

Legislative Link Bill Tracking List

51st Legislature - 2nd Regular Session, 2014

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Neighborhood Bills

Posted Calendars and Committee Hearings

- H2098: LOAN ORIGINATORS
Hearing: Senate Finance (Wednesday 03/05/14 at 2:00 PM, Senate Rm. 3)
- H2120: MOTOR VEHICLE SALES
Hearing: Senate Transportation (Tuesday 03/04/14 at 2:00 PM, Senate Rm. 3)
- H2505: LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY
Hearing: Senate Judiciary (Monday 03/03/14 at 2:00 PM, Senate Rm. 1)
Hearing: Senate Transportation (Tuesday 03/04/14 at 2:00 PM, Senate Rm. 3)
- S1047: CLOSING PROTECTION LETTERS; ESCROW AGENTS
Hearing: House Financial Institutions (Monday 03/03/14 at 2:00 PM, House Rm. 5)

Bill Summaries

H2020: LIVE ANIMAL PRIZES PROHIBITED

It is a class 3 misdemeanor to give away live animals as a prize for or as an inducement to enter any game or other competition, as an inducement to enter a place of amusement or as an incentive to enter into a business agreement.

First sponsor: Rep. Kavanagh

H2020 Daily History	Date	Action
LIVE ANIMAL PRIZES PROHIBITED	1/14	referred to House jud.

H2022: ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP

A person who is convicted of certain animal cruelty related crimes is prohibited from adopting, owning or otherwise having care or custody of any animal in the person's household. Violations are a class 1 misdemeanor. Within 90 days after conviction of specified animal cruelty related crimes, the person must transfer all animals to another person who is not in the same household. After two years, the person may apply to the sentencing court to have their right to possess an animal restored, unless the person was convicted of a subsequent violation.

First sponsor: Rep. Kavanagh

H2022 Daily History	Date	Action
ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP	1/14	referred to House jud.

H2024: AGGRESSIVE SOLICITATION; OFFENSE

A person is prohibited from soliciting money or the sale of goods or services within 15 feet of a bank entrance or ATM, in any public transportation vehicle or within 10 feet of a bus stop, or in various situations involving making physical contact with or obstructing the passage of the person being solicited, or in a manner that is likely to cause a reasonable person to fear imminent bodily harm. A first violation is a petty offense, and subsequent violations are a class 3 misdemeanor. It is no longer considered "loitering" (a class 3 misdemeanor) to be present in a public place to beg.

First sponsor: Rep. Kavanagh

H2024 Daily History	Date	Action
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AGGRESSIVE SOLICITATION; OFFENSE 2/27 from House rules okay.
AGGRESSIVE SOLICITATION; OFFENSE 2/20 from House jud do pass.
AGGRESSIVE SOLICITATION; OFFENSE 1/15 referred to House jud.

H2029: LAETRILE; PROHIBITION

The nutritional supplement amygdalin or laetrile is no longer exempt from the prohibition on manufacturing, selling or giving away any new drug unless it fully complies with federal laws and regulations. Statutes regulating the distribution and sale of amygdalin or laetrile are repealed.

First sponsor: Rep. Kavanagh

H2029 Daily History	Date	Action
LAETRILE; PROHIBITION	1/15	referred to House hel.

H2038: STATE PARKS; DISABLED VETERANS' PASS

The Arizona State Parks Board is authorized to issue a disabled veteran's pass at no charge to an Arizona resident who submits satisfactory evidence that the person is a veteran with a service-connected disability of at least 30 percent. The pass must grant park entrance to all state parks.

First sponsor: Rep. Goodale

H2038 Daily History	Date	Action
STATE PARKS; DISABLED VETERANS' PASS	1/15	referred to House pub-mil-reg.

H2048: INSURANCE ADJUSTERS; PORTABLE ELECTRONICS

An insurance adjuster who is a resident of a state that does not license adjusters and who is otherwise permitted to adjust portable electronics insurance policies in the applicant's resident state is permitted to apply for a license granting the adjuster authority to adjust portable electronics insurance policies in Arizona. Portable electronics vendors are no longer prohibited from offering or selling insurance other than insurance incidental to portable electronic transactions. Portable electronics insurance customers may cancel the coverage at any time and must receive a pro rata refund or credit within 60 days after notice of cancellation. AS PASSED HOUSE.

First sponsor: Rep. Allen

H2048 Daily History	Date	Action
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/27	from Senate fin do pass.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/26	from Senate com-energy-mil do pass.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/18	referred to Senate fin, com-energy-mil.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/11	passed House 59-0; ready for Senate.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/6	House COW approved with amend #4003.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	2/4	from House rules okay.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	1/22	from House ins-ret with amend #4003.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	1/21	House ins-ret amended; report awaited.
INSURANCE ADJUSTERS; PORTABLE ELECTRONICS	1/21	referred to House ins-ret.

H2062: CHILD PROTECTIVE SERVICES; DUTIES

The primary purpose and duties of Child Protective Services are modified. CPS is required to investigate reports of child abuse and neglect; assess, promote and support the safety of a child in a safe and stable family; work cooperatively with law enforcement regarding reports that include criminal conduct allegations; and coordinate services to achieve permanency on behalf of the child, without compromising child safety.

First sponsor: Rep. E. Farnsworth

H2062 Daily History	Date	Action
CHILD PROTECTIVE SERVICES; DUTIES	2/13	House ref-hu ser held.
CHILD PROTECTIVE SERVICES; DUTIES	1/22	referred to House ref-hu ser.

H2063: RETIREMENT SAVINGS; EMPLOYEES

Adds a new chapter to Title 23 (Labor) establishing the Arizona Secure Choice Retirement Savings (ASCRS) Trust Program. Any person or entity engaged in business or other enterprise in Arizona, excluding public entities, that has five or more employees and has been in business at all times during the current and preceding calendar year is an eligible employer and may participate in the ASCRS Program. Establishes a 7-member ASCRS Board, specifies Board powers, and establishes an ASCRS Trust to be administered by the Board. The ASCRS Program must include one or more payroll deposit retirement savings arrangements as determined by the Board. Provides for enrollment, contributions and financial reports. The ASCRS Program terminates on July 1, 2024.

First sponsor: Rep. Quezada

H2063 Daily History	Date	Action
RETIREMENT SAVINGS; EMPLOYEES	1/22	referred to House ins-ret, appro.

H2064: EARLY VOTING CENTERS; EXTENDED HOURS

On-site early voting locations are required to be open until 7:00 PM each business day during the early voting period through the Monday preceding election day (instead of until 5:00 PM through the Friday preceding election day), and must also be open on Saturdays and Sundays until 7:00 PM during the two weekends immediately preceding election day.

First sponsor: Rep. Quezada

H2064 Daily History	Date	Action
EARLY VOTING CENTERS; EXTENDED HOURS	1/28	referred to House jud.

H2065: VOTER REGISTRATION; SAME DAY

A person who is otherwise qualified to vote may register on Election Day at the polling place for the precinct in which that person maintains residence. Election day registration does not qualify a person to vote in a partisan primary election until at least 29 days after the date of registration.

First sponsor: Rep. Quezada

H2065 Daily History	Date	Action
VOTER REGISTRATION; SAME DAY	1/28	referred to House jud.

H2098: LOAN ORIGINATORS

Modifies loan originator license renewal requirements by requiring the approved course of study for loan originators to be completed during the three-year period preceding application, increased from two years, and requiring a licensee who failed to maintain a valid license for five years or longer to retake the licensing examination.

First sponsor: Rep. Brophy McGee

H2098 Daily History	Date	Action
LOAN ORIGINATORS	2/19	referred to Senate fin.
LOAN ORIGINATORS	2/18	passed House 53-7 ; ready for Senate.
LOAN ORIGINATORS	2/11	from House rules okay.
LOAN ORIGINATORS	2/10	to House consent calendar.

LOAN ORIGINATORS 2/7 from House fin-inst do pass.
LOAN ORIGINATORS 1/22 referred to House fin-inst.

H2100: ADDRESS CONFIDENTIALITY PROGRAM

Participants in the Address Confidentiality Program are added to the list of persons who may request that the general public be prohibited from accessing the person's address and telephone number contained in records maintained by the county recorder. Program participants must attach a copy of his/her current and valid Program authorization card and a statement of certification provided by the Secretary of State's office when making the request.

First sponsor: Rep. Brophy McGee

H2100 Daily History	Date	Action
ADDRESS CONFIDENTIALITY PROGRAM	2/27	House COW approved with amend #4054 . Passed House 55-0 ; ready for Senate.
ADDRESS CONFIDENTIALITY PROGRAM	2/19	from House rules okay.
ADDRESS CONFIDENTIALITY PROGRAM	2/5	from House gov with amend #4054 .
ADDRESS CONFIDENTIALITY PROGRAM	1/22	referred to House gov.

H2102: LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM

The qualified electors nominated by a legislative district's precinct committeemen to fill a legislative vacancy are no longer required to reside in the same county as the person who held the office immediately before the vacancy. For the purpose of the nomination, 50 percent or more of all precinct committeemen in the legislative district, instead of in the district and county, in which the vacancy occurred must be present. Each of the nominated persons is required to submit an affidavit swearing to or affirming the person's actual residence address and swearing that the person has all of the qualifications to serve in that specific legislative office. AS PASSED HOUSE.

First sponsor: Rep. Townsend

H2102 Daily History	Date	Action
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	2/19	referred to Senate gov-env.
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	2/18	passed House 57-3 ; ready for Senate.
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	2/13	House COW approved with amend #4015 and floor amend #4149 .
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	2/11	from House rules okay.
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	1/29	from House gov with amend #4015 .
LEGISLATIVE VACANCIES; DISTRICT RESIDENCY; QUORUM	1/22	referred to House gov.

H2103: CONCEALED CARRY PERMIT; QUALIFICATIONS

An applicant who is at least 19 years of age, instead of the required 21 years of age, may qualify for a concealed weapons permit if the applicant provides evidence of current military service or proof of honorable discharge from the U.S. armed forces, reserves or a state national guard.

First sponsor: Rep. Townsend

H2103 Daily History	Date	Action
CONCEALED CARRY PERMIT; QUALIFICATIONS	2/5	from House pub-mil-reg do pass.
CONCEALED CARRY PERMIT; QUALIFICATIONS	1/22	referred to House pub-mil-reg.

H2120: MOTOR VEHICLE SALES

Motor vehicle dealers are prohibited from parking a motor vehicle for the purpose of displaying the vehicle for sale on a public street, highway, parking lot or other public property, or on private property where the public may lawfully drive (other than the dealer's lot). Modifies various penalties for motor vehicle dealer violations. Also, peace officers are required to cause the removal and either immobilization or impoundment of a vehicle that is displayed for sale with a vehicle identification

number that has been destroyed, removed, covered or altered. AS PASSED HOUSE.

First sponsor: Rep. Fann

H2120 Daily History	Date	Action
MOTOR VEHICLE SALES	2/25	referred to Senate trans.
MOTOR VEHICLE SALES	2/24	passed House <u>56-3</u> ; ready for Senate.
MOTOR VEHICLE SALES	2/20	House COW approved with amend <u>#4075</u> .
MOTOR VEHICLE SALES	2/17	from House rules okay.
MOTOR VEHICLE SALES	2/6	from House trans with amend <u>#4075</u> .
MOTOR VEHICLE SALES	1/22	referred to House trans.

H2137: TOBACCO RETAILER; LOCATION RESTRICTION

Municipalities are prohibited from adopting a zoning ordinance that allows a "tobacco retailer" (defined) to be located within 300 feet of a child care facility, a public or private school, a public playground or a public recreational facility.

First sponsor: Rep. Otondo

H2137 Daily History	Date	Action
TOBACCO RETAILER; LOCATION RESTRICTION	1/22	referred to House educ, gov.

H2144: SCHOOL PUPILS; ACADEMIC INTERVENTION

Beginning in the 2016-17 school year, school district governing boards are required to maintain a confidential list of students with a grade point average of 2.0 or lower on a 4.0 scale, or the equivalent. The school district is required to provide academic interventions, as determined by the board, to the students on the list until their GPA exceeds 2.0.

First sponsor: Rep. Meyer

H2144 Daily History	Date	Action
SCHOOL PUPILS; ACADEMIC INTERVENTION	2/27	House COW approved with amend <u>#4189</u> .
SCHOOL PUPILS; ACADEMIC INTERVENTION	2/24	from House rules okay.
SCHOOL PUPILS; ACADEMIC INTERVENTION	2/18	from House educ with amend <u>#4189</u> .
SCHOOL PUPILS; ACADEMIC INTERVENTION	2/17	withdrawn from House gov.
SCHOOL PUPILS; ACADEMIC INTERVENTION	1/22	referred to House educ, gov.

H2151: AMUSEMENT GAMBLING (CERTIFICATION; FAMILY-ORIENTED GAMING)

The Department of Gaming is required to certify a business for family-oriented gaming if the business complies with a list of specified requirements, including that it offers to the public a device, game or contest that is played for entertainment and where skill is the predominant factor in the game instead of chance, that it is located in a permanent structure, and that it has no area that is age restricted. The Dept is authorized to adopt rules to carry out this chapter, prescribe a fee for certification, and inspect a certified business up to two times each calendar year. Conditionally repealed if a tribe finds that family-oriented gaming is a new form of gaming and notifies the state of its finding pursuant to the tribal-state gaming compact.

First sponsor: Rep. E. Farnsworth

H2151 Daily History	Date	Action
AMUSEMENT GAMBLING	2/27	House COW approved with amend <u>#4145</u> . NOTE SHORT TITLE CHANGE. Passed House <u>56-2</u> ; ready for Senate.
CERTIFICATION; FAMILY-ORIENTED GAMING	2/19	from House rules okay.
CERTIFICATION; FAMILY-ORIENTED GAMING	2/13	from House jud with amend <u>#4145</u> .
CERTIFICATION; FAMILY-ORIENTED GAMING	2/3	referred to House jud.

H2178: LOTTERY; FUNDING; LTAF; RESTORATION

Establishes the Local Transportation Assistance Fund (LTAF) and requires the Legislature to appropriate an amount necessary to provide that the total monies available in LTAF for each fiscal year (FY) equal \$20.5 million. The State Treasurer is required to pay municipalities a maximum of \$23 million each FY from the available monies in LTAF in proportion to the population of each municipality, except that each municipality is entitled to receive at least \$10,000. The State Treasurer is also required to distribute up to \$18 million each FY to counties. Establishes the County Assistance Fund and specifies distributions from the Fund. Establishes the State Parks Board Heritage Fund, and requires the Heritage Fund to be administered by the State Parks Board for specified purposes. State Lottery Fund (SLF) monies must be used to reimburse the general fund for payment to LTAF of \$18 million each FY. Of the monies remaining in the SLF, up to a maximum of \$23 million each FY must be deposited in the general fund to be used to offset reimbursements to LTAF and up to a maximum of \$7.65 million each FY must be deposited in the general fund to be used to offset reimbursements to the County Assistance Fund. Of the monies remaining in SLF, \$10 million must be deposited in the Heritage Fund. Monies equivalent to the amount of SLF monies specified must be transferred from the general fund to the other funds specified at the beginning of each FY. More.

First sponsor: Rep. Orr

H2178 Daily History	Date	Action
LOTTERY; FUNDING; LTAF; RESTORATION	1/28	referred to House energy-env, appro.

H2182: ELECTRIC UTILITIES; RENEWABLE ENERGY STANDARDS

The Legislature has exclusive authority to determine renewable energy policy for the state. Establishes renewable energy standards for public and private power entities in Arizona. Public power entities serving an annual retail load of at least 750,000 energy hours as of January 1, 2015 are required to derive at least 15 percent of electricity used by their retail customers from renewable energy sources by 2030. A public power entity that reaches that energy hour threshold after January 1, 2015 must derive at least 15 percent of electricity used by their retail customers from renewable energy sources within 15 years after reaching the threshold. Public power entities are exempt from these requirements to the extent that it cannot be achieved consistent with the entity's statutory requirement to provide services at just and reasonable costs to customers.

First sponsor: Rep. Seel

H2182 Daily History	Date	Action
ELECTRIC UTILITIES; RENEWABLE ENERGY STANDARDS	1/22	referred to House energy-env.

H2183: SCHOOLS; EXCESS CARRYFORWARD MONIES; REDUCTION

If a school district's budget balance carryforward exceeds three percent of the school district's revenue control limit for each of three consecutive fiscal years, any state aid allocations apportioned to that school district in the next fiscal year will be reduced by the sum of the carryforward balance for those three fiscal years.

First sponsor: Rep. Seel

H2183 Daily History	Date	Action
SCHOOLS; EXCESS CARRYFORWARD MONIES; REDUCTION	1/22	referred to House educ.

H2184: SCHOOLS; ENDING BALANCES; TAX REDUCTION

For FY2014-15 through FY2018-19, the amount subtracted in the equalization assistance for education formula is modified by adding specified percentages of the prior fiscal year ending balances in a school district's maintenance and operation fund, capital outlay fund and soft capital allocation fund. For FY2014-15 through FY2018-19, additional state aid for education is provided using a formula based on all statewide class 1 property tax levies for all taxing jurisdictions that are levied against class 1 properties in the school district. The monies allocated based on this formula are remitted to the county treasurer for use in reducing property taxes for property classes 2 through 9 for all taxing jurisdictions within the school district on a pro rata basis. Session law establishes the assessment ratio of class 1 property as follows: 17.6 percent for tax year 2014-15, 15.7 percent for tax year 2015-16, 13.8 percent

for tax year 2010-17, 11.5 percent for tax year 2017-18, and 10 percent for tax year 2018-19.

First sponsor: Rep. Seel

H2184 Daily History	Date	Action
SCHOOLS; ENDING BALANCES; TAX REDUCTION	1/22	referred to House educ.

H2186: COMMUNITY COLLEGES; UNIVERSITIES; CONCEALED WEAPONS

Faculty members with concealed weapons permits may possess a concealed firearm on the grounds of a community college or university.

First sponsor: Rep. Seel

H2186 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2192: UNLAWFUL USE; PUBLIC RESOURCES; OFFENSE

Establishes the crime of unlawful use of public resources for a person not lawfully present in Arizona who "uses any public resource" (defined as driving on a public road, accepting any public benefit, attending a public school or using the services of any public entity). A violation is a class 1 (highest) misdemeanor. A second or subsequent violation is a class 6 (lowest) felony.

First sponsor: Rep. Seel

H2192 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2194: PERMANENT EARLY VOTING LIST; NOTARIZATION

The signature on early ballot request forms and permanent early voter request forms must be notarized. For voters already on the permanent early voting list, a notarized renewal must be submitted to the county recorder within four years after the effective date. Notaries cannot charge a fee to notarize a permanent early voter request form.

First sponsor: Rep. Seel

H2194 Daily History	Date	Action
PERMANENT EARLY VOTING LIST; NOTARIZATION	1/28	referred to House jud.

H2196: ELECTION LAW AMENDMENTS; REPEAL

Repeals Laws 2013, Chapter 209, which made numerous changes relating to election law, including modifying requirements for initiative, referendum and recall petitions, petition circulators, and signature sheets; modifying the number of signatures required to qualify for the ballot for various elected offices; requiring voters on the permanent early voting list (PEVL) who did not vote an early ballot in both the primary and general election for the two most recent general elections for federal office to confirm with the county in order to remain on the PEVL; and allowing voters to designate any person to return an early ballot. AS SIGNED BY GOVERNOR.

First sponsor: Rep. E. Farnsworth

H2196 Daily History	Date	Action
ELECTION LAW AMENDMENTS; REPEAL	2/27	signed by governor. Chap no. awaited.
ELECTION LAW AMENDMENTS; REPEAL	2/20	substituted in Senate for identical S1270 and passed 17-12 ; ready for governor.
ELECTION LAW AMENDMENTS; REPEAL	2/13	House COW approved. Passed House 36-23 ; ready for Senate.
ELECTION LAW AMENDMENTS; REPEAL	2/11	from House rules okay.

ELECTION LAW AMENDMENTS; REPEAL 1/30 from House jud do pass.

ELECTION LAW AMENDMENTS; REPEAL 1/23 House jud held.

ELECTION LAW AMENDMENTS; REPEAL 1/22 referred to House jud.

H2198: CERTIFICATES OF CONVENIENCE & NECESSITY

Any entity or public service corporation proposing to provide electrical service without using infrastructure owned by a distinct public service corporation or municipality is authorized to construct an electrical line, plant, service or system without a certificate of public convenience and necessity from the Corporation Commission or any other public agency if the entity or public service corporation is "fit, willing and able" (defined) to furnish the electrical service. The Commission is authorized to issue rules establishing clear and objective standards for determining whether an entity is fit, willing and able to furnish the electrical service.

First sponsor: Rep. E. Farnsworth

H2198 Daily History	Date	Action
CERTIFICATES OF CONVENIENCE & NECESSITY	1/28	referred to House fed-fiscal.

H2199: VEHICLE EQUIPMENT; LIGHTING

A tail lamp is added to the list of vehicle lamps that must be maintained at all times in good working condition, in addition to a stop lamp or other signal lamps. AS PASSED HOUSE.

First sponsor: Rep. E. Farnsworth

H2199 Daily History	Date	Action
VEHICLE EQUIPMENT; LIGHTING	2/25	referred to Senate rules only.
VEHICLE EQUIPMENT; LIGHTING	2/20	House COW approved with amend #4076 . Passed House 59-0 ; ready for Senate.
VEHICLE EQUIPMENT; LIGHTING	2/17	from House rules okay.
VEHICLE EQUIPMENT; LIGHTING	2/6	from House trans with amend #4076 .
VEHICLE EQUIPMENT; LIGHTING	1/28	referred to House trans.

H2202: DHS; STATE FOOD STANDARDS

The Department of Health Services is required to establish a Food Standards Task Force to develop state food standards. The Dept is required to finalize state food standards for foods served and sold by state agencies and institutions and on state property within 12 months after the effective date of this legislation. Requirements for the standards are specified.

First sponsor: Rep. Gabaldon

H2202 Daily History	Date	Action
DHS; STATE FOOD STANDARDS	1/22	referred to House hel.

H2206: WATER & ENERGY IMPROVEMENT DISTRICTS

Adds a new article to Title 48 (Special Taxing Districts) establishing and regulating water and energy improvement districts. The governing body of a local government is authorized to adopt a resolution establishing a district after following specified steps. Once a district is formed, the local government is authorized to hire a program administrator and staff, contract for professional services, impose fees and assessments to offset the costs of administering a program, and issue bonds or notes to finance qualified projects. Contains a legislative intent section.

First sponsor: Rep. Orr

H2206 Daily History	Date	Action
WATER & ENERGY IMPROVEMENT DISTRICTS	1/22	referred to House energy-env, gov, appro.

H2207: UNLAWFUL DISCHARGE OF FIREARMS; INTOXICATION

It is a class 6 (lowest) felony for a person to discharge a firearm with criminal negligence while s/he has an alcohol concentration of 0.08 or more. A law enforcement officer who has a reasonable suspicion to believe that a person has committed a violation must require the person to submit to a blood, breath or urine test to determine blood alcohol concentration. A person who is convicted of a violation is prohibited from filing for the restoration of the right to possess or carry a firearm for five years from the date of the person's discharge from probation or absolute discharge from imprisonment.

First sponsor: Rep. Orr

H2207 Daily History	Date	Action
UNLAWFUL DISCHARGE OF FIREARMS; INTOXICATION	1/28	referred to House jud.

H2209: JUSTIFICATION; SELF DEFENSE; SENTENCING

The circumstances under which a person is justified in threatening or using physical force or deadly physical force against another are expanded to include when it is "immediately necessary" (in addition to when the person reasonably believes it is immediately necessary) to protect himself, a third person or property. A person's reasonable belief that force is immediately necessary does not need to be the sole motivation for the person's threat or use of physical force or deadly physical force. A person who is lawfully in a place has no duty to retreat before threatening or using physical force or deadly physical force. The possibility of retreat cannot be considered in determining whether the use of force, or its extent, was necessary or whether the person who used force had a reasonable belief that the use was necessary. A person who presents evidence of justification and who is found guilty after a trial is authorized to file a motion for imperfect self-defense before sentence is imposed. If the court grants the motion, the sentencing must be mitigated as specified.

First sponsor: Rep. Borrelli

H2209 Daily History	Date	Action
JUSTIFICATION; SELF DEFENSE; SENTENCING	1/28	referred to House jud.

H2213: SCHOOLS; CLASS SIZE REDUCTION GRANTS

The State Board of Education is required to establish a class size reduction and teacher retention program to reduce class sizes to between 15 and 22 students per classroom in grades K-3 in participating school districts. The Board is required to adopt rules for application and eligibility requirements. Beginning in FY2016-17, \$1 million is appropriated from the general fund each FY to the Department of Education to distribute in the form of grants to school districts selected to participate in the program. The Board is required to submit an annual report on the program to the Governor and the Legislature by September 1, and information that must be included in the report is specified. The program terminates on January 1, 2022.

First sponsor: Rep. Sherwood

H2213 Daily History	Date	Action
SCHOOLS; CLASS SIZE REDUCTION GRANTS	1/28	referred to House educ, appro.

H2215: RACKETEERING; ANIMAL FIGHTING; COCKFIGHTING

For the purpose of the criminal code, the definition of "racketeering" is expanded to include animal fighting or cockfighting.

First sponsor: Rep. Sherwood

H2215 Daily History	Date	Action
RACKETEERING; ANIMAL FIGHTING; COCKFIGHTING	1/22	referred to House jud.

H2216: DRIVING; WIRELESS COMMUNICATION DEVICES; REGULATION

It is a nonmoving civil traffic violation to use a wireless communication device without a hands-free device while operating a motor vehicle. Some exceptions. Violations are subject to a civil penalty of \$50, or \$200 if the person is involved in a motor vehicle accident. Establishes a warning period of January 1, 2015 through January 31, 2015, which allows law enforcement officers to stop motor vehicles and issue verbal warnings to a person who would be in violation if this legislation was effective. Becomes effective February 1, 2015.

First sponsor: Rep. Sherwood

H2216 Daily History	Date	Action
DRIVING; WIRELESS COMMUNICATION DEVICES; REGULATION	2/10	referred to House trans.

H2217: ANIMAL ABUSER REGISTRATION; REGISTRY

An adult who has been convicted of cruelty to animals or other related offenses must register with the county sheriff within 10 days after the conviction or after entering and remaining in that county. The Department of Public Safety is required to maintain a central animal abuser registry with the names and registration information of every person required to register.

First sponsor: Rep. Sherwood

H2217 Daily History	Date	Action
ANIMAL ABUSER REGISTRATION; REGISTRY	1/22	referred to House agri-water, jud.

H2218: FIRE DISTRICT REORGANIZATION ELECTIONS

Various changes to statues governing elections to reorganize a fire district, including requiring any person seeking election to the governing body that would be formed or expanded upon reorganization to comply with the nomination requirements for a candidate prescribed in state statute, including filing a nomination paper and nomination petitions.

First sponsor: Rep. Fann

H2218 Daily History	Date	Action
FIRE DISTRICT REORGANIZATION ELECTIONS	2/27	from House rules okay.
FIRE DISTRICT REORGANIZATION ELECTIONS	2/19	from House gov do pass.
FIRE DISTRICT REORGANIZATION ELECTIONS	1/22	referred to House gov.

H2220: IMPROVEMENT DISTRICTS; MUNICIPAL SERVICES

Statute allowing an improvement district to provide enhanced municipal services to continue to exist in an area that is no longer in a "designated area" (defined elsewhere in statute) under specified circumstances applies only to districts formed before the effective date of this legislation.

First sponsor: Rep. Fann

H2220 Daily History	Date	Action
IMPROVEMENT DISTRICTS; MUNICIPAL SERVICES	2/27	from House rules okay.
IMPROVEMENT DISTRICTS; MUNICIPAL SERVICES	2/19	from House gov do pass.
IMPROVEMENT DISTRICTS; MUNICIPAL SERVICES	1/22	referred to House gov.

H2224: SALE OF FIREWORKS; COUNTIES

Counties are authorized to regulate the sale and use of permissible consumer fireworks in unincorporated areas of the county when a federal or state agency implements state one fire restrictions in any portion of the county. Previously, counties were permitted to regulate the use of fireworks during times when there was a reasonable risk of wildfires in the county.

First sponsor: Rep. Fann

H2224 Daily History	Date	Action
SALE OF FIREWORKS; COUNTIES	2/19	FAILED House pub-mil-reg 2-5.
SALE OF FIREWORKS; COUNTIES	1/28	referred to House pub-mil-reg.

H2227: LIQUOR; MICROBREWERY LICENSES

Licensed microbreweries are authorized to purchase and sell wine produced by a farm winery and beer produced by a microbrewery for consumption on the premises. Wine and beer sold under this provision must be purchased from a licensed wholesaler, unless otherwise authorized by statute. The maximum amount of beer a microbrewery may produce in a calendar year is changed to 200,000 barrels, from 1,240,000 gallons.

First sponsor: Rep. Shope

H2227 Daily History	Date	Action
LIQUOR; MICROBREWERY LICENSES	2/19	from House com do pass.
LIQUOR; MICROBREWERY LICENSES	2/19	House com do pass; report awaited.
LIQUOR; MICROBREWERY LICENSES	1/30	referred to House com.

H2242: COMMERCIAL DOG BREEDERS; PET DEALERS

A "commercial dog breeder" (defined as a person who sells twenty or more dogs in a calendar year) is added to the definition of "pet dealer." A licensed veterinarian is required to examine all female dogs owned by a pet dealer before breeding.

First sponsor: Rep. Kavanagh

H2242 Daily History	Date	Action
COMMERCIAL DOG BREEDERS; PET DEALERS	2/19	referred to Senate gov-env, nat res-rural.
COMMERCIAL DOG BREEDERS; PET DEALERS	2/18	passed House <u>51-9</u> ; ready for Senate.
COMMERCIAL DOG BREEDERS; PET DEALERS	2/11	from House rules okay.
COMMERCIAL DOG BREEDERS; PET DEALERS	2/10	to House consent calendar.
COMMERCIAL DOG BREEDERS; PET DEALERS	2/5	from House agri-water do pass.
COMMERCIAL DOG BREEDERS; PET DEALERS	2/4	House agri-water do pass; report awaited.
COMMERCIAL DOG BREEDERS; PET DEALERS	1/22	referred to House agri-water.

H2243: GRAFFITI IMPLEMENTS; UNLAWFUL ACTS; MINORS

It is a class 1 misdemeanor for a minor to possess a "graffiti implement" (defined) while on public or private property without the express consent of the owner or responsible agent of the property. Some exceptions. It is a class 1 misdemeanor for a minor to misrepresent their age with intent to induce another person to sell or furnish a graffiti implement to the minor. It is a class 3 misdemeanor for a minor to solicit another person to purchase, sell or furnish the minor with a graffiti implement. It is unlawful for any person who owns or operates a business where graffiti implements are sold to store or display them in an area accessible to the public without employee assistance. Violations are subject to a civil penalty of at least \$500.

First sponsor: Rep. Campbell

H2243 Daily History	Date	Action
GRAFFITI IMPLEMENTS; UNLAWFUL ACTS; MINORS	1/28	referred to House jud.

H2244: UNIVERSITIES; FIXED TUITION RATES

For eligible undergraduate students who first enroll in a public university after the 2013-14 academic year and who notify the university that the student will participate, the tuition charged to that student during the four contiguous academic years following initial enrollment cannot exceed the amount

charged at the time of first enrollment. The university may extend the four-year time period for a particular undergraduate program that requires more than four years to complete. Students who first enrolled before the 2012-13 school year are eligible for a similar fixed tuition rate based on the rate of the most recent semester of attendance. If a student has not completed a degree at the end of the eighth semester, for the ninth and tenth semesters the student is subject to a tuition increase equivalent to the rate paid by students who entered the university one academic year after that student's initial enrollment.

First sponsor: Rep. Campbell

H2244 Daily History	Date	Action
UNIVERSITIES; FIXED TUITION RATES	1/22	referred to House higher ed-work dev.

H2268: SCRAP METAL DEALERS

Statute regulating certain types of scrap metal transactions does not apply to transactions involving materials consisting of a metal product in its original manufactured form that is composed of no more than 20 percent by weight of nonferrous metal. For transactions with industrial accounts, a scrap metal dealer is permitted to give a seller on site a check made payable to an industrial account. The list of metal that scrap metal dealers are prohibited from knowingly purchasing is expanded to include metal municipal storm grates that are used to allow for water drainage from municipal streets or alleys. A scrap metal dealer's license that is current and in good standing with a municipality's or county's licensing system before September 13, 2013 cannot be required to reapply for licensure unless there is an event or circumstance that requires an amendment or filing under the municipal or county licensing system requirements. AS PASSED HOUSE.

First sponsor: Rep. Forese

H2268 Daily History	Date	Action
SCRAP METAL DEALERS	2/26	referred to Senate com-energy-mil.
SCRAP METAL DEALERS	2/25	passed House <u>55-3</u> ; ready for Senate.
SCRAP METAL DEALERS	2/24	House COW approved with floor amend <u>#4321</u> .
SCRAP METAL DEALERS	2/19	stricken from House consent calendar by Forese.
SCRAP METAL DEALERS	2/17	to House consent calendar. From House rules okay.
SCRAP METAL DEALERS	1/29	from House com do pass.
SCRAP METAL DEALERS	1/27	referred to House com.

H2302: UNLAWFUL PUBLIC SALE OF ANIMALS

The crime of unlawful public sale of animals applies in all counties, instead of only counties with a population of 800,000 persons or more. The list of acts that do not constitute unlawful public sale of animals is expanded to include a sale of livestock, poultry or ratite as defined in agriculture statutes.

First sponsor: Rep. Pratt

H2302 Daily History	Date	Action
UNLAWFUL PUBLIC SALE OF ANIMALS	2/19	referred to Senate gov-env, nat res-rural.
UNLAWFUL PUBLIC SALE OF ANIMALS	2/18	passed House <u>44-16</u> ; ready for Senate.
UNLAWFUL PUBLIC SALE OF ANIMALS	2/11	from House rules okay.
UNLAWFUL PUBLIC SALE OF ANIMALS	2/10	to House consent calendar.
UNLAWFUL PUBLIC SALE OF ANIMALS	2/5	from House agri-water do pass.
UNLAWFUL PUBLIC SALE OF ANIMALS	2/4	House agri-water do pass; report awaited.
UNLAWFUL PUBLIC SALE OF ANIMALS	1/22	referred to House agri-water.

H2317: SALES TAX HOLIDAY; SCHOOL SUPPLIES

Establishes a transaction privilege and use tax holiday on the last consecutive Friday, Saturday and Sunday in July of each year for the sale of a "clothing item" or "school supply item" (both defined) with a sales price of less than \$100.

First sponsor: Rep. J. Pierce

H2317 Daily History	Date	Action
SALES TAX HOLIDAY; SCHOOL SUPPLIES	2/3	House ways-means held.
SALES TAX HOLIDAY; SCHOOL SUPPLIES	1/28	withdrawn from House educ.
SALES TAX HOLIDAY; SCHOOL SUPPLIES	1/22	referred to House educ, ways-means.

H2331: TAX CREDIT; JUST COMPENSATION

If the existing rights to use, divide, sell or possess private real property are reduced by the enactment or applicability of any land use law enacted after the date the property is transferred to the owner and that action reduces the fair market value of the property, the owner may waive the right to just compensation and instead claim an income tax credit in the same amount. The State Treasurer must withhold from the distribution of state shared revenue or other distributions to the county, municipality or other political subdivision that enacted the land use law the aggregate amount of credits claimed for that law. Monies withheld are credited to the general fund. Does not apply to a list of specified land use laws.

First sponsor: Rep. Livingston

H2331 Daily History	Date	Action
TAX CREDIT; JUST COMPENSATION	2/27	from House rules okay.
TAX CREDIT; JUST COMPENSATION	2/19	from House ins-ret with amend #4230 .
TAX CREDIT; JUST COMPENSATION	2/18	House ins-ret amended; report awaited.
TAX CREDIT; JUST COMPENSATION	2/17	withdrawn from House ways-means and additionally referred to House ins-ret.
TAX CREDIT; JUST COMPENSATION	1/22	referred to House ways-means.

H2333: MEDICAL MARIJUANA FUND; EDUCATION; INTERVENTION

The Department of Health Services is authorized to provide grants from the Medical Marijuana Fund to local police departments to provide school resource officers in high schools to provide drug education and intervention services. Due to voter protection, this bill requires the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Rep. Orr

H2333 Daily History	Date	Action
MEDICAL MARIJUANA FUND; EDUCATION; INTERVENTION	2/19	from House hel with amend #4234 .
MEDICAL MARIJUANA FUND; EDUCATION; INTERVENTION	2/19	House hel amended; report awaited.
MEDICAL MARIJUANA FUND; EDUCATION; INTERVENTION	1/28	referred to House hel.

H2335: UNIVERSITIES; TUITION; FED AUTHORIZATION CLASSIFICATION

Universities are required to establish a separate tuition rate for a person who is federally authorized to be in the U.S. but who is not a citizen and does not meet the requirements for in-state tuition status, in an amount that does not exceed 110 percent of in-state tuition, if the person has resided in Arizona for the previous four years and graduated from a high school in Arizona.

First sponsor: Rep. Quezada

H2335 Daily History	Date	Action
UNIVERSITIES; TUITION; FED AUTHORIZATION CLASSIFICATION	1/22	referred to House higher ed-work dev.

H2344: U.S. SENATE CANDIDATES; LEGISLATIVE NOMINATION

Any person who is otherwise qualified by law to serve as a U.S. Senator and who has not been nominated for that office by a political party nomination, nomination other than by political party or a delegate convention may be nominated as a candidate by filing a petition with the presiding officers of the State House of Representatives and State Senate that is signed by at least 20 percent of the

members of the Legislature then holding office. Within 30 days after the nomination petition is filed, a committee of the whole in each chamber of the Legislature must simultaneously vote on each candidate so nominated, and the candidate receiving the greatest number of votes for that office must be printed on the official ballot for the office of U.S. Senator at the next general or special election.

First sponsor: Rep. Barton

H2344 Daily History	Date	Action
U.S. SENATE CANDIDATES; LEGISLATIVE NOMINATION	1/28	referred to House fed-fiscal.

H2346: FIREARMS; SALES; TRANSFERS; BACKGROUND CHECKS

If neither party to a prospective "assault weapon" (defined) sale or transfer is a licensed firearms dealer, the parties must complete the transaction through a licensed firearms dealer. Some exceptions. The dealer must process the sale or transfer and comply with all requirements of federal, state and local law as if the dealer were a party to the transaction, including a background check on both parties. If the dealer cannot legally deliver the weapon to the purchaser, the dealer must return the weapon to the seller. If the dealer cannot legally return the weapon to the seller, the dealer must deliver the weapon to law enforcement. The dealer may charge a fee of up to \$50 for the costs incurred in facilitating the sale or transfer. Violations are a class 1 (highest) misdemeanor. Operators of "firearm shows" are required to notify all firearm exhibitors in writing and post signs at the show stating that a national instant criminal background check must be completed before all firearm sales or transfers. Violators of firearm show regulations are subject to a civil penalty of up to \$10,000 per violation. It is a class 1 misdemeanor to sell or transfer a firearm at a firearm show to a person who has not had a background check.

First sponsor: Rep. Campbell

H2346 Daily History	Date	Action
FIREARMS; SALES; TRANSFERS; BACKGROUND CHECKS	1/28	referred to House pub-mil-reg.

H2356: MANDATORY MENTAL HEALTH EVALUATION; ADMISSION

If a peace officer has contact with a person possessing a firearm and the officer has probable cause to believe that the person is a danger to self or others as a result of mental illness, the officer must apply for a court-ordered evaluation or an emergency admission for evaluation. The peace officer is also required to temporarily seize the firearm.

First sponsor: Rep. Campbell

H2356 Daily History	Date	Action
MANDATORY MENTAL HEALTH EVALUATION; ADMISSION	1/22	referred to House hel, pub-mil-reg.

H2359: TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED

For the first six months that a class G driver licensee holds the license, the licensee is prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Does not apply beginning on the licensee's 18th birthday. Instruction permit holders for a class D or G driver license are prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Effective July 1, 2015.

First sponsor: Rep. Fann

H2359 Daily History	Date	Action
TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED	2/27	from House rules okay.
TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED	2/20	from House trans do pass.
TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED	2/10	referred to House trans.

H2364: RANKED CHOICE VOTING

Establishes a system of ranked choice voting, including methods for tabulating ranked choice votes. The list of capabilities a voting machine or device must have is expanded to include implementing ranked choice voting when ranking for contests is possible.

First sponsor: Rep. Mendez

H2364 Daily History	Date	Action
RANKED CHOICE VOTING	1/28	referred to House jud, gov.

H2373: IMMIGRATION; LAW ENFORCEMENT; REPEAL

Repeals the following statutes established by Laws 2010, Chapter 113 (S1070): the prohibition on state and local government agencies or governing bodies restricting the enforcement of federal immigration law; the requirement for law enforcement officials to determine the immigration status of a person at any lawful stop or arrest where reasonable suspicion exists that the person is unlawfully present in the U.S.; provisions allowing law enforcement to arrest without warrant any person the officer has probable cause to believe has committed a public offense that makes the person removable from the U.S.; the defense of entrapment for employers found to be employing unauthorized aliens; the establishment of willful failure to complete or carry an alien registration document, unlawful stopping to hire and pick up passengers for work, and unlawful application for employment or employment by an unauthorized alien as class 1 misdemeanors; the requirement that a vehicle driven in furtherance of the illegal presence of an alien in the U.S. and in violation of a criminal offense be immobilized or impounded; and the establishment of the Gang and Immigration Intelligence Team Enforcement Mission (GIITEM) Fund.

First sponsor: Rep. Gonzales

H2373 Daily History	Date	Action
IMMIGRATION; LAW ENFORCEMENT; REPEAL	1/28	referred to House fed-fiscal.

H2376: PROHIBITION; TEXTING WHILE DRIVING

It is a nonmoving civil traffic violation to use a handheld wireless communication device to manually write, send or read a written message while operating a motor vehicle. Some exceptions. Violations are subject to a civil penalty of \$50 or \$200 if the person is involved in a motor vehicle accident. Establishes a warning period from January 1, 2015 through January 31, 2015. Effective January 1, 2015.

First sponsor: Rep. Steele

H2376 Daily History	Date	Action
PROHIBITION; TEXTING WHILE DRIVING	2/11	referred to House trans.

H2378: MUNICIPAL TAXES & FEES; PROHIBITION

Except as specifically provided in statute, municipalities are prohibited from levying or assessing a municipality-wide tax or fee against property owners based on the size or value of the owner's real property or improvements for any public service provided by the municipality. Retroactive to January 1, 2014.

First sponsor: Rep. Olson

H2378 Daily History	Date	Action
MUNICIPAL TAXES & FEES; PROHIBITION	2/27	House COW approved with amend #4017 .
MUNICIPAL TAXES & FEES; PROHIBITION	2/19	from House rules okay.
MUNICIPAL TAXES & FEES; PROHIBITION	1/29	from House gov with amend #4017 .
MUNICIPAL TAXES & FEES; PROHIBITION	1/28	House gov amended; report awaited.
MUNICIPAL TAXES & FEES; PROHIBITION	1/22	referred to House gov.

H2412: FIREARMS; SCHOOLS; SAFETY DESIGNEE PROGRAM

Establishes the Optional School Safety Designee Program in the Attorney General's office. The Attorney

General is required to provide training to a school district or charter school employee who has been approved and designated by the school board or charter school governing body to store a firearm on the school campus for the purpose of defending the campus. Requirements for the Program are specified. The prohibition on the possession of firearms on school grounds does not apply to a firearm possessed by a person who has completed the Program. The program terminates on July 1, 2024.

First sponsor: Rep. Stevens

H2412 Daily History	Date	Action
FIREARMS; SCHOOLS; SAFETY DESIGNEE PROGRAM	2/27	from House appro with amend #4379 .
FIREARMS; SCHOOLS; SAFETY DESIGNEE PROGRAM	2/25	withdrawn from House jud and additionally referred to appro.
FIREARMS; SCHOOLS; SAFETY DESIGNEE PROGRAM	2/17	referred to House jud.

H2431: DOMESTIC FARM WINERIES; PRODUCTION CAP

The maximum amount of wine a domestic farm winery may produce in a calendar year is changed to an unspecified amount (blank in original), instead of 40,000 gallons.

First sponsor: Rep. Fann

H2431 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2454: HUMAN TRAFFICKING; PROSTITUTION

Various changes relating to human trafficking. For cases where the minor is 15, 16 or 17 years of age, the minimum, presumptive and maximum sentences are increased for a person who commits child prostitution by causing a minor to engage in prostitution or financing, controlling or owning prostitution activity involving a minor. It is child prostitution to engage in prostitution with a minor who the person should have known, instead of only who the person knows, is 15, 16 or 17 years of age. The list of acts constituting aggravating circumstances for sentencing felony sex trafficking is expanded to include that the defendant recruited, enticed or obtained the victim from a shelter designed to serve victims of human trafficking, domestic violence or sexual assault, or runaways, foster children or the homeless. Child prostitution, sex trafficking, and trafficking of persons for forced labor or services are added to the list of acts that constitute "racketeering." If a person committed acts of prostitution as a direct result of being a victim of sex trafficking, it is an affirmative defense to prosecution for prostitution.

First sponsor: Rep. E. Farnsworth

H2454 Daily History	Date	Action
HUMAN TRAFFICKING; PROSTITUTION	2/27	House COW approved with floor amend #4389 , a substitute for amend 4085. Passed House 58-0 ; ready for Senate.
HUMAN TRAFFICKING; PROSTITUTION	2/19	from House rules okay.
HUMAN TRAFFICKING; PROSTITUTION	2/6	from House jud with amend #4085 .
HUMAN TRAFFICKING; PROSTITUTION	2/6	House jud amended; report awaited.
HUMAN TRAFFICKING; PROSTITUTION	1/30	referred to House jud.

H2465: ONLINE TPT; INCOME TAX REDUCTION

The Department of Revenue is required to determine the amount of additional revenue collected during the first full taxable year following the date the Dept begins collecting, as a result of a "qualifying federal law" (defined), transaction privilege and use taxes from out-of-state retailers on purchases made by Arizona residents. After the Dept makes this determination, the Dept is required to determine the amount that individual income taxes may be reduced in the following tax year in order to decrease individual income tax revenue by the amount of TPT collected. The Dept must certify these determinations to the Governor and the Legislature and must specify in the certification that the new tax rates take effect in the following tax year.

First sponsor: Rep. Mesnard

H2465 Daily History	Date	Action
ONLINE TPT; INCOME TAX REDUCTION	2/27	from House rules okay.
ONLINE TPT; INCOME TAX REDUCTION	2/4	from House ways-means do pass.
ONLINE TPT; INCOME TAX REDUCTION	1/29	referred to House ways-means.

H2477: HOAS; TRANSFER FEES; EXEMPTION

Homeowners and condo associations are prohibited from charging a fee for a transfer of property if the parties to a transaction can conclusively demonstrate that the conveyance of property is exempt from recording an affidavit of value for specified reasons.

First sponsor: Rep. Petersen

H2477 Daily History	Date	Action
HOAS; TRANSFER FEES; EXEMPTION	2/27	House COW approved with amend #4220 and floor amend #4413 .
HOAS; TRANSFER FEES; EXEMPTION	2/24	from House rules okay.
HOAS; TRANSFER FEES; EXEMPTION	2/19	from House gov with amend #4220 .
HOAS; TRANSFER FEES; EXEMPTION	1/28	referred to House gov.

H2480: PROSTITUTION; SENTENCING

A person who has previously been convicted of three or more violations of prostitution and commits a subsequent violation of prostitution is no longer guilty of a class 5 (second-lowest) felony and subject to increased penalties. The classification of prostitution as a class 1 (highest) misdemeanor remains in place.

First sponsor: Rep. Mach

H2480 Daily History	Date	Action
PROSTITUTION; SENTENCING	1/28	referred to House com.

H2483: FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE

County ordinances are prohibited from preventing, restricting or otherwise regulating the lawful discharge of a firearm or air gun or use of archery equipment on a private lot or parcel of land that is not open to the public on a commercial or membership basis. The otherwise lawful discharge of a firearm or air gun or use of archery equipment cannot be enjoined by the court except under specified circumstances shown by clear and convincing evidence.

First sponsor: Rep. Kavanagh

H2483 Daily History	Date	Action
FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE	2/20	objection withdrawn from House consent calendar by Cardenas.
FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE	2/19	from House rules okay.
FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE	2/18	to House consent calendar. Stricken from House consent calendar by Cardenas.
FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE	2/6	from House jud do pass.
FIREARMS; PRIVATE LAND; LAWFUL DISCHARGE	1/28	referred to House jud.

H2489: FIRE ACCESS ROADS; LIMITATION; SPRINKLERS

Municipalities and counties are prohibited from adopting any fire code or other legal requirement for an approved fire apparatus access road and/or road extension that directly or indirectly requires a one or two family residence or a "utility or miscellaneous accessory building" (defined) to install fire sprinklers.

First sponsor: Rep. Petersen

H2489 Daily History	Date	Action
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FIRE ACCESS ROADS; LIMITATION; SPRINKLERS 2/27 House COW approved with floor amend #4414.
 FIRE ACCESS ROADS; LIMITATION; SPRINKLERS 2/19 from House rules okay.
 FIRE ACCESS ROADS; LIMITATION; SPRINKLERS 2/18 to House consent calendar. Stricken from House consent calendar by Petersen.
 FIRE ACCESS ROADS; LIMITATION; SPRINKLERS 2/5 from House gov do pass.
 FIRE ACCESS ROADS; LIMITATION; SPRINKLERS 1/28 referred to House gov.

H2505: LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY

If the court finds by a preponderance of the evidence that a person's use of intoxicating liquor, drugs, or vapor releasing substances was a contributing factor to a motor vehicle accident, the court is required to order the person to complete alcohol or other drug screening. If the person's driver license or permit is suspended as a result of a conviction related to the accident, the screening must be a condition of license reinstatement. Additionally, the penalty for a driver failing to render reasonable assistance to a person injured in an accident caused by the driver is increased to a class 6 (lowest) felony, from a class 3 (mid-level) misdemeanor.

First sponsor: Rep. Gray

H2505 Daily History	Date	Action
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/25	referred to Senate trans, jud.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/24	passed House 51-8; ready for Senate.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/20	objection withdrawn from House consent calendar by Seel.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/19	stricken from House consent calendar by Seel.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/17	to House consent calendar. From House rules okay.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	2/6	from House trans do pass.
LEAVING ACCIDENT SCENE; ALCOHOL; PENALTY	1/28	referred to House trans.

H2528: MUNICIPALITIES; REGULATION; SIGN WALKERS

A municipality that adopts regulations relating to sign walkers cannot restrict a sign walker from using a public sidewalk, walkway or pedestrian thoroughfare. May be enforced in a private civil action and relief, including an injunction, may be awarded against a municipality.

First sponsor: Rep. Petersen

H2528 Daily History	Date	Action
MUNICIPALITIES; REGULATION; SIGN WALKERS	2/24	from House rules okay.
MUNICIPALITIES; REGULATION; SIGN WALKERS	2/19	from House gov do pass.
MUNICIPALITIES; REGULATION; SIGN WALKERS	1/30	referred to House gov.

H2542: LOADED FIREARMS; STORAGE

It is unlawful for a person to store or keep any loaded firearm on any premises under the person's control if the person knows or reasonably should know that a minor is likely to gain access to the firearm without the permission of the minor's parent or guardian, unless the firearm is kept in a securely locked box or container or is carried on his person. Violations are a class 1 (highest) misdemeanor, except that if a minor obtains a firearm stored or kept in violation and kills himself or another person, it is a class 3 (mid-level) felony, and if the minor injures himself or another person, it is a class 4 (mid-level) felony.

First sponsor: Rep. Steele

H2542 Daily History	Date	Action
LOADED FIREARMS; STORAGE	2/3	referred to House jud.

H2543: APPROP; SCHOOLS; MENTAL HEALTH TRAINING

Appropriates \$250,000 from the general fund in FY2014-15 to the Department of Education's

Office of School Safety for programs that promote safe and supportive school environments and mental health.

First sponsor: Rep. Steele

H2543 Daily History	Date	Action
APPROP; SCHOOLS; MENTAL HEALTH TRAINING	2/27	from House appro do pass.
APPROP; SCHOOLS; MENTAL HEALTH TRAINING	2/18	from House educ with amend #4196 .
APPROP; SCHOOLS; MENTAL HEALTH TRAINING	2/3	referred to House educ, appro.

H2545: BICYCLISTS; PUBLIC WAYS

A person driving a motor vehicle is permitted to cross the center land double yellow line if necessary to pass a bicycle and no traffic is approaching from the opposite direction. If while overtaking a bicycle the driver is involved in a collision with the bicycle, the collision is prima facie evidence of the driver's failure to leave a safe distance between the vehicle and the bicycle.

First sponsor: Rep. Orr

H2545 Daily History	Date	Action
BICYCLISTS; PUBLIC WAYS	2/13	House trans held.
BICYCLISTS; PUBLIC WAYS	2/3	referred to House trans.

H2546: ALARM BUSINESSES; ALARM AGENTS; REGULATION

Various changes relating to the regulation of alarm businesses and alarm agents, including prohibiting the Board of Technical Registration from exercising any power over an alarm business that is a licensed contractor or an alarm agent that is an employee of an alarm business that is a licensed contractor.

First sponsor: Rep. Gowan

H2546 Daily History	Date	Action
ALARM BUSINESSES; ALARM AGENTS; REGULATION	2/19	from House com with amend #4241 .
ALARM BUSINESSES; ALARM AGENTS; REGULATION	2/19	House com amended; report awaited.
ALARM BUSINESSES; ALARM AGENTS; REGULATION	2/5	referred to House com.

H2547: MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT

Establishes the Major Event Public Safety Reimbursement Fund to reimburse the host community for the extra expense of providing public safety personnel and equipment that is directly attributable to a major event held in Arizona. The State Treasurer is required to deposit an amount equal to the estimated cost in a major event public safety report approved by the Department of Administration, up to \$4 million, from the general fund to the Fund. The host community is permitted to submit to the Dept a request for reimbursement from the Fund that includes a summary of the actual expenses incurred in hosting the event. On receipt of a reimbursement request, the Dept must remit monies from the Fund to cover the costs within 30 days.

First sponsor: Rep. Gowan

H2547 Daily History	Date	Action
MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT	2/27	from House rules okay.
MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT	2/19	from House pub-mil-reg with amend #4239 .
MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT	2/19	House pub-mil-reg amended; report awaited.
MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT	2/12	House pub-mil-reg held.
MAJOR EVENT PUBLIC SAFETY REIMBURSEMENT	2/11	referred to House pub-mil-reg.

H2556: HOMEOWNERS' ASSOCIATION; ALTERNATIVE DISPUTE RESOLUTION

Homeowners' association and condo association boards are required to adopt a formal alternative dispute resolution policy for every dispute arising under the association documents that requires the parties to the dispute to participate in alternative dispute resolution in good faith before petitioning for an administrative hearing or filing any court action.

First sponsor: Rep. Meyer

H2556 Daily History	Date	Action
HOMEOWNERS' ASSOCIATION; ALTERNATIVE DISPUTE RESOLUTION	2/11	referred to House gov.

H2557: HEALTH INSURANCE EXCHANGE

Establishes the Arizona Health Insurance Exchange to facilitate the purchase and sale of qualified health plans and make plans available to qualified individuals and employers by January 1, 2016. Duties of the Exchange are specified. The Department of Insurance is responsible for regulating the Exchange, and may certify a health benefit plan as a qualified health plan if specified requirements are met. Establishes a 9-member Health Insurance Exchange Board as the governing body of the Exchange and specifies the powers and duties of the Board.

First sponsor: Rep. Meyer

H2557 Daily History	Date	Action
HEALTH INSURANCE EXCHANGE	2/11	referred to House hel.

H2558: MARIJUANA; REGULATION; TAXATION

A person who is at least 21 years of age may possess, consume, use, display, purchase or transport one ounce or less of marijuana, may grow up to five marijuana plants and may possess, process or transport the marijuana produced by the plants on the premises where the plants were grown. Some restrictions. It is unlawful to smoke marijuana in a public place. Establishes regulations for marijuana accessories and retail marijuana stores. Establishes an excise tax on the sale or transfer of marijuana at the rate of \$50 per ounce. Revenues generated by the tax must be used to enforce these regulations, and any remaining monies are distributed as follows: 30 percent to the Department of Education, 20 percent to the Department of Health Services for specified drug programs, and 50 percent to the general fund. The Department of Health Services is required to adopt rules necessary for implementation. Due to a potential increase in state revenue, this bill requires the affirmative vote of at least 2/3 of each house of the Legislature for passage.

First sponsor: Rep. Gallego

H2558 Daily History	Date	Action
No actions posted for this bill within the requested time frame.		

H2561: PRIVATE CERTIFICATION; OCCUPATIONS

Adds a new chapter to Title 32 (Professions and Occupations) regulating "private certifying organizations" (defined) and authorizing an individual who is certified by a private certifying organization to engage in the lawful occupation for which that individual is privately certified, regardless of any occupational regulation. State or local boards, agencies and departments are prohibited from imposing a monetary assessment, penalty, fine or fee on a privately certified individual for engaging in lawful occupation.

First sponsor: Rep. Petersen

H2561 Daily History	Date	Action
PRIVATE CERTIFICATION; OCCUPATIONS	2/19	from House com do pass.
PRIVATE CERTIFICATION; OCCUPATIONS	2/19	House com do pass; report awaited.
PRIVATE CERTIFICATION; OCCUPATIONS	2/11	referred to House com.

H2571: CRIMINAL DAMAGE; ECONOMIC COSTS

In determining the amount of damage to property for the purpose of classifying criminal damage or aggravated criminal damage, damages include labor costs of any kinds, material costs of any kind and any costs that are attributed to equipment used to abate or repair the damage.

First sponsor: Rep. Escamilla

H2571 Daily History	Date	Action
CRIMINAL DAMAGE; ECONOMIC COSTS	2/27	from House rules okay.
CRIMINAL DAMAGE; ECONOMIC COSTS	2/20	from House jud with amend #4265 .
CRIMINAL DAMAGE; ECONOMIC COSTS	2/11	referred to House jud.

H2576: YELLOW LIGHT CHANGE INTERVAL TIME

The Department of Transportation is required to establish minimum yellow light change interval times for traffic control devices in Arizona. A violation of red light running that is detected by photo enforcement may only result in a traffic ticket if the yellow light change interval time is equal to or greater than the recognized national standard plus one additional second.

First sponsor: Rep. Dial

H2576 Daily History	Date	Action
YELLOW LIGHT CHANGE INTERVAL TIME	2/5	referred to House trans.

H2590: GRAFFITI IMPLEMENTS; UNLAWFUL ACTS

It is a class 1 misdemeanor for a minor to possess a "graffiti implement" (defined) while on public or private property without the express consent of the owner or responsible agent of the property. Some exceptions. It is a class 1 misdemeanor for a minor to misrepresent their age with intent to induce another person to sell or furnish a graffiti implement to the minor. It is a class 3 misdemeanor for a minor to solicit another person to purchase, sell or furnish the minor with a graffiti implement. It is unlawful for any person who owns or operates a business where graffiti implements are sold to store or display them in an area accessible to the public without employee assistance. Violations are subject to a civil penalty of at least \$500.

First sponsor: Rep. Campbell

H2590 Daily History	Date	Action
GRAFFITI IMPLEMENTS; UNLAWFUL ACTS	2/11	referred to House jud.

H2597: HOMEOWNERS' ASSOCIATIONS; WEBSITE; ELECTRONIC PAYMENTS

An HOA is required to establish and maintain an internet website that allows for receipt of all payments to the HOA by way of electronic funds transfers.

First sponsor: Rep. Montenegro

H2597 Daily History	Date	Action
HOMEOWNERS' ASSOCIATIONS; WEBSITE; ELECTRONIC PAYMENTS	2/11	referred to House gov.

H2607: CHARTER SCHOOLS; CAPACITY; PUBLICATION

Charter schools are required to post on the school's website the available capacity of each grade level for which instruction is provided at the school, update the information monthly and provide copies of the information to the public on request.

First sponsor: Rep. Contreras

H2607 Daily History	Date	Action
CHARTER SCHOOLS; CAPACITY; PUBLICATION	2/11	referred to House educ.

H2608: NEW CHARTER SCHOOLS; LOCATION RESTRICTION

A charter school that is established after December 31, 2014 is prohibited from being located within five miles of a school that has been assigned a letter grade of A or B within the previous 3 years.

First sponsor: Rep. Contreras

H2608 Daily History	Date	Action
NEW CHARTER SCHOOLS; LOCATION RESTRICTION	2/11	referred to House educ.

H2609: CHARTER SCHOOLS; ENROLLMENT DECISIONS; REVIEW

If a student is not accepted for enrollment at a charter school, the student's parent or guardian is permitted to file a complaint with the State Board of Charter Schools, and the Board must review and investigate the complaint. If the Board determines the enrollment decision was in violation of state or federal law, it may pursue any remedy against the charter school allowed by law, including revoking the charter or directing the Superintendent of Public Instruction to withhold up to five percent of state monies the school would otherwise be entitled to receive each month until the violation is remedied.

First sponsor: Rep. Contreras

H2609 Daily History	Date	Action
CHARTER SCHOOLS; ENROLLMENT DECISIONS; REVIEW	2/11	referred to House educ.

H2683: FORECLOSURE MEDIATION PROGRAM

A mandatory foreclosure mediation program is established in the Administrative Office of the Courts to address all issues of foreclosure, including modification and restructuring of the debt. For owner-occupied residences, no trust property may be sold until the mediation process has been satisfactorily completed. The program terminates on July 1, 2024.

First sponsor: Rep. Hernandez

H2683 Daily History	Date	Action
FORECLOSURE MEDIATION PROGRAM	2/12	referred to House fin-inst.

H2690: PHOTO RADAR; CALIBRATION; TRAFFIC TICKETS

Every local authority or state agency using a photo enforcement system is required to calibrate the system at least once in a 24 hour period. If a traffic complaint is issued for a violation detected by a photo enforcement system, the complaint is required to contain a date and time of the most recent calibration that is within a 24 hour period before the complaint is issue or the court is required to dismiss the complaint.

First sponsor: Rep. Gowan

H2690 Daily History	Date	Action
PHOTO RADAR; CALIBRATION; TRAFFIC TICKETS	2/20	from House trans do pass.
PHOTO RADAR; CALIBRATION; TRAFFIC TICKETS	2/20	House trans do pass; report awaited.
PHOTO RADAR; CALIBRATION; TRAFFIC TICKETS	2/11	referred to House trans.

H2692: DPS; OPERATING EXPENSES; APPROP; INTENT

Appropriates \$119,247,100 and 1041.7 FTE positions from the general fund in FY2014-15 and \$119,247,100 and 1041.7 FTE positions from the general fund in FY2015-16 to the Department of Public Safety for operating expenses. It is the intent of the Legislature that these appropriations are in lieu of any appropriations made from the Highway User Revenue Fund for operating expenses of

the Dept.

First sponsor: Rep. Tobin

H2692 Daily History	Date	Action
DPS; OPERATING EXPENSES; APPROP; INTENT	2/27	from House appro do pass.
DPS; OPERATING EXPENSES; APPROP; INTENT	2/26	House appro do pass; report awaited.
DPS; OPERATING EXPENSES; APPROP; INTENT	2/20	from House trans do pass.
DPS; OPERATING EXPENSES; APPROP; INTENT	2/20	House trans do pass; report awaited.
DPS; OPERATING EXPENSES; APPROP; INTENT	2/12	referred to House trans, appro.

H2695: HOAS AMENDMENTS; OMNIBUS

Repeals and reinstates various changes made by Laws 2013, Chapter 254, including statute prohibiting municipal planning agencies and county planning and zoning commissions from requiring a subdivider or developer to establish a homeowner's association as part of a subdivision regulation or zoning ordinance, statute allowing a management company and its employees to act on behalf of a contracted HOA and the HOA Board by recording a lien or notice of claim of lien of the HOA or appearing on behalf of the HOA in a small claims court action when specified conditions are met, statute allowing homeowners and condo association members to use the member's property as a rental property unless prohibited in the declaration, and statute prohibiting condominium associations from prohibiting the indoor or outdoor display of a "political sign" (defined) by a unit owner on the owner's property, except earlier than 71 days before election day and later than 3 days after election day, thereby delaying the effective dates of these changes. Also, HOAs and condo associations are added to the list of entities authorized to bring an action in superior court against a property owner to abate and prevent criminal activity at a residential property.

First sponsor: Rep. Ugenti

H2695 Daily History	Date	Action
HOAS AMENDMENTS; OMNIBUS	2/19	from House gov with amend #4221 .
HOAS AMENDMENTS; OMNIBUS	2/12	referred to House gov.

HCR2003: EARLY CHILDHOOD FUND; PROTECTIVE SERVICES

The 2014 general election ballot is to carry the question of whether to amend state statute to require at least 25 percent of the monies expended in each fiscal year from the Program Account of the Early Childhood Education Development and Health Fund to be used to fund programs and services for children in the Child Protective Services program and their families.

First sponsor: Rep. Kavanagh

HCR2003 Daily History	Date	Action
EARLY CHILDHOOD FUND; PROTECTIVE SERVICES	1/28	referred to House hel.

HCR2011: PRIMARY ELECTIONS; CAUCUS; CONVENTION

The 2014 general election ballot is to carry the question of whether to amend the state Constitution to allow the nomination of candidates to occur at a political party caucus, convention or by some other method instead of a direct primary election. Political parties that choose to nominate a candidate for public office may also determine whether to allow persons who are not members of that party to participate in the nomination process.

First sponsor: Rep. Seel

HCR2011 Daily History	Date	Action
PRIMARY ELECTIONS; CAUCUS; CONVENTION	2/12	referred to House gov, jud.

HCR2012: LEGISLATURE; SIXTY HOUSE DISTRICTS

The 2014 general election ballot is to carry the question of whether to amend the state Constitution to require each state Senate district to consist of exactly two entire state House districts that are separate from one another and contained completely in that Senate district. One member of the House of Representatives will be elected from each of 60 House districts, instead of two members from each of 30 districts. Applies for the redistricting of legislative districts that begins in 2021 and must be fully applicable for the legislative districts used in the 2022 general election and all subsequent legislative elections.

First sponsor: Rep. Shope

HCR2012 Daily History	Date	Action
LEGISLATURE; SIXTY HOUSE DISTRICTS	1/28	referred to House jud.

S1012: COMMUNITY COLLEGES; BACCALAUREATE DEGREES

Beginning in an unspecified fiscal year (blank in original), community college districts are authorized to offer four-year baccalaureate degrees. Establishes a 7-member Community College Baccalaureate Degree Study Committee to determine the baccalaureate degrees that may be offered by community college districts. The Committee is required to submit a report to the Governor and the Legislature by December 31, 2014. The Committee self-repeals October 1, 2015.

First sponsor: Sen. Ableser

S1012 Daily History	Date	Action
COMMUNITY COLLEGES; BACCALAUREATE DEGREES	1/13	referred to Senate educ.

S1016: SCHOOLS; SUICIDE PREVENTION TRAINING

By January 1, 2015, the State Board of Education is required to adopt rules to require, beginning in the 2015-16 school year, all public school personnel to receive at least 2 hours of suicide awareness and prevention training within 12 months after their initial hiring date and subsequently at least every 5 years. A person does not have a cause of action for any loss or damage caused by any act or omission resulting from any training or lack of training required by this legislation.

First sponsor: Sen. Ableser

S1016 Daily History	Date	Action
SCHOOLS; SUICIDE PREVENTION TRAINING	1/13	referred to Senate educ.

S1018: HIGH SCHOOLS; NUTRITION STANDARDS

By July 1, 2015, the Department of Education is required to develop nutrition standards for high schools. The standards must meet at least federal guidelines and regulations. Culinary education programs are exempt. Beginning July 15, 2015, new contracts and renewal contracts for food and/or beverages are required to limit the selection of teas, carbonated beverages, isotonic drinks or juice drinks that contain less than 50 percent fruit or vegetable juice to no more than 50 percent of vending machine capacity located on high school campuses. All other foods of minimal nutritional value must be expressly prohibited on high school campuses during the normal school day.

First sponsor: Sen. Ableser

S1018 Daily History	Date	Action
HIGH SCHOOLS; NUTRITION STANDARDS	1/13	referred to Senate educ, gov-env.

S1019: NUTRITIONAL INFO; CHAIN RESTAURANTS

Chain restaurants or food establishments (defined as one of at least ten such restaurants or establishments in the U.S. and one of at least five in the state) are required to list specified nutritional information on the standard printed menu in a clear and conspicuous manner.

First sponsor: Sen. Ableser

S1019 Daily History	Date	Action
NUTRITIONAL INFO; CHAIN RESTAURANTS	1/13	referred to Senate com-energy-mil, gov-env, jud.

S1026: RESIDENTIAL MORTGAGES; MORTGAGE BROKER DUTIES

Prescribes prohibited acts for mortgage brokers, including making a residential mortgage loan without verifying the borrower's reasonable ability to pay or with the intent that the loan will not be repaid, making a residential mortgage loan that is of a lower investment grade than the borrower's credit score indicates without informing the borrower, and influencing the independent judgment of an appraiser.

First sponsor: Sen. Ableser

S1026 Daily History	Date	Action
RESIDENTIAL MORTGAGES; MORTGAGE BROKER DUTIES	1/13	referred to Senate fin.

S1028: APPROPRIATION; D & F SCHOOLS

Appropriates \$40 million from the general fund in FY2014-15 to the Department of Education for distribution to schools that have been assigned a letter grade of D or F for the purpose of improving performance.

First sponsor: Sen. Ableser

S1028 Daily History	Date	Action
APPROPRIATION; D & F SCHOOLS	1/13	referred to Senate educ, appro.

S1035: SPECIAL HEALTH DISTRICTS; REIMBURSEMENT (~~DOGS; LICENSING; VACCINATIONS~~)

Counties with a population of \$2 million or more persons (Maricopa County) are required to reimburse the special health care district for any services provided, instead of being required to purchase services from the district in an amount of at least \$5 million per year for the term of any tax levy authorized for that district. AS PASSED SENATE.

First sponsor: Sen. Melvin

S1035 Daily History	Date	Action
SPECIAL HEALTH DISTRICTS; REIMBURSEMENT	2/25	referred to House gov.
SPECIAL HEALTH DISTRICTS; REIMBURSEMENT	2/20	passed Senate <u>28-1</u> ; ready for House.
SPECIAL HEALTH DISTRICTS; REIMBURSEMENT	2/17	Senate COW approved with amend <u>#4044</u> and floor amend <u>#4163</u> . NOTE SHORT TITLE CHANGE.
DOGS; LICENSING; VACCINATIONS	2/11	from Senate rules okay.
DOGS; LICENSING; VACCINATIONS	2/4	from Senate gov-env with amend <u>#4044</u> .
DOGS; LICENSING; VACCINATIONS	1/13	referred to Senate gov-env.

S1036: RACKETEERING; ANIMAL FIGHTING; COCKFIGHTING

For the purpose of the criminal code, the definition of "racketeering" is expanded to include animal fighting or cockfighting.

First sponsor: Sen. Farley

S1036 Daily History	Date	Action
RACKETEERING; ANIMAL FIGHTING; COCKFIGHTING	1/13	referred to Senate jud.

S1037: ANIMAL ABUSER REGISTRATION; REGISTRY

An adult who has been convicted of cruelty to animals or other related offenses must register with the county sheriff within 10 days after the conviction or after entering and remaining in that county. The Department of Public Safety is required to maintain a central animal abuser registry with the names and registration information of every person required to register.

First sponsor: Sen. Farley

S1037 Daily History	Date	Action
ANIMAL ABUSER REGISTRATION; REGISTRY	1/13	referred to Senate jud, appro.

S1047: CLOSING PROTECTION LETTERS; ESCROW AGENTS

Title insurers are authorized to provide a closing protection letter to any party to a title insurance policy transaction. Closing protection letters may indemnify an insured against a loss resulting from specified actions of a policy-issuing title insurance agent or other settlement service provider, including theft or misappropriation of settlement monies. Title insurers are required to charge a party receiving a closing protection letter a fee of up to \$25. AS PASSED SENATE.

First sponsor: Sen. Yarbrough

S1047 Daily History	Date	Action
CLOSING PROTECTION LETTERS; ESCROW AGENTS	2/20	referred to House fin-inst.
CLOSING PROTECTION LETTERS; ESCROW AGENTS	2/3	passed Senate <u>27-2</u> ; ready for House.
CLOSING PROTECTION LETTERS; ESCROW AGENTS	1/30	Senate COW approved with amend <u>#4001</u> .
CLOSING PROTECTION LETTERS; ESCROW AGENTS	1/28	from Senate rules okay.
CLOSING PROTECTION LETTERS; ESCROW AGENTS	1/16	from Senate fin with amend <u>#4001</u> .
CLOSING PROTECTION LETTERS; ESCROW AGENTS	1/15	Senate fin amended; report awaited.
CLOSING PROTECTION LETTERS; ESCROW AGENTS	1/13	referred to Senate fin.

S1063: MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE

It is not misconduct involving weapons to enter a public establishment or attend a public event while carrying a deadly weapon after a reasonable request by the operator or sponsor of the event to remove the weapon and place it in temporary and secure storage if the public establishment or event is not in full compliance with statutory firearm storage requirements.

First sponsor: Sen. Murphy

S1063 Daily History	Date	Action
MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE	2/11	from Senate rules okay. Stricken from Senate consent calendar by Gallardo.
MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE	2/10	to Senate consent calendar.
MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE	1/21	from Senate jud do pass.
MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE	1/16	Senate jud do pass; report awaited.
MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE	1/15	referred to Senate jud.

S1066: GREEN PUBLIC SCHOOLS TASK FORCE

Establishes an 11-member Green Public Schools Task Force to recommend a model green cleaning policy for public schools. The Task Force must submit a report to the Governor and the Legislature by November 1, 2015 and self-repeals January 1, 2016.

First sponsor: Sen. Ableser

S1066 Daily History	Date	Action
GREEN PUBLIC SCHOOLS TASK FORCE	1/15	referred to Senate educ, gov-env.

S1070: TECH CORRECTION; IMMIGRATION; NATIONALITY LAW

Minor change in Title 12 (Courts) related to the immigration and nationality law practice act.
Apparent striker bus.

First sponsor: Sen. Biggs

S1070 Daily History	Date	Action
TECH CORRECTION; IMMIGRATION; NATIONALITY LAW	1/15	referred to Senate rules only.

S1071: TOWING; MOTOR VEHICLES

Establishes regulations for private property trespass towers (defined). Beginning July 1, 2015, the Department of Transportation is required to set rate caps for towing, storage and other services provided by towers. Establishes requirements for records of towed vehicles, notification of law enforcement, insurance coverage, posting of towing and storage rates and charges, and the release of towed or impounded vehicles. Also includes unlawful practices and civil and criminal penalties for violations. These regulations self-repeal on July 1, 2024. Fees collected by the Dept for processing abandoned vehicle reports are no longer capped at \$10 and must be used to pay for enforcement of these regulations.

First sponsor: Sen. Ableser

S1071 Daily History	Date	Action
TOWING; MOTOR VEHICLES	1/15	referred to Senate trans.

S1090: BEER CONTAINERS; REMOVAL FROM PREMISES

The prohibition on a liquor licensee allowing spirituous liquor to be removed from the licensed premises does not apply to a bar, beer and wine bar, liquor store, beer and wine store or domestic microbrewery licensee who dispenses beer only in a clean container designed for the purpose of holding dispensed beer, instead of only in a clean glass container, and that meets other specified requirements.

First sponsor: Sen. S. Pierce

S1090 Daily History	Date	Action
BEER CONTAINERS; REMOVAL FROM PREMISES	1/16	referred to Senate com-energy-mil.

S1097: SILVER ALERT NOTIFICATION SYSTEM

The Department of Public Safety is required to establish the silver alert notification system as a quick response system designed to issue and coordinate alerts following the report of a missing person who is 65 year of age or older under specified conditions.

First sponsor: Sen. Griffin

S1097 Daily History	Date	Action
SILVER ALERT NOTIFICATION SYSTEM	2/20	referred to House pub-mil-reg, gov.
SILVER ALERT NOTIFICATION SYSTEM	2/3	passed Senate <u>29-0</u> ; ready for House.
SILVER ALERT NOTIFICATION SYSTEM	1/28	from Senate rules okay.
SILVER ALERT NOTIFICATION SYSTEM	1/27	to Senate consent calendar.
SILVER ALERT NOTIFICATION SYSTEM	1/27	from Senate gov-env do pass.
SILVER ALERT NOTIFICATION SYSTEM	1/23	Senate gov-env do pass; report awaited.
SILVER ALERT NOTIFICATION SYSTEM	1/21	referred to Senate gov-env.

S1114: SCHOOLS; COMPULSORY ATTENDANCE AGE; INCREASE

School attendance is mandatory for children if they are between six and 18 years of age (formerly, between six and 16) unless the child has obtain a high school diploma or G.E.D. or has graduated from a home school program.

First sponsor: Sen. McGuire

S1114 Daily History	Date	Action
SCHOOLS; COMPULSORY ATTENDANCE AGE; INCREASE	1/21	referred to Senate educ.

S1115: SEAT BELTS; SCHOOL BUSES

Beginning January 1, 2015, each school bus purchased in Arizona must be equipped with lap belts.

First sponsor: Sen. McGuire

S1115 Daily History	Date	Action
SEAT BELTS; SCHOOL BUSES	1/21	referred to Senate educ, trans, appro.

S1121: HIGH SCHOOL GRADUATION; TESTS; MORATORIUM

School districts and charter schools are prohibited from administering a standardized test during the 2014-15, 2015-16 and 2016-17 school years to any student if the student is required to obtain a passing score on that test in order to graduate from high school.

First sponsor: Sen. Ward

S1121 Daily History	Date	Action
HIGH SCHOOL GRADUATION; TESTS; MORATORIUM	2/20	Senate educ held.
HIGH SCHOOL GRADUATION; TESTS; MORATORIUM	1/21	referred to Senate educ.

S1147: TEXT MESSAGING WHILE DRIVING; PROHIBITION

It is a nonmoving civil traffic violation to use a wireless communication device to send or receive a written message while operating a motor vehicle. Some exceptions. Violations are subject to a civil penalty of \$100 for a first violation and \$300 for a second or subsequent violation, or \$300 if the person is involved in a motor vehicle accident.

First sponsor: Sen. Farley

S1147 Daily History	Date	Action
TEXT MESSAGING WHILE DRIVING; PROHIBITION	1/22	referred to Senate trans, pub safety, gov-env.

S1150: SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION

Municipalities are prohibited from requiring a property owner in the municipal planning area to connect to the municipal sewer system if the property is located in a county island. Some exceptions. This prohibition preempts all local laws, ordinances and charter provisions to the contrary. AS PASSED SENATE.

First sponsor: Sen. D. Farnsworth

S1150 Daily History	Date	Action
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/25	referred to House gov.
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/20	passed Senate <u>28-1</u> ; ready for House.
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/17	Senate COW approved with amend <u>#4048</u> .
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/11	from Senate rules okay.
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/4	from Senate gov-env with amend <u>#4048</u> .
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	2/3	Senate gov-env amended; report awaited.
SEWER CONNECTION; COUNTY ISLANDS; PROHIBITION	1/22	referred to Senate gov-env.

S1151: FOWL REGULATION; PROHIBITION

Municipalities are prohibited from adopting a zoning ordinance that prohibits a resident of a single-family detached residence from keeping fowl in the backyard of the property. Municipalities may restrict the number of fowl. This legislation preempts all local laws, ordinances and charter provisions to the contrary.

First sponsor: Sen. D. Farnsworth

S1151 Daily History	Date	Action
FOWL REGULATION; PROHIBITION	2/13	passed Senate <u>29-1</u> ; ready for House.
FOWL REGULATION; PROHIBITION	2/11	from Senate rules okay.
FOWL REGULATION; PROHIBITION	2/10	to Senate consent calendar.
FOWL REGULATION; PROHIBITION	2/4	from Senate gov-env do pass.
FOWL REGULATION; PROHIBITION	1/22	referred to Senate gov-env.

S1152: TRANSPORTATION SAFETY ZONES; PASSENGER AREAS

Municipalities are prohibited from establishing passenger convenience areas and taxi and livery vehicle lanes within a transportation safety zone. Municipalities are authorized to establish a transportation safety zone if specified conditions are met.

First sponsor: Sen. Crandell

S1152 Daily History	Date	Action
TRANSPORTATION SAFETY ZONES; PASSENGER AREAS	2/5	from Senate trans with amend <u>#4052</u> .
TRANSPORTATION SAFETY ZONES; PASSENGER AREAS	2/4	Senate trans amended; report awaited.
TRANSPORTATION SAFETY ZONES; PASSENGER AREAS	1/22	referred to Senate trans.

S1153: SCHOOLS; CURRICULAR STANDARDS; ASSESSMENTS; REQUIREMENTS

The State Board of Education is prohibited from implementing the common core standards in English and mathematics in Arizona public schools until the Board holds at least one public hearing in each Arizona congressional district and a fiscal analysis of the projected cost of implementation that is performed by an independent entity is presented to the Board. The state is required to withdraw from the Partnership for Assessment of Readiness for College and Careers (PARCC) and cannot implement the assessments aligned to the common core standards by PARCC.

First sponsor: Sen. Ward

S1153 Daily History	Date	Action
SCHOOLS; CURRICULAR STANDARDS; ASSESSMENTS; REQUIREMENTS	1/23	referred to Senate educ.

S1155: SCHOOLS; COMMON CORE; OPT-OUT

School boards and charter school governing boards are authorized to opt out of any competency requirements or assessments that are based on the common core standards, Arizona's college and career ready standards or any other standards or assessments that are aligned with those proposed by the Partnership for Assessment of Readiness for College and Careers.

First sponsor: Sen. Ward

S1155 Daily History	Date	Action
SCHOOLS; COMMON CORE; OPT-OUT	1/23	referred to Senate educ.

S1158: FIREWORKS; PERMISSABLE USE (~~TECH CORRECTION; TEXTBOOK PURCHASE~~)

Minor change in Title 15 (Education) related to purchase of textbooks and instructional computer software. Apparent striker bus.

First sponsor: Sen. Crandell

S1158 Daily History	Date	Action
FIREWORKS; PERMISSABLE USE	2/27	Senate COW approved with amend #4255 and the rules tech amendment. NOTE SHORT TITLE CHANGE.
TECH CORRECTION; TEXTBOOK PURCHASE	2/25	from Senate rules with a technical amendment.
TECH CORRECTION; TEXTBOOK PURCHASE	2/20	from Senate pub safety with amend #4255 .
TECH CORRECTION; TEXTBOOK PURCHASE	2/10	further referred to Senate pub safety.
TECH CORRECTION; TEXTBOOK PURCHASE	1/23	referred to Senate rules only.

S1163: TEXTING WHILE DRIVING; TRANSPORTATION VEHICLES

A person is prohibited from using a handheld wireless communication device to make or receive a telephone call, engage in a telephone conversation or manually write, send or read a written message while operating a vehicle for public transit, a livery vehicle, taxi, limousine or a bus.

First sponsor: Sen. McGuire

S1163 Daily History	Date	Action
TEXTING WHILE DRIVING; TRANSPORTATION VEHICLES	1/23	referred to Senate trans, pub safety, gov-env.

S1170: BICYCLE EQUIPMENT

A person under 18 years of age is required to wear a properly fitted and fastened protective bicycle helmet if the person is riding a bicycle, being a passenger on a bicycle, riding in a restraining seat attached to a bicycle or riding in a trailer towed by a bicycle.

First sponsor: Sen. Farley

S1170 Daily History	Date	Action
BICYCLE EQUIPMENT	1/23	referred to Senate trans, pub safety.

S1183: FIRE ACCESS ROADS; LIMITATION; SPRINKLERS

Municipalities and counties are prohibited from adopting any fire code or other legal requirement for an approved fire apparatus access road and/or road extension that directly or indirectly requires a one or two family residence or a "utility or miscellaneous accessory building" (defined) to install fire sprinklers. Fire code officials are permitted to increase or extend an approved fire apparatus access road or access road extension to comply with this requirement. AS PASSED SENATE.

First sponsor: Sen. D. Farnsworth

S1183 Daily History	Date	Action
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	2/24	passed Senate 28-2 ; ready for House.
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	2/20	Senate COW approved with floor amend #4273 .
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	2/18	from Senate rules okay.
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	2/17	to Senate consent calendar. Stricken from Senate consent calendar by Farnsworth.
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	2/11	from Senate gov-env do pass.
FIRE ACCESS ROADS; LIMITATION; SPRINKLERS	1/27	referred to Senate gov-env.

S1228: HIGHER ED; TUITION; FEES; REDUCTION

The Arizona Commerce Authority is required to develop and submit to the Board of Regents and each community college district a list of fields of study that involve skills in high demand by employers, and to update the list annually. The Board is required to reduce tuition and fees by an unspecified percent (blank in original) if the student is pursuing a degree in a field of study on the list.

first sponsor: Sen. Crandell

S1228 Daily History	Date	Action
HIGHER ED; TUITION; FEES; REDUCTION	1/28	referred to Senate educ.

S1229: HIGHER ED VOUCHERS

Statutory formulas for determining the amount of state aid to community college districts and universities are deleted and the Legislature is instead required to appropriate a sum of monies equal to an unspecified voucher amount (blank in original) per resident full-time equivalent student. The Board of Regents is required to issue a voucher to any student who meets specified requirements, and students are permitted to use the voucher for the payment of tuition and fees at any accredited public or private postsecondary education institution in Arizona. Establishes a formula for determining funding for the vouchers. Appropriates an unspecified amount (blank in original) from the general fund in FY2014-15 to the Board of Regents for the cost of vouchers.

First sponsor: Sen. Crandell

S1229 Daily History	Date	Action
HIGHER ED VOUCHERS	1/28	referred to Senate educ, appro.

S1244: AUDITOR GENERAL; CHARTER SCHOOLS

The school-wide audit team in the office of the Auditor General is required to conduct performance audits and monitor charter schools in the same manner it audits and monitors school districts.

First sponsor: Sen. Dalessandro

S1244 Daily History	Date	Action
AUDITOR GENERAL; CHARTER SCHOOLS	1/28	referred to Senate educ, gov-env.

S1286: LOTTERY; FUNDING; LTAF; RESTORATION

Establishes the Local Transportation Assistance Fund (LTAF) and requires the Legislature to appropriate an amount necessary to provide that the total monies available in LTAF for each fiscal year (FY) equal \$20.5 million. The State Treasurer is required to pay municipalities a maximum of \$23 million each FY from the available monies in LTAF in proportion to the population of each municipality, except that each municipality is entitled to receive at least \$10,000. The State Treasurer is also required to distribute up to \$18 million each FY to counties. Establishes the County Assistance Fund and specifies distributions from the Fund. Establishes the State Parks Board Heritage Fund, and requires the Heritage Fund to be administered by the State Parks Board for specified purposes. State Lottery Fund (SLF) monies must be used to reimburse the general fund for payment to LTAF of \$18 million each FY. Of the monies remaining in the SLF, up to a maximum of \$23 million each FY must be deposited in the general fund to be used to offset reimbursements to LTAF and up to a maximum of \$7.65 million each FY must be deposited in the general fund to be used to offset reimbursements to the County Assistance Fund. Of the monies remaining in SLF, \$10 million must be deposited in the Heritage Fund. Monies equivalent to the amount of SLF monies specified must be transferred from the general fund to the other funds specified at the beginning of each FY. More.

First sponsor: Sen. Farley

S1286 Daily History	Date	Action
LOTTERY; FUNDING; LTAF; RESTORATION	2/3	referred to Senate trans, appro.

S1299: IMMIGRATION; LAW ENFORCEMENT; REPEAL

Repeals the following statutes established by Laws 2010, Chapter 113 (S1070): the prohibition on state and local government agencies or governing bodies restricting the enforcement of federal immigration law; the requirement for law enforcement officials to determine the immigration status of a person at any lawful stop or arrest where reasonable suspicion exists that the person is unlawfully present in the

037, provisions allowing law enforcement to arrest without warrant any person the officer has probable cause to believe has committed a public offense that makes the person removable from the U.S.; the defense of entrapment for employers found to be employing unauthorized aliens; the establishment of willful failure to complete or carry an alien registration document, unlawful stopping to hire and pick up passengers for work, and unlawful application for employment or employment by an unauthorized alien as class 1 misdemeanors; the requirement that a vehicle driven in furtherance of the illegal presence of an alien in the U.S. and in violation of a criminal offense be immobilized or impounded; and the establishment of the Gang and Immigration Intelligence Team Enforcement Mission (GIITEM) Fund.

First sponsor: Sen. Gallardo

S1299 Daily History	Date	Action
IMMIGRATION; LAW ENFORCEMENT; REPEAL	2/3	referred to Senate jud, gov-env.

S1302: TAX CREDIT; FOOD BANK ORGANIZATIONS

If a taxpayer's voluntary cash contribution to a qualifying charitable organization is made to a "qualifying charitable food bank organization" (defined), the maximum amount of the income tax credit is increased to \$400 for a single individual or head of household, from \$200, and to \$800 for a married couple filing jointly, from \$400.

First sponsor: Sen. Yarbrough

S1302 Daily History	Date	Action
TAX CREDIT; FOOD BANK ORGANIZATIONS	2/20	Senate COW approved with amend #4068 .
TAX CREDIT; FOOD BANK ORGANIZATIONS	2/11	from Senate rules okay.
TAX CREDIT; FOOD BANK ORGANIZATIONS	2/6	from Senate fin with amend #4068 .
TAX CREDIT; FOOD BANK ORGANIZATIONS	2/3	referred to Senate fin.

S1305: SEMIPUBLIC SWIMMING POOL BARRIER GATES

Beginning January 1, 2015, a code or ordinance adopted by a municipality or county applies to locking devices for pool barrier gates used for semipublic swimming pools, and a new construction or major renovation of a semipublic swimming pool must meet the requirements of the code or ordinance.

First sponsor: Sen. Griffin

S1305 Daily History	Date	Action
SEMIPUBLIC SWIMMING POOL BARRIER GATES	2/27	passed Senate 26-4 ; ready for House.
SEMIPUBLIC SWIMMING POOL BARRIER GATES	2/25	from Senate rules okay.
SEMIPUBLIC SWIMMING POOL BARRIER GATES	2/24	to Senate consent calendar.
SEMIPUBLIC SWIMMING POOL BARRIER GATES	2/11	from Senate gov-env do pass.
SEMIPUBLIC SWIMMING POOL BARRIER GATES	2/3	referred to Senate gov-env.

S1310: SCHOOLS; COMMON CORE; PROHIBITION

The State Board of Education is prohibited from implementing the common core standards and from adopting or revising curricular standards in a manner that would effectively implement the common core standards. The Board is required to select an existing nationally administered standardized test that is currently accepted as a high school achievement and college entrance examination by at least 50 percent of postsecondary institutions in the U.S. to serve as the statewide assessment mechanism to measure student academic performance.

First sponsor: Sen. Melvin

S1310 Daily History	Date	Action
SCHOOLS; COMMON CORE; PROHIBITION	2/25	from Senate rules okay.
SCHOOLS; COMMON CORE; PROHIBITION	2/24	from Senate educ do pass.
SCHOOLS; COMMON CORE; PROHIBITION	2/20	Senate educ do pass; report awaited.
SCHOOLS; COMMON CORE; PROHIBITION	2/3	referred to Senate educ.

S1321: DAY CARE CENTERS; EXEMPTION

The list of entities exempt from child care licensure is expanded to include a program offered by a school district or charter school that provides only academically specific educational instruction for children ages 3-6 if specified conditions are met.

First sponsor: Sen. Pancrazi

S1321 Daily History	Date	Action
DAY CARE CENTERS; EXEMPTION	2/27	retained on Senate COW calendar.
DAY CARE CENTERS; EXEMPTION	2/25	from Senate rules okay.
DAY CARE CENTERS; EXEMPTION	2/24	from Senate hel-hu ser with amend #4299 .
DAY CARE CENTERS; EXEMPTION	2/19	Senate hel-hu ser amended; report awaited.
DAY CARE CENTERS; EXEMPTION	2/4	referred to Senate hel-hu ser.

S1334: HOAS; HEARINGS; ATTORNEY FEES

Attorney fees cannot be awarded in an administrative hearing for a dispute between an owner and a homeowners' association or condo association.

First sponsor: Sen. Griffin

S1334 Daily History	Date	Action
HOAS; HEARINGS; ATTORNEY FEES	2/27	passed Senate on reconsideration 18-12 ; ready for House.
HOAS; HEARINGS; ATTORNEY FEES	2/24	Senate voted to reconsider 2/20 failure to pass bill. Date of second vote to be set by president.
HOAS; HEARINGS; ATTORNEY FEES	2/20	FAILED to pass Senate 15-14 .
HOAS; HEARINGS; ATTORNEY FEES	2/18	from Senate rules okay.
HOAS; HEARINGS; ATTORNEY FEES	2/17	to Senate consent calendar.
HOAS; HEARINGS; ATTORNEY FEES	2/11	from Senate gov-env do pass.
HOAS; HEARINGS; ATTORNEY FEES	2/4	referred to Senate gov-env.

S1358: REPORTING; UNDERAGE DRINKING; IMMUNITY

A person who is under 21 years of age is immune from prosecution for underage drinking if a list of specified circumstances occur, including that the person requests emergency medical or law enforcement assistance, provides any relevant information requested by a law enforcement officer, and successfully completes a court approved educational program on the dangers of alcohol consumption at their own cost. If the person is under 18 years of age, the law enforcement officer is required to notify the person's parent or guardian of the incident.

First sponsor: Sen. Ward

S1358 Daily History	Date	Action
REPORTING; UNDERAGE DRINKING; IMMUNITY	2/4	referred to Senate rules only.

S1359: IMMUNITY; UNDERAGE DRINKING; REPORTING

A person who is under 21 years of age is immune from prosecution for underage drinking if a list of specified circumstances occur, including that the person requests emergency medical or law enforcement assistance, provides any relevant information requested by a law enforcement officer, and successfully completes a court approved educational program on the dangers of alcohol consumption at their own cost. If the person is under 18 years of age, the law enforcement officer is required to notify the person's parent or guardian of the incident.

First sponsor: Sen. Ward

S1359 Daily History	Date	Action
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IMMUNITY; UNDERAGE DRINKING; REPORTING 2/4 referred to Senate jud.

S1372: SCHOOLS; SEX EDUCATION

All school districts are required to provide sex education that is "medically accurate" (defined) and "comprehensive" (defined). Districts are required to notify all parents of their ability to withdraw their child from sex education instruction. At the request of a parent, a student must be excused.

First sponsor: Sen. Hobbs

S1372 Daily History Date Action
SCHOOLS; SEX EDUCATION 2/4 referred to Senate educ.

S1373: SCHOOLS; BULLYING POLICIES; DEFINITION

Defines "bullying" as any written, verbal or physical act or any electronic communication that is intended to harm a student. Charter schools are required to prescribe and enforce policies and procedures to prohibit students from harassing, intimidating and bullying other students. The policies and procedures must include specified elements. Also modifies the required elements of school district anti-bullying policies.

First sponsor: Sen. Hobbs

S1373 Daily History Date Action
SCHOOLS; BULLYING POLICIES; DEFINITION 2/4 referred to Senate educ.

S1375: CHILD ABUSE BY TORTURE; OFFENSE

It is a class 4 (mid-level) felony to commit "child abuse by torture" (defined). A person convicted of child abuse by torture for specified acts is not eligible for suspension of sentence, probation, pardon, commutation of sentence or release from confinement on any basis.

First sponsor: Sen. Hobbs

S1375 Daily History Date Action
CHILD ABUSE BY TORTURE; OFFENSE 2/4 referred to Senate jud.

S1388: SCHOOLS; ACADEMIC STANDARDS; TESTS

Each school district and charter school governing board (school board) is required to adopt its own academic standards, which must meet or exceed the standards adopted by the State Board of Education for use during or after the 1998-99 school year. School boards are required to submit the standards to the Superintendent of Public Instruction for approval, and the Superintendent must approve the standards if they meet or exceed the standards adopted by the Board for use during or after the 1998-99 school year. School boards are also required to adopt an "instrument to measure standards" test, and this test replaces the AIMS test in statute. The Department of Education is required to post on their website a list containing at least four nationally standardized norm-referenced achievement tests that may be adopted by school boards.

First sponsor: Sen. Ward

S1388 Daily History Date Action
SCHOOLS; ACADEMIC STANDARDS; TESTS 2/24 from Senate educ do pass.
SCHOOLS; ACADEMIC STANDARDS; TESTS 2/20 Senate educ do pass; report awaited.
SCHOOLS; ACADEMIC STANDARDS; TESTS 2/4 referred to Senate educ.

S1397: LIQUOR OMNIBUS

Various changes relating to liquor license regulations. The owner of a business that is not a liquor

licensee is authorized to enter into a management agreement in which an independent business acts as the manager and applies for and obtains an on-sale liquor license that authorizes the sale and service of spirituous liquor on the owner's premises. Effective July 1, 2018, the Department of Liquor Licenses and Control is authorized to issue a craft distiller license to any person meeting specified criteria, and requirements for craft distiller licensees are established. On application by two or more farm winery licensees, the Dept may approve a grouping of licensees at one location under a plan of alternating proprietorships if the wineries have received approval from the U.S. Alcohol and Tobacco Tax and Trade Bureau. The Dept is permitted to authorize a farm winery licensee to operate up to two remote tasting and retail premises under specified conditions. Session law specifies that current farm winery licensees do not qualify for the new requirements and may continue to operate under the previously issued licenses until January 1, 2019. The Dept is authorized to issue licenses that have been revoked or reverted in any county after July 1, 2014. Before the Dept issues a temporary special event license, a special event that is to occur at an otherwise unlicensed location must be approved by the county board of supervisors or municipal governing body. State agencies, boards and commissions are added to the list of entities that may obtain a government liquor license. Liquor licensee employees that are not directly involved in the sale or service of spirituous liquor or who are only involved in restocking are exempt from the requirement to take training courses approved by the Dept. More.

First sponsor: Sen. McComish

S1397 Daily History	Date	Action
LIQUOR OMNIBUS	2/27	from Senate rules with a technical amendment.
LIQUOR OMNIBUS	2/20	from Senate com-energy-mil with amend #4248 .
LIQUOR OMNIBUS	2/19	Senate com-energy-mil amended; report awaited.
LIQUOR OMNIBUS	2/4	referred to Senate com-energy-mil.

S1413: TAXES; MANUFACTURERS' ELECTRICITY SALES; EXEMPTION

The list of deductions from the tax base for the utilities classification is expanded to include gross proceeds of sales or gross income derived from sales of electricity for use in manufacturing or smelting operations. Use taxes do not apply to the purchase price of electricity for use in manufacturing or smelting operations. Municipalities are prohibited from levying a transaction privilege or other similar tax or fee on the gross proceeds of sales or gross income derived from sales of electricity for use in manufacturing or smelting operations. Effective from and after the last day of the month of the general effective date of the 51st Legislature, second regular session.

First sponsor: Sen. Yarbrough

S1413 Daily History	Date	Action
TAXES; MANUFACTURERS' ELECTRICITY SALES; EXEMPTION	2/13	from Senate fin do pass.
TAXES; MANUFACTURERS' ELECTRICITY SALES; EXEMPTION	2/10	referred to Senate fin.

S1419: PROVISIONAL BALLOTS; VERIFICATION; TALLY

For any prospective voter who appears at an incorrect polling place, the board worker at that polling place is required to complete a form in duplicate that contains the name of the precinct where the voter appeared and the name and location of the voter's correct precinct and polling place, keep a copy of the form and provide a copy to the voter. The voter must present the form at the polling place where s/he was directed to appear and vote a provisional ballot. On completion of the verification process for that voter's provisional ballot, if the voter was directed to the incorrect precinct, the ballot is counted only for those candidates that are not precinct specific.

First sponsor: Sen. Gallardo

S1419 Daily History	Date	Action
PROVISIONAL BALLOTS; VERIFICATION; TALLY	2/5	referred to Senate elect, gov-env.

S1421: VOTER REGISTRATION; SOCIAL SECURITY NUMBER

The list of items that constitute satisfactory evidence of U.S. citizenship for voter registration is expanded to include verification of the last four digits of the applicant's social security number. Due to voter protection, this bill requires the affirmative vote of at least 3/4 of each house of the

Legislature for passage.

First sponsor: Sen. Gallardo

S1421 Daily History	Date Action
VOTER REGISTRATION; SOCIAL SECURITY NUMBER 2/5 referred to Senate elect.	

S1423: VOTER REGISTRATION; SAME DAY

A person who is otherwise qualified to vote may register on Election Day at the polling place for the precinct in which that person maintains residence. Election day registration does not qualify a person to vote in a partisan primary election until at least 29 days after the date of registration.

First sponsor: Sen. Gallardo

S1423 Daily History	Date Action
VOTER REGISTRATION; SAME DAY 2/5 referred to Senate elect, gov-env.	

S1424: VOTER REGISTRATION; ID; FEDERAL FORM

The county recorder is prohibited from requiring an applicant for voter registration to provide information or documentation that is not required by the National Voter Registration Act of 1993. Deletes requirements for applications for voter registration to be accompanied by satisfactory evidence of U.S. citizenship. Due to voter protection, this bill requires the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Sen. Gallardo

S1424 Daily History	Date Action
VOTER REGISTRATION; ID; FEDERAL FORM 2/5 referred to Senate elect, gov-env.	

S1425: ELECTION PROCEDURES; WORKERS; PRECINCTS; PROVISIONALS

Various changes relating to election procedures. County boards of supervisors are required to designate at least 1/2 of the total number of the county's precincts for the use of electronic media poll lists, registers and signature rosters, and are required, instead of permitted, to authorize the use of voting centers in place of or in addition to specifically designated polling places. Each polling place is required to provide a separate line for voters who are voting by provisional ballot. Before the appointment of election workers, the county officer in charge of elections is required to determine whether each precinct is likely to comply with a 30 minute maximum allowable wait time and consider implementing a plan to comply that incorporates bilingual board workers and revisions to precinct lines and locations of polling places.

First sponsor: Sen. Gallardo

S1425 Daily History	Date Action
ELECTION PROCEDURES; WORKERS; PRECINCTS; PROVISIONALS 2/5 referred to Senate elect, gov-env.	

S1426: VOTER IDENTIFICATION; PROOF OF CITIZENSHIP

Deletes the requirement for applications for voter registration to be accompanied by satisfactory evidence of U.S. citizenship. Deletes the requirement for a voter to present specified identification at a polling place. Due to voter protection, this bill requires the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Sen. Gallardo

S1426 Daily History	Date Action
VOTER IDENTIFICATION; PROOF OF CITIZENSHIP 2/5 referred to Senate elect, gov-env.	

S1427: PRESIDENTIAL PREFERENCE ELECTION; INDEPENDENT VOTERS

Voters registered without a political party designation may vote in the presidential preference election and may select the ballot of any political party at that election.

First sponsor: Sen. Gallardo

S1427 Daily History	Date Action
PRESIDENTIAL PREFERENCE ELECTION; INDEPENDENT VOTERS	2/5 referred to Senate elect, gov-env.

S1433: VOTER ID; STUDENT ID CARDS

The list of valid forms of identification that voters may present in order to obtain a ballot is expanded to include a valid university, college or community college student identification card. Due to voter protection, this bill requires the affirmative vote of at least 3/4 of each house of the Legislature for passage.

First sponsor: Sen. Gallardo

S1433 Daily History	Date Action
VOTER ID; STUDENT ID CARDS	2/5 referred to Senate elect, gov-env.

S1456: FIREARM SALES; BACKGROUND CHECKS; TRANSFERS

If neither party to a prospective firearms sale or transfer is a licensed firearms dealer, the parties must complete the transaction through a licensed firearms dealer. Some exceptions. The dealer must process the sale or transfer and comply with all requirements of federal, state and local law as if the dealer were a party to the transaction, including a background check on both parties. If the dealer cannot legally deliver the weapon to the purchaser, the dealer must return the weapon to the seller. If the dealer cannot legally return the weapon to the seller, the dealer must deliver the weapon to law enforcement. The dealer may charge a fee of up to \$20 for the costs incurred in facilitating the sale or transfer. Violations are a class 5 (second-lowest) felony.

First sponsor: Sen. Gallardo

S1456 Daily History	Date Action
FIREARM SALES; BACKGROUND CHECKS; TRANSFERS	2/5 referred to Senate jud.

S1482: HOAS AMENDMENTS; OMNIBUS

Repeals and reinstates various changes made by Laws 2013, Chapter 254, including statute prohibiting municipal planning agencies and county planning and zoning commissions from requiring a subdivider or developer to establish a homeowner's association as part of a subdivision regulation or zoning ordinance, statute allowing a management company and its employees to act on behalf of a contracted HOA and the HOA Board by recording a lien or notice of claim of lien of the HOA or appearing on behalf of the HOA in a small claims court action when specified conditions are met, statute allowing homeowners and condo association members to use the member's property as a rental property unless prohibited in the declaration, and statute prohibiting condominium associations from prohibiting the indoor or outdoor display of a "political sign" (defined) by a unit owner on the owner's property, except earlier than 71 days before election day and later than 3 days after election day, thereby delaying the effective dates of these changes. Also, HOAs and condo associations are added to the list of entities authorized to bring an action in superior court against a property owner to abate and prevent criminal activity at a residential property.

First sponsor: Sen. Griffin

S1482 Daily History	Date Action
HOAS AMENDMENTS; OMNIBUS	2/27 passed Senate <u>30-0</u> ; ready for House.
HOAS AMENDMENTS; OMNIBUS	2/26 Senate COW approved with floor amend <u>#4376</u> .
HOAS AMENDMENTS; OMNIBUS	2/25 from Senate rules okay.
HOAS AMENDMENTS; OMNIBUS	2/24 to Senate consent calendar. Stricken from Senate consent calendar by Griffin.

HOAS AMENDMENTS; OMNIBUS 2/11 from Senate gov-env do pass.

HOAS AMENDMENTS; OMNIBUS 2/5 referred to Senate gov-env.

SCR1001: TECH CORRECTION; STATE TRUST LANDS

The 2014 general election ballot is to carry the question of whether to make a minor change in Article X, section 4 of the state Constitution related to state trust lands. Apparent striker bus.

First sponsor: Sen. Griffin

SCR1001 Daily History

Date Action

TECH CORRECTION; STATE TRUST LANDS 1/13 referred to Senate rules only.