SB 1092

MEDICAID - Amends existing law to provide for reimbursement for new in-state hospitals serving as Medicaid providers.

HB 115

HOSPITALS — Amends existing law to provide that a hospital trustee may not be an employee of or have an ownership interest in certain other facilities and to revise provisions regarding hospital boards.

HB 80

INSURANCE — Amends and adds to existing law to establish provisions regarding reciprocal jurisdictions and credit for reinsurance procedures.

HB 341

NO SURPRISES ACT — Adds to existing law to establish the No Surprises Act to prohibit medical billing above certain amounts in contracted facilities. This legislation prohibits the practice of surprise medical billing. It protects consumers by making surprise medical bills void and unenforceable. It allows out-of-network providers to benefit from and be reimbursed at the same rate negotiated by contracted providers. It permits self-insured businesses whose plans are governed by federal law to benefit from these protections if their plan elects to participate.

HB 387

NO SURPRISES ACT — Adds to existing law to establish the No Surprises Act to prohibit medical billing above certain amounts in contracted facilities. This legislation prohibits the practice of surprise medical billing. It protects consumers by making surprise medical bills void and unenforceable. It allows out-of-network providers to benefit from and be reimbursed at the same rate negotiated by contracted providers. It permits self-insured businesses whose plans are governed by federal law to benefit from these protections if their plan elects to participate.

HB 506

NO SURPRISES ACT — Adds to existing law to establish the No Surprises Act to protect patients from surprise billing practices by out-of-network medical providers. This legislation prohibits the practice of surprise medical billing. It protects consumers by making surprise medical bills void and unenforceable. It allows out-of-network providers to benefit from and be reimbursed at the same rate negotiated by contracted providers. For non-emergency treatment it allows out-of-network providers to contract with patients in advance for amounts beyond what insurance will cover. It permits self-insured businesses whose plans are governed by federal law to benefit from these protections if their plan elects to participate.

HB 642

HEALTH AND WELFARE - Amends and adds to existing law to provide that persons eligible for Medicaid or health insurance shall not be eligible for county medical assistance or the Catastrophic Health Care Cost Program and to provide that counties shall fund a portion of the state's share of Medicaid expansion from their sales tax distribution.

HB 392

VOLUNTEER HEALTH CARE PROVIDER IMMUNITY – Amends existing law to revise the definition of "health care provider" to include students practicing under the supervision of a licensed provider.

HB 351

MEDICAID - Amends and adds to existing law to provide for the establishment of Medicaid reimbursement payment methods and to provide for a temporary reduction in certain reimbursements.

SB 1354

HOSPITALS - Amends existing law to provide that certain rules, regulations, and standards shall not apply to hospitals certified by Medicare.