2014 ANNUAL REPORT

Committee on
Corporations, Authorities and Commissions

James F. Brennan, Chair
December 15, 2014

The Honorable Sheldon Silver
Speaker of the Assembly

Dear Speaker Silver:

As Chairman of the Assembly Standing Committee on Corporations, Authorities and Commissions, I am pleased to submit the Committee’s 2014 Annual Report.

During the 2014 session, among other significant pieces of legislation, the committee reported and Assembly passed the “Port Authority of New York and New Jersey Transparency and Accountability Act of 2014.” This bill is modeled after the landmark Public Authority Accountability Act of 2005 and Public Authority Reform Act of 2009, which brought a new level of accountability to public authorities in New York. The reforms in the bill would require increased oversight of the authority’s finances, operations, and capital projects by the Board of Commissioners and require the authority to operate in a more transparent manner. After significant time and negotiation between stakeholders, the bill was vetoed by the Governors of New York and New Jersey. In the upcoming session, the committee will continue its work with stakeholders to increase accountability at the Port Authority.

In the 2014-15 state budget, the committee supported legislation that requires a cable company seeking to complete a merger or acquisition to show that the transaction is in the public interest. This new law has helped the Public Service Commission create an enhanced public vetting process as Comcast seeks to acquire Time Warner Cable in New York. Additionally through the state budget, the MTA and other regional transportation authorities across the state received an increase in operating aid.

It has been a privilege to serve as Chairman of the Corporations, Authorities and Commissions Committee. With your continued leadership we look forward to a productive session in the year to come.
Sincerely,

James F. Brennan, Chairman
Assembly Standing Committee on
Corporations, Authorities and Commissions
2014 Annual Report

New York State Assembly Standing Committee On Corporations, Authorities and Commissions

James F. Brennan, Chairman

Committee Members

Majority

Catherine T. Nolan
Vivian E. Cook
Sandra R. Galef
William Scarborough
Carl E. Heastie
Linda B. Rosenthal
Brian Kavanagh
Addie J. Russell
Robert J. Rodriguez
Thomas J. Abinanti
Daniel Quart
Phillip Goldfeder
Steven Otis
Nily Rozic
Ron Kim
Walter T. Mosley
David Buchwald

Minority

Jane L. Corwin
James N. Tedisco
Michael A. Montesano
Kenneth D. Blankenbush
Christopher S. Friend
Nicole Malliotakis
Phillip A. Palmesano

Staff

Christian Malanga, Assistant Secretary for Program and Policy
Michael Raymond Hernandez, Associate Counsel
Robert L. Franchini, Legislative Analyst
Lorrie Smith, Legislative Director
Fong Chan, Legislative Counsel
Lisa Forkas, Committee Clerk
Jeannine Barcher, Program and Counsel Executive Secretary
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I. INTRODUCTION

The Committee on Corporations, Authorities and Commissions has jurisdiction over the laws concerning private, not-for-profit and public corporations in New York State. Much of the committee’s focus is on the organizational framework and activities of the State’s public corporations, largely referred to as public authorities. Public authorities are created in state law, operate at the state and local government level, and provide services such as mass transit, infrastructure building, power generation, and construction services. While these entities perform vital public services, it is imperative that they act with transparency and are held accountable through public oversight. Consequently, the committee devotes significant time to considering legislation that promotes accountability and holding public oversight hearings of public authorities.

During the annual state budget process, the committee reviews funding for transportation authorities and works to ensure that funds are appropriated wisely. New York has a mass transit system in nearly every major population center across the state with a public authority operating most of these systems. The committee has a particular interest in the Metropolitan Transportation Authority (MTA), which runs the largest mass transit system in the state and has extensive capital requirements.

In addition, the committee monitors the operations and policies of the New York State Public Service Commission (PSC) and considers legislation that amends Public Service Law. The Commission’s five Commissioners and the Department of Public Service are required by Public Service Law to ensure that customers of investor-owned electric, gas, telephone, water, and cable utilities in the state provide adequate service at reasonable rates. The committee takes an active role in protecting consumers and reports significant legislation that modernizes and amends Public Service Law.

The committee also examines legislation affecting the governance of for-profit and not-for-profit corporations in the State. This includes the cemetery corporation, a special type of not-for-profit corporation in the state, which is under the purview of the committee and performs a vital public service for the state. Through legislation, the committee ensures laws affecting corporations remain up-to-date and serve the public interest.
II. COMMITTEE LEGISLATION OF 2014

A. Public Authorities

The following bills were signed into law:

A.181 (Kavanagh)
Chapter 91
This chapter authorizes the Dormitory Authority (DASNY) to enter into construction management agreements on facilities owned or operated by the New York City Housing Authority (NYCHA) for construction, reconstruction, demolition, improvement, modernization, renovation or expansion of such facilities.

A8785-C (Paulin)
Chapter 534
This chapter requires the Port Authority of New York and New Jersey to comply with the articles 6, 6-A and of the Public Officers Law, commonly referred to as the Freedom of Information Law and Open Meetings Law, and NJ’s Open Public Meetings Act. In cases where these laws are inconsistent, the law that provides the greatest right of access would apply. The bill would also create a right of action for an aggrieved person or party for the purposes of enforcing any provision of these laws.

A.9234-A (McDonald)
Chapter 335
This chapter amends the board structure of the Saratoga County Water Authority to provide that five of the seven members of the board be residents of different service municipalities. Prior to this legislation, law required that the board comprise one member from each of the water authority’s seven service municipalities.

A.9349 (Jaffee)
Chapter 119
This chapter dissolves the village of Suffern Parking Authority on or before December 31, 2014. Upon dissolution, all of the functions and powers possessed by and all of the obligations and duties of the authority, including the functions, powers, obligations and duties of its board will be transferred and assigned to the village of Suffern. Ownership of the authority’s books, papers, records and property is also to be assumed by the village of Suffern.

A.9579-A (Brindisi)
Chapter 408
This chapter raises the aggregate principal bonding limit for the Upper Mohawk Valley Regional Water Finance Authority from $100,000,000 to $150,000,000. It also creates a separate bonding limit of $150,000,000 related to servicing manufacturing facilities.
A.9718 (Nolan)
Chapter 67
This bill would extend the exemption of the New York City School Construction Authority (SCA) from Section 101 of the General Municipal Law (commonly known as the Wicks Law) to June 30, 2019.

The following bills passed the Assembly:

A.3630 (Brennan)
Passed the Assembly
This bill would make changes to the Public Authority Reform Act. The bill would by-in-large make changes to clarify many existing provisions such as changing references of "public authority" to "state and local authority" and technical changes such as including the Comptroller or the Authorities Budget Office (ABO) to many reporting requirements. It also changes many reporting deadlines to make them more conducive to the different fiscal years that authorities may have.

A.8783 (Sweeney)
Passed the Assembly
This bill would create a lien if a customer of the Suffolk County Water Authority fails to pay his or her bill when it is due. The authority would also be authorized to recover any amounts which remain due and unpaid for 60 days, with interest, through a civil action. After 60 days unpaid, the unpaid amount would accrue with interest at the same rate as unpaid Suffolk County taxes.

A.8987 (Quart)
Passed the Assembly
This bill would require state and local authorities to webcast, record, and archive their board and committee meetings via the internet. A board of directors of an authority with $1 million or less in annual revenue or outstanding bonds would be allowed to waive the webcasting requirement. This bill would also require state and local authorities to comply with the State’s Open Meetings Law.

A.9798 (Brennan)
Passed the Assembly
This bill would extend the current public notice requirement of ten days to thirty days when Empire State Development (ESD) is required hold a public hearing to effectuate a development project.

B. Mass Transit Operations and Finance

The following bills were signed into law:
A.280-C (Kim)
Chapter 482
This bill would require the Metropolitan Transit Authority (MTA) to create, adopt, and post publicly a “Pledge to Customers.” The pledge would also contain the MTA’s contact information and an explanation of its service standards to its customers.

The following bills passed the Assembly:

A.25-B (Farrell)
Passed the Assembly
This bill would require the MTA to establish rules and regulations that require at least one cash toll booth at any of its highways, bridges, tunnels or thoroughfares in New York City with an electronic toll system.

A.945 (Kellner)
Passed the Assembly
This bill would create the MTA Riders’ Council for People with Disabilities in order to study, investigate, monitor and make recommendations on accommodating the needs and convenience of riders with disabilities. The Council would consist of fifteen members who regularly use the transportation services of the MTA and have a disability as defined by any applicable state or federal law.

A.2777 (Kavanagh)
Passed the Assembly
This bill would prohibit the MTA from purchasing rail ties that are constructed with tropical hardwood. Tropical hardwood is defined as any and all hardwood, scientifically classified as angiosperm that grows in any tropical moist old growth/primary forest between the Tropics of Cancer and Capricorn.

A.5596 (Cook)
Passed the Assembly
This bill would broaden the authority of the Inspector General so that he or she may delegate the power to take testimony to a first Deputy Inspector General, a Deputy Inspector General, an Assistant Deputy Inspector General, a General Counsel, a supervising Associate General Counsel, an Associate General Counsel, an Assistant General Counsel, a Chief Investigator, a Deputy Chief Investigator, a Senior Principal Investigator, a Principal Investigator, an Audit Manager, or an Auditor-in-Charge. The MTA Inspector General is authorized to delegate their power to take testimony to currently only the Deputy Inspector General.

A.9087 (Brennan)
Passed the Assembly
This bill would require the MTA to create and maintain a Safety Committee that would report on safety initiatives, concerns, improvements, or failures. The Safety Committee would be required to meet at least annually and would consist of the chairpersons of the New York City
Transit Authority, Long Island Rail Road and Metro North Commuter Railroad along with other members.

C. Corporations Law

The following bills were signed into law:

A.9457 (Lavine)
Chapter 392
This chapter eliminates a restriction on cemeteries in Nassau County, which limits them to acquiring 5 acres or less in total land for cemetery purposes. The current process of receiving State Cemetery Board approval would continue along with the practice of receiving approval from the Nassau County Legislature.

A.9628 (Kolb)
Chapter 419
This chapter allows the Clifton Springs Sanitarium Company, operating as Clifton Springs Hospital & Clinic, to change its authorized number of board members to a single corporate member and to delegate decision making authority to that member.

A.10027-A Rules (Brennan)
Chapter 81
This chapter amends section 132 of Chapter 549 of the Laws of 2013 to change the effective date of the amendments to paragraph (f) of section 713 of not-for-profit law from January 1, 2015 to January 1, 2016. This provision prohibits employees of a not-for-profit corporation from serving as chairperson of the board of directors of the corporation.

A.10053 Rules (Brennan)
Chapter 321
This chapter allows a corporation formed pursuant to Chapter 880 of the Laws of 1937 and Chapter 124 of the Laws of 1952 to elect to be a non-charitable corporation. These corporations, commonly known as TIAA Board of Overseers and College Retirement Equities Fund, would be allowed to become a non-charitable corporation under the Not-for-Profit Corporation Law. The corporation would be required to provide written notice of such election to the Attorney General and to certify in writing that it is not exempt from federal income tax, and does not solicit or receive charitable contributions or have assets that are for charitable purposes.

A.7802-A (Brennan)
Chapter 509
This bill would allow not-for-profit cemeteries greater discretion in spending the interest, dividends and net appreciation earned on trust funds. More specifically, the bill would eliminate the statutory formula required for not-for-profit cemeteries to appropriate a portion of the net appreciation earned on trust funds for the maintenance and preservation of cemetery grounds and instead require cemeteries to comply with the Prudent Management of Institutional Funds Act currently in Not-For-Profit Corporations Law. A cemetery corporation would be required to provide notice of any such appropriation to the State Cemetery Board. The State Cemetery Board period to
object to a cemetery’s “notice of intent” to spend the net appreciation earned on its trust funds, or a portion thereof, for the maintenance and preservation of the cemetery grounds would remain unchanged.

The following bills passed the Assembly:

A.3538-B (Weisenberg)
Passed the Assembly

This bill would require the State Cemetery Board to create the New York State Cemetery Disclosure Form, which every cemetery corporation incorporated under the Not-For-Profit Corporation Law would be required to provide to customers prior to any discussions relating to interment. In addition such corporation would be required to post the form in its office. The form would be required to include: a basic explanation of New York State Cemetery Laws and the roles of the State Cemetery Board and the Division of Cemeteries in regulating not-for-profit cemeteries; a description of the process of buying a burial plot; a listing of cemetery fees and services; a description of inheritance rights; and anything else the State Cemetery Board deems necessary.

A.6932 (Steck)
Passed the Assembly

This bill would amend Business Corporation Law to make the ten largest shareholders of a foreign corporation liable for any wages due to laborers, servants or employees for services that were not paid for but performed in the State.

D. Telecommunications and Utilities

The following bills were signed into law:

A.6567 (Brennan)
Chapter 95

This chapter allows the Public Service Commission to provide orders to a person or corporation via email or electronic method in lieu of paper orders. Paper, hand delivered, orders would still be available upon request.

A.8495 (Ryan)
Chapter 12

This chapter requires and enables the New York Power Authority (NYP) to produce a report on the beneficiaries of the Niagara Power Project relicensing agreement in Western NY. NYP is required to work with beneficiaries of the relicensing agreement to produce a report that shows how each benefit, which was committed to by the beneficiary, has been realized. Among other data, the report will include data on how many jobs were created by each entity that received a benefit. The report will be required to be posted on NYP’s website by July 1, 2015. In addition, this chapter repeals Public Authorities Law section 1005 (24) as added by Chapter 552 of the Laws of 2013, which required NYP to produce a similar report and audit.
A.7167-E (Paulin)
Chapter 438
This bill would allow a telephone corporation to apply to the Public Service Commission (PSC) for consent to receive a federal loan to expand broadband services. The PSC would have sixty days to make this determination or the application would be deemed approved. The bill would also grant a telephone corporation explicit permission to receive proceeds from a federal loan for the expansion of broadband services.

A.9903 (Englebright)
Chapter 471
This chapter prohibits the Long Island Power Authority and its service provider from assessing any additional termination fee for voluntary termination for the purpose of utilizing alternative sources of electric generation than it would have for standard disconnection of residential electric service.

A.8578-A (Brennan)
Chapter 517
This bill would increase the amount that a telephone corporation can adjust its rates from $300,000 to $500,000 without triggering the requirement that the Commission and corporation initiate the “major change” hearing process. It also would provide that the Commission, under its existing authority, may initiate the “major change” hearing process to examine a proposed rate increase by a telephone corporation.

A.9104-A (Cahill)
Chapter 520
This bill would require a specific hearing process when the Public Service Commission reviews a petition to close a gas or electric corporation’s call center. This bill would require the commission to set a date sixty days or later after a petition for closure is received and requires the commission to hold the hearing at a physical location. At this hearing, the commissioners or its designees would receive either written or oral testimony on the petition to close a call center.

The following bills passed the Assembly:

A.860 (Weprin)
Passed the Assembly
This bill would prohibit a utility corporation or municipality from penalizing a customer with a late fee if the payment was made to an authorized payment center (i.e., a third party customer service desk) on or before the due date provided by the utility corporation or municipality. In addition, the bill would prohibit any party representing twenty or more residential units from acting as a payment agent without a written agreement with an electric corporation.

A.9722-A (Brennan)
Passed the Assembly
This bill would require gas corporations to file an annual gas safety report with Department of Public Service. The department would review to ensure each gas corporation is complying with Public Service Law, the commission's rules, regulations, and orders, and any practice the Department has deemed necessary for providing safe and reliable service.
The gas safety report would include a:
- thorough description and explanation of the strategic planning and decision-making methodology used to determine and prioritize pipeline replacement projects;
- a list of all complete pipeline replacement projects from the previous year;
- description of the corporation’s operations and maintenance activities related to gas safety; and
- description of its inspection policies relating to its pipeline infrastructure.

It also would require the department to notify the commission of any deficiencies in a gas corporation’s prioritization of projects or administration of its pipeline infrastructure. The commission would then be able to order any reasonable improvements under existing law to protect public safety.

E. Vetoes

A.1358 (Colton)
Vetoed – Memo 528
This bill would amend the current requirement in law for noise reports by the MTA to ensure they are produced annually.

A.3944-C (Brennan)
Vetoed – Memo 569
This bill would apply many of the reforms of the Public Authority Accountability Act of 2005 and Public Authority Reform Act of 2009 to the Port Authority of New York and New Jersey. The bill seeks to require increased accountability, greater oversight by the authority board, and increased transparency of the authority’s budgeting and operations.

A.8164-B (Otis)
Vetoed – Memo 571
This bill would establish telemarketing practice standards and require an energy services company (ESCO) or an ESCO marketing representative to:
- remove a customer from an ESCO marketing database upon request;
- require a marketing representative to provide his or her name, the name of the ESCO on whose behalf they are calling for, and the purpose of the call;
- indicate that contracting with an ESCO to supply energy services will not affect a customer’s existing relationship with his or her utility;
- transfer a customer to a representative who speaks the customer’s primary language or terminate the call;
- use independent third party verification, as approved by the Public Service Commission, to enroll a customer; and,
- prohibit ESCO marketing representatives from asserting that an ESCO is acting on behalf of a utility.

This bill would also:
- require utilities to establish an ESCO marketing opt-out registry and to notify customers
annually about how they can enroll in the registry; and,
- authorize the Public Service Commission to access a civil penalty which would not exceed one thousand dollars per violation against any ESCO that knowingly fails or neglects to comply with the provisions of this section.

**A.8583 (Mayer)**
Vetoed – Memo 542

This bill would require the Public Service Commission or a designee from the Department of Public Service to hold a hearing in an area affected by a major power outage within 90 days if requested to do so by a county or city with a population of 150,000 or more. A “major power outage” would be any outage where five percent or more of a utility’s customers are without power for at least seventy-two consecutive hours following the event that caused the outage. At least 30 days prior to the hearing, the commission would be required to notify the general public of the hearing and certain elected officials. Within 120 days of the conclusion of the hearing, the commission would publish a report summarizing the findings of the hearing and any policy recommendations it would be initiating.

**A.9503-A (Hevesi)**
Vetoed – Memo 564

This bill would require the Public Service Commission to initiate a study on the increase in natural gas prices that occurred between November 1, 2013 and ended on April 13, 2014. The study would be required to identify the cause or causes of the price increase and to recommend policy changes that would mitigate future price increases. The study would be due on November 14, 2014 and copies would be provided to the Governor, Legislature, and posted on the Commission’s web site.

**A.9599 (Brennan)**
Vetoed – Memo 575

This bill would require the state to develop procedures to ensure that any nonprofit that is pre-qualified or registered with the Grants Gateway and that has submitted changes to its prequalification application to the state by January 1, 2015 would not be disqualified, suspended or prohibited from applying for or receiving state grants or contracts until such amendments have been disapproved.

**A.9798 (Brennan)**
Vetoed – Memo 507

This bill would extend the current public notice of ten days to thirty days when Empire State Development (ESD) must hold a public hearing to effectuate a development project.
III. PUBLIC HEARINGS OF 2014

Public Hearing 1: Obtaining information regarding the future policies, planning and finances of the MTA  
January 10, 2014  
10:30 a.m.  
New York City

In January of 2014, the Corporations, Authorities and Commissions Committee held a hearing to solicit information and public testimony from the Metropolitan Transportation Authority (MTA) on its operations and finances. At this hearing, the committee received testimony from the Chief Financial Officer of MTA Robert Foran, a panel of transit advocates, and other interested parties. This hearing also served as an opportunity to discuss current policies and future MTA plans with transit advocates.

Public Hearing 2: Improving Gas Safety Efforts by Utilities  
May 2, 2014  
10:30 a.m.  
New York City

In May of 2014, the Corporations, Authorities and Commissions Committee and Assembly Committee on Energy held a hearing to examine gas safety efforts by New York’s major gas utilities. New York’s utilities operate a vast gas distribution infrastructure network and recent incidents underscore the importance of strong state oversight to ensure public safety. At this hearing, the Assembly Committees received testimony from the Chair of the Public Service Commission, Audrey Zibelman, all the major gas utilities operating in the State, and from other interested parties. The hearing was an opportunity to discuss the challenge and scope of improving gas safety and a chance to educate the public on how they can address gas safety with their utility or state regulators.

August 7, 2014  
10:30 a.m.  
New York City

In August of 2014, the Corporations, Authorities and Commissions Committee held a hearing to evaluate transit priorities for New York City in the MTA’s 2015-2019 Capital Program. At this hearing, the Assembly Committees received testimony from the President and CEO of the MTA Tom Prendergast, local elected officials, transit advocates, and other interested parties. The Committee also received public feedback on potential MTA capital projects and transit requests from the public. The Committee produced a report which summarized the transit priorities it received at the hearing and through testimony.
IV. OUTLOOK FOR 2015

In 2015, the Committee on Corporations, Authorities and Commissions will be involved with the effort to craft a state aid package for the MTA’s 2015-2019 Capital Program. The committee will also hold further hearings next year that may involve public authorities, the Public Service Commission, or explore other important subjects under the jurisdiction of the committee.

The committee will also continue to consider legislation aimed at increasing oversight of the spending and operations of public authorities. While significant progress was made with the enactment of major public authority reform laws in 2005 and 2009, the committee will continue to report legislation which increases transparency and accountability. The committee will continue to examine NY’s corporation laws to ensure they are modernized and serve the public interest. In overseeing utilities and the telecommunications industry, the committee will continue to support legislation that modernizes Public Service Law and serves ratepayers.
# 2014 SUMMARY SHEET

## SUMMARY OF ACTION ON ALL BILLS

REFERRED TO THE COMMITTEE ON

**CORPORATIONS**

## FINAL ACTION

<table>
<thead>
<tr>
<th>ASSEMBLY BILLS</th>
<th>SENATE BILLS</th>
<th>TOTAL BILLS</th>
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<td>BILLS NEVER REPORTED, HELD IN COMMITTEE</td>
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<td>BILLS NEVER REPORTED, DIED IN COMMITTEE</td>
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<td>BILLS HAVING ENACTING CLAUSES STRICKEN</td>
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<td><strong>TOTAL BILLS IN COMMITTEE</strong></td>
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<td><strong>TOTAL NUMBER OF COMMITTEE MEETINGS HELD</strong></td>
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## APPENDIX B
### BILLS THAT BECAME LAW

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<thead>
<tr>
<th>Chapter #</th>
<th>Sponsor</th>
<th>Bill #</th>
<th>Description</th>
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<tbody>
<tr>
<td>Chapter 12</td>
<td>Ryan</td>
<td>A.8495</td>
<td>Authorizes and directs the New York Power Authority (NYPA) to request information from beneficiaries of certain settlement proceedings and to report thereon; repealer</td>
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<tr>
<td>Chapter 67</td>
<td>Nolan</td>
<td>A.9718</td>
<td>Extends certain provisions relating to certain contracts of the New York City School Construction Authority</td>
</tr>
<tr>
<td>Chapter 81</td>
<td>Rules</td>
<td>A.10027-A</td>
<td>Relates to the effectiveness of provisions of law relating to prohibiting employees of a not-for-profit corporation from serving as chair of the board</td>
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<td>Chapter 91</td>
<td>Kavanagh</td>
<td>A.181</td>
<td>Relates to the construction of certain facilities for the New York City Housing Authority</td>
</tr>
<tr>
<td>Chapter 95</td>
<td>Brennan</td>
<td>A.6567</td>
<td>Provides for the electronic service of orders of the Public Service Commission</td>
</tr>
<tr>
<td>Chapter 119</td>
<td>Jaffee</td>
<td>A.9349</td>
<td>Relates to the village of Suffern Parking Authority; repealer</td>
</tr>
<tr>
<td>Chapter 321</td>
<td>Rules</td>
<td>A.10053</td>
<td>Authorizes certain corporations with both charitable and business purposes to elect to be a non-charitable corporation</td>
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<td>Chapter 335</td>
<td>McDonald</td>
<td>A.9234-A</td>
<td>Relates to the membership of the Saratoga County Water Authority</td>
</tr>
<tr>
<td>Chapter 392</td>
<td>Lavine</td>
<td>A.9457</td>
<td>Allows cemeteries in Nassau County to acquire and utilize certain lands for cemetery purposes</td>
</tr>
<tr>
<td>Chapter 408</td>
<td>Brindisi</td>
<td>A.9579-A</td>
<td>Relates to the issuance of bonds and notes of the upper Mohawk Valley Regional Water Finance Authority and amends the aggregate limitation</td>
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<td>Chapter 419</td>
<td>Kolb</td>
<td>A.9628</td>
<td>Relates to the membership of the Clifton Springs Sanitarium Company</td>
</tr>
<tr>
<td>Chapter 438</td>
<td>Paulin</td>
<td>A.7167-E</td>
<td>Authorizes telephone and telegraph corporations to issue stocks, bonds or other forms of indebtedness for the purposes of expanding broadband services</td>
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<tr>
<td>Chapter #</td>
<td>Sponsor</td>
<td>Bill #</td>
<td>Description</td>
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<td>Chapter 482</td>
<td>Kim</td>
<td>A.280</td>
<td>Enacts the Metropolitan Transit Authority pledge to customers</td>
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<tr>
<td>Chapter 517</td>
<td>Brennan</td>
<td>A.8578-A</td>
<td>Relates to permitted changes in rate schedules for telephone companies</td>
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<tr>
<td>Chapter 520</td>
<td>Cahill</td>
<td>A.9104</td>
<td>Relates to public hearing requirements before a gas or electric corporation closes a call center</td>
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