsors: EDGMON, Herron, Nageak, P. Wilson, Munoz, Seaton, Guttenberg, Kerttula, Kreiss-Tomkins, Neuman, Foster, Chenault, Gara, Drummond, Keller, Josephson
Senate Sponsors: OLSON, Stevens
House Referrals: CRA, STA
Senate Referrals: CRA, STA

This bill prohibits the Department of Public Safety from adopting regulations that prohibit village public safety officers who otherwise meet minimum standards and training from carrying firearms.

House Status: CRA
Senate Status: CRA

HCR 8 – Expand Medicaid Under Affordable Care Act
Sponsors: JOSEPHSON, Gruenberg, Guttenberg, Kawasaki, Gara
Referrals: HSS

This resolution urges the Governor to expand Medicaid coverage under the Patient Protection and Affordable Care Act.
**Status:**  (H) HSS – Never Scheduled

**HJR 1 – Constitutional Amendment: Education Funding**
**Sponsors:** KELLER, Reinbold, Lynn, Stoltze  
**Referrals:** EDU, JUD, FIN

This Joint Resolution would amend the constitution to allow the use of state funds for the direct benefit of any religious or other private educational institution.  
**Status:** Heard and Held in (H) EDU

**HJR 4 – Oppose Gun Control Orders and Legislation**
**Sponsors:** MILLETT, Lynn, Johnson, Hawker, Chenault, Higgins, LeDoux, P. Wilson, Gattis, Saddler, Feige, Thompson, Neuman, T. Wilson, Olson, Costello, Hughes, Pruitt, Herron, Isaacson, Reinbold, Stoltze  
**Referrals:** (S) JUD

This Joint Resolution urges President Obama to rescind 23 executive orders related to regulation of firearms and urges the U.S. Congress to refrain from passing legislation that restricts the right of individuals to keep and bear arms.  
**Passed the House by a vote of 35Y; 1N; 4E**  
**Status:** (S) JUD

**HJR 14 – Delay Implementing Affordable Care Act**
**Sponsors:** STOLZTE, Gattis, T. Wilson, Johnson, P. Wilson, Isaacson, Keller, Reinbold, Lynn, Pruitt, LeDoux, Hughes, Millett  
**Referrals:** (H) HSS

This resolution requests the United States Congress and the Governor to take actions necessary to delay implementation of the Patient Protection and Affordable Care Act.  
**Passed the House on 04/09/13 by a vote of 23Y; 13N; E2; A2**  
**Senate Status:** Returned to S RLS
Pending Senate Bills and Resolutions

SB 6: Funding for School Meals
Sponsors: WIELECHOWSKI, Ellis
Referrals: EDU, FIN

This legislation would require the state of Alaska to supplement the cost of lunch and breakfast provided to each student eligible for free or reduced-price lunch under federal law. The Act is repealed on June 30, 2015.
Status: FIN

SB 15: Prekindergarten School Programs/Plans
Sponsors: FRENCH, Ellis, Gardner
Referrals: EDU, FIN

This legislation allows school districts to establish a prekindergarten program for children 4 years of age on or before September following the beginning of the school year.
Status: FIN

SB 49/HB 173: Restrict Medicaid Payments for Abortion
Senate Sponsors: COGHILL, Olson, Kelly, Dyson, Micciche, Dunleavy, Giessel
House Sponsors: LEDOUX, Reinbold, Hughes, Gattis, P. Wilson, Chenault, Keller, Issacson, Higgins, Lynn, Stoltze
House Referrals: JUD, FIN

This bill defines “medically necessary” for purposes of determining when Medicaid can be used to pay for a non-elective abortion. Pregnancies that result from rape or incest are covered.
Passed the Senate by a vote of Y14; 6N
Status: Both bills in (H) FIN

SB 70 – Civil Legal Services Fee
Sponsors: MICCICHE
Referrals: JUD, FIN

This bill would allow the legislature to appropriate up to 25% of civil court filing fees into an account for civil legal services. The bill expands the uses of this fund from low-income individuals to include veterans and seniors as eligible civil legal assistance recipients under this fund.
Status: JUD – Never Scheduled
SB 101 – Medical Assistance Eligibility

Sponsor: WIELECHOWSKI
Referrals: HSS, FIN

This bill will increase the income eligibility for Denali KidCare from 175% of the federal poverty level to 200% of the federal poverty level.

Status: HSS – Introduced 04/12/13

SJR 9 – Constitutional Amendment: Education Funding

Referrals: JUD, FIN
Sponsors: DUNLEAVY, Dyson, Kelly, Coghill, Giessel
Referrals:

This Joint Resolution would amend the constitution to allow the use of state funds for the direct benefit of any religious or other private educational institution.

Status: FIN