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**Session of 1989-90**

**Act 2 of 1989** amended the Eminent Domain Code by providing for the definition of displaced person. It also increased payments for moving and related expenses of displaced persons, replacement housing and for issuance of regulations.

**Act 26 of 1990** is primarily directed at security guards who carry firearms on the job. Specifically, all active police officers subject to the training provisions under the Municipal Police Education and Training Law shall be granted a waiver of the training requirements of this act upon presentation to the commissioner of evidence of their completion of the law’s training requirements and the successful completion of a biennial firearms qualification examination administered by their respective police agency.

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**Session of 1991-92**

**Act 13 of 1991** related to the arrest and detention of criminal suspects wanted in a county other than where the alleged crime was committed. The goal of the law was to improve the apprehension process as well as the process of returning the suspect to the county in which they face criminal charges.

**Act 14 of 1991** provided for damages in actions on thefts of leased property.

**Act 102 of 1992** implemented The Constables’ Education and Training Program. It required any constable or deputy who was in office as of the date of this law’s enactment to be afforded one opportunity to satisfactorily complete this program by examination without the necessity of class attendance.

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**Act 162 of 1994** was repealed; however, it was the law that allowed the Santander Center to be built in Reading.

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**Act 121 of 1998** established rules of procedure on how restitution is to be handled and collected by the Court of Common Pleas. Specifically, it related to restitution for crimes associated with personal or property injuries, arson, agricultural trespass, and the sale or transfer of firearms.

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**Act 9 of 2004** expanded the eligibility requirements for membership to a parking authority board. The law allows business owners in a municipality that has a parking authority to serve on the board even if they are not residents of the board’s host county.

**Session of 2007-08**

**Act 84 of 2008** updated the law governing the handling of seriously and terminally ill prison inmates. The law establishes a petitioning process between the Department of Corrections and the sentencing court for cases in which an inmate is suspected of needing outside medical care. If the inmate’s transfer to a hospital, nursing home or hospice center would create a danger to the community, the court is required to deny the petition.

**Act 111 of 2008** amended the Wiretap Act by limiting the disclosure of records and other information relating to a subscriber of a telephone service, as well as allowing law enforcement to use data secured by a mobile tracking device if the vehicle to which the device is attached leaves the commonwealth and is operated in another state.

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I have been privileged to serve as House Judiciary Committee Democratic Chairman for much of my tenure as a state representative. It is an enormous responsibility that I treat with great respect. Some of the most influential and groundbreaking laws must first be vetted and approved by the Judiciary Committee.

I have worked especially hard with the committee to enact laws to reduce the escalating costs associated with incarceration in Pennsylvania, enhance public safety and better protect our children.

Please read on to learn more about some of my achievements during my decades of service, and allow me to thank you for affording me the opportunity to serve.

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