

LAURA'S LAW RELATED 2013-14

AB	SB	AUTHOR	Intro.	SYNOPSIS	Amd.	Status	Scheduled
	664	YEE	2/22/13	Stipulates that MHSA funds may be used to fund AOT treatments; <ul style="list-style-type: none"> • that County BOS approval is not required. • the county may limit the number served. • Strikes out language that other programs may not be reduced as a result (“no voluntary mental health program serving adults, and no children’s mental health program, may be reduced as a result of the implementation of this article”) 		3/11/13 S-HEALTH 4/24/13 Senate Health	5/9/13 Rolled into SB 585
	585	Steinberg-Correa	2/22/13	Amends MHSA to clarify that Adult System of Care program can include voluntary services to people under a Laura's Law court order. <i>“This bill would clarify that services provided under Laura’s Law may be provided pursuant to the procedures specified in the Mental Health Services Act, thereby making an appropriation”</i>	4/2/13	3/11/13 S-HEALTH 4/24/13 Senate Health	5/20/13 Special Consent
1367		Mansoor	2/22/13	Authorizes MHSA funds to be used for Laura's Law and also specified that PEI funds can be used for schools. <i>“This bill would provide that outreach under prevention and early intervention programs may include the provision of funds to school districts, county offices of education, and charter schools for the purposes of obtaining and providing training to identify students with mental health issues that may result in a threat to themselves or others.”</i>		Re-referred to : 3/14/13 A-HEALTH)	– No hearing set as 5/20/13
1265		Conway	2/22/13	Directs hospitals upon discharge from a 5150 to evaluate whether the patient meets criteria for assisted outpatient treatment and extends court order for outpatient treatment orders from six months to twelve months. (amendment 4/1/130: Replaces “shall” with “may”, “5349.3. (a) Upon the release ... from involuntary treatment professional staff ... shall may evaluate whether that person meets the criteria ... for assisted outpatient treatment.”	4/1/13	3/11/13 A-JUD. 416/13 Assbly Judiciary	5/20/13 2 yr. dead
1296		Skinner	2/22/13	Expected to be amended to state that people under Laura's Law order cannot purchase weapons and also to lengthen the ban on weapons purchase for people banned due to being adjudicated dangerous to self or others from five years to ten years but adding language that such people can get those rights back by petitioning the court and demonstrating that they are no longer dangerous to self or others.. (SB 127-Gaines appears to eliminate the appeals process altogether).	3/14/13 4/1/13	3/18/13 A-PUB. S. 4/23/13 Assbly Public Safety	Appropriations Suspense 5/1/13

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