

Governmental Affairs Bill Tracking & Reporting (2023 Session)

State/ Session end	Bill No.	Sponsor (D/R)	Description	Status
Alaska Ends 5/16/24	Access all	bills: <u>http://v</u>	www.akleg.gov/basis/Home/BillsandLaws	
	HB 32	R	relates to appeals of administrative decisions related to oil or gas; [and] establishing an oil and gas production working group	In committee
	HB 33	D	relates to penalties for discharges of oil and other pollution violations	In committee
Arizona		hille: https://		
Ends 4/30/23	Access an		/apps.azleg.gov/BillStatus/BillOverview?SessionID=122	
Arkansas Ends 3/15/23	Access all	bills: <u>https://</u>	/www.arkleg.state.ar.us/	
California 11/30/24	Access all	bills: <u>http://l</u>	eginfo.legislature.ca.gov/faces/billSearchClient.xhtml	
	SB 252	D	Introduced last year and failed to pass, would "force the state's public pension funds to divest from fossil fuels"	In committee
	SB 253	D	Climate Corporate Data Accountability Act. Introduced last year and failed to pass, "would require corporations with more than \$1 billion in revenue that operate in California to publicly disclose their greenhouse gas emissions"	In committee
	SB 261	D	Introduced last year and failed to pass, "requires companies that earn more than \$500 million in revenue to prepare climate-related financial risk reports"	In committee
Colorado Ends 5/8/23	Access all	bills: <u>https://</u>	/leg.colorado.gov/bills	
	HB23- 1069	D	Would create the biochar in oil and gas well plugging working advisory group in the Oil and Gas Conservation Commission. The work group's purpose is to make recommendations for the development of a pilot program to study the use of biochar in the plugging of oil and gas wells	In committee
	HB23- 1074	D	Would create a study regarding workforce transitions to other industries, and includes evaluating "the skill transferability of workers in the oil and gas industry and in	In committee

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			occupations in Colorado that are facing the most disruption due to automation	
	SB23-016	D	Would establish greenhouse gas (GHG) "reduction goals of 65 percent by 2035, and 80 percent by 2040, 90 percent by 2045, and increases the 2050 goal to 100 percent; and authorizes the Colorado Oil and Gas Conservation Commission (COGCC) to regulate Class VI Injection Wells after publicly determining that the COGCC has the necessary resources to ensure the safe and effective regulation of these wells;" among other related GHG reduction provisions	In committee
Florida 3/7/23 → 5/5/23	Access all I	oills: <u>https://</u>	/www.myfloridahouse.gov/Sections/Bills/bills.aspx	
Ocempie	A			
Georgia Ends 4/2/24	Access all I	oilis: <u>nttps://</u>	/www.legis.ga.gov/legislation/all	
Idaho Ends 3/31/23	Access all I	oills: <u>https://</u>	/legislature.idaho.gov/sessioninfo/	
Illinois Ends 1/5/25	Access all I	oills: <u>http://v</u>	www.ilga.gov/legislation/default.asp	
	HB 2870	D	Expands definitions related to forms of recorded instruments and provides for fees related to non-standard documents	Passed both chambers 1/9/23 (carryover bill from last session)
Indiana	Access all I	oille: http://i		
Ends 3/7/23	Access all I	onis. <u>http://</u> i	<u>gamgov</u>	
	SB 32	D	Would require the Department of State Revenue, the State Department of Labor, the Worker's Compensation Board of Indiana, and the Department of Workforce Development to report certain data related to the misclassification of workers each year for three years to the Interim Study Committee on Employment and Labor	In committee
	SB 247	R	Provides that a carbon sequestration project may not be undertaken unless the project is approved by the county legislative body (for a project located in the unincorporated area of a county) or the city or town legislative body (for a project located in a city or town)	In committee



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	SB 451	R	Provides provisions regarding the carbon sequestration pilot project	In committee
Kansas Ends 5/21/24	Access all	bills: <u>http://v</u>	www.kslegislature.org/li/	
	HB 2159	R	Would amend existing law to create certain fees for the regulation of underground injection control wells	In committee
	SCR 1602	R	Resolution disapproving the designation of the lesser prairie-chicken as a threatened species in Kansas by the United States Fish and Wildlife Service	Passed Senate; to House
Kentucky Ends 3/30/23	Access all	bills: <u>https:/</u>	/legislature.ky.gov/Legislation/Pages/default.aspx	
Louisiana 4/10/23 → 6/8/23	Access all		www.legis.la.gov/legis/BillSearch.aspx?sid=LAST	
Maryland Ends 4/10/23	Access all	bills: <u>https://</u>	/msa.maryland.gov/msa/mdmanual/07leg/html/proc.html	
Massachusetts Ends 1/2/25	Access all	bills: <u>https://</u>	/malegislature.gov/Bills/Search	
Michigan Ends 12/31/24	Access all https://www		e.mi.gov/(S(hybtdo1hqo2y4jsrnuzxecrb))/mileg.aspx?page=Bi	<u>ls</u>
Mississippi Ends 4/4/23	Access all	bills: <u>http://v</u>	www.legislature.ms.gov/	
	HB 383	R	Would extend the date of the repealers on those provisions that establish a temporarily reduced rate for the levy and assessment of severance taxes on the initial oil and natural gas produced from certain horizontally drilled wells and horizontally drilled recompletion wells	In committee



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X	HB 742	R	Provides that mineral estates separated from the surface estate shall revert to the owner of the surface estate after ten years of nonproduction	Died in committee
	HB 821	R	Provides for instances where a notary public may charge for services and sets forth requirements for the commission of a notary public	In committee
x	HB 1290	R	Would "create the orphaned well cryptocurrency mining partnership program for the purpose of authorizing cryptocurrency miners to assume liability of plugging, remediating, or reclaiming orphaned wells, in return for temporary control of the energy from the well" and provides for regulation and administration of the program	Died in committee
	SB 2312	R	Establishes a competitive bidding process with right of first refusal for the lease or sale of county-owned property	In committee
X	SB 2435	R	Creates the Orphaned Well Partnership Program and provided related provisions and requirements under the program	Died in committee
	SB 2697	R	Would extend the repealers on those provisions that establish a reduced rate for the levy and assessment of severance taxes on the initial oil and natural gas produced from certain horizontally drilled wells and horizontally drilled recompletion wells	In committee
Missouri Ends 5/30/23	Access all	bills: <u>https://</u>	/www.house.mo.gov/LegislationSP.aspx	
Montana Ends 4/25/23	Access all	bills: <u>http://l</u>	aws.leg.mt.gov/legprd/law0203w\$.startup?P_SESS=20231	
	HB 289	R	Would revise notice requirements for an owner's share of costs to develop an oil or gas well	In committee
	SB 22	D	Adds a new provision to existing independent contractor law to provide an independent contractor analysis section	In committee
Nebraska Ends 4/18/24			/nebraskalegislature.gov/bills/ on-party affiliation state legislature	
	LB 94	-	Would adopt the Uniform Commercial Code	In committee
	LB 395	-	Would change the compensation of members of the Nebraska Oil and Gas Conservation Commission	In committee
Nevada 2/6/23 → 6/1/23	Access all	bills: <u>https://</u>	/www.leg.state.nv.us/Session/82nd2023/	
New Jersey Ends 1/9/24	Access all	bills: <u>https://</u>	/www.njleg.state.nj.us/	



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New Mexico Ends 3/18/23	Access all	bills: <u>https://</u>	/www.nmlegis.gov/Legislation/BillFinder/Number	
	HB 26	D	Reinstates certain provisions regarding notice of abandoned property lists, requiring the Taxation and Revenue Department (TRD) to publish a notice of abandoned property in each county of the last known address of a person on the notice, or the last known address of that person's principal place of business, and clarifies that advertisements must be likely to attract the owner, not just the general public"	In committee
	HB 32	D	Proposes a personal income tax credit of 40 percent of the cost of equipment and installation for an energy storage system installed for taxable years up to January 1, 2028. The credit is for installation of an energy storage system on the claimant's residential, agricultural, or commercial property"	In committee
	HB 42/ SB 5	D	Creating the statewide public health and climate program; creating the public health and climate resiliency fund; providing appropriations	In committee
	HB 45	D	Would amend the Natural Heritage Conservation Act to provide for land acquisition for conservation purposes	In committee
	HB 67	D	Adds "energy storage facilities" to "the authority granted municipalities and counties to negotiate an industrial revenue bond (IRB). This parallels the authority granted these jurisdictions to negotiate an IRB for solar and wind production projects and for renewable energy transmission facilities. The bill also provides a gross receipts tax deduction for sales to governments of energy storage equipment"	In committee
	HB 89	R	Establishes the Taxpayer Dividend Income Tax Rebate Fund and provides that the net receipts for that fiscal year of the money received by the state pursuant to the federal Mineral Leasing Act exceed the annual average amount, the excess shall be distributed to the taxpayer dividend income tax rebate fund	In committee
	HB 95	D	Provides that the state commissioner of public lands establish a renewable energy office	In committee
	HB 96	R	Would amend the definition of "renewable energy resources" under existing law to include natural gas generated from combined cycle technology	In committee; tabled as of 1/27/23
	SB 8	D	Regarding geothermal resources, the bill would add geothermal resources to the center of excellence at the New Mexico Institute of Mining and Technology; amends the duties of the Energy Conservation and Management Division of the Energy, Minerals and Natural Resources Department; Creates the geothermal resources development fund; authorizes grants; creates the geothermal resources revolving loan fund; authorizes loans; and make related appropriations	In committee

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	SB 26	D	Would provide for the distribution of certain excess oil and gas tax revenues and federal mineral leasing act payments to the severance tax permanent fund	In committee
	SB 74	D	Would amend "the Public Utility Act, to include a definition for 'clean energy' as only energy generated from solar heat, solar light, wind, geothermal reservoirs, biomass, or hydropower. SB74 would prevent the Public Regulation Commission (PRC) from approving any certificates of public convenience and necessity (CPCN) as required in Section 62-13-2 NMSA 1978 and would also prevent PRC from approving any integrated resource plans (IRP) as required in Section 17.7.3.8 NMAC for facilities that do not produce 'clean energy' as defined by the bill"	In committee
	SB 112/ HB 91	D	Would amend existing law "to add language permitting the natural resources trustee to pursue natural resource damage claims related to the release of contaminants under state law," which includes the Air Quality Control Act, the Hazardous Waste Act, and the Water Quality Act	In committee
	SB 164	D	Regarding state lands, the bill would set the royalty rate on future oil and gas development leases on state trust lands to enhance revenue for beneficiaries; and requires a royalty on vented or flared gas	In committee
New York Ends 1/2/25	Access all	bills: <u>http://</u> p	public.leginfo.state.ny.us/navigate.cgi	
North Carolina Ends 6/30/24	Access all	bills: <u>https://</u>	/www.ncleg.gov/	
North Dakota Ends 4/28/23	Access all	bills: <u>https://</u>	/www.ndlegis.gov/assembly/68-2023/regular	
	HB 1062	R	Would amend existing law relating to regulation of oil and gas wells, service requirements, modernization of the notice requirement, updating position titles, clarification for mortgage insurance requirements, an exemption for specialized mill equipment, and flare mitigation	Passed House; to Senate
	HB 1074	R	Provides for public hearings related to water permits	Passed House; to Senate
	HB 1083	R	Provides for remote notarial acts	Passed House; to Senate
	HB 1272	R	Would amend existing law relating to the jurisdiction of the industrial commission and reviewing the enhanced oil recovery potential status of a well and rights of surface owners	Passed House; to Senate

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	HB 1286	R	Would amend existing law to retain the oil extraction tax rate at 5 percent	In committee
	HB 1427	R	Would create an oil extraction tax exemption on production from a restimulation well as provided	In committee
	HB 1510	R	Would amend existing law "relating to legal fees and costs a surface owner or mineral developer may be awarded in cases relating to the development of minerals"	In committee
	HB 1520/ SB 2374	R	Updates existing law by providing requirements for royalty payment information and statements, ownership interest information statements, updated provisions related to the obligation to pay royalties, Inspection of production and royalty payment records, and the resolution of spacing unit ownership interest disputes	In committee
	HCR 3006	R	Concurrent resolution urges Congress to support policies to increase oil refining capacity in the United States	In committee
	SB 2057	R	Relates to changes made to the delivery of permit hearing notices	Passed Senate; to House
	SB 2058	R	Relates to the jurisdiction of commission and adding wellhead and equipment located at or on oil or gas well sites	Passed Senate; to House
	SB 2059	R	Relates to the balance in the abandoned oil and gas well plugging and site reclamation fund	Passed Senate; to House
	SB 2089	R	Would create the Clean Natural Gas Capture and Emissions Reduction Program and provides governing provisions and appropriations	In committee
	SB 2162	R	Provides for oil and gas gross production tax allocations to counties	In committee
	SB 2194	R	Would create a post-production royalty oversight program	In committee
	SB 2197	R	Would create the Re-energize North Dakota scholarship which provides that "The state board of higher education may award scholarships for the purpose of recruiting and retraining individuals to work in the North Dakota oil and gas industry"	In committee
	SB 2228	R	Would amend existing law relating to permit requirements for pore space storage and nonconsenting pore space owners	In committee
	SB 2311	R	Would amend existing law regarding well or pipeline construction liens and construction liens	In committee
	SB 2317	R	Would amend existing law regarding provisions related to storage in an oil and gas reservoir, saline reservoir or aquifer, and storage in a salt cavern	In committee
Ohio Ends 12/31/24	Access all	bills: <u>https:/</u>	/www.legislature.ohio.gov/	
<u>∠IIUS 12/31/24</u> ✓	HB 507	R	The bill requires, rather than authorizes, every state agency to lease agency-owned or controlled resources for development until the date on which the nomination procedure rules are adopted by the Commission. The state agency must enter the lease in good faith. The bill specifies	Enacted 1/6/23; Multiple eff. dates

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			the person seeking to lease the resources must submit proof of both of the following to the state agency: 1. Insurance and financial assurance; and 2. Registration with the Division of Oil and Gas Resources." The bill "also includes, as 'green energy,' energy generated by using natural gas as a resource."	
✓	HB 203/ SB 131	R	Would require an occupational licensing authority to issue a license or government certification to an applicant who holds a license, government certification, or private certification or has satisfactory work experience in another state under provided circumstances	Passed House only (HB 203); SB 131 enacted 1/2/23; Multiple eff. dates
Oklahoma	Access all	oills: http://v	www.oklegislature.gov/	
2/6/23 → 5/25/24				
Pennsylvania Ends 11/30/24	Access all I	bills: <u>https:/</u>	/www.legis.state.pa.us/cfdocs/legis/home/bills/index.cfm	
	SR 9	R	Urges the President of the United States to restart and expedite the completion of the Keystone XL pipeline	In committee
South Carolina Ends 6/30/24	Access all I	oills: <u>https://</u>	/www.scstatehouse.gov/legislation.php	
South Dakota Ends 3/27/23	Access all I	oills: <u>https:/</u>	/sdlegislature.gov/Session/Bills/64	
	HB 1137	R	The purpose is to "reduce certain gross receipts tax rates and a use tax rate, and to repeal a conditional reduction of certain gross receipts tax rates"	In committee
Tennessee Ends 4/26/24	Access all I	oills: <u>http://v</u>	vww.capitol.tn.gov/	
Texas Ends 5/29/23	Access all bills: https://capitol.texas.gov/			
	HB 33	R	Would prevent the implementation of any federal regulations on oil or gas production in Texas	In committee

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	HB 1296	D	Relates to the recusal of a member of the Railroad Commission of Texas in certain matters	In committee
	HB 1302	R	Relates to inspections and examinations by the Railroad Commission of Texas of certain sites and facilities conducted using unmanned aircraft	In committee
	HB 1459	D	Relates to the establishment by the Railroad Commission of Texas of a policy to eliminate the routine flaring of natural gas from wells or other facilities regulated by the commission	In committee
	SB 470	R	Would limit federal regulation of oil and gas operations within the state	In committee
	SB 501	R	Relates to a cause of action for the bad faith washout of an overriding royalty interest in an oil and gas lease	In committee
	SB 502	R	Relates to the treatment, recycling for beneficial use, or disposal of drill cuttings	In committee
AAPL sponsored bill	SB 604	R	Protects landmen by expanding the definition of landwork to include all sources of energy, including renewables, to protect against Unauthorized Practice of Law violations; Regarding independent contractor status, updates the Occupations Code to include the expanded definition of landwork in the protective language to ensure the full scope and breadth of work performed by independent contractor landmen is protected; and provides for Landman Carve Out for Land Brokers as to the Franchise/Margin Tax by updating the Tax Code to ensure the provision fully captures the complete definition of those areas in which Texas landmen work regarding the Franchise Tax (Determination of Total Revenue From Entire Business) carveout for landmen	Filed 1/25/23
Utah Ends 3/3/23	Access all	bills: <u>https://</u>	<u>/le.utah.gov/DynaBill/BillList?session=2022GS</u>	
	HB 273	R	This state trust lands administration amendments bill "modifies the administration of state trust lands." Specifically, the bill "defines terms; creates rulemaking authority for the sale, exchange, lease, or other disposition or conveyance of trust lands; adds criteria for the sale, lease, exchange, or other disposition of trust lands; and makes technical changes"	In committee
	HB 321	R	This mineral lease amendments bill "modifies mineral lease application procedures." Specifically, this bill "introduces an online option for the disclosure of a mineral lease application; and modifies the deadline for disclosing an application"	In committee
	SB 107	R	Modifies provisions related to oil and gas severance tax, specifically, the bill creates the Impact Projects Restricted Account (restricted account) to fund loans and grants to local governments impacted by mineral resource development; funds the restricted account with above-trend revenue from the oil and gas severance tax; directs the Permanent Community Impact Fund Board to award loans and grants from the restricted account for infrastructure	In committee

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			projects intended to address the impacts of mineral resource development; and provides appropriations	
Virginia Special Session through 1/30/23	Access all	bills: <u>https://</u>	/virginiageneralassembly.gov/	
West Virginia Ends 3/11/23	Access all	bills: <u>https://</u>	/www.wvlegislature.gov/	
	HB 2021	D	Provides stable and adequate funding to the Office of Oil and Gas of the Department of Environmental Protection in order to oversee oil and gas wells' compliance with the law for the life of the wells. The bill provides the funding by requiring an annual oversight fee of \$100 for each well	In committee
	HB 2022	D	Purpose of this bill is to provide that the limit of disturbance of a well site may not be closer to an occupied building than 2,500 feet	In committee
	HB 2174	R	Purpose of this bill is to require the secretary of the Department of Environmental Protection to adopt rules relating to the standardization of leases, deeds, or contracts relating to oil and gas, consistent in format with the purpose of making the terms of these documents less confusing to the landowners	In committee
	HB 2574	R	As to the authority of the Director of the Division of Natural Resources, the purpose of this bill is to set forth limitations of entry onto private lands; clarify the process for law enforcement entry onto posted private lands; and clarify the use of surveillance cameras on or near posted private lands	In committee
	HB 2623	D	Purpose of this bill is to require lessees of West Virginia real estate who make natural resources royalty payments for in-state property to any nonresident lessor, to withhold West Virginia personal income tax on natural resources royalty payments; also provides exceptions, penalties, defines terms and grants rule-making authority	In committee
	HB 2852	D	Would create the Orphan Well Prevention Act of 2023 and the purpose of this bill is to prevent oil and gas wells from being orphaned on surface owner's land with no responsible driller or operator with the resources to plug the well	In committee
	SB 13	R	Regarding well plugging, the bill establishes an annual oversight fee for wells producing more than 10,000 cubic feet of gas per day	In committee
	SB 60	R	Provides for the withholding of personal income tax on income from natural resources royalty payments for nonresidents	In committee

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	SB 109	R	Purpose of this bill is to create the Orphan Oil and Gas Well Prevention Act and related processes and requirements; operator and prior operator requirements; plugging assurance	In committee	
✓	SB 161	R	Amends the existing natural resources code property management section to provide that the division shall have the authority, with the approval in writing of the Secretary of the Department of Commerce, to sell, lease, or otherwise dispose of property that is under the jurisdiction and control of the director. The director may convey property in exchange for money, security or property, both real and personal, and any interest in such property, including lands and waters, which he or she deems suitable for the purposes of the division	Enacted 1/24/23; Eff. immediately	
✓	SB 162	R	Would authorize the director of the Division of Natural Resources to lease state-owned pore spaces underlying state forests, natural and scenic areas, and management areas, and other lands under the jurisdiction and control of the director for carbon sequestration; prohibiting the leasing of pore spaces underlying state parks; establishing competitive bidding process; providing for procedures and requirements; and authorizing the director to directly award a pore space under certain circumstances when necessary for an economic development project	Enacted 1/24/23; Eff. immediately	
	SB 183	R	Natural Resources Anti-Commandeering Act with the purpose to protect employees of the State of West Virginia and its political subdivisions from being commandeered by a federal agency or other agent to enforce federal regulations and other actions related to extractive resources or related downstream industries, which do not exist in state law	In committee	
	SB 448	R	"The purpose of this bill is to ensure that the WVDEP Office of Oil and Gas has sufficient money to inspect the oil and gas wells of the State of West Virginia in an efficacious and diligent manner that protects the people and environment of the State from degradation related to violations of the West Virginia oil and gas production laws"	In committee	
Wisconsin Ends 1/2/25	Access all	bills: <u>https:/</u>	/docs.legis.wisconsin.gov/2021		
Wyoming Ends 3/10/23	Access all bills: https://www.wyoleg.gov/Legislation/search				
	HB 20	R	Relating to land exchange notice and relating to state lands; "requiring notice and opportunity to comment before completing an exchange; and specifying applicability"	Passed House	
	HB 22	R	Relating to the state land lease deficiencies cure process, provides "for notification of noncompliance in a state land lease renewal; providing opportunities for compliance; [and] conforming time frames for lessee compliance"	Passed House	

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	HB 106	R	Would reimpose a moratorium on the exercise of the power of condemnation for wind energy collector systems for a period of time as amended	Passed House
	HB 114	R	Relating to state lands, the bill revises "provisions related to improvements made by a lessee of state lands; extending the maximum length of certain leases of state lands; authorizing leases for residential purposes; [and] specifying that leases are required to comply with minimum state standards"	In committee
	HB 116	R	Amends existing law to provide for provisions prohibiting foreign property ownership in Wyoming	In committee
	HB 131	R	Relating to state lands, the bill "establish[es] a legislative task force on state lands and investments; specifying membership, powers and duties of the task force; specifying termination of the task force; requiring reports; [and] providing appropriations"	In committee
	HB 163	R	Establishes severance tax refunds for specified oil, natural gas and coal severance taxes based on increased federal mineral royalty (FMR) rates	In committee
	HB 171	R	Relating to state lands, the bill provides for 30-day notice to be given before the lease of school lands; allowing county residents to match the highest bid for leases of school lands as specified; allowing the board of land commissioners to lease the school land to the highest bidder as specified; and providing for related provisions	In committee
	HB 267	R	Provides for "granting the state of Wyoming the right of first refusal for real property conveyances to the United States and federal agencies; specifying conditions for the purchase of property by exercising the right of first refusal; specifying duties for property owners and the board of land commissioners; providing a continuous appropriation; providing definitions; [and] making conforming amendments"	In committee
	SF 81	R	Relating to ad valorem taxation of mineral production; clarifying the calculation of the payment amount for mineral production; clarifying distribution of monthly ad valorem payments received by the county treasurer. Regarding monthly payment of ad valorem tax on gross product of mineral production, the tax year shall be the calendar year when mineral production occurs; also updates the applicable calculation of the mill levy rate	In committee
	SF 107	R	Relating to state lands, the bill "provid[es] for the acquisition, exchange or sale of state trust lands as specified; [and] designating criteria for the sale and exchange of state trust lands" and creates a definition of "isolated parcel" and provides for the disposal of such parcels that are 80 acres of less.	In committee
	SF 128	R	Relating to state lands, the bill would remove the requirement that state and federal lands be equal in size when exchanged by the state and the federal government; and requires that federal and state land exchanges be subject to the orders, rules and regulations related to the exchange of lands	Passed Senate

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	SF 154	R	Supports "efforts to maintain and expand the oil and gas industry in Wyoming through constructing and facilitating the construction of oil and gas refineries and the expansion of existing oil and gas refineries in Wyoming." The bill provides for revenue bonds to finance construction or expansion of oil and gas refineries in Wyoming	In committee
	SF 156	R	Regarding oil and gas forced pooling/drilling units, the bill specifies "that oil and gas operators must negotiate with mineral owners in good faith"	In committee
FEDERAL U.S. Congress 2023-2024 term	Access all I	bills: <u>https:/</u>	/www.congress.gov/	
	H.R. 21	R	Strategic Production Response Act. Would provide for the development of a plan to increase oil and gas production under oil and gas leases of Federal lands under the jurisdiction of the Secretary of Agriculture, the Secretary of Energy, the Secretary of the Interior, and the Secretary of Defense in conjunction with a drawdown of petroleum reserves from the Strategic Petroleum Reserve	In committee
	H.R. 22/ S. 9	R	Protecting America's Strategic Petroleum Reserve from China Act. Prohibits the sale and export of crude oil from the Strategic Petroleum Reserve (SPR) to China. Specifically, the bill prohibits the Department of Energy (DOE) from selling petroleum products (e.g., crude oil) from the SPR to any entity that is under the ownership, control, or influence of the Chinese Communist Party. Further, DOE must require as a condition of any sale of crude oil from the SPR that the oil not be exported to China	H.R. 22 passed House 1/12/23; to Senate
	H.R. 23	R	Family and Small Business Taxpayer Protection Act. Would defund the Biden Administration's plan to hire 87,000 new IRS agents enacted under the 2022 Inflation Reduction Act and block efforts to drastically increase audits on middle class families while preserving funding for customer service and IT modernization	Passed House; to Senate
	H.R. 98	R	Federal Land Freedom Act. Would empower states to control the development and production of all forms of energy on all available federal land within their state boundaries. It would also cut red tape that hinders a state's ability to develop energy resources on federal land	In committee
	H.R. 178	D	Public Land Renewable Energy Development Act of 2023. To promote the development of renewable energy on public lands.	In committee
	H.R. 356	R	Would require the Secretary of the Interior to conduct a minimum number of oil and gas lease sales in certain areas, to prevent delays in oil and gas leasing	In committee
	H.R. 3326	D	Public Land Renewable Energy Development Act. To promote the development of renewable energy on public lands	In committee

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	H.R. 9456	R	Promoting Local Management of the Lesser Prairie Chicken Act. Amends the Endangered Species Act of 1973 to exclude certain populations of the lesser prairie chicken from the authority of such Act by putting their habitats and protection under local control	In committee
	S. 11	R	Secure Auction For Energy Reserves Act of 2023, or SAFER Act of 2023. Would "amend the Energy Policy and Conservation Act to require the Secretary of Energy to stipulate, as a condition on the sale at auction of any petroleum products from the Strategic Petroleum Reserve, that the petroleum products not be exported to certain countries, [and] to prohibit such sales to certain state- owned entities"	In committee
	S. 19	R	Fracturing Regulations are Effective in State Hands Act, or the FRESH Act. The bill would clarify that a State has the sole authority to regulate hydraulic fracturing on Federal land within the boundaries of the State	In committee
	S. 20	R	Federal Land Freedom Act of 2023. The bill serves to achieve domestic energy independence by empowering States to control the development and production of all forms of energy on all available Federal land. In short, the bill provides an avenue for state governments to lease, permit and regulate oil and gas exploration and development on federal lands located within their borders	In committee
	S. 23	R	Promoting Cross-Border Energy Infrastructure Act. The bill would eliminate a requirement that gives the president sole permit authority over cross-border crude oil, petroleum products, natural gas and electric transmission infrastructure approvals. Instead, the Federal Energy Regulatory Commission, an independent government agency, and Department of Energy would approve cross- border permits for petroleum and transmission lines, respectively	In committee
	S. 31	R	Strategic Production Response (SPR) Act. Would prohibit the Secretary of Energy from tapping the SPR for reasons other than a severe energy supply interruption until the secretary of the Interior issues a plan to increase oil and gas production on federal lands and waters	In committee
	S. 67	D	A bill to require the Federal Trade Commission to conduct a study on conduct related to oil and gas prices	In committee
	S. 5124/ H.R. 9344	D	Chaco Cultural Heritage Area Protection Act. Would protect Chaco Canyon and the greater landscape surrounding the Chaco Culture National Historical Park and prevent future leasing and development of oil, gas, and minerals on federal lands that are located within a 10-mile buffer zone around the park	In committee

State/ Session end	Bill No.	Sponsor (D/R)	Description	Status			
	S. 5205	D/R	Abandoned Well Remediation Research and Development Act. Would amend the Infrastructure Investment and Jobs Act to require the Secretary of Energy to establish an abandoned wells research, development, and demonstration program	In committee			
	S. 5214/ H.R. 8991	D	Methane Emissions Research Act of 2022. A bill to direct the Administrator of the Environmental Protection Agency to conduct a measurement-based national methane research pilot study to quantify methane emissions from certain oil and gas infrastructure	In committee			
	S. 5216	D	Close Big Oil Tax Loopholes Act. Aims to eliminate tax incentives for large oil companies and includes any oil and gas company with gross receipts over \$50 million, and includes new provisions to eliminate the enhanced oil recovery credit for companies with gross receipts over \$50 million, and eliminate access to the 45Q credit for all enhanced oil recovery operations	In committee			
	S. 5217	D	Use it or Lose it Act. A bill to promote the diligent development of Federal oil and gas leases. Requires the Secretary of the Interior to establish development benchmarks and requirements for lease holders to hit after securing a federal oil and gas lease and implements a \$10/acre annual fee on federal oil and gas leases that don't produce oil or gas in a given year. The Secretary would be required to adjust the fee at least once every 5 years to ensure that it adequately incentivizes the diligent development of leases	In committee			
	TOTAL BILLS: 12						
TOTAL BILLS: 125							