MCA Summary of Legislation March 2011

House Committee Hears Prevailing Wage Arguments

On March 22, the House Labor and Industry committee held a public hearing on the Pennsylvania prevailing wage law. The hearing did not focus on any particular legislation, but the questions asked by committee members mirrored bills that have been introduced. The questions pertained to the following ideas:

- Raising the prevailing wage threshold
- Allowing local governments to opt out of the law's provisions
- Changing the definition of "maintenance" to specifically exclude road milling
- Placing a moratorium on the law for several years
- Regularly conducting surveys to determine the wage rates
- Substituting the Occupational Wage rates from the Department of Labor and Industry as the de facto prevailing wage rates
- Outright repeal of the law

The groups that testified against prevailing wage included the ABC, the Commonwealth Foundation (a conservative think tank), the PA School Boards Association and a panel representing the local government associations. Each group criticized the law and endorsed one or more of the changes listed above.

Testifying in support of the law was a panel of building trades representatives led by Frank Sirianni, President of the PA State Building Trades. Also supporting the law was a panel of both union and non-union contractors that work on prevailing wage projects. The panel included John Wanner who represents the interest of the unionized construction interests in Harrisburg and James Gaffney of Goshen Mechanical. led by John Wanner who represents the interest of the unionized construction interests in Harrisburg. The pro-prevailing wage panels emphasized how the law protects local businesses and workers by providing them with a level playing field. States that do not have prevailing wage laws experience a higher percentage of public work going to low wage-paying contractors from other states.

There is no bill scheduled for a vote at this time. However, our lobbyists anticipate that the House Labor and Industry will bring up an anti-prevailing wage bill sometime in the near future.

Joint Legislative Conservation Committee Holds Hearing on Green Building

The committee held an informational forum on March 7 to discuss future initiatives in green building. The Green Building Association of Central Pennsylvania presented information in three parts: description of Leadership in Energy & Environmental Design (LEED), PA forestry industry's place in LEED, and legislative interests.

Legislative Activity

The following bills were acted on by the General Assembly this month.

HB 1 RE: Comparative Negligence (By Rep. Curt Schroder, et al)

Amends Title 42 (Judiciary and Judicial Procedure) repealing previous provisions for comparative negligence and adding new language for (1) Apportionment of responsibility among certain nonparties and effect; (2) Recovery against joint defendant; contribution; (3) Off-road vehicle riding; and (4) Downhill skiing.

Public hearing held in House Judiciary Committee 3/29/2011

House Judiciary Committee Meeting set for 11:00 a.m., 4/4/2011 Room 205, Ryan Office Building

<u>HB 3</u> RE: Public-Private Transportation Partnerships (By Rep. Rick Geist, et al)

Amends Title 74 (Transportation) adding a chapter providing for public-private transportation partnerships and making a related repeal.

Reported as amended House Transportation Committee, read first time, and laid on the table, 3/7/2011

HB 377 RE: Log Walls (by Rep. Garth Everett, et al)

Amends the Pennsylvania Construction Code adding that the act shall not apply to industrialized housing, with the exception that any model code enacted pursuant to the Industrialized Housing Act shall not include code provisions

specifically omitted from adoption pursuant to this act. Additionally, the bill states log walls with a minimum average wall thickness of five inches or greater which comply with the International Code Council Standard on the Design and Construction of Log Structures, ICC 400-2007, shall be permitted in residential buildings if they meet certain enumerated standards. Section R501.3 of the 2012 International Residential Code shall be part of the Uniform Construction Code. This subsection shall apply to construction under which the permit applicant opts to not apply the automatic sprinkler requirement.

Reported as amended from House Labor and Industry Committee, read first time, laid on the table, and Removed from the table, 3/1/2011

Read Second time and Rereferred to House Appropriations Committee, 3/2/2011

Reported as committed from House Appropriations Committee, read third time, and passed House, 3/7/2011 (154-39)

Received in the Senate and referred to Senate Labor and Industry Committee, 3/11/2011 Discussed in public hearing of House Labor and Industry Committee, 3/23/2011

SB 177 RE: Statewide Bonding Program (By Sen. LeAnna Washington, et al)

Amends Title 62 (Procurement) further providing for the definition of "small business;" establishing a statewide bonding program; providing guidelines for a Mentor-protege program; establishing a small business reserve for the purpose of increasing economic opportunities for small and disadvantaged businesses; requiring each agency to set aside ten percent of its moneys available for procurement into a small business reserve for award to qualified small and disadvantaged businesses.

Introduced and referred to Senate State Government Committee, 3/22/2011

SB 179 RE: Pennsylvania Unified Certification Program (By Sen. LeAnna Washington, et al) (PN 873) Amends Title 62 (Procurement) providing for reciprocity of certifications by stipulating that the department shall accept the certification of the Pennsylvania Unified Certification Program (PA UCP). Certification of any minority-owned business, women-owned business or disadvantaged business enterprise by the department may be accepted by any governmental or public entity as being adequate certification for the purpose of bidding or participating in any governmental or public bid, contract or award. If a governmental or public entity, including colleges and universities, does not have a minority-owned business, women-owned business or disadvantaged business enterprise program, the Commonwealth's program under the Bureau of Minority and Women Business Opportunities within the department shall be applied to any contract, grant or project funded with state dollars to ensure compliance with all requirements. Amends Title 62 (Procurement) providing for reciprocity of certifications. Introduced and referred to Senate State Government Committee, 3/22/2011

SB 281 RE: Competitive Bidding Thresholds (by Sen. John Eichelberger, et al)

Amends the County Code increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 282 RE: Competitive Bidding Thresholds (by Sen. Bob Robbins, et al)

Amends the Third Class County Code increasing the minimum threshold for requiring competitive bidding from \$10,000 to \$25,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 283 RE: Competitive Bidding Thresholds (by Sen. Lisa Baker, et al)

Amends the Second Class Township Code increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 284 RE: Competitive Bidding Thresholds (by Sen. John Eichelberger, et al)

Amends the First Class Township Code, increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring

competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 285 RE: Competitive Bidding Thresholds (by Sen. Mike Folmer, et al)

(PN 319) Amends the Borough Code increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 286 RE: Competitive Bidding Thresholds (by Sen. John Gordner, et al)

Amends an act relating to and regulating the contracts of incorporated towns and providing penalties increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 287 RE: Competitive Bidding Thresholds (by Sen. Jim Ferlo, et al)

Amends Titles 53 (Municipalities Generally) and 74 (Transportation) further providing for competitive bidding of contracts by intergovernmental units, by parking authorities, by municipal authorities and metro transit authorities, increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 288 RE: Competitive Bidding Thresholds (by Sen. John Rafferty et al)

Amends the Second Class County Code increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 289 RE: Competitive Bidding Thresholds (by Sen. Jim Ferlo, et al)

Amends an act to authorize cities, boroughs, etc., increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill also provides for violations.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 290 RE: Competitive Bidding Thresholds (By Sen. Mike Brubaker, et al)

Amends the Political Subdivision Joint Purchases Law increasing the minimum dollar amount of purchases that may be made subject to certain conditions from a threshold of \$10,000 to \$25,000 overall. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation. The bill provides requirements for counties and municipal governments with respect to the law.

Rereferred to Senate Appropriations Committee, 3/7/2011

Amends the Public Auditorium Authorities Law increasing the dollar amount of supplies and materials which may be purchased without advertising from \$10,000 to \$25,000. The minimum threshold for requiring competitive bidding is increased from \$4,000 to \$7,000. In addition, the bill requires the Department of Labor & Industry to calculate the average percentage change in the CPI-U every five years and for the minimum amounts for which competitive bidding is required to be adjusted based on that recalculation.

Rereferred to Senate Appropriations Committee, 3/7/2011

SB 344 RE: Public-Private Transportation Partnerships (By Sen. John Rafferty, et al) (PN 438) Amends Title 74 (Transportation) adding a chapter providing for public-private transportation partnerships; and making a related repeal. (Prior Printer Number: 336)

Laid on the table, Removed from the table, 3/8/2011

SB 623 RE: Veteran-owned Small Businesses (by Sen. Tommy Tomlinson, et al)

Amends Title 62 (Procurement) to add an additional chapter providing for contracting with veteran-owned small businesses. Definitions are provided and the Department of General Services is given the power to promulgate rules and regulations in the area. Each purchasing agency shall set a participation-rate for veteran-owned small businesses at five percent. Duties are given to the department and provisions relating to progress payments are provided for. Reports on the matter are due to the House and Senate Veterans Affairs and Emergency Preparedness Committees. Compliance with federal law, where the two conflict, is provided for.

Reported as committed from Senate Veterans Affairs & Emergency Preparedness Committee, and read first time, 3/8/2011

New Bills Introduced

The following bills were introduced and referred to committees this month.

HB 129 RE: Restrictions on Public Contractors (by Rep. Margo Davidson, et al)

Amends Title 62 (Procurement) adding language amending the definitions of Commonwealth agency, contracting officer, executive agency, independent agency, purchasing agency, State-affiliated agency, and supplies and adds definitions of competitive procurement, contracting agency, judicial agency, legislative agency, lobbying, lobbying firm and lobbyist. Adds a new section pertaining to public access to procurement information. Also amends the sections pertaining to procurement responsibility; competitive electronic bidding; competitive sealed proposals; emergency procurement; and competitive procurement on a multiple award basis.

Introduced and referred to House State Government Committee, 3/17/2011

<u>HB 964</u> RE: Insulation Exemption (By Rep. Kerry Benninghoff, et al)

Amends the Pennsylvania Construction Code Act adding language providing an application for appeal would be based on exemption from insulation requirements in a residential building. Further provides the board of appeals has sole discretion on an appeal under this provision.

Introduced and referred to House Labor and Industry Committee, 3/7/2011

HB 989 RE: Contractor's and Subcontractor's Payment Obligations (By Rep. Neal Goodman, et al)
Amends the Contractor and Subcontractor Payment Act further providing for owner's payment obligations and for contractor's and subcontractor's payment obligations by adding that a contractor or subcontractor may, after providing seven days' written notice to the party failing to make the required payment, suspend performance of a construction contract without penalty for breach of contract if: (1) required payment has not been made; (2) a written statement of the withheld amount and the reason for the withholding has not been provided; or (3) a good faith effort to resolve the reason for withholding has not been made.

Introduced and referred to House Consumer Affairs Committee, 3/9/2011

HB 1118 RE: Capital Projects Oversight Act (By Rep. Ron Waters, et al)

Establishes the Capital Projects Oversight Board to provide review and oversight of capital projects. The bill provides for the Board's powers and duties. The act would only apply to capital projects involving expenditures over \$5,000,000.

Introduced and referred to House State Government Committee, 3/17/2011

HB 1135 RE: Suspension of Prevailing Wage Act (by Rep. Curt Schroder, et al)

Amends the Pennsylvania Prevailing Wage Act stipulating it will have no application during the time period after June 30, 2011, and before July 1, 2015.

Introduced and referred to House Labor and Industry Committee, 3/22/2011

HB 1146 RE: Apprenticeship Training Tax Credit (by Rep. Ron Waters, et al)

Amends the Tax Reform Code providing for apprenticeship training tax credit. The bill states that for the tax years beginning on or after January 1, 2012, an employer or business firm that employs an apprentice in a qualified apprenticeship training program shall be eligible to claim a tax credit. The credit shall be in an amount equal to \$1 per hour multiplied by the total number of hours worked by an apprentice during the length of an apprenticeship during each income year. The amount of credit allowed for any income year with respect to each apprentice may not exceed \$1,000 or 50 percent of actual wages paid in the income year for the apprenticeship, whichever is less. The credit may not be claimed until the apprentice satisfactorily graduates from the qualified apprenticeship training program.

Introduced and referred to House Finance Committee, 3/22/2011

HB 1190 RE: Prevailing Wage Act in KOZ/KEZ/KOIZ (by Rep. Ron Marsico, et al)

Amends the Keystone Opportunity Zone, Keystone Opportunity Expansion Zone and Keystone Opportunity Improvement Zone Act stating that the Pennsylvania Prevailing Wage Act shall not apply to a project in a keystone opportunity zone for construction, reconstruction or alteration.

Introduced and referred to House Commerce Committee, 3/28/2011

HB 1191 RE: Prevailing Wage Local Option (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, 3/28/2011

SB 747 RE: Plumbing Contractors Licensure Act (by Sen. Ted Erickson, et al)

Provides for plumbing contractor licensure, establishes the State Board of Plumbing Contractors and provides for its powers and duties, and establishes fees, fines and civil penalties. The State Board of Plumbing Contractors within the Department of Labor and Industry shall be created and charged with various duties including regulating the licensing of individuals engaged in providing plumbing services, contracting with a professional testing organization to administer tests to qualified applicants for licensure, maintaining a registry of licensees, providing for its contents, and ensuring various reporting requirements are met. Individuals who are not licensed could not provide plumbing services and only master plumbers could use the title "licensed plumbing contractor" and the abbreviation "L.P.C.", subject to certain exceptions. Qualifications for various classes of plumbers are further provided for under the act as are disciplinary options. Reciprocity with other states is also provided for, subject to certain conditions. The sum of \$85,000 shall be appropriated to the department for the payment of costs associated with this bill. This amount shall be repaid by the board within three years of the beginning of issuance of licenses. The act does not authorize the board or a municipality to adopt plumbing standards outside the relevant provisions of the Pennsylvania Construction Code. Also the bill creates the Plumbing Contractors Licensure Account in the State Treasury. Beginning July 1, 2011, all moneys collected by the board shall be paid into the account. Bill further requires all plumbers be properly licensed under the Act before holding themselves out as a plumber and places greater requirements on plumber licensure.

Introduced and referred to Senate Consumer Protection & Prof. Licensure Committee, 3/4/2011

SB 752 RE: Pennsylvania Construction Code Act Code Review Process (by Sen. Jake Corman, et al) Amends the Pennsylvania Construction Code Act amending the code review process by limiting it to no longer than six months starting with the 2012 ICC codes. A minimum of three public hearings are required, along with a report that must be submitted to the Secretary of Labor and Industry. The bill lays out the duties of L&I with respect to the report and the promulgation of regulations.

Introduced and referred to Senate Labor and Industry Committee, 3/8/2011

SB 792 RE: Suspension of Prevailing Wage Act (By Sen. Mike Brubaker, et al)

Amends the Pennsylvania Prevailing Wage Act stipulating it will have no application during the time period after June 30, 2011, and before July 1, 2015.

Introduced and referred to Senate Labor and Industry Committee, 3/9/2011

SB 795 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, 3/9/2011

SB 796 RE: Optional Prevailing Wage Ordinances (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, 3/9/2011

SB 798 RE: Prototypical School Facility Design (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, 3/9/2011

SB 801 RE: Applicability of the Separations Act in Charter Schools (by Sen. Mike Waugh, et al)
Amends the Public School Code, in grounds and buildings, allowing work to be done at a cost of more than \$10,000 to be done under a single contract; providing for applicability of the Separations Act in charter schools, in education empowerment, in Thaddeus Stevens College of Technology, and in State System of Higher Education, further providing for project contracts; and making a related repeal.

Introduced and referred to Senate Education Committee, 3/11/2011 Senate Education Committee meeting set for 4/5/2011 10:30 a.m., Room 8E-A, East Wing

SB 805 RE: Legal Advertising (by Sen. Bob Robbins, et al)

Amends Title 45 (Legal Notices) further providing for additional publication in legal journals; and providing for electronic publication of legal advertising. The bill stipulates a government unit which publishes notices and advertisements consistent with section 308 (relating to additional publication in legal journals) shall have the authority to electronically publish legal notices in lieu of newspaper advertisements required under Chapter 3 (relating to legal advertising) or any other law.

Introduced and referred to Senate Local Government Committee, 3/8/2011

SB 820 RE: Minimum Prevailing Wage Rate (by Sen. Lloyd Smucker, et al)

Amends the Pennsylvania Prevailing Wage Act further providing for duty of secretary by adding that the minimum wage rate shall be equal to the average hourly occupational wage for each county as determined from wage information submitted by employers on quarterly unemployment compensation tax returns.

Introduced and referred to Senate Labor and Industry Committee, 3/11/2011

SB 821 RE: Public Work (by Sen. Lloyd Smucker, et al)

Amends the Pennsylvania Prevailing Wage Act further defining "public work" by increasing the projected cost threshold from \$25,000 to \$200,000.

Introduced and referred to Senate Labor and Industry Committee, 3/14/2011

SB 822 RE: "Maintenance Work" (by Sen. Lloyd Smucker, et al)

Amends the PA Prevailing Wage Act further defining "maintenance work" to 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; (3) Widening of existing alignment which does not result in additional lanes or new shoulders; and (4) Bridge cleaning, washing, resurfacing with blacktop, minor nonstructural repairs or improvements and painting, except when combined with complete bridge rehabilitation.

Introduced and referred to Senate Labor and Industry Committee, 3/14/2011

SB 892 RE: Limitations on Political Contributions By Contractors (by Sen. Larry Farnese, et al)
Amends Title 62 (Procurement) providing for limitations on political contributions by contractors. Any contractor bidding for certain contracts shall be required to submit information on political contributions made to any elected official holding a state office, the contractor's political action committee or political action committees which make contributions to campaigns for state-elected offices. The contractor shall also provide a notarized written declaration that any lobbyist the contractor has hired to represent the contractor's interest is properly registered. Contractors shall not be awarded a contract if any political contributions made and reported exceed \$2,400 per election to a candidate or \$5,000 per election to a business entity or political action committee supporting a candidate. These limits are subject to increase based on inflation.

Introduced and referred to Senate State Government Committee, 3/23/2011

Upcoming meetings of Interest

MONDAY - 4/4/11

House Judiciary Committee

11:00 a.m., Room 205, Ryan Office Building

To consider: <u>HB 1</u> (Schroder) - Amends Title 42 (Judiciary) repealing and adding provisions relating to comparative negligence.

TUESDAY - 4/5/11

Senate Education Committee

10:30 a.m., Room 8E-A, East Wing

To consider numerous bills, including:

<u>SB 293</u> (Brubaker) - Amends the State Public School Building Authority Act, further providing for competitive bidding of contracts; and providing for evasion of advertising requirements.

<u>SB 296</u> (Brubaker) - Amends the Public School Code providing for adjustments based on Consumer Price Index; & for work under contract, purchase of supplies, for contracts for construction, repair, renovation or maintenance, for contracts & institution presidents.

SB 537 (Rafferty) - Amends the Public School Code, in school finances, providing for millage rate increase.

<u>SB 801</u> (Waugh) – Amends Public School Code further providing for work to be done under contract let on bids & exceptions; in charter schools further providing for requirements; in Thaddeus Stevens College of Technology further providing for contracts.

<u>SB 803</u> (Piccola) - Amends the Public School Code, in preliminary provisions, further providing for publication of notices and proofs of publication.

SB 814 (Corman) - Amends the Public School Code, in preliminary provisions, providing for mandate waiver program.

House Transportation Committee

WEDNESDAY - 4/6/11

10:00 a.m., Room 205, Ryan Office Building

To consider: <u>HR 70</u> (Harhart) - Resolution requesting Dept. of Transportation to conduct a study of the slate industry for the purpose of devising the best means of utilizing the slate waste by-product as a component in highway construction & civil engineering projects.

And

<u>HB 293</u> (Mark Keller) - Amends Title 74 (Transportation) further providing for competitive bidding of contracts relating to metropolitan transportation authorities.

WEDNESDAY - 4/6/11

Senate State Government Committee

10:30 a.m., Room 156 Main Capitol Building

To consider: <u>SB 637</u> (Ward) - Amends Title 62 (Procurement), in contracts for public works, providing for verification of employment for purposes of wage reporting & employment eligibility; prescribing penalties; & establishing good faith immunity under certain circumstances.

And several other bills.

MONDAY - 4/11/11

Senate Judiciary Committee

9:00 a.m., Hearing Room 1, North Office Building

Public hearing on the use of joint and several liability

2011 SENATE SESSION SCHEDULE

April 5, 6, 11, 12, 13, 26, 27 May 2, 3, 4, 9, 10, 11, 23, 24

June 6, 7, 8, 13, 14, 15, 20, 21, 22, 23, 24, 27, 28, 29, 30

2011 HOUSE SESSION SCHEDULE

4, 5, 6, 11, 12, 13, 25 (NV), 26, 27 2, 3, 4, 9, 10, 11, 23, 24, 25 April

May

6, 7, 8, 13, 14, 15, 20, 21, 22, 23, 24, 27, 28, 29, 30 June

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