

Legislative Link Update April 17, 2015

This past Tuesday at midnight was the deadline for Governor Ducey to take action on all the bills that had been sent to his office. Of the nearly 1,200 bills that were introduced, 344 were passed by both chambers of the Legislature and sent to the Governor. Governor Ducey signed 324 of those bills and vetoed 20. All of the bills that were signed will become law on the general effective date of July 3, 2015 unless the legislation specifies another date. Approximately 43 of the bills on our tracking list were signed into law and none were vetoed. The following report shows the final disposition of all the bills on our tracking list. Those bills that were signed have been highlighted in **green**.

Glendale's Intergovernmental Programs staff will now spend the next several weeks putting together our annual End of Session Report which will provide a comprehensive overview of the bills that we were tracking for the session. That report will be posted on our website at <http://www.glendaleaz.com/intergovernmental/index.cfm> when it becomes available.

Thank you again for your participation in Glendale's Legislative Link Program.

Arizona State Legislature Website: www.azleg.gov

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H2001: INCOME TAX BRACKETS; INFLATION INDEX

For each tax year beginning with 2016, the Department of Revenue is required to adjust the income dollar amounts for each individual income tax rate bracket by the average annual change in the metropolitan Phoenix consumer price index. The revised dollar amounts must be raised to the nearest whole dollar and cannot be revised below the amounts prescribed in the prior tax year. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 43

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2001 Daily History

Date Action

INCOME TAX BRACKETS; INFLATION INDEX 3/30 signed by governor. Chap. 91, Laws 2015.
INCOME TAX BRACKETS; INFLATION INDEX 3/24 passed Senate 18-10; ready for governor.

INCOME TAX BRACKETS; INFLATION INDEX 3/23 Senate COW approved.
INCOME TAX BRACKETS; INFLATION INDEX 3/17 stricken from Senate consent calendar by Dalessandro.
INCOME TAX BRACKETS; INFLATION INDEX 3/17 from Senate rules okay.
INCOME TAX BRACKETS; INFLATION INDEX 3/16 to Senate consent calendar.
INCOME TAX BRACKETS; INFLATION INDEX 3/4 from Senate fin do pass.
INCOME TAX BRACKETS; INFLATION INDEX 2/23 referred to Senate fin.
INCOME TAX BRACKETS; INFLATION INDEX 2/9 passed House 38-21; ready for Senate.
INCOME TAX BRACKETS; INFLATION INDEX 2/5 House COW approved.
INCOME TAX BRACKETS; INFLATION INDEX 2/3 stricken from House consent calendar by Mendez.
INCOME TAX BRACKETS; INFLATION INDEX 2/3 from House rules okay.
INCOME TAX BRACKETS; INFLATION INDEX 2/2 to House consent calendar.
INCOME TAX BRACKETS; INFLATION INDEX 1/26 from House ways-means do pass.
INCOME TAX BRACKETS; INFLATION INDEX 1/22 House ways-means do pass; report awaited.
INCOME TAX BRACKETS; INFLATION INDEX 1/14 referred to House ways-means.

H2002: POLITICAL SIGNS; REMOVAL

It is a class 2 (mid-level) misdemeanor for a person to remove, alter, deface or cover any political sign, defined by the bill as a sign intended to influence the outcome of an election, instead of just any political sign of a candidate for public office.

ARS Titles Affected: 16

First sponsor: Rep. J. Allen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2002 Daily History	Date Action
POLITICAL SIGNS; REMOVAL	1/28 from House jud do pass.
POLITICAL SIGNS; REMOVAL	1/14 referred to House jud, elect.

H2006: MARIJUANA; SENTENCE; CIVIL PENALTY; FINES

Reduces the criminal classification for possession or use of marijuana with a specified weight as follows: less than one ounce is subject to a civil penalty of up to \$100, from a class 6 (lowest) felony; at least one ounce but less than two pounds is reduced to a petty offense, from a class 6 felony; two pounds or more to a class 3 (mid-level) misdemeanor, from either a class 4 or 5 felony. Reduces the criminal classification for importing, transporting for sale or selling marijuana with a specified weight as follows: less than two pounds to a class 3 misdemeanor, from a class 5 (second-lowest) felony; at least two pounds but less than four pounds to a class 6 felony, from a class 4 felony; more than four pounds to a class 5 felony, from a class 3 felony. The court must order a juvenile who is adjudicated delinquent for a first violation of these marijuana related violations to complete at least 10 hours of community restitution in lieu of other penalties. If the community restitution is not complete within one year, the juvenile is subject to all other penalties prescribed by law.

ARS Titles Affected: 13 41

First sponsor: Rep. Cardenas

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2006 Daily History	Date Action
MARIJUANA; SENTENCE; CIVIL PENALTY; FINES	3/31 referred to House rules only.

H2007: 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.

ARS Titles Affected: 36 42

First sponsor: Rep. Cardenas

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2007 Daily History	Date Action
MARIJUANA; REGULATION; TAXATION 3/31 referred to House rules only.	

H2014: ADOPTION OF DAYLIGHT SAVING TIME

Adopts daylight savings time for the state of Arizona.

ARS Titles Affected: 1

First sponsor: Rep. Lovas

Others: Sen. S. Allen, Rep. Boyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2014 Daily History	Date Action
ADOPTION OF DAYLIGHT SAVING TIME 3/31 referred to House rules only.	

H2021: ADULT PROTECTIVE SERVICES; INFO ONLINE

The Department of Economic Security is required to make the Adult Protective Services (APS) registry available to the public online. The Dept is required to maintain a report in the registry for 25 years, increased from 10 years. For the purposes of APS statutes, communications concerning a person who is incarcerated or who is a patient in the Arizona State Hospital are not reports that require evaluation by an APS worker. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 46

First sponsor: Rep. Brophy McGee

Others: Rep. Carter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2021 Daily History	Date Action
ADULT PROTECTIVE SERVICES; INFO ONLINE 4/1 signed by governor. Chap 183, Laws 2015.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/30 House concurred in Senate amendments and passed on final reading <u>60-0</u> ; ready for governor.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/24 passed Senate <u>28-0</u> ; ready for House action on Senate amendments.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/23 Senate COW approved with floor amend #4993.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/17 stricken from Senate consent calendar by Barto.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/17 from Senate rules okay.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 3/16 to Senate consent calendar.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 2/26 from Senate hel-hu ser do pass.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 2/17 referred to Senate hel-hu ser.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 2/12 passed House <u>56-1</u> ; ready for Senate.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 2/11 House COW approved with floor amend #4130	
ADULT PROTECTIVE SERVICES; INFO ONLINE 2/9 from House rules okay.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 1/26 from House child-fam do pass.	
ADULT PROTECTIVE SERVICES; INFO ONLINE 1/14 referred to House child-fam.	

H2047: CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL

The Department of Child Safety is prohibited from removing a child from the custody of the child's parents or guardians unless the child safety worker who is recommending the removal submits the reasons for removal and supporting information to the worker's supervisor and the supervisor approves the removal. If an emergency exists affecting the health or safety of a child, a child safety worker is permitted to remove the child before notifying the supervisor, but is required to submit the information on the removal to the supervisor for review and approval within two hours after the removal, or by 8:30 AM the next day if the removal occurs after regular working hours. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 8

First sponsor: Rep. Townsend

Others: Rep. Finchem, Rep. Kern, Rep. Lawrence, Rep. Mitchell, Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2047 Daily History	Date Action
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 4/6 signed by governor. Chap. 198, Laws 2015.	
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 3/30 passed Senate <u>23-6</u> ; ready for governor.	
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 3/25 Senate COW approved.	
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 3/24 from Senate rules okay.	

CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 3/19 from Senate hel-hu ser do pass.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 3/3 referred to Senate hel-hu ser.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 2/26 passed House 35-23; ready for Senate.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 2/25 House COW approved with amend #4250 and floor amend #4508.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 2/24 from House rules okay.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 2/17 from House child-fam with amend #4250.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 2/16 House child-fam amended; report awaited.
CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL 1/14 referred to House child-fam.

H2051: TANF; ELECTRONIC BENEFIT TRANSFER; FAST-FOOD

A person who receives cash assistance is prohibited from conducting an electronic benefit transfer card transaction at a "fast-food or quick-service restaurant" (defined).

ARS Titles Affected: 46

First sponsor: Rep. Townsend

Others: Rep. Borrelli, Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2051 Daily History

Date Action

TANF; ELECTRONIC BENEFIT TRANSFER; FAST-FOOD 2/2 referred to House gov-higher ed.

H2061: 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.

ARS Titles Affected: 43

First sponsor: Rep. Mesnard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2061 Daily History

Date Action

ONLINE TPT; INCOME TAX REDUCTION 2/10 FAILED to pass House 27-30. House voted to reconsider failure to pass bill. Second vote scheduled for 2/12.

ONLINE TPT; INCOME TAX REDUCTION 2/5 House COW approved with floor amend #4079.

ONLINE TPT; INCOME TAX REDUCTION 2/3 stricken from House consent calendar by Sherwood, Mesnard.

ONLINE TPT; INCOME TAX REDUCTION 2/3 from House rules okay.

ONLINE TPT; INCOME TAX REDUCTION 2/2 to House consent calendar.

ONLINE TPT; INCOME TAX REDUCTION 1/26 from House ways-means do pass.

ONLINE TPT; INCOME TAX REDUCTION 1/26 House ways-means do pass; report awaited.

ONLINE TPT; INCOME TAX REDUCTION 1/14 referred to House ways-means.

H2064: GRADUATION REQUIREMENT; CIVICS TEST

Beginning in the 2016-17 school year, in order to graduate from high school or obtain a high school equivalency diploma, a student must correctly answer at least 60 of the 100 questions listed on a test identical to the civics portion of the naturalization test used by the U.S. Citizenship and Immigration Services. School governing boards are authorized to determine the method and manner in which to administer the civics test, and students may retake the test until obtaining a passing score. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 15

First sponsor: Rep. Montenegro

Others: Sen. S. Allen, Rep. Barton, Sen. Begay, Sen. Biggs, Rep. Borrelli, Rep. Bowers, Rep. Boyer, Rep. Cobb, Rep. Fann, Rep. Finchem, Rep. Gowan, Sen. Griffin, Sen. Kavanagh, Rep. Kern, Rep. Lawrence, Rep. Leach, Sen. Lesko, Rep. Livingston, Sen. McGuire, Rep. Mesnard, Rep. Mitchell, Rep. Olson, Rep. Petersen, Rep. Pratt, Rep. Rivero, Rep. Robson, Rep. Shope, Sen. Smith, Rep. Stevens, Rep. Thorpe, Rep. Townsend, Sen. Ward, Rep. Weninger, Sen. Yarbrough, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2064 Daily History

Date Action

GRADUATION REQUIREMENT; CIVICS TEST 1/15 Passed House 42-17. Substituted in Senate for identical S1029 and passed 19-10. Signed by governor. Chap 1, Laws 2015.
GRADUATION REQUIREMENT; CIVICS TEST 1/15 from House gov-higher ed with amend #4002. From rules okay. House COW approved with amend #4002.
GRADUATION REQUIREMENT; CIVICS TEST 1/12 referred to House gov-higher ed.

H2084: CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE

Condominium unit owners' and planned community homeowners' associations (HOAs) are required to submit with their annual report to the Corporation Commission a separate statement containing the name of the designated agent or management company for the HOA, the address for the HOA, and the contact information of the HOA or its designated agent or management company. HOAs are required to file an amended statement reflecting any changes in designated agent or management company within 30 days of the change. The requirement for an HOA to record similar information in the office of the county recorder is deleted. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 10 33

First sponsor: Rep. Petersen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2084 Daily History

Date Action

CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 3/17 signed by governor. Chap. 21, Laws 2015.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 3/12 passed Senate 28-0; ready for governor.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 3/4 from Senate rules okay. To Senate consent calendar.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 2/24 from Senate com-work dev do pass.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 2/17 referred to Senate com-work dev.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 2/16 passed House 57-0; ready for Senate.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 2/12 House COW approved with floor amend #4173, a substitute for amend 4009.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 1/26 from House rules okay.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 1/22 from House gov-higher ed with amend #4009.
CONDOS; PLANNED COMMUNITIES; ASSOC; DISCLOSURE 1/15 referred to House gov-higher ed.

H2087: SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION

A person who is required to register as a sex offender is required to verify the person's address if requested by the Department of Public Safety. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 13

First sponsor: Rep. Borrelli

Others: Rep. Campbell, Rep. Cardenas, Rep. Cobb, Rep. Finchem, Rep. Shope, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2087 Daily History

Date Action

SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 3/17 signed by governor. Chap. 22, Laws 2015.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 3/12 passed Senate 28-0; ready for governor.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 3/4 from Senate rules okay. To Senate consent calendar.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 2/26 from Senate jud do pass.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 2/17 referred to Senate jud.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 2/10 passed House 58-0; ready for Senate.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 2/3 from House rules okay.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 2/2 to House consent calendar.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 1/28 from House jud do pass.
SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION 1/26 referred to House jud.

H2094: EMPLOYMENT; VETERANS' PREFERENCE (MOBILE HOME PARKS; TREE MAINTENANCE)

Private employers are permitted to adopt a voluntary "veterans' preference employment policy" (defined). The policy must be in writing and applied uniformly to employment decisions. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 23

First sponsor: Rep. Coleman

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2094 Daily History

Date Action

EMPLOYMENT; VETERANS' PREFERENCE 4/6 signed by governor. Chap. 202 Laws 2015.
 EMPLOYMENT; VETERANS' PREFERENCE 4/1 House concurred in Senate amendments and passed on final reading 58-0; ready for governor.
 EMPLOYMENT; VETERANS' PREFERENCE 3/31 passed Senate 29-0; ready for House action on Senate amendments.
EMPLOYMENT; VETERANS' PREFERENCE 3/25 Senate COW approved with amend #4890 and the rules tech amendment. NOTE SHORT TITLE CHANGE.
 MOBILE HOME PARKS; TREE MAINTENANCE 3/24 from Senate rules with a technical amendment.
 MOBILE HOME PARKS; TREE MAINTENANCE 3/17 from Senate com-work dev with amend #4890.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/17 referred to Senate com-work dev.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/12 passed House 57-0; ready for Senate.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/11 House COW approved with floor amend #4128.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/3 stricken from House consent calendar by Coleman.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/3 from House rules okay.
 MOBILE HOME PARKS; TREE MAINTENANCE 2/2 to House consent calendar.
 MOBILE HOME PARKS; TREE MAINTENANCE 1/22 from House gov-higher ed do pass.
 MOBILE HOME PARKS; TREE MAINTENANCE 1/15 referred to House gov-higher ed.

H2097: LOAN ORIGINATORS; ADVANCE FEE LOANS

Registered advance fee loan brokers are required to apply for renewal by June 30 of each year. A registration for which a renewal application is not received by June 30 is suspended, and the broker may not act as such until the registration is renewed or a new registration is issued. The registration expires if the broker has not filed the renewal application by July 31. A registration may not be granted to the holder of an expired registration except as provided in statute for the issuance of an original registration. Also repeals the Loan Originator Examination Committee. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 6

First sponsor: Rep. Brophy McGee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2097 Daily History

Date Action

LOAN ORIGINATORS; ADVANCE FEE LOANS 3/30 signed by governor. Chap. 97, Laws 2015.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 3/23 passed Senate 27-1; ready for governor.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 3/17 from Senate rules okay.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 3/16 to Senate consent calendar.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 3/4 from Senate fin ins do pass.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 2/23 referred to Senate fin ins.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 2/19 House COW approved with floor amend #4354. Passed House 57-0; ready for Senate.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 2/17 stricken from House consent calendar by McCune Davis.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 2/16 stricken from House consent calendar by Brophy McGee.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 2/16 from House rules okay. To House consent calendar.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 1/28 from House bank-fin do pass.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 1/27 House bank-fin do pass; report awaited.
 LOAN ORIGINATORS; ADVANCE FEE LOANS 1/20 referred to House bank-fin.

H2098: DEPARTMENT OF CHILD SAFETY

Various changes relating to the Department of Child Safety (DCS). All "personal information" (defined) concerning an individual who applies for or receives an adoption agency license, a foster parent applicant or licensee or an individual who applies for or receives a child welfare license is confidential and may not be released except by court order. "Adoption agency information," "Foster parent information" and "child welfare agency information" (all defined) is not confidential, except for any DCS information and the address of any facility where a foster child is placed. DCS is authorized to release confidential information under specified circumstances. Violations of confidentiality regulations are a class 2 (second-highest) misdemeanor. If DCS is required to provide an administrative order, notice or letter, DCS is authorized to send it by electronic means if the party being served or notified consents, with some exceptions. DCS is required to provide the Auditor General access to any data necessary to perform ongoing performance reviews and analysis as required by statute. By August 1, 2015, DCS is required to issue a request for information (RFI) to interested vendors on using private entities to address the "backlog" (defined), and to report the results of the RFI to the Joint Legislative Budget Committee by October 1, 2015. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 1 8 12 15 28 36 41 46

First sponsor: Rep. Brophy McGee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2098 Daily History

Date Action

DEPARTMENT OF CHILD SAFETY 4/10 signed by governor. Chap. 257, Laws 2015.

DEPARTMENT OF CHILD SAFETY 3/31 House concurred in Senate amendments and passed on final reading 59-0; ready for governor.
 DEPARTMENT OF CHILD SAFETY 3/30 passed Senate 29-0; ready for House action on Senate amendments.
 DEPARTMENT OF CHILD SAFETY 3/25 Senate COW approved with amend #4940 and floor amend #5049 and #5050.
 DEPARTMENT OF CHILD SAFETY 3/24 from Senate rules okay.
 DEPARTMENT OF CHILD SAFETY 3/19 from Senate hel-hu ser with amend #4940.
 DEPARTMENT OF CHILD SAFETY 3/11 referred to Senate hel-hu ser.
 DEPARTMENT OF CHILD SAFETY 3/10 passed House 59-1; ready for Senate.
 DEPARTMENT OF CHILD SAFETY 2/19 House COW approved with amend #4106 and floor amend #4355.
 DEPARTMENT OF CHILD SAFETY 2/16 from House rules okay.
 DEPARTMENT OF CHILD SAFETY 2/10 from House child-fam with amend #4106.
 DEPARTMENT OF CHILD SAFETY 1/20 referred to House child-fam.

H2133: COUNTYWIDE ELECTIONS; VOTE BY MAIL

On approval of the county board of supervisors, a county is authorized to conduct a mail ballot election for all elections administered by that county, including elections for federal and state offices and measures, and elections for county, municipal, school district and special districts. Counties that conduct mail ballot elections are required to report specified information about the election to the Legislature by January 1 of each year following a mail ballot election.

ARS Titles Affected: 16

First sponsor: Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2133 Daily History

Date Action

COUNTYWIDE ELECTIONS; VOTE BY MAIL 1/21 referred to House elect, county-muni.

H2138: PRIMARY ELECTION DATE (~~MAY PRIMARY ELECTION DATE~~)

The primary election is moved to the 24th Tuesday before a general election, from the 10th Tuesday before.

ARS Titles Affected: 16

First sponsor: Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2138 Daily History

Date Action

PRIMARY ELECTION DATE 3/11 FAILED to pass House on reconsideration 29-30.
 PRIMARY ELECTION DATE 3/9 FAILED to pass House 26-33. House voted to reconsider failure to pass bill. Second vote scheduled for 3/11.
 PRIMARY ELECTION DATE 3/4 House COW approved with floor amend #4659, a substitute for amend 4204. NOTE SHORT TITLE CHANGE.
 MAY PRIMARY ELECTION DATE 2/26 retained on House COW calendar.
 MAY PRIMARY ELECTION DATE 2/25 from House rules okay.
 MAY PRIMARY ELECTION DATE 2/16 from House elect with amend #4204.
 MAY PRIMARY ELECTION DATE 2/16 House elect amended; report awaited.
 MAY PRIMARY ELECTION DATE 1/22 referred to House elect.

H2152: STOS; LUXURY TAX CREDITS

Establishes a luxury tax credit for contributions to a school tuition organization (STO) for the purposes of scholarships for low-income students and a luxury tax credit for contributions to an STO for the purposes of scholarships for displaced students and students with disabilities. The procedures, conditions, limitations, definitions and other requirements of the corporate income tax credit for contributions to school tuition organizations apply to these credits. The amount of each credit is the total amount of the taxpayer's voluntary cash contributions. If the allowable amount of a credit exceeds taxes due, the amount of the claim not used to offset tax liability may be carried forward for up to five consecutive tax years. Taxpayers cannot claim this credit and the corporate income tax credit with respect to the same contribution.

ARS Titles Affected: 42 43

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2152 Daily History

Date Action

STOS; LUXURY TAX CREDITS 2/23 FAILED to pass House 29-29. House voted to reconsider failure to pass bill. Second vote scheduled for 2/25.
 STOS; LUXURY TAX CREDITS 2/12 House COW approved.

STOS; LUXURY TAX CREDITS 2/9 from House rules okay.
STOS; LUXURY TAX CREDITS 2/3 from House ways-means do pass.
STOS; LUXURY TAX CREDITS 1/29 withdrawn from House appro.
STOS; LUXURY TAX CREDITS 1/22 referred to House ways-means, appro.

H2163: INTENSIVE PROBATION; COMMUNITY SUPERVISION; SEARCH

The list of conditions for intensive probation is expanded to include that the offender agrees in writing to allow a certified peace officer, with or without a warrant, to conduct a search of the person based on reasonable suspicion at any time of the day or night. Before a prisoner is released to being a term of community supervision, the Department of Corrections must require the prisoner to agree in writing to allow a certified peace officer, with or without a warrant, to conduct a search of the person based on reasonable suspicion at any time of the day or night.

ARS Titles Affected: 13 41

First sponsor: Rep. Borrelli

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2163 Daily History

Date Action

INTENSIVE PROBATION; COMMUNITY SUPERVISION; SEARCH 2/2 referred to House jud.

H2172: MOTOR VEHICLE LIABILITY INSURANCE REQS

For motor vehicle liability insurance policies issued or renewed beginning June 1, 2016, the minimum required coverage is increased to \$25,000 for bodily injury or death of one person in any one accident, from \$15,000, to \$50,000 for bodily injury or death of two or more persons in any one accident, from \$30,000, and to \$25,000 because of injury to or destruction of property of others in any one accident, from \$10,000.

ARS Titles Affected: 28

First sponsor: Rep. Brophy McGee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2172 Daily History

Date Action

MOTOR VEHICLE LIABILITY INSURANCE REQS 2/4 House ins FAILED 4-4.
MOTOR VEHICLE LIABILITY INSURANCE REQS 1/22 referred to House ins, trans-inf.

H2174: EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN

For the purpose of empowerment scholarship accounts (ESA), the definition of "qualified student" is expanded to include a child whose primary caregiver is that child's grandparent(s) and the child meets the economic eligibility requirements established under the National School Lunch and Child Nutrition Acts for free or reduced price lunches.

ARS Titles Affected: 15

First sponsor: Rep. Finchem

Others: Rep. Barton, Rep. Borrelli, Rep. Cobb, Sen. D. Farnsworth, Rep. Kern, Rep. Leach, Sen. Lesko, Rep. Livingston, Rep. Mitchell, Rep. Montenegro, Rep. Petersen, Sen. Smith, Rep. Thorpe, Rep. Weninger

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2174 Daily History

Date Action

EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN 3/10 FAILED to pass House 28-32.
EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN 2/12 House COW approved with amend #4006 and floor amend #4191.
EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN 1/26 from House rules okay.
EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN 1/22 from House educ with amend #4006.
EMPOWERMENT SCHOLARSHIP ACCOUNTS; GRANDCHILDREN 1/20 referred to House educ.

H2180: SCHOOLS; MENU OF ASSESSMENTS

The State Board of Education is required to adopt a menu of statewide achievement assessments to measure student achievement of the state academic standards. The menu of assessments is required to include norm-referenced and criterion-referenced tests. Each assessment adopted by the Board must be a nationally recognized test. Beginning in the 2015-16 school year, the Board must allow each school district and charter school to select the assessment that will be administered to the students in that school district or charter school from the menu of assessments. AS PASSED HOUSE.

ARS Titles Affected: 15

First sponsor: Rep. Boyer
Others: Rep. J. Allen, Sen. Ward

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2180 Daily History**Date Action**

SCHOOLS; MENU OF ASSESSMENTS 3/24 retained on Senate COW calendar.
SCHOOLS; MENU OF ASSESSMENTS 3/17 stricken from Senate consent calendar by Quezada.
SCHOOLS; MENU OF ASSESSMENTS 3/17 from Senate rules okay.
SCHOOLS; MENU OF ASSESSMENTS 3/16 to Senate consent calendar.
SCHOOLS; MENU OF ASSESSMENTS 3/5 from Senate educ do pass.
SCHOOLS; MENU OF ASSESSMENTS 2/19 referred to Senate educ.
SCHOOLS; MENU OF ASSESSMENTS 2/18 passed House 35-22; ready for Senate.
SCHOOLS; MENU OF ASSESSMENTS 2/17 House COW approved with floor amend #4266, a substitute for amend 4007.
SCHOOLS; MENU OF ASSESSMENTS 2/4 retained on House COW calendar.
SCHOOLS; MENU OF ASSESSMENTS 2/3 from House rules okay.
SCHOOLS; MENU OF ASSESSMENTS 1/22 from House educ with amend #4007.
SCHOOLS; MENU OF ASSESSMENTS 1/21 referred to House educ.

H2188: EMPLOYMENT DISCRIMINATION; PROHIBITION

The list of attributes for which a person cannot be discriminated against in employment practices is expanded to include gender, gender identity or expression or sexual orientation. A religious organization is allowed to take certain employment actions on the basis of gender, gender identity or expression or sexual orientation if the employee's position is directly related to the religious functions of the organization or directly involved in providing education to students of an educational institution substantially controlled or supported by the religious organization.

ARS Titles Affected: 41

First sponsor: Rep. Mach

Others: Rep. Alston, Rep. Bolding, Sen. Bradley, Rep. Cardenas, Sen. Dalessandro, Rep. Mendez, Sen. Quezada, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2188 Daily History**Date Action**

EMPLOYMENT DISCRIMINATION; PROHIBITION 3/31 referred to House rules only.

H2189: HOUSING DISCRIMINATION; PROHIBITION

The list of attributes for which a person cannot be discriminated against in practices related to the sale or rental of housing, including providing real estate and brokerage services, is expanded to include gender, gender identity or expression or sexual orientation.

ARS Titles Affected: 41

First sponsor: Rep. Mach

Others: Rep. Friese, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2189 Daily History**Date Action**

HOUSING DISCRIMINATION; PROHIBITION 3/31 referred to House rules only.

H2190: SCHOOLS; COMMON CORE; REPLACEMENT

The State Board of Education is prohibited from adopting and the Department of Education is prohibited from implementing the common core standards, Arizona's college and career ready standards or any other standards or assessments from any third-party provider that are substantially the same as those originating from those standards or any other standards or assessments originating from any third-party provider that are aligned with standards or assessments proposed by the partnership for assessment of readiness for college and careers. Any actions that were previously taken to adopt or implement such standards or assessments are void on the effective date of this legislation. Establishes a 13-member Arizona Education Standards Development and Improvement Committee within the Dept and requires the Committee to establish subject area subcommittees. The subcommittees are required to approve or disapprove the academic content standards for that subject area by July 1, 2015. The Committee and subcommittees terminate on July 1, 2023. The Committee is required to adopt and the Board is required to administer the education standards for Arizona's public schools. The Board is required to provide public notice of any proposed adoption or revision of academic content standards on the Department of Education's website, to request comments on the proposed changes from specified groups, and to hold a

public meeting in each congressional district in Arizona before adopting or revising standards. Beginning with the 2015-16 school year, the Board, in collaboration with the Committee, is required to adopt areas of subject matter standards in specified subjects that are subject to legislative review and approval, which must be implemented statewide by every public school. The content of all subject matter standards and corresponding assessments must be approved and controlled solely by the state through the Board, in collaboration with the Committee. By the 2018-19 school year, the Board is required to direct the process of developing annual high-quality statewide student assessments for specified subjects that align with the new subject matter standards. The statewide student assessments must continue to use the standards that were in place on May 31, 2010 until the replacement assessments are implemented. The Board is prohibited from adopting or revising any Arizona education standards in specified subject areas until the proposed standards or revisions are approved by both the Legislature and the appropriate subcommittee of the Committee. The Legislature is required to adopt legislation to approve the standards, disapprove the standards in whole or in part, amend the standards in whole or in part, or disapprove the standards in whole or in part with corresponding instructions to the Board. If the Legislature fails to adopt legislation within 30 days after the opening day of the legislative session after the Board submits the standards for approval, the standards are deemed approved. Additionally, the Superintendent of Public Instruction, the Board and the Dept are prohibited from spending any monies on a statewide longitudinal data system designed to track students or compile personally identifiable student information, sharing any personally identifiable student or teacher information with any entity outside Arizona or any entity that intends to use the information to develop commercial products or services, and sharing any personally identifiable student or teacher information with the U.S. Department of Education except if a list of specified conditions are met. AS PASSED HOUSE.

ARS Titles Affected: 15

First sponsor: Rep. Finchem

Others: Rep. Barton, Rep. Campbell, Rep. Lawrence

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2190 Daily History

Date Action

SCHOOLS; COMMON CORE; REPLACEMENT 3/30 Senate COW FAILED to approve after adopting amend #4989 the rules tech amendment and a Yee floor amendment. Roll call: 13-16.

SCHOOLS; COMMON CORE; REPLACEMENT 3/25 from Senate rules with a technical amendment.

SCHOOLS; COMMON CORE; REPLACEMENT 3/23 from Senate educ with amend #4989.

SCHOOLS; COMMON CORE; REPLACEMENT 3/19 Senate educ amended; report awaited.

SCHOOLS; COMMON CORE; REPLACEMENT 3/12 referred to Senate educ.

SCHOOLS; COMMON CORE; REPLACEMENT 3/11 House COW approved with amend #4339 and floor amend #4837, #4838, #4839 and #4840. Passed House 34-23; ready for Senate.

SCHOOLS; COMMON CORE; REPLACEMENT 3/10 retained on House COW calendar.

SCHOOLS; COMMON CORE; REPLACEMENT 2/24 from House rules okay.

SCHOOLS; COMMON CORE; REPLACEMENT 2/19 from House educ with amend #4339.

SCHOOLS; COMMON CORE; REPLACEMENT 1/22 referred to House educ.

H2198: PUBLIC SCHOOLS; TAX CREDIT

Expands the purposes for which schools may use monies from income tax credit for cash contributions to public schools to include curriculum and materials for science, technology, engineering, arts and mathematics programs.

ARS Titles Affected: 43

First sponsor: Rep. Sherwood

Others: Rep. Friese

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2198 Daily History

Date Action

PUBLIC SCHOOLS; TAX CREDIT 1/29 referred to House ways-means.

H2208: NOTICE OF CLAIM; PUBLIC SCHOOLS (CHARTER SCHOOLS; AGRICULTURAL BUFFER ZONES)

Persons who have claims against a public school are required to file claims with the person authorized to accept service for the public school within 180 days after the cause of action accrues. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 12

First sponsor: Rep. Boyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2208 Daily History

Date Action

NOTICE OF CLAIM; PUBLIC SCHOOLS	4/10 signed by governor. Chap. 302, Laws 2015.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/31 passed Senate <u>28-1</u> ; ready for governor.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/31 Senate COW approved.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/26 from Senate rules okay.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/23 from Senate jud do pass.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/19 Senate jud do pass; report awaited.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/4 referred to Senate jud.
NOTICE OF CLAIM; PUBLIC SCHOOLS	3/3 passed House <u>48-12</u> ; ready for Senate.
NOTICE OF CLAIM; PUBLIC SCHOOLS	2/25 House COW approved with amend <u>#4340</u> . NOTE SHORT TITLE CHANGE.
CHARTER SCHOOLS; AGRICULTURAL BUFFER ZONES	2/24 from House rules okay.
CHARTER SCHOOLS; AGRICULTURAL BUFFER ZONES	2/19 from House educ with amend <u>#4340</u> .
CHARTER SCHOOLS; AGRICULTURAL BUFFER ZONES	1/22 referred to House educ.

H2211: MOTORIZED QUADRICYCLES; RESTRICTIONS (AUTOCYCLES; MOTORIZED QUADRICYCLES)

A "motorized quadricycle" (defined as a commercial motor vehicle that is self-propelled by an emission-free electric motor, that seats at least eight passengers and that is licensed by the Department of Weights and Measures to operate as a limousine) is prohibited from being operated at a speed of more than 15 miles per hour and from being driven on a highway with a posted speed limit of more than 35 miles per hour. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 28

First sponsor: Rep. Petersen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2211 Daily History	Date Action
MOTORIZED QUADRICYCLES; RESTRICTIONS	4/13 signed by governor. Chap. 279, Laws 2015.
MOTORIZED QUADRICYCLES; RESTRICTIONS	3/30 passed Senate <u>21-8</u> ; ready for governor.
MOTORIZED QUADRICYCLES; RESTRICTIONS	3/25 Senate COW approved.
MOTORIZED QUADRICYCLES; RESTRICTIONS	3/24 from Senate rules okay.
MOTORIZED QUADRICYCLES; RESTRICTIONS	3/18 from Senate trans do pass.
MOTORIZED QUADRICYCLES; RESTRICTIONS	3/17 Senate trans do pass; report awaited.
MOTORIZED QUADRICYCLES; RESTRICTIONS	2/23 referred to Senate trans.
MOTORIZED QUADRICYCLES; RESTRICTIONS	2/19 passed House <u>57-0</u> ; ready for Senate.
MOTORIZED QUADRICYCLES; RESTRICTIONS	2/18 House COW approved with amend <u>#4119</u> . NOTE SHORT TITLE CHANGE.
AUTOCYCLES; MOTORIZED QUADRICYCLES	2/16 from House rules okay.
AUTOCYCLES; MOTORIZED QUADRICYCLES	2/11 from House trans-inf with amend <u>#4119</u> .
AUTOCYCLES; MOTORIZED QUADRICYCLES	1/22 referred to House trans-inf.

H2220: SECURITY FREEZES; PROTECTED CONSUMERS (SECURITY FREEZES; CREDIT REPORTS; MINORS)

A consumer reporting agency is required to place a "security freeze" on a "protected person's" (both defined) credit report if the agency receives a request from the protected person's representative and the representative fulfills a list of requirements, including providing sufficient proof of identification of the protected person and the representative and paying a fee to the agency. Unless the security freeze is removed, a consumer reporting agency is prohibited from releasing the protected person's credit report, any information derived from the report or any record created for the protected person. Establishes a process for the removal of a security freeze. Consumer reporting agencies are authorized to charge a reasonable fee of \$5 for each placement or removal of a security freeze, except in specified circumstances. An act or practice in violation of these regulations is an unlawful practice and subject to enforcement through a private action and by the Attorney General. Does not apply to the use of a protected person's credit report or record by a specified list of persons and entities. Effective January 1, 2016. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 44

First sponsor: Rep. Cobb

Others: Rep. Borrelli, Rep. Campbell, Rep. Fann, Rep. Finchem, Rep. Lawrence, Rep. Leach, Rep. Norgaard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2220 Daily History	Date Action
SECURITY FREEZES; PROTECTED CONSUMERS	4/13 signed by governor. Chap. 280, Laws 2015.
SECURITY FREEZES; PROTECTED CONSUMERS	4/1 House concurred in Senate amendments and passed on final reading <u>58-0</u> ; ready for governor.
SECURITY FREEZES; PROTECTED CONSUMERS	3/31 passed Senate <u>29-0</u> ; ready for House action on Senate amendments.
SECURITY FREEZES; PROTECTED CONSUMERS	3/25 Senate COW approved with amend <u>#4932</u> .
SECURITY FREEZES; PROTECTED CONSUMERS	3/24 from Senate rules okay.

SECURITY FREEZES; PROTECTED CONSUMERS	3/19 from Senate fin ins with amend #4932.
SECURITY FREEZES; PROTECTED CONSUMERS	3/4 referred to Senate fin ins.
SECURITY FREEZES; PROTECTED CONSUMERS	3/4 passed House 37-23; ready for Senate.
SECURITY FREEZES; PROTECTED CONSUMERS	2/26 House COW approved with amend #4123 and floor amend #4571. NOTE SHORT TITLE CHANGE.
SECURITY FREEZES; CREDIT REPORTS; MINORS	2/24 from House rules okay.
SECURITY FREEZES; CREDIT REPORTS; MINORS	2/11 from House bank-fin with amend #4123.
SECURITY FREEZES; CREDIT REPORTS; MINORS	1/22 referred to House bank-fin.

H2228: SCHOOL PUPILS; ACADEMIC INTERVENTION

Beginning in the 2017-18 school year, if sufficient monies are available, 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.

ARS Titles Affected: 15

First sponsor: Rep. Meyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2228 Daily History	Date Action
SCHOOL PUPILS; ACADEMIC INTERVENTION	1/29 referred to House educ.

H2232: PUBLIC SHCOOL TAX CREDIT; INCREASE

The individual income tax credit for cash contributions to public schools is increased to \$500 for a single individual or head of household, from \$200, and to \$1,000 for a married couple filing jointly in tax year 2016 and after, from \$400. Contributions for which a credit is claimed that are made on or before April 15th may be applied to either the current or preceding tax year.

ARS Titles Affected: 43

First sponsor: Rep. Friese

Others: Rep. Bolding, Rep. Cardenas, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Lawrence, Rep. Mach, Rep. Sherwood, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2232 Daily History	Date Action
PUBLIC SHCOOL TAX CREDIT; INCREASE	2/3 referred to House ways-means.

H2233: STO SCHOLARSHIPS; BENEFICIARY RECOMMENDATIONS

School tuition organizations are no longer permitted to allow donors to recommend student beneficiaries, and are prohibited from awarding, designating or reserving scholarships on the basis of donor recommendations.

ARS Titles Affected: 43

First sponsor: Rep. Friese

Others: Rep. Carter, Rep. Clark, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Mach, Rep. McCune Davis, Rep. Mendez, Rep. Meyer, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2233 Daily History	Date Action
STO SCHOLARSHIPS; BENEFICIARY RECOMMENDATIONS	2/3 referred to House ways-means, educ.

H2234: STO SCHOLARSHIPS; STUDENT TRANSFERS

Students who received an educational scholarship or tuition grant under another qualification and continue to attend a qualified school in a subsequent year are deleted from the list of eligible students for school tuition organization scholarships.

ARS Titles Affected: 43

First sponsor: Rep. Friese

Others: Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. McCune Davis, Rep. Mendez, Rep. Meyer, Rep. Sherwood, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2234 Daily History**Date Action**

STO SCHOLARSHIPS; STUDENT TRANSFERS 2/3 referred to House ways-means, educ.

H2235: STO SCHOLARSHIPS; MEANS TESTING

School tuition organizations are required to grant at least 66 percent of the educational scholarships and tuition grants made from contributions for tax credit purposes to students whose family income does not exceed 185 percent of the income limit required to qualify for reduced price lunches under the National School Lunch and Child Nutrition Acts.

ARS Titles Affected: 43

First sponsor: Rep. Friese

Others: Rep. Bolding, Rep. Clark, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Mach, Rep. McCune Davis, Rep. Mendez, Rep. Meyer, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2235 Daily History**Date Action**

STO SCHOLARSHIPS; MEANS TESTING 2/3 referred to House ways-means, educ.

H2236: ATV & MOTORCYCLE PASSENGERS

A person other than the operator is prohibited from riding on an all-terrain vehicle (ATV) unless the ATV is equipped instead of designed, to carry more than one person. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 28

First sponsor: Rep. Shope

Others: Rep. Borrelli, Sen. Burges, Rep. Pratt

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2236 Daily History**Date Action**

ATV & MOTORCYCLE PASSENGERS 4/1 signed by governor. Chap 173, Laws 2015.

ATV & MOTORCYCLE PASSENGERS 3/25 passed Senate on reconsideration 28-1; ready for governor.

ATV & MOTORCYCLE PASSENGERS 3/24 Senate voted to reconsider 3/23 failure to pass bill. Date of second vote to be set by president.

ATV & MOTORCYCLE PASSENGERS 3/23 FAILED to pass Senate 13-15.

ATV & MOTORCYCLE PASSENGERS 3/17 from Senate rules okay.

ATV & MOTORCYCLE PASSENGERS 3/16 to Senate consent calendar.

ATV & MOTORCYCLE PASSENGERS 3/4 from Senate trans do pass.

ATV & MOTORCYCLE PASSENGERS 3/3 Senate trans do pass; report awaited.

ATV & MOTORCYCLE PASSENGERS 2/23 referred to Senate trans.

ATV & MOTORCYCLE PASSENGERS 2/19 House COW approved with floor amend #4356. Passed House 49-8; ready for Senate.

ATV & MOTORCYCLE PASSENGERS 2/16 from House rules okay.

ATV & MOTORCYCLE PASSENGERS 2/11 from House trans-inf do pass.

ATV & MOTORCYCLE PASSENGERS 1/28 referred to House trans-inf.

H2237: VEHICLE LIGHTS; EMERGENCY COLORS PROHIBITED

A person is prohibited from driving a vehicle or equipment on a highway with a lamp or device that is capable of displaying a red or red and blue light or lens visible from directly in the rear of the vehicle, in addition to directly in front of the vehicle. This prohibition does not apply to the stoplight and other signal devices.

ARS Titles Affected: 28

First sponsor: Rep. Shope

Others: Rep. Borrelli, Sen. Burges, Rep. Pratt

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2237 Daily History**Date Action**

VEHICLE LIGHTS; EMERGENCY COLORS PROHIBITED 3/31 referred to House rules only.

H2240: NATIONAL GUARD MEMBERS; TUITION WAIVERS

Any member of the Arizona National Guard may attend regularly scheduled courses at any public institution of higher education in Arizona toward completion of a bachelor's or master's degree and receive up to 16 credits per semester tuition-free, with a maximum of 120 credits total for a bachelor's degree and 33 credits total for a master's degree if specified

conditions are met, including that the member has completed initial active duty training and is in good standing in the Guard and at the institution. A member of the Guard may attend a course tuition-free only if monies are available that offset the entirety of the costs incurred by the public institutions of higher education as a result of the tuition waivers. Effective beginning with the 2017-18 academic year. Conditionally enacted on monies being available in FY2017-18 that are sufficient to reimburse the public institutions of higher education for the cost of tuition for the credits taken. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 26

First sponsor: Rep. Cardenas

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2240 Daily History

Date Action

NATIONAL GUARD MEMBERS; TUITION WAIVERS 4/10 signed by governor. Chap. 304, Laws 2015.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 4/2 House concurred in Senate amendments and passed on final reading 58-0; ready for governor.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 4/2 passed Senate 26-1; ready for House action on Senate amendments.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/31 Senate COW approved with floor amend #5144.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/30 retained on Senate COW calendar.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/26 from Senate rules okay.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/25 from Senate appro do pass.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/18 from Senate pub-mil-tech do pass.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/9 referred to Senate pub-mil-tech, appro.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 3/3 passed House 60-0; ready for Senate.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 2/26 House COW approved with amend #4086.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 2/25 from House rules okay.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 2/16 withdrawn from House appro.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 2/5 from House mil-pub with amend #4086.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 2/5 House mil-pub amended; report awaited.
NATIONAL GUARD MEMBERS; TUITION WAIVERS 1/29 referred to House mil-pub, appro.

H2246: STATEWIDE ASSESSMENTS; PARENTAL OPT OUT

A parent, on behalf of that parent's child, may opt out of the statewide assessments prescribed by statute. The State Board of Education is required to make available a form for parents to sign and submit to the school in order to opt their children out. If a parent opts out of the assessments, the lack of results for that child cannot be factored into the school or district achievement profile classification or the information contained on the school report card. For students who have opted out, the school district or charter school must use an alternative to determine whether a 3rd grade student's reading ability is sufficient to promote the student from the 3rd grade and to determine whether the student has satisfied that portion of the high school graduation requirements. Does not apply to the civics portion of the naturalization test required for high school graduation. AS PASSED HOUSE.

ARS Titles Affected: 15

First sponsor: Rep. Ackerley

Others: Rep. Finchem, Rep. Leach

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2246 Daily History

Date Action

STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 4/1 Senate voted to reconsider 3/31 failure to pass bill and FAILED to pass on reconsideration 15-15.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/31 FAILED to pass Senate 14-15.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/30 Senate COW approved.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/25 from Senate rules okay.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/23 from Senate educ do pass.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/19 Senate educ do pass; report awaited.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/10 referred to Senate educ.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 3/9 passed House 35-24; ready for Senate.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 2/26 House COW approved with amend #4341 and floor amend #4538.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 2/24 from House rules okay.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 2/19 from House educ with amend #4341.
STATEWIDE ASSESSMENTS; PARENTAL OPT OUT 1/22 referred to House educ.

H2248: MOBILE HOME SALES; TRANSPORTABILITY; LIABILITY

The seller of a mobile home in a mobile home park is required to provide to the buyer a signed certificate of transportability that states whether the mobile home is physically removable from its lot in the park and whether the landlord has consented

to issue a written clearance for removal of the mobile home. A buyer who receives the certificate may void the purchase if the buyer determines within 60 days after receiving title that the mobile home is not removable or that the landlord has not issued a written clearance for removal. A buyer who voids the sale is not liable for unpaid rent or other obligations incurred by the seller.

ARS Titles Affected: 33

First sponsor: Rep. Ackerley

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2248 Daily History**Date Action**

MOBILE HOME SALES; TRANSPORTABILITY; LIABILITY 1/22 referred to House com.

H2250: EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS

For the purpose of empowerment scholarship accounts (ESA), the definition of "qualified student" is expanded to include a child who is the sibling of a first-time ESA recipient and a child who has attended a program for preschool children with disabilities for fewer than 100 days. Previous ESA recipients are not qualified for an ESA if the student's parent has forfeited participation in the program for failure to comply with statutory requirements. The list of expenses for which ESA money may be used is expanded to include registration fees, library fees, student transfer fees, laboratory fees, late enrollment fees, textbooks required by a qualified school and tuition for "vocational and life skills education" (defined) provided by an instructor who is accredited by a state regional or national accrediting organization. The Department of Education is required to issue a contract to eligible ESA applicants within 45 days after receipt of a completed application and all required documentation, subject to the enrollment cap prescribed by law. The Dept is required to develop minimum criteria for the approval of purchases made with ESA monies, and to prominently post on its website a list of approved providers based on the minimum adopted criteria. Also establishes an 11-member ESA Special Education Study Committee to research and evaluate specified information relating to the ESA program and special education services. The Committee is required to report its findings and recommendations to the Governor and the Legislature by December 31, 2015 and self-repeals October 1, 2016. AS PASSED SENATE.

ARS Titles Affected: 15

First sponsor: Rep. Mitchell

Others: Rep. J. Allen, Rep. Borrelli, Rep. Campbell, Rep. Fann, Rep. Finchem, Rep. Kern, Rep. Lawrence, Rep. Leach, Rep. Livingston, Rep. Montenegro, Rep. Olson, Rep. Thorpe, Rep. Townsend

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2250 Daily History**Date Action**

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 4/3 House concurred in Senate amendments and FAILED to pass on final reading 29-27.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/30 passed Senate 18-11; ready for House action on Senate amendments.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/26 Senate COW approved with amend #4989 and floor amend #5090 and #5091.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/25 from Senate rules okay.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/23 from Senate educ with amend #4990.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/19 Senate educ amended; report awaited.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/12 referred to Senate educ.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/11 House voted to reconsider 3/10 failure to pass bill and passed on reconsideration 35-24; ready for Senate.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/10 FAILED to pass House 29-31.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/4 House COW approved with floor amend #4662.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 3/2 retained on House COW calendar.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 2/26 retained on House COW calendar.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 2/24 from House rules okay.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 2/19 from House educ do pass.

EMPOWERMENT SCHOLARSHIP ACCOUNTS; APPLICATIONS 1/22 referred to House educ.

H2254: MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE

Municipalities or other taxing jurisdictions are prohibited from levying a transaction privilege or other similar tax or fee on the business of renting or leasing "real property for residential purposes" (defined). A municipality or other taxing jurisdiction that levies a tax or fee on the business of renting or leasing real property for residential purposes on January 1, 2015 is prohibited from increasing the rate of the tax or fee and is required to annually reduce the rate by 25 percent of the initial rate for four consecutive years beginning on July 1, 2016 and each July 1 thereafter. Beginning July 1, 2019, municipalities and other taxing jurisdictions are required to repeal any tax or fee on the business of renting or leasing real property for residential purposes. Retroactive to January 1, 2015.

ARS Titles Affected: 42

First sponsor: Rep. Mitchell

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2254 Daily History

Date Action

MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 2/25 retained on House COW calendar.
MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 2/17 stricken from House consent calendar by Rios.
MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 2/16 stricken from House consent calendar by Boyer.
MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 2/16 from House rules okay. To House consent calendar.
MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 2/3 from House ways-means do pass.
MUNICIPAL TAX EXEMPTION; RESIDENTIAL LEASE 1/22 referred to House ways-means.

H2261: UNIVERSITY ADMISSIONS; CTE; FINE ARTS

The Arizona Board of Regents is required to allow credits earned by applicants in career and technical education courses to fulfill an equivalent number of credits in fine arts courses that are required for university admission.

ARS Titles Affected: 15

First sponsor: Rep. Bowers

Others: Rep. Barton, Rep. Finchem

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2261 Daily History

Date Action

UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/17 stricken from Senate consent calendar by Hobbs.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/17 from Senate rules okay.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/16 to Senate consent calendar.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/12 from Senate educ do pass.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/4 referred to Senate educ.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 3/3 passed House 52-8; ready for Senate.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 2/26 House COW approved.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 2/24 from House rules okay.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 2/19 from House gov-higher ed do pass.
UNIVERSITY ADMISSIONS; CTE; FINE ARTS 1/22 referred to House gov-higher ed.

H2265: LIEUTENANT GOVERNOR; DUTIES; BALLOT

No later than 60 days before the date of the general election, a candidate for governor is required to submit to the Secretary of State the name of a person who will be the joint candidate for lieutenant governor with that gubernatorial candidate and whose name will appear on the general election ballot jointly with that candidate. The direction, operation and control of the Department of Administration is the responsibility of the lieutenant governor. Conditionally enacted on the state Constitution being amended by the voters at the 2016 general election by passage of HCR2024 relating to the establishment of the office of lieutenant governor. AS PASSED HOUSE.

ARS Titles Affected: 16 41

First sponsor: Rep. Mesnard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2265 Daily History

Date Action

LIEUTENANT GOVERNOR; DUTIES; BALLOT 3/18 Senate gov held.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 3/11 referred to Senate gov.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 3/10 passed House 34-26; ready for Senate.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 2/26 House COW approved with the rules tech amendment.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 2/25 from House rules with a technical amendment.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 2/23 from House gov-higher ed do pass.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 2/19 House gov-higher ed do pass; report awaited.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 2/9 from House elect do pass.
LIEUTENANT GOVERNOR; DUTIES; BALLOT 1/22 referred to House elect, gov-higher ed.

H2266: LARGE ELECTRONICS RECYCLING PROGRAM

A recycling program for "covered electronic devices" (defined as computers, computer monitors and televisions) is established within the Department of Environmental Quality. The program terminates July 1, 2025.

ARS Titles Affected: 49

First sponsor: Rep. Mendez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2266 Daily History	Date Action
LARGE ELECTRONICS RECYCLING PROGRAM 3/31 referred to House rules only.	

H2268: 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.

ARS Titles Affected: 16

First sponsor: Rep. Mendez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2268 Daily History	Date Action
RANKED CHOICE VOTING 3/31 referred to House rules only.	

H2275: INCOME TAX FORM; ALZHEIMER'S RESEARCH

Retroactive to tax years beginning January 1, 2015, the Department of Revenue is required to provide a space on the individual income tax return form in which a taxpayer may designate an amount of the taxpayer's refund as a voluntary contribution to the Alzheimer's Research Fund established by this act. The Department of Health Services is required to spend monies in the Fund as grants awarded to organizations exclusively for the purpose of "Alzheimer's" (defined) research.

ARS Titles Affected: 36 43

First sponsor: Rep. Alston

Others: Rep. Brophy McGee, Rep. Cardenas, Rep. Gonzales

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2275 Daily History	Date Action
INCOME TAX FORM; ALZHEIMER'S RESEARCH 1/29 referred to House appro.	

H2277: CHILD CARE WAITING LIST; APPROP

Deletes the waiting lists for child care assistance through the Department of Economic Security. Appropriates \$79.4 million from the general fund in FY2015-16 to the Dept for child care assistance costs to eliminate the current waiting list and provide child care assistance to eligible families with family incomes up to 165 percent of the federal poverty level.

ARS Titles Affected: 46

First sponsor: Rep. Alston

Others: Rep. Gonzales

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2277 Daily History	Date Action
CHILD CARE WAITING LIST; APPROP 3/31 referred to House rules only.	

H2283: NEGLECT; PRAYER; RELIGIOUS BELIEFS; EXCEPTION

A child who in good faith is being furnished treatment through prayer or other religious rite cannot, for that reason alone, be considered to be an abused, neglected or dependent child. A child whose parent or guardian takes the child to another medical practitioner for a second opinion cannot, for that reason alone, be considered to be an abused, neglected or dependent child. Before the Department of Child Safety may remove a child from a home for alleged neglect based on inadequate provision of medical treatment, the Dept must have the allegation corroborated by at least three licensed physicians whose practices are unaffiliated. Child safety workers and child welfare investigations workers are prohibited from entering a residence without a warrant unless an adult who resides in the residence consents to the entry.

ARS Titles Affected: 8

First sponsor: Rep. Townsend

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2283 Daily History**Date Action**

NEGLECT; PRAYER; RELIGIOUS BELIEFS; EXCEPTION 1/28 referred to House jud.

H2288: SCRAP METAL DEALERS; REGISTRATION INFO

The Department of Public Safety is required to post the name and address of scrap metal dealers and the location of each principal office and branch office at which scrap metal dealers conduct business in Arizona on the Dept's website. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 44

First sponsor: Rep. Livingston

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2288 Daily History**Date Action**

SCRAP METAL DEALERS; REGISTRATION INFO 3/23 signed by governor. Chap. 50, Laws 2015.

SCRAP METAL DEALERS; REGISTRATION INFO 3/17 passed Senate 28-0; ready for governor.

SCRAP METAL DEALERS; REGISTRATION INFO 3/10 from Senate rules okay.

SCRAP METAL DEALERS; REGISTRATION INFO 3/9 to Senate consent calendar.

SCRAP METAL DEALERS; REGISTRATION INFO 2/24 from Senate com-work dev do pass.

SCRAP METAL DEALERS; REGISTRATION INFO 2/17 referred to Senate com-work dev.

SCRAP METAL DEALERS; REGISTRATION INFO 2/12 passed House 58-0; ready for Senate.

SCRAP METAL DEALERS; REGISTRATION INFO 2/11 House COW approved.

SCRAP METAL DEALERS; REGISTRATION INFO 2/9 from House rules okay.

SCRAP METAL DEALERS; REGISTRATION INFO 2/5 from House gov-higher ed do pass.

SCRAP METAL DEALERS; REGISTRATION INFO 1/27 referred to House gov-higher ed.

H2290: NOTICE OF PRISONER RELEASE DATE

The Department of Corrections is required to mail to a crime victim notice of the earliest release date of the prisoner within 25 days after the victim's request, reduced from 30 days.

ARS Titles Affected: 13

First sponsor: Rep. E. Farnsworth

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2290 Daily History**Date Action**

NOTICE OF PRISONER RELEASE DATE 2/26 Senate jud held.

NOTICE OF PRISONER RELEASE DATE 2/17 referred to Senate jud.

NOTICE OF PRISONER RELEASE DATE 2/10 passed House 58-0; ready for Senate.

NOTICE OF PRISONER RELEASE DATE 2/3 from House rules okay.

NOTICE OF PRISONER RELEASE DATE 2/2 to House consent calendar.

NOTICE OF PRISONER RELEASE DATE 1/28 from House jud do pass.

NOTICE OF PRISONER RELEASE DATE 1/26 referred to House jud.

H2303: SCHOOLS; START AND END DATES

The first day of instruction for each school year cannot begin earlier than the first Monday of September and the last day of instruction cannot be later than June 30, except as may be otherwise authorized by the Superintendent of Public Instruction to accommodate year-round school operation, an educational program offered on the basis of a four-day school week or an alternative kindergarten program offered on the basis of a three-day school week.

ARS Titles Affected: 15

First sponsor: Rep. E. Farnsworth

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2303 Daily History**Date Action**

SCHOOLS; START AND END DATES 3/2 retained on House COW calendar.

SCHOOLS; START AND END DATES 2/17 stricken from House consent calendar by Bolding.

SCHOOLS; START AND END DATES 2/16 from House rules okay. To House consent calendar.

SCHOOLS; START AND END DATES 2/5 from House educ do pass.

SCHOOLS; START AND END DATES 1/28 House educ held.

SCHOOLS; START AND END DATES 1/27 referred to House educ.

H2308: DEFENSIVE DRIVING SCHOOL; ELIGIBILITY (VEHICLE EQUIPMENT; LIGHTING)

A person who attends defensive driving school is eligible to attend again after 12 months, decreased from 24 months. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 28

First sponsor: Rep. E. Farnsworth

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2308 Daily History

Date Action

DEFENSIVE DRIVING SCHOOL; ELIGIBILITY	4/13 signed by governor. Chap. 281, Laws 2015.
DEFENSIVE DRIVING SCHOOL; ELIGIBILITY	3/31 House concurred in Senate amendments and passed on final reading <u>35-25</u> ; ready for governor.
DEFENSIVE DRIVING SCHOOL; ELIGIBILITY	3/30 passed Senate <u>19-10</u> ; ready for House action on Senate amendments.
DEFENSIVE DRIVING SCHOOL; ELIGIBILITY	3/25 Senate COW approved with amend <u>#4828</u> . NOTE SHORT TITLE CHANGE.
VEHICLE EQUIPMENT; LIGHTING	3/24 from Senate rules okay.
VEHICLE EQUIPMENT; LIGHTING	3/12 from Senate pub-mil-tech with amend <u>#4828</u> .
VEHICLE EQUIPMENT; LIGHTING	3/11 Senate pub-mil-tech amended; report awaited.
VEHICLE EQUIPMENT; LIGHTING	2/26 referred to Senate pub-mil-tech.
VEHICLE EQUIPMENT; LIGHTING	2/25 passed House <u>57-2</u> ; ready for Senate.
VEHICLE EQUIPMENT; LIGHTING	2/24 from House rules okay. House COW approved.
VEHICLE EQUIPMENT; LIGHTING	2/11 from House trans-inf do pass.
VEHICLE EQUIPMENT; LIGHTING	1/27 referred to House trans-inf.

H2320: FIREARMS; PERMIT HOLDERS; PUBLIC PLACES

It is not considered misconduct involving weapons to carry a deadly weapon at a public establishment or event if the person possesses a valid concealed weapons permit. Does not apply to public establishments or events that have security personnel and electronic weapons screening devices and that require each person carrying a deadly weapon to leave it in possession of the security personnel while the person is in the establishment or event. Does not apply to the licensed premises of any public establishment or event with a liquor license, to an educational institution or community college district or state university, or to facilities operated by the Arizona State Hospital or a special health care district. AS PASSED HOUSE.

ARS Titles Affected: 13

First sponsor: Rep. Barton

Others: Rep. Borrelli, Rep. Bowers, Sen. Burges, Rep. Finchem, Rep. Lawrence, Rep. Shope, Sen. Smith, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2320 Daily History

Date Action

FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/30 Senate COW FAILED to approve after adopting a Kavanagh floor amendment. Roll call: <u>14-15</u> .
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/26 from Senate rules okay.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/25 withdrawn from Senate gov. From Senate appro do pass.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/23 further referred to Senate appro.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/16 referred to Senate gov.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/12 passed House <u>33-25</u> ; ready for Senate.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	3/2 House COW approved with amend <u>#4169</u> .
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	2/16 from House rules okay.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	2/12 from House mil-pub with amend <u>#4169</u> .
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	2/5 House mil-pub held.
FIREARMS; PERMIT HOLDERS; PUBLIC PLACES	1/27 referred to House mil-pub.

H2325: MEMBER LAND; TERMINATION (CHARITABLE TAX CREDIT; INFLATION INDEXING)

Real property previously accepted as member land under the Central Arizona Groundwater Replenishment District terminates its member land status only if all of a list of specified conditions apply, including that no lot or parcel of subdivided land within the property has been sold or leased to a "retail purchaser or lessee" (defined), that the State Real Estate Commissioner has not issued a public report for the property, that the planning agency with authority over the property has approved a plat vacating the lot or parcel boundaries that were previously recorded, that the property owners record a declaration that has been executed by the District and the Director of the Department of Water Resources (DWR) that declares that the covenants and restrictions previously recorded are revoked, and that DWR has revoked any certificate of assured water supply. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 48

First sponsor: Rep. Mesnard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

support the measure.

H2325 Daily History

MEMBER LAND; TERMINATION
MEMBER LAND; TERMINATION

MEMBER LAND; TERMINATION
MEMBER LAND; TERMINATION

CHARITABLE TAX CREDIT; INFLATION INDEXING 3/24 from Senate rules with a technical amendment.
CHARITABLE TAX CREDIT; INFLATION INDEXING 3/19 from Senate fin with amend #4918.
CHARITABLE TAX CREDIT; INFLATION INDEXING 3/18 Senate fin amended; report awaited.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/25 referred to Senate fin.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/24 passed House 37-23; ready for Senate.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/23 House COW approved with floor amend #4440.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/18 stricken from House consent calendar by Mesnard.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/16 from House rules okay. To House consent calendar.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/10 from House ways-means do pass.
CHARITABLE TAX CREDIT; INFLATION INDEXING 2/9 House ways-means do pass; report awaited.
CHARITABLE TAX CREDIT; INFLATION INDEXING 1/27 referred to House ways-means.

Date Action

4/9 signed by governor. Chap. 242, Laws 2015.
3/31 House concurred in Senate amendments and passed on final reading 60-0; ready for governor.
3/30 passed Senate 29-0; ready for House action on Senate amendments.
3/25 Senate COW approved with amend #4918 and the rules tech amendment. NOTE SHORT TITLE CHANGE.

H2337: HISTORIC PRESERVATION TAX CREDIT

For tax years 2016 through 2035, establishes an individual and corporate income tax credit for 20 percent of “qualified rehabilitation expenses” for the “substantial rehabilitation” of a “certified historic structure” (all defined) in the year that the structure or portion of the structure is placed in service. To qualify for the credit, the taxpayer is required to obtain both an initial certification and a final certification from the Arizona State Parks Board. If the allowable credit exceeds taxes due, the amount of the claim not used to offset taxes may be carried forward for up to 10 consecutive tax years. An applicant who does not claim the credit allowed, in whole or in part, may assign, transfer or sell the credits to any person, and the proceeds of the sale or transfer are exempt from income taxes.

ARS Titles Affected: 41 43

First sponsor: Rep. Fann

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2337 Daily History

HISTORIC PRESERVATION TAX CREDIT 2/9 House trans-inf held.
HISTORIC PRESERVATION TAX CREDIT 1/27 referred to House ways-means.

Date Action

H2343: 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, 2016.

ARS Titles Affected: 28

First sponsor: Rep. Fann

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2343 Daily History

TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED 3/31 referred to House rules only.

Date Action

H2353: SCHOOL DISTRICTS; UNIFICATION

Each school district in Arizona is required to be a unified school district by July 1, 2018. The school district governing board of each district that is not a unified district on the effective date of this legislation is required to develop a transition plan within 90 days after the effective date.

ARS Titles Affected: 15

First sponsor: Rep. Lawrence

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2353 Daily History **Date Action**
SCHOOL DISTRICTS; UNIFICATION 1/26 referred to House educ.

H2359: LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING

In order to be allowed to request a hearing by the State Liquor Board on an application for a spirituous liquor license after the municipal governing body recommends approval, the aggrieved parties must make up at least five percent of the natural persons who reside, own or lease property within a one-mile radius of the proposed location.

ARS Titles Affected: 4

First sponsor: Rep. Shope

Others: Rep. Cardenas, Rep. Espinoza, Sen. Kavanagh, Rep. Leach, Sen. Meza, Rep. Petersen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2359 Daily History **Date Action**
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 3/30 retained on Senate COW calendar.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 3/25 retained on Senate COW calendar.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 3/24 from Senate rules okay.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 3/19 from Senate gov with amend #4934.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 3/3 referred to Senate gov.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 2/12 House COW approved. Passed House 33-25; ready for Senate.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 2/9 from House rules okay.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 2/4 from House com do pass.
LIQUOR LICENSES; AGGRIEVED PARTIES; HEARING 1/28 referred to House com.

H2360: LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION

The list of liquor licensees exempt from statutory restrictions on licensed premises being near school or church buildings is expanded to include a grocery store that contains at least 4,500 square feet of retail space, that derives less than 50 percent of its gross revenue from the sale of spirituous liquor and that offers fresh produce for sale. AS PASSED HOUSE.

ARS Titles Affected: 4

First sponsor: Rep. Shope

Others: Rep. Cardenas, Rep. Espinoza, Sen. Meza

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2360 Daily History **Date Action**
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 3/16 Senate com-work dev held.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/26 referred to Senate com-work dev.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/25 passed House 35-24; ready for Senate.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/23 House COW approved with floor amend #4445.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/17 stricken from House consent calendar by Bolding.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/16 from House rules okay. To House consent calendar.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/11 from House com do pass.
LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 2/3 referred to House com.

H2370: TEXTING WHILE DRIVING; PROHIBITION

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, 2016 through January 31, 2016. Effective January 1, 2016.

ARS Titles Affected: 28

First sponsor: Rep. Steele

Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Cardenas, Sen. Contreras, Sen. Dalessandro, Rep. Espinoza, Sen. Farley, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hale, Sen. Hobbs, Rep. McCune Davis, Rep. Meyer, Rep. Otondo, Rep. Rios, Rep. Saldate, Rep. Sherwood, Rep. Velasquez, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2370 Daily History **Date Action**
TEXTING WHILE DRIVING; PROHIBITION 3/31 referred to House rules only.

H2398: RESIDENTIAL TOW TRUCK PARKING; LIMITATION

Municipalities cannot prohibit a tow truck operator from parking a single tow truck at the operator's residence if the operator is required to be available on an on-call basis.

ARS Titles Affected: 9

First sponsor: Rep. Pratt

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2398 Daily History

Date Action

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 3/25 FAILED to pass Senate 12-17.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 3/17 from Senate rules okay.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 3/16 to Senate consent calendar.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 3/11 from Senate trans do pass.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 2/26 referred to Senate trans.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 2/25 passed House 40-19; ready for Senate.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 2/24 House COW approved.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 2/24 from House rules okay.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 2/12 from House gov-higher ed do pass.

RESIDENTIAL TOW TRUCK PARKING; LIMITATION 1/28 referred to House gov-higher ed.

H2411: DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY

A person who attends defensive driving school is not eligible to attend a defensive driving school again within 12 months, decreased from 24 months, from the day of the last violation for which he/she attended the school.

ARS Titles Affected: 28

First sponsor: Rep. Stevens

Others: Rep. Bowers, Rep. Cardenas, Rep. Espinoza, Sen. Kavanagh, Rep. Leach, Sen. Meza, Rep. Petersen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2411 Daily History

Date Action

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/23 referred to Senate trans.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/19 passed House 52-5; ready for Senate.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/19 House COW approved.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/17 stricken from House consent calendar by Fann.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/16 from House rules okay. To House consent calendar.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 2/11 from House trans-inf do pass.

DEFENSIVE DRIVING SCHOOLS; ELIGIBILITY 1/29 referred to House trans-inf.

H2412: RENEWABLE ENERGY CREDIT; REFUNDABLE; CAP

The individual and corporate income tax credit for the production of electricity using renewable energy resources is capped in aggregate at \$18 million for a calendar year, reduced from \$20 million. If a taxpayer's credit exceeds taxes due, the taxpayer may elect to have 80 percent of the amount of the claim not used to offset taxes paid in the same manner as a refund.

ARS Titles Affected: 43

First sponsor: Rep. Stevens

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2412 Daily History

Date Action

RENEWABLE ENERGY CREDIT; REFUNDABLE; CAP 2/2 House energy-env held.

RENEWABLE ENERGY CREDIT; REFUNDABLE; CAP 1/20 referred to House energy-env.

H2423: REAL ID ACT; DRIVER LICENSES

A person is permitted to apply to the Department of Transportation for a driver license or nonoperating identification license that complies with the federal REAL ID Act of 2005 and that meets all of the requirements of the U.S. Department of Homeland Security (USDHS) for a REAL ID compliant credential. On receipt of a proper application, the Dept is required to issue a license that bears a USDHS approved marking reflecting that the license meets REAL ID requirements. Statute prohibiting the implementation of the federal REAL ID Act of 2005 is repealed.

ARS Titles Affected: 28

First sponsor: Rep. Coleman

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2423 Daily History	Date Action
REAL ID ACT; DRIVER LICENSES 2/3	referred to House fed-state, trans-inf.

H2425: GRAFFITI IMPLEMENTS; UNLAWFUL ACTS

It is a class 1 (highest) 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 the minor’s age with intent to induce another person to sell or furnish a graffiti implement to the minor, and a class 3 (lowest) misdemeanor to solicit another person to purchase or furnish the minor with a graffiti implement. It is a class 1 misdemeanor for any person to sell or give a graffiti implement to a minor and for a minor to buy or receive a graffiti implement. Some exceptions. Businesses where graffiti implements are sold must store or display graffiti implements in an area that is only accessible to the public with employee assistance.

ARS Titles Affected: 13 28

First sponsor: Rep. Coleman

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2425 Daily History	Date Action
GRAFFITI IMPLEMENTS; UNLAWFUL ACTS 1/29	referred to House jud.

H2426: ADDITIONAL CLASSROOM TIME FOR KINDERGARTNERS

School districts and charter schools that offer kindergarten instruction are required, instead of allowed, to offer full-day kindergarten instruction. Conditionally enacted on the lawsuit Cave Creek USD v. Ducey being resolved through either final adjudication or the execution of a binding settlement. Contains a legislative intent section.

ARS Titles Affected: 15

First sponsor: Rep. Barton

Others: Rep. Ackerley, Sen. S. Allen, Sen. Begay, Rep. Borrelli, Sen. Bradley, Rep. Brophy McGee, Rep. Campbell, Rep. Carter, Rep. Cobb, Rep. Coleman, Sen. Dial, Sen. Driggs, Rep. Fann, Sen. Meza, Sen. Miranda, Sen. Pierce, Rep. Pratt, Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2426 Daily History	Date Action
ADDITIONAL CLASSROOM TIME FOR KINDERGARTNERS 2/3	referred to House educ, appro.

H2429: LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION

It is a class 1 (highest) misdemeanor to intentionally, knowingly or recklessly cause injury or undue suffering to livestock or poultry. Second or subsequent violations, and intentional or knowing violations that result in death or serious physical injury are a class 6 (lowest) felony. It is a class 6 felony to intentionally torture or torment livestock or poultry. Only the Director of the Department of Agriculture or the Director's designee has the authority to investigate an alleged violation. The list of acts constituting cruelty to animals is expanded to include to intentionally or knowingly "hoard animals" (defined), and cruelty to animals by hoarding animals is a class 1 misdemeanor. AS PASSED HOUSE.

ARS Titles Affected: 3 13

First sponsor: Rep. Barton

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2429 Daily History	Date Action
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/26	referred to Senate gov.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/25	passed House 38-21 ; ready for Senate.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/24	House COW approved with floor amend #4487 , a substitute for amend 4168.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/23	retained on House COW calendar.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/16	from House rules okay.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/12	from House agri-water-land with amend #4168 .
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 2/4	withdrawn from House jud.
LIVESTOCK; POULTRY; ANIMAL CRUELTY; VIOLATION 1/29	referred to House agri-water-land, jud.

H2434: AUTOMATIC VOTER REGISTRATION; DRIVER LICENSES

Beginning January 1, 2016, every person who is applying for a driver license or renewal and who is otherwise qualified to register to vote must be registered to vote automatically on completion of the license application unless the applicant clearly expresses a decision not to register.

ARS Titles Affected: 16

First sponsor: Rep. Sherwood

Others: Rep. Alston, Rep. Bolding, Rep. Cardenas, Rep. Gonzales, Rep. Larkin, Rep. Mendez, Sen. Quezada, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2434 Daily History

Date Action

AUTOMATIC VOTER REGISTRATION; DRIVER LICENSES 3/31 referred to House rules only.

H2436: TEACHER STUDENT LOAN PROGRAM; APPROP

Loans from the Mathematics, Science and Special Education Teacher Student Loan Fund may be used to defray the costs of a teaching certificate, and a student who pursues a teaching degree or teacher certification program after obtaining a bachelor's degree is not disqualified from eligibility for a loan. Increases the maximum annual loan amount to \$10,000, from \$7,000. Appropriates \$500,000 from the general fund in FY2015-16 to the Commission for Postsecondary Education for deposit in the Fund.

ARS Titles Affected: 15

First sponsor: Rep. Sherwood

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2436 Daily History

Date Action

TEACHER STUDENT LOAN PROGRAM; APPROP 2/5 referred to House gov-higher ed, appro.

H2455: ABORTION; PARENTAL CONSENT; COUNSELING EXCEPTION

Parental consent or judicial authorization for a minor to receive an abortion is not required if a physician provides specified information and counseling or refers the minor to a counselor who will provide the information and counseling, and the person providing the information and counseling has the minor sign and date a form stating that the minor received the information and stating the reasons for not involving the minor's parent or guardian.

ARS Titles Affected: 36

First sponsor: Rep. Mendez

Others: Rep. Cardenas, Rep. Clark, Rep. Gabaldon, Rep. Gonzales, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2455 Daily History

Date Action

ABORTION; PARENTAL CONSENT; COUNSELING EXCEPTION 3/31 referred to House rules only.

H2456: ABORTION; PARENTAL CONSENT; EXCEPTION

Parental consent or judicial authorization for a minor to receive an abortion is not required if the attending physician receives informed consent from the minor and determines that the minor is mentally and physically competent to give consent.

ARS Titles Affected: 36

First sponsor: Rep. Mendez

Others: Rep. Cardenas, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2456 Daily History

Date Action

ABORTION; PARENTAL CONSENT; EXCEPTION 3/31 referred to House rules only.

H2458: SUPPLEMENTAL APPROP; FOSTER CARE PLACEMENT

Makes a supplemental appropriation of \$3.2 million from the general fund in FY2014-15 to the Department of Child Safety

to increase foster care placement rates.

ARS Titles Affected: 41

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Saldate, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2458 Daily History

Date Action

SUPPLEMENTAL APPROP; FOSTER CARE PLACEMENT 2/5 referred to House child-fam, appro.

H2459: TAX CREDIT; FOSTER PARENTS

Establishes an individual income tax credit for foster parents of a "qualified foster child" (defined) in a foster home for at least six consecutive months during the tax year. The credit is \$5,000 for each qualified foster child. If the credit exceeds taxes due, the amount not used to offset taxes may be carried forward for up to five consecutive tax years. Effective January 1, 2016.

ARS Titles Affected: 43

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Saldate, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2459 Daily History

Date Action

TAX CREDIT; FOSTER PARENTS 2/5 referred to House ways-means, appro.

H2460: CHILD CARE WAITING LIST; APPROP

Deletes the waiting lists for child care assistance through the Department of Economic Security. Appropriates \$79.4 million from the general fund in FY2015-16 to the Dept for child care assistance costs to eliminate the current waiting list and provide child care assistance to eligible families with family incomes up to 165 percent of the federal poverty level.

ARS Titles Affected: 46

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Cardenas, Rep. Espinoza, Rep. Gabaldon, Rep. Gonzales, Rep. Saldate, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2460 Daily History

Date Action

CHILD CARE WAITING LIST; APPROP 3/31 referred to House rules only.

H2466: SCHOOLS; HEALTH INFO; WEBSITE POSTING

Each public school, including charter schools, that maintains a website is required to post on the website the immunization rate of enrolled students, whether the school employs a school nurse, and the qualifications of any school officials or employees other than the school nurse that provide health care services to students.

ARS Titles Affected: 15

First sponsor: Rep. Mendez

Others: Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. McCune Davis, Rep. Saldate, Rep. Sherwood, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2466 Daily History

Date Action

SCHOOLS; HEALTH INFO; WEBSITE POSTING 2/16 referred to House educ.

H2469: NUTRITION ASSISTANCE PROGRAM; FARMERS' MARKETS

A supplemental nutrition assistance program recipient is required to receive a 50 percent discount on any eligible item purchased at a farmers' market using supplemental nutrition assistance program benefits.

ARS Titles Affected: 46

First sponsor: Rep. Mendez

Others: Rep. Bolding, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Gonzales, Rep. McCune Davis, Rep. Saldate, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2469 Daily History

Date Action

NUTRITION ASSISTANCE PROGRAM; FARMERS' MARKETS 2/3 referred to House com.

H2470: AFFORDABLE HOUSING PROJECTS; TAX ASSESSMENT

A parcel of "affordable housing" (defined) property must be valued not at market value but at a value that reflects legal restrictions on its use, transferability and below-market sales price and limited profit margin under the applicable municipal affordable housing program. The Department of Revenue is required to prescribe uniform rules, procedures and formulas for determining and fixing valuation for affordable housing.

ARS Titles Affected: 42

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Cardenas, Rep. Fernandez, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2470 Daily History

Date Action

AFFORDABLE HOUSING PROJECTS; TAX ASSESSMENT 2/3 referred to House ways-means.

H2471: DRUG POSSESSION; MEDICAL ASSISTANCE PROBATION

The court is required to place a person convicted of possession or use of a controlled substance or drug paraphernalia on probation if the court finds that evidence for the possession charge was obtained as a result of the person seeking medical assistance for themselves or another person. If the person successfully completes probation, the court must automatically set aside the judgment of guilt.

ARS Titles Affected: 13

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Cardenas, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2471 Daily History

Date Action

DRUG POSSESSION; MEDICAL ASSISTANCE PROBATION 3/31 referred to House rules only.

H2473: JUSTIFICATION; DEADLY PHYSICAL FORCE; EXCEPTIONS

A person is not justified in threatening or using deadly physical force against another person if the person either leaves a place of safety and actively pursues the other person who is engaged in a lawful activity or pursues the other person after a law enforcement officer requests that the person retreat to a place of safety.

ARS Titles Affected: 13

First sponsor: Rep. Mendez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2473 Daily History

Date Action

JUSTIFICATION; DEADLY PHYSICAL FORCE; EXCEPTIONS 3/31 referred to House rules only.

H2476: SEX EDUCATION PROGRAMS; REQUIREMENTS

School districts are required to provide sex education in kindergarten and grades 1 through 12 that is "medically accurate" and "age-appropriate" (defined). Requirements for sex education instruction are established. School districts must adopt procedures to allow a school district to provide sex education unless the student's parent provides a written objection.

ARS Titles Affected: 15

First sponsor: Rep. Mendez

Others: Rep. Andrade, Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Mach, Rep. Saldate, Rep. Sherwood, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2476 Daily History

Date Action

SEX EDUCATION PROGRAMS; REQUIREMENTS 3/31 referred to House rules only.

H2477: CANNABIS; REGULATION; TAXATION

Establishes a new article in Title 36 (Public Health) regulating cannabis for personal use, including allowing a person who is at least 21 years of age to possess, consume, use, display, purchase or transport one ounce or less of cannabis and grow and transport up to five cannabis plants. Establishes regulations for personal cultivation of cannabis plants and prohibits public smoking of cannabis. Also establishes regulations for cannabis establishments, including registration with the Department of Health Services. Levies a tax on the sale or transfer of cannabis from a cannabis cultivation facility to a retail cannabis store or cannabis product manufacturing facility at the rate of \$50 per ounce, to be adjusted annually for inflation or deflation. Provides for distribution of tax revenues as follows: 30 percent to the Department of Education, 20 percent to the Department of Health Services, and 50 percent to the general fund. 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.

ARS Titles Affected: 36 42

First sponsor: Rep. Mendez

Others: Rep. Cardenas, Rep. Gabaldon, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2477 Daily History

Date Action

CANNABIS; REGULATION; TAXATION 3/31 referred to House rules only.

H2483: SCHOOL TAX CREDIT; CLASSROOM EXPENSES

For cash contributions for school tax credits, a contribution for which a credit is claimed and that is made on or before April 15th may be applied to either the current or preceding tax year and is considered to have been made on the last day of that tax year. The requirements for certification as a school tuition organization (STO) are expanded to include that the STO must include on its website, if one exists, the percentage and total dollar amount of educational scholarships and tuition grants awarded during the previous FY to students whose family income meets the eligibility requirements for free or reduced-price lunches, and to students whose family income exceeds that threshold but does not exceed 185 percent of the eligibility requirements for free or reduced-price lunches. This information must also be included in the STO's annual report to the Department of Revenue. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 43

First sponsor: Rep. Livingston

Others: Rep. Boyer, Rep. Fann, Rep. Finchem, Rep. Lawrence, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2483 Daily History

Date Action

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 4/6 signed by governor. Chap. 217, Laws 2015.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/31 House concurred in Senate amendments and passed on final reading 41-19; ready for governor.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/30 Senate COW approved with amend #4929 and floor amend #5110. Passed Senate 17-12; ready for House action on Senate amendments.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/24 from Senate rules okay.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/19 from Senate fin with amend #4929.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/18 Senate fin amended; report awaited.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/16 referred to Senate fin.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 3/12 passed House 35-23; ready for Senate.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 2/26 House COW approved with floor amend #4555.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 2/9 from House rules okay.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 2/5 from House educ do pass.

SCHOOL TAX CREDIT; CLASSROOM EXPENSES 1/29 referred to House educ.

H2493: INDOOR TANNING; MINORS; RESTRICTED USE

Tanning facility operators or employees are prohibited from allowing a person under 18 years of age to use a tanning device. Tanning facilities are required to maintain a record of each customer using a tanning device for at least two years. Tanning facilities are prohibited from advertising or distributing promotional materials that claim that using a tanning device is free from risk or will result in medical or health benefits.

ARS Titles Affected: 36

First sponsor: Rep. Carter

Others: Rep. Brophy McGee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2493 Daily History	Date Action
INDOOR TANNING; MINORS; RESTRICTED USE 3/31 referred to House rules only.	

H2497: PRIMARY ELECTION DATE; JUNE

Beginning in 2016, the primary election is moved to the 21st Tuesday before a general election, from the 10th Tuesday before.

ARS Titles Affected: 16

First sponsor: Rep. Carter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2497 Daily History	Date Action
PRIMARY ELECTION DATE; JUNE 3/31 referred to House rules only.	

H2504: BD OF TECHNICAL REGISTRATION; ALARMS

Statutes requiring alarm businesses and alarm agents to be certified by the Board of Technical Registration and specifying requirements for certification are repealed.

ARS Titles Affected: 9 11 32 42

First sponsor: Rep. Petersen

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2504 Daily History	Date Action
BD OF TECHNICAL REGISTRATION; ALARMS 2/9 from House rules okay.	
BD OF TECHNICAL REGISTRATION; ALARMS 1/28 from House com do pass.	
BD OF TECHNICAL REGISTRATION; ALARMS 1/22 referred to House com.	

H2505: PAID SICK & SAFE TIME

Effective January 1, 2016, employees who work in Arizona accrue a minimum of one hour of paid sick and safe time for every 30 hours worked. Situations where an employee may use paid sick and safe time are specified, as well as provisions governing accrual, carry over, and transfer of paid sick and safe time.

ARS Titles Affected: 23

First sponsor: Rep. Andrade

Others: Rep. Cardenas, Sen. Dalessandro, Rep. Espinoza, Rep. Fernandez, Rep. Gabaldon, Rep. Hale, Rep. Larkin, Rep. Mendez, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2505 Daily History	Date Action
PAID SICK & SAFE TIME 2/16 referred to House com.	

H2517: INTERNET CRIMES AGAINST CHILDREN; FUND

Establishes the Internet Crimes Against Children Enforcement Fund, to be administered by the Attorney General to continue the operation of the federally recognized Internet Crimes Against Children Task Force Program. The State Lottery Commission is required to transfer the proceeds from any games that are sold from a vending machine in an age-restricted area to the State Treasurer for deposit in the following amounts: \$900,000 each FY in the Internet Crimes Against Children Enforcement Fund, \$100,000 each FY in the Victims' Rights Enforcement Fund and any monies in excess of these amounts in the State Lottery Fund. If the amount transferred from the special instant ticket game proceeds to these Funds is less than the specified amounts, the difference must be transferred to the Funds from the percent of unclaimed lottery prize money that is held for use as additional prizes in future games. If a law enforcement agency receives information that a communication service provider is hosting a website containing an alleged violation of crimes of sexual exploitation of children, the agency is required to serve a notice of the alleged violation on the statutory agent of the communication service provider. Emergency clause. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 5 8 13 41

First sponsor: Rep. Boyer

Others: Sen. Ableser, Rep. Ackerley, Rep. J. Allen, Sen. S. Allen, Rep. Alston, Rep. Andrade, Sen. Barto, Rep. Barton, Sen. Begay, Rep. Benally,

Rep. Bolding, Rep. Borrelli, Rep. Bowers, Sen. Bradley, Rep. Brophy McGee, Sen. Burges, Sen. Cajero Bedford, Rep. Campbell, Rep. Cardenas, Rep. Carter, Rep. Clark, Rep. Cobb, Rep. Coleman, Sen. Contreras, Sen. Dalessandro, Sen. Dial, Sen. Driggs, Rep. Espinoza, Rep. Fann, Sen. Farley, Sen. D. Farnsworth, Rep. E. Farnsworth, Rep. Fernandez, Rep. Finchem, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Gray, Sen. Griffin, Rep. Hale, Sen. Hobbs, Rep. Kern, Rep. Larkin, Rep. Lawrence, Rep. Leach, Rep. Livingston, Rep. Lovas, Rep. Mach, Rep. McCune Davis, Rep. Mendez, Rep. Mesnard, Rep. Meyer, Sen. Miranda, Rep. Mitchell, Rep. Montenegro, Rep. Norgaard, Rep. Olson, Rep. Otondo, Rep. Petersen, Sen. Pierce, Rep. Pratt, Sen. Quezada, Rep. Rios, Rep. Rivero, Rep. Robson, Rep. Saldate, Rep. Sherwood, Sen. Shooter, Rep. Shope, Sen. Smith, Rep. Steele, Rep. Thorpe, Rep. Townsend, Rep. Velasquez, Sen. Ward, Rep. Weninger, Sen. Worsley, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2517 Daily History

Date Action

INTERNET CRIMES AGAINST CHILDREN; FUND 4/9 signed by governor. Chap. 245, Laws 2015.

INTERNET CRIMES AGAINST CHILDREN; FUND 4/1 House concurred in Senate amendments and passed on final reading 58-0; ready for governor.

INTERNET CRIMES AGAINST CHILDREN; FUND 3/31 passed Senate 29-0; ready for House action on Senate amendments.

INTERNET CRIMES AGAINST CHILDREN; FUND 3/25 Senate COW approved with amend #4912 and floor amend #5062; amend 4866 was withdrawn.

INTERNET CRIMES AGAINST CHILDREN; FUND 3/24 from Senate rules okay.

INTERNET CRIMES AGAINST CHILDREN; FUND 3/18 from Senate appro with amend #4912.

INTERNET CRIMES AGAINST CHILDREN; FUND 3/12 from Senate jud with amend #4866.

INTERNET CRIMES AGAINST CHILDREN; FUND 2/23 referred to Senate jud, appro.

INTERNET CRIMES AGAINST CHILDREN; FUND 2/19 passed House 57-0; ready for Senate.

INTERNET CRIMES AGAINST CHILDREN; FUND 2/18 House COW approved with amend #4022 and #4165.

INTERNET CRIMES AGAINST CHILDREN; FUND 2/16 from House rules okay.

INTERNET CRIMES AGAINST CHILDREN; FUND 2/12 from House appro with amend #4165.

INTERNET CRIMES AGAINST CHILDREN; FUND 1/28 from House jud with amend #4022.

INTERNET CRIMES AGAINST CHILDREN; FUND 1/26 referred to House jud, appro.

H2523: TOWED VEHICLES; LOCAL AUTHORITY

A person is permitted to choose any towing company or operator of a towing vehicle to transport a motor vehicle from a towing company's storage premises to a vehicle repair facility. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 28

First sponsor: Rep. Gray

Others: Rep. Fann, Rep. Stevens

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2523 Daily History

Date Action

TOWED VEHICLES; LOCAL AUTHORITY 4/1 signed by governor. Chap 176, Laws 2015.

TOWED VEHICLES; LOCAL AUTHORITY 3/25 passed Senate 29-0; ready for governor.

TOWED VEHICLES; LOCAL AUTHORITY 3/17 from Senate rules okay.

TOWED VEHICLES; LOCAL AUTHORITY 3/16 to Senate consent calendar.

TOWED VEHICLES; LOCAL AUTHORITY 3/11 from Senate trans do pass.

TOWED VEHICLES; LOCAL AUTHORITY 3/4 referred to Senate trans.

TOWED VEHICLES; LOCAL AUTHORITY 3/4 passed House 44-16; ready for Senate.

TOWED VEHICLES; LOCAL AUTHORITY 2/26 House COW approved with floor amend #4575.

TOWED VEHICLES; LOCAL AUTHORITY 2/19 retained on House COW calendar.

TOWED VEHICLES; LOCAL AUTHORITY 2/17 stricken from House consent calendar by Andrade.

TOWED VEHICLES; LOCAL AUTHORITY 2/16 from House rules okay. To House consent calendar.

TOWED VEHICLES; LOCAL AUTHORITY 2/11 from House trans-inf do pass.

TOWED VEHICLES; LOCAL AUTHORITY 1/29 referred to House trans-inf.

H2534: BALLOTS; DEFECTS; NOTICE; CURE

The county recorder or officer in charge of elections is required to provide for a method of notifying an early ballot voter or provisional ballot voter if there is a defect in the voter's ballot materials that will result in the rejection of the voter's ballot and allow the voter to attempt to cure the defect within the 10 days immediately following the election. The county recorder or officer in charge of elections is required to tabulate the ballot as otherwise provided by law and to further notify the voter whether the ballot was verified and counted.

ARS Titles Affected: 16

First sponsor: Rep. Clark

Others: Rep. Andrade, Rep. Bolding, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Mach, Rep. Otondo, Rep. Saldate, Rep. Steele, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2534 Daily History**Date Action**

BALLOTS; DEFECTS; NOTICE; CURE 2/26 retained on House COW calendar.
 BALLOTS; DEFECTS; NOTICE; CURE 2/25 from House rules okay.
 BALLOTS; DEFECTS; NOTICE; CURE 2/16 from House elect do pass.
 BALLOTS; DEFECTS; NOTICE; CURE 2/5 referred to House elect.

H2553: SEX TRAFFICKING; VACATING CONVICTION (HUMAN TRAFFICKING VICTIM; VACATING CONVICTION)

A person convicted of prostitution that was committed prior to July 24, 2014 may apply to the court that pronounced sentence to vacate the person's conviction. The court is required to grant the application and vacate the conviction if the court finds by clear and convincing evidence that the person's participation in the offense was a direct result of being a victim of sex trafficking. A conviction vacated does not qualify as a historical prior and cannot be alleged for sentencing repetitive offenders. Except on an application for employment that requires a fingerprint clearance card, a person whose conviction is vacated may in all instances state that the person has never been arrested for, charged with or convicted of the crime that is the subject of the conviction. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 13

First sponsor: Rep. Steele

Others: Rep. Ackerley, Rep. J. Allen, Rep. Andrade, Rep. Benally, Rep. Bolding, Rep. Bowers, Rep. Boyer, Sen. Bradley, Rep. Brophy McGee, Rep. Cardenas, Rep. Carter, Rep. Clark, Rep. Coleman, Rep. Espinoza, Rep. Fann, Sen. Farley, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Gray, Rep. Hale, Sen. Hobbs, Rep. Lawrence, Rep. Lovas, Rep. Mach, Rep. McCune Davis, Rep. Mendez, Rep. Meyer, Sen. Miranda, Rep. Mitchell, Rep. Norgaard, Rep. Otondo, Sen. Pancrazi, Rep. Pratt, Sen. Quezada, Rep. Rios, Rep. Robson, Rep. Saldate, Rep. Sherwood, Sen. Shooter, Rep. Shope, Rep. Thorpe, Rep. Velasquez, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2553 Daily History**Date Action**

SEX TRAFFICKING; VACATING CONVICTION
 SEX TRAFFICKING; VACATING CONVICTION

4/6 signed by governor. Chap. 219, Laws 2015.
 4/1 House concurred in Senate amendments and passed on final reading 59-0; ready for governor.

SEX TRAFFICKING; VACATING CONVICTION
 SEX TRAFFICKING; VACATING CONVICTION

3/31 passed Senate 29-0; ready for House action on Senate amendments.
 3/30 Senate COW approved with the rules tech amendment.
 3/25 from Senate rules with a technical amendment.
 3/23 from Senate jud do pass.
 3/19 Senate jud do pass; report awaited.
 3/4 referred to Senate jud.
 3/3 passed House 59-0; ready for Senate.
 2/26 House COW approved with amend #4308 and floor amend #4563. NOTE SHORT TITLE CHANGE.

HUMAN TRAFFICKING VICTIM; VACATING CONVICTION 2/25 from House rules okay.
 HUMAN TRAFFICKING VICTIM; VACATING CONVICTION 2/18 from House jud with amend #4308.
 HUMAN TRAFFICKING VICTIM; VACATING CONVICTION 2/18 House jud amended; report awaited.
 HUMAN TRAFFICKING VICTIM; VACATING CONVICTION 2/11 referred to House jud.

H2561: UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES

It is a class 5 (second lowest) felony to intentionally "disclose" (defined) an "image" (defined as a photograph, videotape, film or digital recording) of another person who is identifiable from the image itself or from information displayed in connection with the image if the person in the image is depicted in a state of nudity or is engaged in specific sexual activities, the depicted person has a reasonable expectation of privacy, and the image is disclosed with intent to harm, harass, intimidate, threaten or coerce the depicted person, or the person making the disclosure knows or should have known that the depicted person has not consented to the disclosure and the disclosure will cause harm to the depicted person. Evidence that a person has sent an image to another person using an electronic device does not, on its own, remove the person's reasonable expectation of privacy for that image. If the image is disclosed by "electronic means" (defined), the classification is increased to a class 4 (mid-level) felony. Does not apply to any disclosure that is made with the consent of the person who is depicted in the image. A person who threatens to disclose but who does not disclose an image that if disclosed would be a violation of these provisions is guilty of a class 1 (highest) misdemeanor. It is no longer a class 5 (second lowest) felony to disclose an image of another person in a state of nudity or engaged in specific sexual activities without that person's consent if the person is not recognizable. **AS PASSED SENATE.**

ARS Titles Affected: 13

First sponsor: Rep. Mesnard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2561 Daily History**Date Action**

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 4/2 Senate adopted conference report #5198. House adopted conference report #5198 and passed on final reading 58-0. Awaits Senate final vote.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 4/1 House refused to concur in Senate amendments and named Weninger, Shope and Friese to a FREE Conference Committee. Senate named Worsley, Driggs and Quezada. Contreras replaced Quezada.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/31 passed Senate 25-4; ready for House action on Senate amendments.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/30 Senate COW approved with amend #4976.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/25 from Senate rules okay.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/23 from Senate jud with amend #4976.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/19 Senate jud amended; report awaited.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/12 Senate jud held.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/4 referred to Senate jud.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 3/3 passed House 59-0; ready for Senate.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 2/26 House COW approved with floor amend #4556.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 2/17 stricken from House consent calendar by Friese.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 2/16 from House rules okay. To House consent calendar.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 2/11 from House jud do pass.

UNLAWFUL DISTRIBUTION OF PRIVATE IMAGES 2/4 referred to House jud.

H2563: HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY

For the purpose of statutes regulating health care institutions, the definition of "health care institution" is expanded to include "nonmedical housing for outpatient treatment center" (defined) and the definitions of various services are expanded to include substance abuse recovery support. A "nonmedical sober-living home" (defined) is required to file a registration form with the Department of Health Services that includes specified information. The Dept is authorized to establish a filing fee for the registration. AS PASSED HOUSE.

ARS Titles Affected: 36

First sponsor: Rep. Campbell

Others: Rep. Andrade, Sen. Begay, Rep. Bolding, Rep. Borrelli, Rep. Boyer, Rep. Cobb, Rep. Fann, Rep. Fernandez, Rep. Finchem, Rep. Hale, Rep. Lawrence, Rep. Meyer, Rep. Norgaard, Rep. Rios, Rep. Robson, Rep. Townsend, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2563 Daily History**Date Action**

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 3/18 Senate hel-hu ser held.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 3/11 referred to Senate hel-hu ser. appro.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 3/10 passed House 40-20; ready for Senate.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 3/4 House COW approved with floor amend #4664.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 3/2 retained on House COW calendar.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 2/24 from House rules okay.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 2/17 from House child-fam do pass.

HEALTH FACILITIES; SUBSTANCE ABUSE RECOVERY 2/5 referred to House child-fam.

H2564: PHOTO RADAR; LAW ENFORCEMENT OPERATION

A violation of traffic signal or speed restriction regulations that is detected by a photo enforcement system may result in a traffic ticket and complaint only if the system is manned, operated and monitored by a uniformed law enforcement officer who is a member in good standing of a local law enforcement agency in the municipality or county where the system is located.

ARS Titles Affected: 28

First sponsor: Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2564 Daily History**Date Action**

PHOTO RADAR; LAW ENFORCEMENT OPERATION 2/17 House trans-inf held.

PHOTO RADAR; LAW ENFORCEMENT OPERATION 2/4 referred to House trans-inf.

H2570: MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION

Municipalities are prohibited from adopting any ordinance or other legal requirement that requires a property owner to salvage or install plants, trees or other vegetation species or to install a density of landscaping that exceeds the recommendations of a registered landscape architect or specified landscaping standards.

ARS Titles Affected: 9

First sponsor: Rep. Mitchell

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2570 Daily History

Date Action

MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 3/2 House COW approved.
MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 2/26 retained on House COW calendar.
MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 2/25 from House rules okay.
MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 2/23 from House gov-higher ed do pass.
MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 2/19 House gov-higher ed do pass; report awaited.
MUNICIPALITIES; VEGETATION REQUIREMENTS; PROHIBITION 2/11 referred to House gov-higher ed.

H2573: DOG LICENSING; RABIES VACCINATION; QUARANTINE

Various changes to statutes regulating county licensing for dogs. The criminal classification for failure to obtain a license for a dog and other related offenses is reduced to a petty offense, from a class 2 (mid-level) misdemeanor. All dogs three months of age or older are required to be vaccinated against rabies by a licensed veterinarian, instead of dogs being required to be vaccinated prior to licensure. Knowingly failing to vaccinate a dog against rabies is a class 2 misdemeanor. Search and rescue dogs are exempt from certain provisions of statute regulating biting animals. AS PASSED HOUSE.

ARS Titles Affected: 11

First sponsor: Rep. Coleman

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2573 Daily History

Date Action

DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/24 referred to Senate rural-env, gov.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/23 passed House 58-0; ready for Senate.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/19 House COW approved with floor amend #4368 and #4369.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/17 stricken from House consent calendar by Coleman.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/16 from House rules okay. To House consent calendar.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/10 from House county-muni do pass.
DOG LICENSING; RABIES VACCINATION; QUARANTINE 2/3 referred to House county-muni.

H2576: TAX; SOLAR ENERGY DEVICES

For property tax purposes, solar energy devices and systems designed to produce solar energy primarily for in-site consumption are considered to have no value and add no value to the property on which they are installed whether or not the system or device is owned or leased by the owner of the property.

ARS Titles Affected: 42

First sponsor: Rep. Clark

Others: Rep. Andrade, Rep. Espinoza, Rep. Friese, Rep. Mach, Rep. Otondo, Rep. Saldate, Rep. Sherwood, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2576 Daily History

Date Action

TAX; SOLAR ENERGY DEVICES 2/10 referred to House ways-means.

H2578: REAL PROPERTY; PURCHASER DWELLING ACTIONS

Various changes to statutes regulating purchaser dwelling actions. A seller who receives a written notice of claim has a right to repair or replace any alleged construction defects after providing written notice to the purchaser of the seller's intent to do so, and a purchaser cannot file a dwelling action until the seller has completed all intended repairs and replacements. Establishes a process for the purchaser to allow the seller a reasonable opportunity to repair or replace the defects. During the notice and repair or replacement process, and for 30 days after substantial completion of the repair or replacement, the statute of limitations and statute of repose applicable to the purchaser are tolled as to the seller. Both parties' conduct during the repair or replacement process may be introduced in any subsequent dwelling action. Sellers are authorized to offer cash or other consideration instead of or in addition to a repair or replacement. The purchaser is permitted to accept or reject an offer of monetary compensation or other consideration, other than repair or replacement. Severability clause. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 12 33

First sponsor: Rep. Mitchell

Others: Rep. J. Allen, Sen. S. Allen, Rep. Barton, Sen. Biggs, Rep. Borrelli, Rep. Boyer, Sen. Burges, Rep. Campbell, Rep. Carter, Sen. Dial, Rep.

Fann, Sen. D. Farnsworth, Rep. Finchem, Sen. Griffin, Rep. Kern, Rep. Lawrence, Rep. Leach, Rep. Livingston, Rep. Montenegro, Rep. Olson, Sen. Pierce, Sen. Shooter, Rep. Shope, Sen. Smith, Rep. Thorpe, Rep. Townsend, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2578 Daily History

Date Action

REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/23 signed by governor. Chap. 60, Laws 2015.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/18 Senate COW approved. Passed Senate 24-5; ready for governor.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/17 stricken from Senate consent calendar by Yarbrough, Hobbs.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/17 from Senate rules okay.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/16 to Senate consent calendar.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 3/10 from Senate com-work dev do pass.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/24 referred to Senate com-work dev.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/23 passed House 39-19; ready for Senate.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/19 House COW approved with amend #4133.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/16 from House rules okay.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/11 from House jud with amend #4133.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/11 House jud amended; report awaited.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/4 House jud held.
REAL PROPERTY; PURCHASER DWELLING ACTIONS 2/2 referred to House jud.

H2579: 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 licensed child care facility, public or private school, public playground or public recreational facility.

ARS Titles Affected: 9

First sponsor: Rep. Otondo

Others: Rep. Boyer, Rep. Cardenas, Rep. Carter, Rep. Coleman, Rep. Lawrence, Rep. Pratt, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2579 Daily History

Date Action

TOBACCO RETAILER; LOCATION RESTRICTION 2/16 from House county-muni do pass.
TOBACCO RETAILER; LOCATION RESTRICTION 2/12 referred to House county-muni.

H2585: SECONDARY MOTOR VEHICLE FINANCE TRANSACTIONS

A person is prohibited from entering into a secondary motor vehicle finance transaction for a motor vehicle that is encumbered or subject to any lien. A person is prohibited from taking additional security or guaranty as a condition to entering into a secondary motor vehicle finance transaction. Any transaction in violation is void as to principal and all charges, and an act or practice in violation is an unlawful practice and is subject to enforcement and penalties under consumer fraud regulations. Secondary motor vehicle finance transactions are subject to a maximum finance charge of 36 percent a year, and the previous tiered maximum finance rates based on the original principal amount are deleted.

ARS Titles Affected: 44

First sponsor: Rep. McCune Davis

Others: Rep. Andrade, Rep. Benally, Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Hale, Rep. Mach, Rep. Mendez, Rep. Meyer, Rep. Olson, Rep. Rios, Rep. Saldate, Rep. Velasquez, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2585 Daily History

Date Action

SECONDARY MOTOR VEHICLE FINANCE TRANSACTIONS 2/10 referred to House bank-fin.

H2586: INTERSECTION; DEFINITION

For the purposes of traffic and vehicle regulation, the definition of "intersection" includes the area within a crosswalk or beyond a designated stop line, and does not include the junction of an alley or driveway with a roadway unless controlled by a traffic control device.

ARS Titles Affected: 28

First sponsor: Rep. Finchem

Others: Rep. Lawrence, Rep. Leach

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2586 Daily History **Date Action**

INTERSECTION; DEFINITION 2/4 referred to House trans-inf.

H2594: SCHOOLS; CPR INSTRUCTION

School districts and charter schools are required to provide CPR training for students during 7th or 8th grade, instead of being permitted to provide it for each student in grades 7-12. Requirements for CPR training in schools are modified. School districts and charter schools are authorized to use paramedics, police officers and any other similarly qualified persons to provide CPR training.

ARS Titles Affected: 15

First sponsor: Rep. Coleman

Others: Rep. Borrelli, Rep. Boyer, Sen. Bradley, Rep. Cardenas, Rep. Carter, Rep. Cobb, Rep. Lawrence, Sen. Pancrazi, Sen. Shooter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2594 Daily History **Date Action**

SCHOOLS; CPR INSTRUCTION 2/12 from House educ do pass.

SCHOOLS; CPR INSTRUCTION 2/5 referred to House educ.

H2597: THEFT; DELIVERED PACKAGE; MAIL; CLASSIFICATION

The criminal classification of theft is increased to a class 6 (lowest) felony, from a class 1 (highest) misdemeanor, if the property taken is a package or mail that was taken after being delivered to a residence or a business.

ARS Titles Affected: 13

First sponsor: Rep. Velasquez

Others: Rep. Andrade, Rep. Borrelli, Rep. Cardenas, Rep. Espinoza, Rep. Fernandez, Rep. Larkin, Sen. Quezada, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2597 Daily History **Date Action**

THEFT; DELIVERED PACKAGE; MAIL; CLASSIFICATION 2/10 referred to House jud.

H2600: PUBLIC SCHOOL TAX CREDIT REALLOCATION

The maximum individual income tax credit for cash contributions to a public school is increased to \$500 for a single individual, from \$200, and to \$1,000 in tax year 2016 and subsequent years for a married couple filing jointly, from \$400. A public school that receives cash contributions for the credit retains the first \$250,000 it receives each year. Of any additional monies it receives, the public school is required to surrender and transfer 25 percent to the Public School Needs Fund established by this legislation. Monies in the Fund are held in trust by the Department of Education, and the Dept is required to distribute the monies based on the financial need of school districts and charter schools that apply for distributions.

ARS Titles Affected: 15 43

First sponsor: Rep. Friese

Others: Rep. Andrade, Rep. Benally, Rep. Cardenas, Rep. Fernandez, Rep. Gabaldon, Rep. Mach, Rep. McCune Davis, Rep. Otondo, Rep. Saldate, Rep. Steele, Rep. Velasquez, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2600 Daily History **Date Action**

PUBLIC SCHOOL TAX CREDIT REALLOCATION 2/10 referred to House ways-means.

H2601: FIREARMS; BACKGROUND CHECKS; RELEASE CONDITIONS

If neither party to a prospective firearm 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. 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 (highest) misdemeanor to sell or transfer a firearm at a firearm show to a person who has not had a background check. For the purpose of the criminal code, the definition of a "prohibited possessor" of a firearm is expanded to include a person who is subject to an order of protection that prohibits the person from possessing a firearm and that was issued after a hearing for which the person received actual notice and in which the person had an opportunity to participate.

ARS Titles Affected: 13 44

First sponsor: Rep. Friese

Others: Rep. Andrade, Rep. Gabaldon, Rep. Mach, Rep. Steele, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2601 Daily History

Date Action

FIREARMS; BACKGROUND CHECKS; RELEASE CONDITIONS 3/31 referred to House rules only.

H2602: SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY

"School service providers" (defined) are required to provide information about the types of "student personal information" (defined) the provider collects and how the provider uses and shares the information, and are required to obtain consent before using student personal information in a manner that is inconsistent with the provider's privacy policy for the applicable school service in effect at the time of collection. School service providers are required to maintain a comprehensive information security program and is reasonably designed to protect the security and confidentiality of student personal information. A school service provider may collect, use and share student personal information only for authorized purposes or with the consent of the student's parent or the student if the student is 18 years of age or older. A school service provider is prohibited from selling student personal information or using it for a list of specified purposes.

ARS Titles Affected: 15

First sponsor: Rep. Boyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2602 Daily History

Date Action

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 3/16 referred to Senate educ.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 3/12 passed House 58-0; ready for Senate.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 3/12 House COW approved.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 3/2 retained on House COW calendar.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/19 retained on House COW calendar.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/16 stricken from House consent calendar by Boyer.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/16 from House rules okay. To House consent calendar.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/12 from House educ do pass.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/11 House educ do pass; report awaited.

SCHOOL SERVICE PROVIDERS; INFORMATION PRIVACY 2/5 referred to House educ.

H2606: MEDICAL ASSISTANCE REQUESTS; EVIDENCE; MITIGATION

A person who, in good faith, seeks medical assistance for someone experiencing a drug related overdose and a person who experiences a drug related overdose and is in need of medical assistance cannot be charged or prosecuted for the possession or use of a controlled substance or drug paraphernalia if the evidence for the violation was gained as a result of seeking medical assistance.

ARS Titles Affected: 13

First sponsor: Rep. Steele

Others: Rep. Andrade, Rep. Benally, Rep. Cardenas, Rep. Clark, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. McCune Davis, Rep. Mendez, Rep. Rios, Rep. Sherwood, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2606 Daily History

Date Action

MEDICAL ASSISTANCE REQUESTS; EVIDENCE; MITIGATION 3/31 referred to House rules only.

H2607: MOTORCYCLE RIDERS; HELMETS; FEES

All operators and passengers of motorcycles, all-terrain vehicles and motor driven cycles are required to wear a protective helmet at all times, instead of only those operators and passengers who are under 18 years of age. An operator or passenger who is at least 18 years of age may be exempted from the helmet requirement if the owner pays a fee in an amount determined by the Director of the Department of Transportation when registering the vehicle. Fees collected are deposited

in the Highway User Revenue Fund (HURF). Violations of the helmet requirement are subject to secondary enforcement and are subject to a civil penalty of \$500. Of the civil penalty, \$200 is deposited in HURF and \$300 is deposited in the Spinal and Head Injuries Trust Fund.

ARS Titles Affected: 28 41

First sponsor: Rep. Friese

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2607 Daily History

Date Action

MOTORCYCLE RIDERS; HELMETS; FEES 3/31 referred to House rules only.

H2616: PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE

Establishes the extracurricular activities and classroom learning priorities assistance for a school district or charter school, which is \$47.38 multiplied by the student count of the school district or charter school. Modifies the formula for computing equalization assistance by adding the extracurricular activities and classroom learning priorities assistance of a school district and by subtracting the amount received by a school district or charter school in the most recently reported previous calendar year from school tax credit contributions. School tax credit contributions are no longer limited to being spent on extracurricular activities or character education programs.

ARS Titles Affected: 15 43

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2616 Daily History

Date Action

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 3/9 retained on House COW calendar.

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 3/2 retained on House COW calendar.

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 2/26 retained on House COW calendar.

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 2/24 from House rules okay.

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 2/17 from House ways-means do pass.

PUBLIC SCHOOL CREDIT; EQUALIZATION ASSISTANCE 2/9 referred to House ways-means.

H2618: PET DEALERS; DOGS; PROHIBITIONS

A pet store or pet dealer is prohibited from selling or offering for sale a dog unless the store or dealer obtains the dog from an animal shelter, a private, nonprofit human society, or a person who has not received specified violations from the U.S. Department of Agriculture (USDA). A commercial dog breeder who is not licensed by the USDA is prohibited from selling a dog to a pet store or dealer. Violations are a class 1 (highest) misdemeanor for each dog sold or offered for sale.

ARS Titles Affected: 44

First sponsor: Rep. Andrade

Others: Rep. Bolding, Rep. Cardenas, Rep. Clark, Rep. Cobb, Rep. Espinoza, Rep. Fann, Rep. Finchem, Rep. Gabaldon, Rep. Gonzales, Rep.

Lawrence, Rep. Leach, Rep. McCune Davis, Rep. Mendez, Rep. Rios, Rep. Rivero, Rep. Sherwood, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2618 Daily History

Date Action

PET DEALERS; DOGS; PROHIBITIONS 2/12 referred to House com.

H2632: UNLAWFUL DOG TETHERING (~~DOG TETHERING~~)

It is a class 3 (lowest) misdemeanor to "tether" (defined) a dog. Some exceptions, including for a dog that is in the physical presence of the person who owns or otherwise has charge of the dog.

ARS Titles Affected: 13

First sponsor: Rep. Lawrence

Others: Rep. Andrade, Rep. Benally, Rep. Boyer, Rep. Cardenas, Sen. Farley, Rep. Fernandez, Rep. Friese, Rep. Hale, Sen. Kavanagh, Rep. Mach, Rep. Rios, Rep. Sherwood, Rep. Shope, Rep. Steele, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2632 Daily History

Date Action

UNLAWFUL DOG TETHERING 2/26 House COW approved with amend #4309. NOTE SHORT TITLE CHANGE.

DOG TETHERING 2/24 from House rules okay.

DOG TETHERING 2/18 from House jud with amend #4309.

DOG TETHERING	2/18 House jud amended; report awaited.
DOG TETHERING	2/12 referred to House jud.

H2634: BODY ART ESTABLISHMENTS; LICENSURE

Beginning January 1, 2017, a person is prohibited from operating a "body art establishment" (defined) without a license issued by a local public health department, from performing body art on a person who is under 18 years of age without the written consent and the physical presence of the child's parent or guardian, from performing various types of piercings, and from engaging in the business of tattooing or body piercing out of a home or an impermanent structure. The Department of Health Services is required to establish minimum standards for body art establishment licensure. Does not prohibit counties and municipalities from adopting and enforcing ordinances affecting body art establishments.

ARS Titles Affected: 36

First sponsor: Rep. Meyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2634 Daily History	Date Action
BODY ART ESTABLISHMENTS; LICENSURE	2/11 referred to House hel.

H2639: THEFT; BICYCLE FROM SCHOOL GROUNDS

The list of stolen property valued at less than \$1,000 that causes theft to be classified as a class 6 (lowest) felony instead of a class 1 (highest) misdemeanor is expanded to include a bicycle taken from school grounds.

ARS Titles Affected: 13

First sponsor: Rep. Sherwood

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2639 Daily History	Date Action
THEFT; BICYCLE FROM SCHOOL GROUNDS	2/11 referred to House jud.

H2640: DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE

The Department of Child Safety is required to adopt rules regarding the return of a child after a determination of dependency that include conducting a criminal background check of all members of the household to which the child will be returned and all persons who have a dating or intimate relationship with a member of the household and of a biological parent of the child whose parental rights have not been terminated, and that if any criminal background check indicates that a person has been arrested for, charged with or convicted of a felony offense that involved conduct that poses an imminent threat of danger to the child, the child may not be returned if there is significant evidence that an imminent threat to children cannot be mitigated by planning and action taken by the Dept in partnership with the nonoffending parent, familial resources or providers. Factors that must be considered when determining the existence of an imminent threat are specified.

AS PASSED HOUSE.

ARS Titles Affected: 8

First sponsor: Rep. Brophy McGee

Others: Rep. Carter, Rep. Coleman, Rep. McCune Davis, Rep. Meyer

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2640 Daily History	Date Action
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	3/19 from Senate hel-hu ser with amend #4948.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	3/16 referred to Senate hel-hu ser.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	3/12 House COW approved with amend #4256 and floor amend #4872. Passed House 57-1; ready for Senate.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	3/12 from House rules okay.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	2/17 from House child-fam with amend #4256.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	2/16 House child-fam amended; report awaited.
DEPENDENCY; HOUSEHOLDS; DOMESTIC VIOLENCE	2/11 referred to House child-fam.

H2644: SIGNS; EARLY VOTING; ELECTION DAY

The period of time during which political signs of candidates for public office cannot be removed, altered or defaced is changed to beginning 86 days before the primary election, from 45 days before.

ARS Titles Affected: 16

First sponsor: Rep. Carter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2644 Daily History

Date Action

SIGNS; EARLY VOTING; ELECTION DAY 2/17 from House elect with amend #4258.
SIGNS; EARLY VOTING; ELECTION DAY 2/16 House elect amended; report awaited.
SIGNS; EARLY VOTING; ELECTION DAY 2/12 referred to House elect.

H2648: VAPOR PRODUCTS; MARKETING; LABELING; MINORS

Marketing or advertising a vapor product in a manner that specifically appeals to minors is a petty offense. Manufacturing or selling a vapor product that does not have a warning label describing the health dangers posed to minors or that has a label or packaging with graphics or text that attempts to confuse the vapor product with a toy or candy is a petty offense.

ARS Titles Affected: 13

First sponsor: Rep. Saldate

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2648 Daily History

Date Action

VAPOR PRODUCTS; MARKETING; LABELING; MINORS 2/11 referred to House gov-higher ed.

H2656: CHILD ABUSE; FALSE REPORTING; FELONY

Knowingly and intentionally making a false report of child abuse or neglect is a class 6 (lowest) felony, increased from a class 1 (highest) misdemeanor.

ARS Titles Affected: 13

First sponsor: Rep. Townsend

Others: Rep. Benally, Rep. Finchem, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2656 Daily History

Date Action

CHILD ABUSE; FALSE REPORTING; FELONY 2/11 referred to House jud.

H2662: SPEED RESTRICTIONS; PENALTIES

If the speed at which the person is alleged to have driven or at which the court finds the person drove is 10 miles per hour or less over the maximum speed limit, the offense is designated as a waste of finite resources and is a civil traffic violation that is not considered for determining whether a driver license should be suspended or revoked, that cannot be considered as a moving traffic violation pur the purpose of establishing rates of motor vehicle insurance, and that has a civil penalty that cannot exceed \$15 plus surcharges established in statute. Does not apply to a school crossing, state highway work zone, speed zone or business or residential district.

ARS Titles Affected: 28

First sponsor: Rep. Stevens

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2662 Daily History

Date Action

SPEED RESTRICTIONS; PENALTIES 3/4 referred to Senate trans.
SPEED RESTRICTIONS; PENALTIES 3/3 passed House 40-20; ready for Senate.
SPEED RESTRICTIONS; PENALTIES 2/26 House COW approved.
SPEED RESTRICTIONS; PENALTIES 2/24 from House rules okay.
SPEED RESTRICTIONS; PENALTIES 2/18 from House trans-inf do pass.
SPEED RESTRICTIONS; PENALTIES 2/11 referred to House trans-inf.

H2671: BUDGET; GENERAL APPROPRIATIONS; FY2015-16

The "feed bill" for FY2015-16, containing appropriations for state agencies and programs. Provisions include: Continues deferment of \$930.7 million in basic state aid payments to schools until FY2016-17, and continues deferment of \$200 million in payments to universities until FY2016-17. Defers \$21 million in payments to providers of services to the

Department of Economic Security (DES), and defers \$11 million in payments to providers of services to the Department of Child Safety (DCS). Reduces the FY2014-15 appropriation from the general fund to the Department of Administration (DOA) for costs associated with the establishment of DCS to \$19.5 million, from \$25 million. The FY2015-16 amounts appropriated to DCS include increases of specified amounts in preventive support services, out-of-home support services and foster care placement to address backlog cases. Appropriates \$5.08 million to AHCCCS for disproportionate share payments to hospitals, including \$4.2 million for the Maricopa County Health Care District and \$884,800 for private qualifying disproportionate share hospitals. Reduces the FY2014-15 appropriation to AHCCCS by \$48.52 million from the general fund, and increases the AHCCCS appropriation from the expenditure authority in FY2014-15. Reduces the FY2014-15 general fund appropriations to DES in specified line items and increases appropriations of federal block grants and expenditure authority to DES. Includes an appropriation of \$74.39 million to the Arizona Department of Education (ADE) for additional inflation, which ADE must allocate to school districts and charter schools in FY2015-16 in the same manner that it would allocate the monies if the monies were for an additional increase of \$54.31 in the base level defined for FY2015-16. Makes a supplemental appropriation of \$26.86 million from the general fund in FY2014-15 to the State Board of Education and Superintendent of Public Instruction for basic state aid and additional state aid. Reduces the FY2014-15 general fund appropriation to the School Facilities Board by \$9.42 million for the new school facilities debt service line item. Appropriates \$23.9 million to the Access our Best Public Schools Fund for the purpose of developing mechanisms that an Arizona Public School Achievement District could use to assist in the expansion of member schools or the construction of new facilities for member schools. Monies in the Fund cannot be expended until the executive branch submits an expenditure plan to the Joint Legislative Budget Committee for review, and the executive branch is required to recommend proposed legislation to codify the mechanisms developed. Appropriates \$5.5 million from the general fund in FY2015-16 to DOA for distribution to counties with a population of less than 200,000 for maintenance of essential county services and \$500,000 for distribution to a county with a population of more than 30,000 and less than 40,000 (Graham County) for maintenance of essential county services. Appropriates \$10.46 million from the Risk Management Revolving Fund to DOA to reimburse the federal government for specified disallowed costs and fund transfers. Appropriates \$300,000 from the general fund in FY2015-16 to the Arizona Commerce Authority to operate a trade office in Mexico City. Requires various reports and makes various fund transfers.

ARS Titles Affected: 41

First sponsor: Rep. Gowan

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2671 Daily History

Date Action

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/7 House COW approved with floor amend #4747. See S1469.
 BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/6 from House appro do pass. From House rules okay.
 BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/5 House appro do pass; report awaited.
 BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/4 referred to House appro.

H2672: BUDGET; CAPITAL OUTLAY; FY2015-16

Makes various appropriations for capital expenditures for FY2015-16, including \$234.47 million for state highway construction, \$21.8 million for airport planning and development, and \$19.5 million for major maintenance and repair activities for state buildings. Appropriates \$2.9 million in FY2015-16 from the State Highway Fund to the Department of Transportation for the construction of vehicle wash systems, and \$1 million in FY2015-16 from the Arizona Exposition and State Fair Fund to the Arizona Exposition and State Fair Board for capital improvements.

ARS Titles Affected: 41

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2672 Daily History

Date Action

BUDGET; CAPITAL OUTLAY; FY2015-16 3/7 House COW approved with floor amend #4735. See S1470.
 BUDGET; CAPITAL OUTLAY; FY2015-16 3/6 from House appro do pass. From House rules okay.
 BUDGET; CAPITAL OUTLAY; FY2015-16 3/5 House appro do pass; report awaited.
 BUDGET; CAPITAL OUTLAY; FY2015-16 3/4 referred to House appro.

H2673: BUDGET; BRB; REVENUE; FY2015-16

Makes various changes relating to general revenues for FY2015-16. The job training employer tax of .01 percent of taxable wages paid is repealed on January 1, 2016, instead of January 1, 2017. Beginning July 1, 2015, the Department of Revenue (DPR) is required to assess and collect fees from municipalities and counties to recover a portion of administrative, program and other operating costs incurred in providing transaction privilege tax administrative and collection services to local governments. The fee is assessed to each county and municipality that receives state shared revenues, and the amount of the

fee is in proportion to the aggregate amount of monies distributed to the jurisdiction in the preceding FY as a percentage of the aggregate distributions to all jurisdictions in the preceding FY, not to exceed a total amount of \$20,755,835 from all jurisdictions in any FY. Beginning July 1, 2015, a fee is assessed to each municipality for which DOR does not administer and collect TPT. The fee is 76 cents multiplied by the population of the municipality used for the purposes of computing state shared revenue. The FY 2016-17 distribution of Highway User Revenue Fund (HURF) revenues to counties and municipalities in percentages reflecting non-state distribution of HURF revenues is reduced to \$30 million, from \$60 million. If a taxpayer has an unpaid tax liability for TPT or individual or corporate income taxes as of August 1, 2015 for any tax year ending before July 1, 2015, the taxpayer is permitted to apply to DOR for amnesty beginning September 1, 2015 through October 31, 2015. The taxpayer must remit with the application full payment of all unpaid tax liability for each tax year covered by the application. A taxpayer who is approved for tax amnesty waives any right to refund or credit for the total amount of the tax liability for each tax year included in the application, and granting amnesty terminates any appeal by the taxpayer of an audit determination or refund denial. The Department of Insurance is required to submit to the Directors of the Joint Legislative Budget Committee and the Governor's Office of Strategic Planning and Budgeting quarterly reports on collection of insurance premium tax by insurance line and an annual report on the amount of insurance premium tax credits that were used during the previous fiscal year. Authorizes the Department of Financial Institutions to use the Financial Services Fund for general operating expenditures of the Dept, and to use monies in the Department Receivership Revolving Fund through FY2015-16 for expenditures on an electronic licensing system, with a limit of \$850,000 on total expenditures for the system. Authorizes the Radiation Regulatory Agency to increase fees in FY2014-15 to generate up to \$561,000 and the Department of Agriculture to continue existing fees from FY2013-14 in FY2014-15 to generate specified amounts for various funds. Fees collected by the Department of Insurance are not required to recover between 95 and 110 percent of the Dept's appropriation. Counties with a population of less than 200,000 are authorized to meet any county fiscal obligation from any source of county revenue designated by the county.

ARS Titles Affected: 20 23 41 42

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2673 Daily History

Date Action

BUDGET; BRB; REVENUE; FY2015-16 3/7 House COW approved with floor amend #4751. See S1471.

BUDGET; BRB; REVENUE; FY2015-16 3/6 from House appro do pass. From House rules okay.

BUDGET; BRB; REVENUE; FY2015-16 3/5 House appro do pass; report awaited.

BUDGET; BRB; REVENUE; FY2015-16 3/4 referred to House appro.

H2674: BUDGET; BUDGET PROCEDURES; FY2015-16

Makes various changes that affect the budget across agencies. Provisions include: Requires any unrestricted federal monies received by Arizona in FY2015-16 to be deposited in the general fund. For FY2015-16, FY2016-17 and FY2017-18, the Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund. Allows appropriations for all budget units to be limited to one FY for FY2015-16, FY2016-17 and FY2017-18. Continues the Capital Outlay Stabilization Fund rent rate at \$13.08/square foot for office space and \$4.74/square foot for storage space. The Department of Administration is authorized to charge a transaction fee to each state agency that uses the Arizona Financial Information, to be deposited in the newly established Arizona Financial Information System Collections Fund and used to reimburse the Dept for the costs of operating the System.

ARS Titles Affected: 35 41

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2674 Daily History

Date Action

BUDGET; BUDGET PROCEDURES; FY2015-16 3/7 House COW approved. See S1472.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/6 from House appro do pass. From House rules okay.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/5 House appro do pass; report awaited.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/4 referred to House appro.

H2675: BUDGET; BRB; GOVERNMENT; FY2015-16

Makes various policy changes in the operation of state government that impact the budget. Reimbursement of charges incurred by the counties for the presidential preference election will be made in the amount of \$1.25 for each active registered voter in the county on January 1 of the year of the election, instead of at 100 percent of the costs incurred. If the Secretary of State determines that reimbursement at that rate would jeopardize the ability of a county to comply with federal and state laws and regulations, the Secretary of State may release the county from that reimbursement rate. The sum of money in the Job Creation Withholdings Clearing Account is reduced to \$26.5 million of withholding tax revenues in

FY2015-16 and to \$21.5 million for each FY after, from \$31 million. The amount the State Treasurer is required to credit on the 20th day of each month from the Account to the Arizona Competes Fund is reduced to 1/12 of the annual sum of \$16.5 million in FY2015-16 and \$11.5 million for each FY after, from \$21 million.

ARS Titles Affected: 16 41 43

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2675 Daily History

Date Action

BUDGET; BRB; GOVERNMENT; FY2015-16 3/7 House COW approved with floor amend #4736. See S1473.
BUDGET; BRB; GOVERNMENT; FY2015-16 3/6 from House appro do pass. From House rules okay.
BUDGET; BRB; GOVERNMENT; FY2015-16 3/5 House appro do pass; report awaited.
BUDGET; BRB; GOVERNMENT; FY2015-16 3/4 referred to House appro.

H2676: BUDGET; BRB; ENVIRONMENT; FY2015-16

Makes policy changes pertaining to environmental regulation that affect the state budget. Monies in the Yarnell Hill Memorial Fund may be used for purchasing, designing and constructing the Yarnell Hill Memorial. The Arizona Water Protection Fund Commission is permitted to grant to the Department of Water Resources (DWR) up to \$336,000 of the unobligated balance in the Fund to pay for administrative costs of DWR in FY2015-16. DWR is authorized to increase fees in FY2015-16 to generate revenue up to \$100,200. The Arizona State Parks Board is authorized to spend up to \$692,100 from the Board's portion of the Off-Highway Vehicle Recreation Fund in FY2015-16 for Board operating expenses. Suspends the administrative cap on the Underground Storage Tank Assurance Account for FY2014-15 and allows the Department of Environmental Quality (DEQ) to transfer a combined total of \$6.5 million from the Account for administrative costs of DEQ. Caps the general fund appropriation to the Water Quality Assurance Revolving Fund at \$7 million. Authorizes DEQ to use up to \$1.8 million from the Emissions Inspection Fund for the Safe Drinking Water Program. Repeals the Trust Land Management Fund and authorized uses of the Fund and conditionally reestablishes identical language on the state Constitution being amended by the voters at the 2016 general election to allow a portion of the annual proceeds of trust lands to be used to manage the trust lands.

ARS Titles Affected: 37 41

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2676 Daily History

Date Action

BUDGET; BRB; ENVIRONMENT; FY2015-16 3/7 House COW approved with floor amend #4739. See S1474.
BUDGET; BRB; ENVIRONMENT; FY2015-16 3/6 from House appro do pass. From House rules okay.
BUDGET; BRB; ENVIRONMENT; FY2015-16 3/5 House appro do pass; report awaited.
BUDGET; BRB; ENVIRONMENT; FY2015-16 3/4 referred to House appro.

H2677: BUDGET; BRB; HEALTH; FY2015-16

Makes various policy changes in the area of public health that affect the budget. Specifies county contributions for the Arizona Long-Term Care System, and AHCCCS acute care and hospitalization and medical care for FY2015-16. The AHCCCS capitation rate increases cannot exceed 3 percent in FY2015-16 and 1.5 percent in FY2016-17 and FY2017-18. For rates effective October 1, 2015 through September 30, 2016, the AHCCCS Administration is authorized to reduce payment up to 5 percent for all health care providers, excluding nursing facilities, developmental disability and home and community based health care providers. The AHCCCS Administration and its contractors must reimburse ambulance service providers in an amount equal to 68.59 percent, reduced from 80 percent, of the amounts prescribed by the Department of Health Services (DHS). For the contract year beginning October 1, 2015 and ending September 30, 2016, the AHCCCS Administration is authorized to continue the risk contingency rate setting for all managed care organizations and the funding for all managed care organizations administrative funding levels that was imposed for the contract year beginning October 1, 2010. The AHCCCS Administration is required to pursue cost sharing requirements for members to the maximum extent allowed under federal law. Subject to approval by the Centers for Medicare and Medicaid Services, beginning January 1, 2016, the AHCCCS Administration is required to charge and collect from each enrolled person a premium of 2 percent of the person's household income, a copayment of \$8 for nonemergency use of an emergency room for the first incident and \$25 for each subsequent incident if the person is not admitted to the hospital by the emergency department. After the minimum disproportionate share hospitals (DSH) payments required by federal law are made to eligible hospitals, the Arizona State Hospital and a special health care district, the allocations of DSH payment must be made available first to qualifying private hospitals located outside of the Phoenix metropolitan statistical area and the Tucson metropolitan statistical area before being made available to qualifying private hospitals within those areas. The DSH payment for FY2014-15 for a qualifying nonstate operated public hospital and the maximum DSH payment that may be

attributed to the Maricopa County Special Health Care District are increased to \$105.95 million, from \$89.88 million. DSH payments for FY2015-16 include \$113.8 million for a qualifying nonstate operated public hospital, \$4.2 million of which must be distributed to the Maricopa County Special Health Care District, \$28.5 million for the Arizona State Hospital, and \$884,800 for private qualifying hospitals. Counties are required to reimburse DHS for 31 percent of the costs of a commitment of a sexually violent individual for FY2015-16. Municipalities and counties are required to reimburse DHS for 100 percent of the costs of a defendant's inpatient, in custody competency restoration treatment for FY2015-16. Establishes various reporting requirements.

ARS Titles Affected: 36 41

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2677 Daily History

Date Action

BUDGET; BRB; HEALTH; FY2015-16 3/7 House COW approved with floor amend #4740. See S1475.

BUDGET; BRB; HEALTH; FY2015-16 3/6 from House appro do pass. From House rules okay.

BUDGET; BRB; HEALTH; FY2015-16 3/5 House appro do pass; report awaited.

BUDGET; BRB; HEALTH; FY2015-16 3/4 referred to House appro.

H2678: BUDGET; BRB; K-12 EDUCATION; FY2015-16

Makes various policy changes pertaining to K-12 education that affect the budget. Provisions include: Increases the per student base level amount for basic state aid to \$3,426.74, from \$3,373.11, for FY2015-16, and increases the transportation support level per route mile funding for FY2015-16. Beginning July 1, 2016, for school finance purposes, the definition of "student count" is average daily membership for the current year, instead of for the FY before the current year. For FY2015-16, the Department of Education is required to reduce by \$352.44 million the amount of basic state aid that otherwise would be apportioned to school districts statewide for district additional assistance and must reduce school district budget limits accordingly. It is the intent of the Legislature that at least \$113.46 million of the reduction be implemented by school districts through reductions in nonclassroom spending. The superintendent or chief executive officer and the school finance officer of each school district is required to certify that the school district's prorated share of that amount has been achieved through reductions in nonclassroom spending. The sum of district additional assistance reductions for school districts with a student count of fewer than 1,100 cannot exceed \$5 million. The Dept is required to reduce by \$18.66 million the amount of charter additional assistance funding that otherwise would be apportioned to charter schools statewide for FY2015-16 and must reduce school district budget limits accordingly. It is the intent of the Legislature that at least \$3 million of the reduction be implemented by school districts through reductions in nonclassroom spending. The superintendent or chief executive officer and the school finance officer of each school district is required to certify that the school district's prorated share of that amount has been achieved through reductions in nonclassroom spending. Beginning in FY2015-16, the maximum amount of additional state aid for education that will be funded by the state is \$1 million per county. For any county with a school district or districts that collectively would otherwise receive more than \$1 million in additional state aid for education, the Property Tax Oversight Commission is required to determine the proportion of the violation of the state Constitutional property tax limits that is attributable to each taxing jurisdiction within the affected district(s). Based on those proportions, the Commission is required to determine an amount that each taxing jurisdiction is required to transfer to the district(s) during the FY in order to compensate the affected district(s) for its pro rata share of the reduction in additional state aid for education funding. School district governing boards are no longer permitted to sponsor charter schools, and statutes regulating district-sponsored charter schools, including financial provisions, are deleted. A school district that operates a district-sponsored charter school on the effective date of this legislation is authorized to continue to operate that charter school through June 30, 2015. The small school weights do not apply to charter schools if the charter holder operates more than one charter school, except that for FY2015-16 only, the small school weights apply to charter schools affiliated with a charter holder that operates more than one charter school, and the Department of Education is required to reduce by 50 percent in FY2015-16 the additional funding provided by the small school weights to these charter schools. Increases the amount of charter additional assistance to \$1,734.92 per student count in K-8, from \$1,707.77, and to \$2,022.02 per student count in grades 9-12, from \$1,990.38. Establishes the Access our Best Public Schools Fund, and monies in the Fund are continuously appropriated and available to public schools that are members of the Arizona Public School Achievement District to construct new school facilities or to expand existing school facilities. At least 50 percent of the projects that receive monies from the Fund must be in low socioeconomic areas. By December 31, 2015, each community college district and each university under the jurisdiction of the Arizona Board of Regents is required to transmit \$6 per full-time equivalent student to the Department of Education for deposit in the Education Learning and Accountability Fund. Repeals the Student Success Fund. Establishes various reporting requirements.

ARS Titles Affected: 15

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2678 Daily History**Date Action**

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/31 referred to House rules only.

H2679: BUDGET; BRB; HIGHER EDUCATION; FY2015-16

Makes policy changes in college and university programs that affect the state budget. A community college district located in a county with a population of 350,000 persons or more is not eligible to receive stat aid for science, technology, engineering and mathematics and workforce programs. For FY2015-16, each dollar raised by the surcharge on student registration assessed by ABOR for the Financial Aid Trust Fund may be matched by less than \$2 appropriated by the Legislature.

ARS Titles Affected: 15

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2679 Daily History**Date Action**

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/7 House COW approved with floor amend #4752. See S1477.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/6 from House appro do pass. From House rules okay.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/5 House appro do pass; report awaited.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/4 referred to House appro.

H2680: BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16

Makes policy changes pertaining to criminal justice programs that affect the budget. Provisions include: A child who is adjudicated delinquent for an offense that is not a felony or who is under 14 years of age cannot be committed to the Department of Juvenile Corrections (DJC), instead of a child who is under the age of 8. Applies only to a child who is committed to DJC on or after the effective date of this legislation. Using data from the previous year, DJC is required to annually develop a plan for the per diem cost for the confinement of committed youth to a secure care facility. After review of the plan by the Joint Legislative Budget Committee, DJC is required to annually submit to the county that adjudicated the youth who is confined in a secure care facility a request for monies for the previous FY's costs. The costs are equal to 25 percent of the aggregate number of days the youth was confined multiplied by the reviewed per diem plan. Each county is required to pay the monies owed within 30 days after request by DJC, and if a county fails to make the payment, the State Treasurer is required to withhold the amount from that county's portion of state shared revenues. The Department of Corrections (DOC) is permitted to credit against payments owed in the current FY to the Dept's health care contractor the amount of state and federal monies paid by the AHCCCS Administration for health care services on behalf of Medicaid-eligible inmates regardless of the dates of service. Repeals session law from the FY2012-13 and FY2014-15 budgets requiring DOC to award contracts for medium security prison beds at private prisons in Arizona, and specifies that the intent of the Legislature is that this authority for those beds ceases beginning July 1, 2015. Requires DOC to award contracts for up to 1,000 beds on July 1, 2016 pursuant to a request for proposals for up to 2,000 medium security prison beds at new or existing contracted bed facilities in Arizona. Suspends statutory caps and transfers of Highway User Revenue Fund monies available to fund the Department of Public Safety highway patrol costs for FY2015-16. Suspends county non-supplanting requirements for probation services, criminal case processing and alternative dispute resolution programs. The Attorney General is authorized to use monies in the State Aid to Indigent Defense Fund for activities related to capital postconviction prosecution.

ARS Titles Affected: 8 35 41

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2680 Daily History**Date Action**

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/7 House COW approved with floor amend #4753. See S1478.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/6 from House appro do pass. From House rules okay.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/5 House appro do pass; report awaited.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/5 referred to House appro.

H2681: BUDGET; BRB; HUMAN SERVICES; FY2015-16

Makes various policy changes in the areas of human services that affect the budget. Effective July 1, 2016, a needy family is ineligible for Temporary Assistance for Needy Families cash assistance, except in case of hardship, if the needy family includes a head of household or spouse who has received cash assistance for himself or on behalf of a dependent child for a

total of 12 months, reduced from 24 months. Applies retroactively to cash assistance received on or after October 1, 2002 and applies regardless of whether the 12 months are consecutive. The 12 month time limit does not apply to child only cases. Cash assistance will terminate on July 1, 2016 for any family that has received 12 or more months of cash assistance as of that date. For FY2015-16, the Department of Economic Security (DES) is authorized to reduce maximum income eligibility levels for child care assistance in order to manage within appropriated and available monies. During FY2015-16, DES is required to screen and test each adult recipient of Temporary Assistance for Needy Families cash assistance who DES has reasonable cause to believe engages in the illegal use of controlled substances, and any recipient who tests positive for the use of a controlled substance that was not prescribed by a licensed health professional is ineligible to receive benefits for one year. The Auditor General is required to provide various reports concerning the Department of Child Safety to the Governor and the Legislature, and deadlines for the reports are specified.

ARS Titles Affected: 36 46

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2681 Daily History

Date Action

BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/7 House COW approved with floor amend #4742. See S1479.
BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/6 from House appro do pass. From House rules okay.
BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/5 House appro do pass; report awaited.
BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/5 referred to House appro.

H2682: BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16

Makes various changes to state agencies that affect the budget. The Department of Racing (DOR) is eliminated and responsibility for regulating of racing is transferred to the newly established Division of Racing within the Department of Gaming (DOG). DOG succeeds to the authority, powers, duties and responsibilities of DOR. The State Board of Appraisal is repealed and responsibility for regulating real estate appraisals is transferred to the Department of Financial Institutions (DFI). DFI succeeds to the authority, powers, duties and responsibilities of the Board. These changes are effective on the later of July 1, 2015 or the effective date of this legislation. Beginning July 1, 2016, the provision of behavioral health services under the Department of Health Services (DHS) is transferred to and must be administered by the AHCCCS Administration. Beginning July 1, 2016, the AHCCCS Administration succeeds to the authority, powers, duties and responsibilities of the DHS Division of Behavioral Health Services.

ARS Titles Affected: 5 32

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2682 Daily History

Date Action

BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/7 House COW approved with floor amend #4743. See S1480.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/6 from House appro do pass. From House rules okay.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/6 House appro do pass; report awaited.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/5 referred to House appro.

H2683: BUDGET; BRB; K-12 EDUCATION; FY2015-16

Makes various policy changes pertaining to K-12 education that affect the budget. Provisions include: Increases the per student base level amount for basic state aid to \$3,426.74, from \$3,373.11, for FY2015-16, and increases the transportation support level per route mile funding for FY2015-16. Beginning July 1, 2016, for school finance purposes, the definition of "student count" is average daily membership for the current year, instead of for the FY before the current year. For FY2015-16, the Department of Education is required to reduce by \$352.44 million the amount of basic state aid that otherwise would be apportioned to school districts statewide for district additional assistance and must reduce school district budget limits accordingly. It is the intent of the Legislature that at least \$113.46 million of the reduction by implemented by school districts through reductions in nonclassroom spending. The superintendent or chief executive officer and the school finance officer of each school district is required to certify that the school district's prorated share of that amount has been achieved through reductions in nonclassroom spending. The sum of district additional assistance reductions for school districts with a student count of fewer than 1,100 cannot exceed \$5 million. The Dept is required to reduce by \$18.66 million the amount of charter additional assistance funding that otherwise would be apportioned to charter schools statewide for FY2015-16 and must reduce school district budget limits accordingly. It is the intent of the Legislature that at least \$3 million of the reduction by implemented by school districts through reductions in nonclassroom spending. The superintendent or chief executive officer and the school finance officer of each school district is required to certify that the school district's prorated share of that amount has been achieved through reductions in nonclassroom spending. Beginning in FY2015-16, the maximum amount of additional state aid for education that will be funded by the state is \$1 million per county. For any

county with a school district or districts that collectively would otherwise receive more than \$1 million in additional state aid for education, the Property Tax Oversight Commission is required to determine the proportion of the violation of the state Constitutional property tax limits that is attributable to each taxing jurisdiction within the affected district(s). Based on those proportions, the Commission is required to determine an amount that each taxing jurisdiction is required to transfer to the district(s) during the FY in order to compensate the affected district(s) for its pro rata share of the reduction in additional state aid for education funding. School district governing boards are no longer permitted to sponsor charter schools, and statutes regulating district-sponsored charter schools, including financial provisions, are deleted. A school district that operates a district-sponsored charter school on the effective date of this legislation is authorized to continue to operate that charter school through June 30, 2015. The small school weights do not apply to charter schools if the charter holder operates more than one charter school, except that for FY2015-16 only, the small school weights apply to charter schools affiliated with a charter holder that operates more than one charter school, and the Department of Education is required to reduce by 50 percent in FY2015-16 the additional funding provided by the small school weights to these charter schools. Increases the amount of charter additional assistance to \$1,734.92 per student count in K-8, from \$1,707.77, and to \$2,022.02 per student count in grades 9-12, from \$1990.38. Establishes the Access our Best Public Schools Fund, and monies in the Fund are subject to legislative appropriation and available to public schools that are members of the Arizona Public School Achievement District to construct new school facilities or to expand existing school facilities. At least 50 percent of the projects that receive monies from the Fund must be in low socioeconomic areas. By December 31, 2015, each community college district and each university under the jurisdiction of the Arizona Board of Regents is required to transmit \$6 per full-time equivalent student to the Department of Education for deposit in the Education Learning and Accountability Fund. Repeals the Student Success Fund. Establishes various reporting requirements.

ARS Titles Affected: 15

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2683 Daily History

Date Action

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/7 House COW approved with floor amend #4754, #4755 and #4756. See S1476.
 BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/6 from House appro do pass. From House rules okay.
 BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/6 House appro do pass; report awaited.
 BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/5 referred to House appro.

HCR2024: LIEUTENANT GOVERNOR; JOINT TICKET

The 2016 general election ballot is to carry the question of whether to amend the state Constitution to add a Lieutenant Governor to the executive department, which person is next in line to succeed to the office of Governor. No later than 60 days before the general election, unless the Legislature prescribes otherwise by statute, each nominee for the office of Governor is required to name a Lieutenant Governor to run on a ticket as a joint candidate with that nominee for the office of Lieutenant Governor. Applies beginning with election for the term of office that starts in 2023. AS PASSED HOUSE.

ARS Titles Affected: 98

First sponsor: Rep. Mesnard

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

HCR2024 Daily History

Date Action

LIEUTENANT GOVERNOR; JOINT TICKET 3/12 referred to Senate gov.
 LIEUTENANT GOVERNOR; JOINT TICKET 3/11 passed House 37-19; ready for Senate.
 LIEUTENANT GOVERNOR; JOINT TICKET 2/26 House COW approved with floor amend #4540.
 LIEUTENANT GOVERNOR; JOINT TICKET 2/24 from House rules okay.
 LIEUTENANT GOVERNOR; JOINT TICKET 2/9 from House elect do pass.
 LIEUTENANT GOVERNOR; JOINT TICKET 1/29 referred to House elect.

HCR2038: BUDGET; BRB; TRUST LAND MANAGEMENT

The 2016 general election ballot is to carry the question of whether to amend the state Constitution to allow up to 10 percent of the annual proceeds from state trust lands to be used for trust land management.

ARS Titles Affected: 98

First sponsor: Rep. Olson

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

HCR2038 Daily History

Date Action

BUDGET; BRB; TRUST LAND MANAGEMENT 3/6 from House appro do pass. From House rules okay. 3/7 House COW approved with

floor amend #4744. See SCR1018.
BUDGET; BRB; TRUST LAND MANAGEMENT 3/6 House appro do pass; report awaited.
BUDGET; BRB; TRUST LAND MANAGEMENT 3/5 referred to House appro.

S1019: SEX EDUCATION; PARENTAL OPT-OUT

If a school district offers any sex education, they must develop and adopt a procedure to allow a school district to provide sex education unless the student's parent provides a written objection. Previously, the procedures were required to prohibit a school district from providing sex education unless the parent provided written permission.

ARS Titles Affected: 15

First sponsor: Sen. Ableser

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1019 Daily History	Date Action
SEX EDUCATION; PARENTAL OPT-OUT	1/12 referred to Senate educ, gov.

S1029: GRADUATION REQUIREMENT; CIVICS TEST

Beginning in the 2016-17 school year, in order to graduate from high school or obtain a general equivalency diploma, a student must correctly answer at least 60 of the 100 questions listed on a test identical to the civics portion of the naturalization test used by the U.S. Citizenship and Immigration Services. School governing boards are authorized to determine the method and manner in which to administer the civics test, and students may retake the test until obtaining a passing score.

ARS Titles Affected: 15

First sponsor: Sen. Yarbrough

Others: Sen. S. Allen, Sen. Begay, Sen. Biggs, Rep. Campbell, Sen. Griffin, Rep. Livingston, Sen. McGuire, Rep. Montenegro, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1029 Daily History	Date Action
GRADUATION REQUIREMENT; CIVICS TEST	1/15 See H2064.
GRADUATION REQUIREMENT; CIVICS TEST	1/15 from Senate educ with amend #4001. From rules okay. Senate COW approved with amend #4001.
GRADUATION REQUIREMENT; CIVICS TEST	1/12 referred to Senate educ.

S1042: POLITICAL SIGNS; SIZE, DATE REGULATION

The maximum size of political signs is reduced to 16 square feet and no larger than four feet in any dimension, instead of 16 square feet for residential areas or 32 square feet in any other area. The time during which political signs are permitted is reduced so that it begins 45 days before the primary election, instead of 60 days before.

ARS Titles Affected: 16

First sponsor: Sen. Pierce

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1042 Daily History	Date Action
POLITICAL SIGNS; SIZE, DATE REGULATION	1/13 referred to Senate gov.

S1047: LOTTERY PRIZEWINNERS; CONFIDENTIALITY

The names of persons or entities that are paid lottery prizes or winnings are confidential for 90 days from the date the prize is awarded and are not public records during this period. Information regarding the prizewinner's city and county of residence is not confidential. A prizewinner may waive these confidentiality provisions. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 5

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1047 Daily History	Date Action
LOTTERY PRIZEWINNERS; CONFIDENTIALITY	4/1 signed by governor. Chap 177, Laws 2015.
LOTTERY PRIZEWINNERS; CONFIDENTIALITY	3/25 passed House 48-11; ready for governor.

LOTTERY PRIZEWINNERS; CONFIDENTIALITY 3/17 House COW approved.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 3/16 from House rules okay.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 2/25 from House com do pass.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 2/25 House com do pass; report awaited.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 2/18 referred to House com.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 2/9 passed Senate 28-1; ready for House.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 2/3 from Senate rules okay. To Senate consent calendar.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 1/27 from Senate com-work dev do pass.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 1/26 Senate com-work dev do pass; report awaited.
 LOTTERY PRIZEWINNERS; CONFIDENTIALITY 1/13 referred to Senate com-work dev.

S1050: ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP

A person who is convicted of specified 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.

ARS Titles Affected: 13

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1050 Daily History

Date Action

ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP 2/12 from Senate gov with amend #4149.
 ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP 2/11 Senate gov amended; report awaited.
 ANIMAL ABUSE; PROHIBITED ANIMAL OWNERSHIP 1/13 referred to Senate jud, gov.

S1063: OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE

Intentionally activating a pedestrian signal on a highway or public thoroughfare if the person's reason for doing so is not to cross but to stop the passage of traffic and solicit a driver for a donation or business is added to the acts constituting the crime of obstructing a highway, a class 3 (mid-level) misdemeanor. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 13

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1063 Daily History

Date Action

OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 4/1 signed by governor. Chap 137, Laws 2015.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 3/24 passed House 33-24; ready for governor.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 3/18 House COW approved.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 3/16 from House rules okay.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 3/12 from House gov-higher ed do pass.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 3/11 from House jud do pass.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 2/26 referred to House jud, gov-higher ed.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 2/16 passed Senate 21-8; ready for House.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 2/12 Senate COW approved with amend #4004.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 1/27 from Senate rules okay.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 1/21 from Senate pub-mil-tech with amend #4004.
 OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE 1/15 referred to Senate pub-mil-tech.

S1064: SERVICE OF PROCESS; REGULATION

Alternative or substitute service of process for a photo enforcement violation must be sent by certified mail with an additional copy by regular mail and a notice must be posted on the front door of the business or residence and, if present and accessible, a residence's garage door. Service of the complaint is complete on filing the mailing receipt and proof of posting in the court having jurisdiction of the violation. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 11 12

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1064 Daily History

Date Action

SERVICE OF PROCESS; REGULATION 4/1 signed by governor. Chap 138, Laws 2015.
 SERVICE OF PROCESS; REGULATION 3/25 House COW approved. Passed House 56-3; ready for governor.
 SERVICE OF PROCESS; REGULATION 3/23 from House rules okay.
 SERVICE OF PROCESS; REGULATION 3/18 from House jud do pass.
 SERVICE OF PROCESS; REGULATION 3/9 referred to House jud.
 SERVICE OF PROCESS; REGULATION 3/4 passed Senate 16-13; ready for House.
 SERVICE OF PROCESS; REGULATION 2/25 Senate COW approved with amend #4402 and floor amend #4514.
 SERVICE OF PROCESS; REGULATION 2/24 from Senate rules okay.
 SERVICE OF PROCESS; REGULATION 2/23 from Senate jud with amend #4402.
 SERVICE OF PROCESS; REGULATION 2/19 Senate jud amended; report awaited.
 SERVICE OF PROCESS; REGULATION 1/22 from Senate gov do pass.
 SERVICE OF PROCESS; REGULATION 1/21 Senate gov do pass; report awaited.
 SERVICE OF PROCESS; REGULATION 1/15 referred to Senate jud, gov.

S1068: ADDITIONAL CLASSROOM TIME FOR KINDERGARTNERS

School districts and charter schools that offer kindergarten instruction are required, instead of allowed, to offer full-day kindergarten instruction. Conditionally enacted on the lawsuit Cave Creek USD v. Ducey being resolved through either final adjudication or the execution of a binding settlement. Contains a legislative intent section.

ARS Titles Affected: 15

First sponsor: Sen. Dial

Others: Rep. Ackerley, Sen. S. Allen, Rep. Barton, Sen. Begay, Rep. Borrelli, Sen. Bradley, Rep. Brophy McGee, Sen. Cajero Bedford, Rep. Campbell, Rep. Carter, Rep. Coleman, Sen. Driggs, Rep. Fann, Sen. Meza, Sen. Miranda, Sen. Pierce, Rep. Pratt, Rep. Shope

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1068 Daily History

Date Action

ADDITIONAL CLASSROOM TIME FOR KINDERGARTNERS 1/20 referred to Senate educ, appro, gov, jud.

S1069: ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS

Municipalities and counties are prohibited from adopting an ordinance requiring a retail business to comply with specific security requirements, including installation of security cameras or security lights based on the size or type of the retail business or the number of calls the retail business made to law enforcement per year. Does not include a bar, hotel, restaurant or a business that has live entertainment, dispenses or cultivates medical marijuana or that requires age verification for admission. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 9 11

First sponsor: Sen. Smith

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1069 Daily History

Date Action

ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 4/1 signed by governor. Chap 139, Laws 2015.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 3/26 Senate concurred in House amendments and passed on final reading 16-12; ready for governor.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 3/23 passed House 36-21; ready for Senate action on House amendments.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 3/18 House COW approved with floor amend #4923, a substitute for amend 4612.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 3/16 from House rules okay.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 3/3 from House county-muni with amend #4612.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 2/24 referred to House county-muni.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 2/9 passed Senate 21-8; ready for House.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 2/5 Senate COW approved with amend #4020.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 2/3 from Senate rules okay.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 1/29 from Senate pub-mil-tech with amend #4020.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 1/28 Senate pub-mil-tech amended; report awaited.
 ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS 1/20 referred to Senate pub-mil-tech.

S1079: SOLID WASTE COLLECTION; MULTIFAMILY HOUSING

Municipalities cannot prohibit or unreasonably restrain a private enterprise from delivering recycling or solid waste management services to "multifamily residential properties" (defined) within the municipality. Municipalities cannot be mandated to provide recycling and solid waste management services to commercial, industrial and multifamily residential properties. Multifamily residential properties are required to provide the applicable municipality with at least 60 calendar

days notice to terminate recycling or solid waste management services, Effective July 1, 2016. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 49

First sponsor: Sen. Griffin

Others: Sen. S. Allen, Sen. Begay, Rep. Boyer, Rep. Carter, Sen. McGuire, Sen. Meza, Rep. Mitchell, Rep. Pratt, Sen. Shooter, Rep. Shope, Rep. Stevens, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1079 Daily History

Date Action

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 4/1 signed by governor. Chap 142, Laws 2015.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/25 Senate concurred in House amendments and passed on final reading 21-8; ready for governor.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/23 passed House 34-23; ready for Senate action on House amendments.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/18 House COW approved with amend #4797.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/16 from House rules okay.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/10 from House energy-env with amend #4797.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 3/2 House energy-env held.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 2/18 referred to House energy-env.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 2/9 passed Senate 24-5; ready for House.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 2/5 Senate COW approved with amend #4024 and floor amend #4076.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 2/3 from Senate rules okay.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 1/29 from Senate gov with amend #4024.

SOLID WASTE COLLECTION; MULTIFAMILY HOUSING 1/20 referred to Senate gov.

S1088: EMPOWERMENT SCHOLARSHIP ACCOUNTS; ELIGIBILITY (INCOME TAX BRACKETS; INFLATION INDEX)

For each tax year beginning with 2016, the Department of Revenue is required to adjust the income dollar amounts for each individual income tax rate bracket by the average annual change in the metropolitan Phoenix consumer price index. The revised dollar amounts must be raised to the nearest whole dollar and cannot be revised below the amounts prescribed in the prior tax year.

ARS Titles Affected: 15

First sponsor: Sen. Lesko

Others: Sen. S. Allen, Sen. Barto, Rep. Barton, Sen. Biggs, Sen. Burges, Rep. Campbell, Rep. Cobb, Sen. Driggs, Rep. Fann, Sen. Farley, Sen. D. Farnsworth, Rep. Finchem, Rep. Gray, Sen. Kavanagh, Rep. Kern, Rep. Leach, Rep. Livingston, Rep. Olson, Rep. Petersen, Sen. Pierce, Sen. Shooter, Rep. Townsend, Sen. Ward, Sen. Worsley

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1088 Daily History

Date Action

EMPOWERMENT SCHOLARSHIP ACCOUNTS; ELIGIBILITY 4/1 House COW approved with amend #4888 and floor amend #5178.

NOTE SHORT TITLE CHANGE.

INCOME TAX BRACKETS; INFLATION INDEX

3/31 retained on House COW calendar.

INCOME TAX BRACKETS; INFLATION INDEX

3/25 from House rules okay. Retained on House COW calendar.

INCOME TAX BRACKETS; INFLATION INDEX

3/16 from House ways-means with amend #4888.

INCOME TAX BRACKETS; INFLATION INDEX

2/23 House ways-means held.

INCOME TAX BRACKETS; INFLATION INDEX

2/18 referred to House ways-means.

INCOME TAX BRACKETS; INFLATION INDEX

2/16 passed Senate 18-11; ready for House.

INCOME TAX BRACKETS; INFLATION INDEX

2/12 Senate COW approved.

INCOME TAX BRACKETS; INFLATION INDEX

2/3 stricken from Senate consent calendar by Pancrazi.

INCOME TAX BRACKETS; INFLATION INDEX

2/3 from Senate rules okay. To Senate consent calendar.

INCOME TAX BRACKETS; INFLATION INDEX

1/28 from Senate fin do pass.

INCOME TAX BRACKETS; INFLATION INDEX

1/21 referred to Senate fin.

S1091: HOAS; REMOVAL; SPECIAL MEETINGS

Members of a condominium unit owners' or planned community homeowners' association (HOA) who are eligible to vote at the time of a meeting may remove any member of the HOA board by a majority vote of those voting on the matter at a meeting if a quorum is present. Some exceptions. For the purpose of the number of signatures needed on a petition calling for removal of a board member and of determining if a quorum is present at a meeting, the required percentages are based on the number of persons eligible to vote in the HOA at the time the person signs the petition or attends the meeting. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 33

First sponsor: Sen. Lesko

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

support the measure.

S1091 Daily History

Date Action

HOAS; REMOVAL; SPECIAL MEETINGS 3/30 signed by governor. Chap. 81, Laws 2015.
HOAS; REMOVAL; SPECIAL MEETINGS 3/24 Senate concurred in House amendments and passed on final reading 28-0; ready for governor.
HOAS; REMOVAL; SPECIAL MEETINGS 3/18 passed House 53-4; ready for Senate action on House amendments.
HOAS; REMOVAL; SPECIAL MEETINGS 3/17 House COW approved with floor amend #4902.
HOAS; REMOVAL; SPECIAL MEETINGS 3/16 from House rules okay.
HOAS; REMOVAL; SPECIAL MEETINGS 3/12 from House gov-higher ed do pass.
HOAS; REMOVAL; SPECIAL MEETINGS 2/26 referred to House gov-higher ed.
HOAS; REMOVAL; SPECIAL MEETINGS 2/19 passed Senate 29-0; ready for House.
HOAS; REMOVAL; SPECIAL MEETINGS 2/17 from Senate rules okay.
HOAS; REMOVAL; SPECIAL MEETINGS 2/16 to Senate consent calendar.
HOAS; REMOVAL; SPECIAL MEETINGS 2/12 from Senate gov do pass.
HOAS; REMOVAL; SPECIAL MEETINGS 2/11 Senate gov do pass; report awaited.
HOAS; REMOVAL; SPECIAL MEETINGS 1/21 referred to Senate gov.

S1094: AGGRESSIVE SOLICITATION; OFFENSE

It is a petty offense to solicit money or any other thing of value or to solicit the sale of goods or services within 15 feet of a bank entrance or ATM without permission of the bank or the owner of the property on which the ATM is located, 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. Being present in a public place to beg is removed from the acts constituting loitering, a class 3 (lowest) misdemeanor. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 13

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1094 Daily History

Date Action

AGGRESSIVE SOLICITATION; OFFENSE 4/1 signed by governor. Chap 146, Laws 2015.
AGGRESSIVE SOLICITATION; OFFENSE 3/26 Senate concurred in House amendments and passed on final reading 18-10; ready for governor.
AGGRESSIVE SOLICITATION; OFFENSE 3/24 passed House 33-24; ready for Senate action on House amendments.
AGGRESSIVE SOLICITATION; OFFENSE 3/24 House COW approved with floor amend #5017.
AGGRESSIVE SOLICITATION; OFFENSE 3/19 from House rules okay.
AGGRESSIVE SOLICITATION; OFFENSE 3/11 from House jud do pass.
AGGRESSIVE SOLICITATION; OFFENSE 3/9 referred to House jud.
AGGRESSIVE SOLICITATION; OFFENSE 3/4 passed Senate 19-10; ready for House.
AGGRESSIVE SOLICITATION; OFFENSE 2/26 Senate COW approved with amend #4403 and floor amend #4546.
AGGRESSIVE SOLICITATION; OFFENSE 2/24 from Senate rules okay.
AGGRESSIVE SOLICITATION; OFFENSE 2/23 from Senate jud with amend #4403.
AGGRESSIVE SOLICITATION; OFFENSE 2/19 Senate jud amended; report awaited.
AGGRESSIVE SOLICITATION; OFFENSE 1/21 referred to Senate jud.

S1102: 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. If a person in violation is involved in a motor vehicle accident, the person is subject to a civil penalty of \$500, except that if the accident results in the death of another person, the civil penalty is \$10,000.

ARS Titles Affected: 28

First sponsor: Sen. Farley

Others: Sen. Hobbs, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1102 Daily History

Date Action

TEXT MESSAGING WHILE DRIVING; PROHIBITION 2/5 from Senate gov with amend #4068.
TEXT MESSAGING WHILE DRIVING; PROHIBITION 1/21 referred to Senate trans, pub-mil-tech, gov.

S1108: TASK FORCE; GAS TAX REPLACEMENT

Establishes a 24-member Highway User Fee Replacement Task Force to develop a design for revenue collection for the state's transportation system that will replace the motor fuel tax and use fuel tax. The Task Force is required to design pilot

programs to be used to test alternative approaches by December 15, 2016. By October 1, 2017, the Department of Transportation is required to develop and implement pilot programs as directed by the Task Force to test alternatives to motor vehicle fuel taxes and use fuel taxes to pay for highway use. The Dept is authorized to use monies in the State Highway Fund to implement and support the Task Force and pilot programs. Effective September 1, 2015. Self-repeals October 1, 2025.

ARS Titles Affected: 28

First sponsor: Sen. Farley

Others: Sen. Begay, Rep. Gabaldon, Sen. Hobbs, Rep. Sherwood, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1108 Daily History

Date Action

TASK FORCE; GAS TAX REPLACEMENT 1/22 referred to Senate trans, appro, fin.

S1109: 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](#).

ARS Titles Affected: 5 9 15 28 36 41 48

First sponsor: Sen. Farley

Others: Sen. Begay, Rep. Gabaldon, Sen. Hobbs, Rep. Sherwood, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1109 Daily History

Date Action

LOTTERY; FUNDING; LTAF; RESTORATION 1/22 referred to Senate trans, appro.

S1113: BEER FESTIVALS; BEER FAIRS; LICENSES

Subject to the approval of the appropriate county board of supervisors or municipal governing body, the Department of Liquor Licenses is authorized to issue up to 25 beer festival licenses per calendar year for each licensed microbrewery, for sampling of domestic microbrewery products on the beer festival premises, and to issue beer fair licenses for any county or state fair for sampling on the fair premises. The fee for a beer festival or beer fair license is \$15. 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.

ARS Titles Affected: 4

First sponsor: Sen. Ableser

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1113 Daily History

Date Action

BEER FESTIVALS; BEER FAIRS; LICENSES 1/22 referred to Senate com-work dev.

S1167: PHOTO RADAR; PROHIBITION

State agencies and local authorities are prohibited from using a photo enforcement system to identify violators of traffic control devices and speed regulations. Statutes authorizing and regulating photo enforcement are repealed.

ARS Titles Affected: 28

First sponsor: Sen. Ward

Others: Sen. Burges, Sen. Kavanagh, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1167 Daily History **Date Action**

PHOTO RADAR; PROHIBITION 2/23 Senate COW FAILED to approve. Roll call: 13-15.
PHOTO RADAR; PROHIBITION 2/10 from Senate rules okay.
PHOTO RADAR; PROHIBITION 2/9 to Senate consent calendar. Stricken from consent calendar by Quezada.
PHOTO RADAR; PROHIBITION 2/4 from Senate pub-mil-tech do pass.
PHOTO RADAR; PROHIBITION 1/26 referred to Senate pub-mil-tech.

S1179: CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES

Criminal damage where the person recklessly damages property of another to promote, further or assist any criminal street gang or criminal syndicate with the intent to intimidate is a class 5 (second-lowest) felony, unless the criminal damage is subject to a higher classification based on other factors. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: **13**

First sponsor: Sen. Smith

Others: Rep. Espinoza, Sen. Meza

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1179 Daily History **Date Action**

CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/23 signed by governor. Chap. 41, Laws 2015.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/18 passed House 57-0; ready for governor.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/17 House COW approved.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/16 from House rules okay.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/11 from House jud do pass.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/9 referred to House jud.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 3/5 passed Senate 28-1; ready for House.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 2/26 Senate COW approved with amend #4404 and floor amend #4536.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 2/24 from Senate rules okay.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 2/23 from Senate jud with amend #4404.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 2/19 Senate jud amended; report awaited.
CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES 1/26 referred to Senate jud.

S1193: CHARTER SCHOOLS; PERFORMANCE; ANNUAL REPORT (ZONING; CHARTER SCHOOLS; LAND; FACILITIES)

In determining whether to renew or revoke a charter holder, the charter school sponsor is required to consider making sufficient progress toward the academic performance expectations set forth in the sponsor's performance framework as one of the most important factors. By October 1 of each year, charter school sponsors are required to make an annual report to the Auditor General. Information that must be included in the report is specified. The Auditor General is required to review the report for compliance. If the Auditor General finds significant noncompliance or a sponsor's failure to submit the annual report, the Auditor General is required to report to the Governor and the Legislature by December 31 of each year, and the Legislature must consider revoking the sponsor's authority to sponsor charter schools. Prohibits the small school weight from applying to a charter holder that holds more than one charter in Arizona, instead of to a charter holder that holds one or more charters in Arizona. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: **15**

First sponsor: Sen. Ward

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1193 Daily History **Date Action**

CHARTER SCHOOLS; PERFORMANCE; ANNUAL REPORT	4/10 signed by governor. Chap. 299, Laws 2015.
CHARTER SCHOOLS; PERFORMANCE; ANNUAL REPORT	4/2 Senate concurred in House amendments and passed on final reading <u>27-3</u> ; ready for governor.
CHARTER SCHOOLS; PERFORMANCE; ANNUAL REPORT	4/1 House COW approved with amend <u>#4950</u> and floor amend <u>#5179</u> and <u>#5180</u> . NOTE SHORT TITLE CHANGE. Passed House <u>54-5</u> ; ready for Senate action on House amendments.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	3/26 retained on House COW calendar.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	3/23 from House rules okay.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	3/19 from House educ with amend <u>#4950</u> .
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	3/12 referred to House educ.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	3/4 passed Senate <u>26-4</u> ; ready for House.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	2/24 from Senate rules okay.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	2/23 to Senate consent calendar.
ZONING; CHARTER SCHOOLS; LAND; FACILITIES	2/19 from Senate gov do pass.

ZONING; CHARTER SCHOOLS; LAND; FACILITIES
ZONING; CHARTER SCHOOLS; LAND; FACILITIES

2/5 from Senate educ do pass.
1/26 referred to Senate educ, gov.

S1196: POLITICAL "DO NOT CALL" LIST

The Secretary of State is required to establish and maintain a state political “do not call” list that must provide convenient methods for people to refuse political telephone calls, including a website-based system and a telephone method. A person is prohibited from initiating an outbound telephone call to a person listed on the state political “do not call” list in an attempt to influence the outcome of an election if the telephone call includes a prerecorded or artificial voice. Voter registration forms are required to include information regarding the “do not call” list. A person who obtains the telephone numbers on the list and who uses those numbers for any purpose other than redaction of a call list is guilty of a class 1 (highest) misdemeanor. AS PASSED SENATE.

ARS Titles Affected: 16

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1196 Daily History

Date Action

POLITICAL "DO NOT CALL" LIST 3/16 from House elect do pass.
POLITICAL "DO NOT CALL" LIST 3/12 referred to House elect.
POLITICAL "DO NOT CALL" LIST 3/6 passed Senate 27-1; ready for House.
POLITICAL "DO NOT CALL" LIST 3/5 Senate COW approved with amend #4389 and floor amend #4703; amend 4070 was withdrawn.
POLITICAL "DO NOT CALL" LIST 3/4 from Senate rules okay.
POLITICAL "DO NOT CALL" LIST 2/23 from Senate jud with amend #4389.
POLITICAL "DO NOT CALL" LIST 2/19 Senate jud amended; report awaited.
POLITICAL "DO NOT CALL" LIST 2/5 Senate jud held. From Senate gov with amend #4070.
POLITICAL "DO NOT CALL" LIST 1/26 referred to Senate gov, jud.

S1198: IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY

The requirement to keep impounded dogs or cats for 120 hours, instead of 72 hours, if the animal is wearing a license is expanded to include animals that have a microchip or any other discernible form of owner identification. Any impounded cat that is “eligible” (defined) for a sterilization program and that will be returned to the vicinity where the cat was originally captured may be exempted from the mandatory holding periods. AS PASSED SENATE.

ARS Titles Affected: 11

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1198 Daily History

Date Action

IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 3/17 House COW FAILED to approve after adopting a Gowan floor amendment. Roll call : 28-28.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 3/16 from House rules okay.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 3/3 from House county-muni do pass.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/25 referred to House county-muni.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/23 passed Senate 29-0; ready for House.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/19 Senate COW approved with floor amend #4372.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/17 from Senate rules okay. Stricken from Senate consent calendar by Smith.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/16 to Senate consent calendar.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 2/12 from Senate gov do pass.
IMPOUNDED CATS; WAITING PERIOD; APPLICABILITY 1/26 referred to Senate gov.

S1229: 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.

ARS Titles Affected: 11 12 13 23 28 41

First sponsor: Sen. Quezada

Others: Rep. Andrade, Sen. Dalessandro, Rep. Espinoza, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Mendez, Rep. Steele, Rep. Velasquez, Rep. Wheeler

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1229 Daily History

Date Action

IMMIGRATION; LAW ENFORCEMENT; REPEAL 1/27 referred to Senate gov, appro, pub-mil-tech.

S1265: ANIMAL CRUELTY; VIOLATION

The list of acts constituting cruelty to animals is expanded to include to intentionally, knowingly or recklessly "hoard animals" (defined) or permit another person to subject any animal under the person's control to cruel mistreatment. A person who commits a second or subsequent violation of specified acts of cruelty to animals is guilty of a class 6 (lowest) felony. Before sentencing a person for cruelty to animals, the court may require the person to undergo a psychological evaluation and may order the person to attend counseling at the person's own expense.

ARS Titles Affected: 13

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1265 Daily History

Date Action

ANIMAL CRUELTY; VIOLATION 1/29 referred to Senate jud, nat res.

S1277: 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. Does not apply to dialing 911.

ARS Titles Affected: 28

First sponsor: Sen. McGuire

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1277 Daily History

Date Action

TEXTING WHILE DRIVING; TRANSPORTATION VEHICLES 1/29 referred to Senate trans, jud, gov.

S1292: DOG BREED RESTRICTIONS; PROHIBITION

Municipalities may regulate the control of dogs if the regulation is not specific to any breed.

ARS Titles Affected: 9

First sponsor: Sen. Smith

Others: Rep. Borrelli, Sen. Shooter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1292 Daily History

Date Action

DOG BREED RESTRICTIONS; PROHIBITION 4/3 referred to Senate rules only.

S1299: LONG-TERM PARK MODEL SPACES; HEARINGS

A person who is a party to a rental agreement regarding a park trailer or park model is authorized to petition the Department of Fire, Building and Life Safety for a hearing concerning violations of the Recreational Vehicle Long-Term Rental Space Act by filing a petition and paying a nonrefundable filing fee. Monies from the fee are deposited in the newly established RV Long-Term Rental Space Hearing Office Fund, to be used to reimburse the actual costs of the Office of Administrative Hearings (OAH) in conducting the hearings. An OAH administrative law judge is required to adjudicate the complaint and ensure compliance with the Act.

ARS Titles Affected: 33 41

First sponsor: Sen. Griffin

Others: Sen. Burges, Sen. Hobbs, Rep. Leach, Rep. Montenegro, Rep. Norgaard, Sen. Shooter, Rep. Thorpe

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1299 Daily History

Date Action

LONG-TERM PARK MODEL SPACES; HEARINGS 2/17 Senate appro held.

LONG-TERM PARK MODEL SPACES; HEARINGS 2/10 from Senate com-work dev do pass.

LONG-TERM PARK MODEL SPACES; HEARINGS 2/9 Senate com-work dev do pass; report awaited.

LONG-TERM PARK MODEL SPACES; HEARINGS 2/2 referred to Senate com-work dev, appro.

S1301: 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.

ARS Titles Affected: 13

First sponsor: Sen. Farley

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1301 Daily History

Date Action

ANIMAL ABUSER REGISTRATION; REGISTRY 2/2 referred to Senate jud, nat res.

S1302: VULNERABLE USERS OF PUBLIC WAYS

The list of acts constituting harassment, a class 1 (highest) misdemeanor, is expanded to include if a person taunts or maliciously throws an object at or in the direction of a "vulnerable user of a public way" (defined). Motor vehicle operators are prohibited from knowingly, intentionally, or recklessly operating the vehicle within three feet of a vulnerable user of a public way, distract a vulnerable user of a public way for the purpose of causing violence or injury, or forcing or attempting to force a vulnerable user of a public way off a public way, crosswalk or shoulder of the highway. Violations are a class 2 (second highest) misdemeanor and are subject to specified sentences and fines.

ARS Titles Affected: 13 28

First sponsor: Sen. Farley

Others: Rep. Cardenas, Sen. Contreras, Sen. Dalessandro, Rep. Friese, Rep. Meyer, Rep. Steele

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1302 Daily History

Date Action

VULNERABLE USERS OF PUBLIC WAYS 2/2 referred to Senate trans, pub-mil-tech.

S1310: DOGS; LICENSING; VACCINATION; QUARANTINE

Various changes to statutes regulating county licensing for dogs. The criminal classification for failure to obtain a license for a dog and other related offenses is reduced to a petty offense, from a class 2 (mid-level) misdemeanor. All dogs three months of age or over are required to be vaccinated against rabies by a licensed veterinarian, instead of dogs being required to be vaccinated prior to licensure. Knowingly failing to vaccinate a dog is a petty offense and subject to a fine of up to \$50. Search and rescue dogs are exempt from certain provisions of statute regulating biting animals.

ARS Titles Affected: 11

First sponsor: Sen. S. Allen

Others: Sen. Farley, Sen. D. Farnsworth, Sen. Griffin, Sen. McGuire, Sen. Shooter, Sen. Smith

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1310 Daily History

Date Action

DOGS; LICENSING; VACCINATION; QUARANTINE 3/2 referred to House county-muni.

DOGS; LICENSING; VACCINATION; QUARANTINE 2/19 passed Senate 29-0; ready for House.

DOGS; LICENSING; VACCINATION; QUARANTINE 2/17 from Senate rules okay.

DOGS; LICENSING; VACCINATION; QUARANTINE 2/16 to Senate consent calendar.

DOGS; LICENSING; VACCINATION; QUARANTINE 2/12 from Senate gov do pass.

DOGS; LICENSING; VACCINATION; QUARANTINE 2/2 referred to Senate gov.

S1366: 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.

ARS Titles Affected: 16

First sponsor: Sen. Quezada

Others: Rep. Andrade

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1366 Daily History

Date Action

PRESIDENTIAL PREFERENCE ELECTION; INDEPENDENT VOTERS 2/2 referred to Senate gov, fed-man-fiscal.

S1367: PRESIDENTIAL PREFERENCE ELECTION; REPEAL

The article of statute establishing and regulating the presidential preference election in Arizona is repealed.

ARS Titles Affected: 16

First sponsor: Sen. Quezada

Others: Rep. Andrade, Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1367 Daily History

Date Action

PRESIDENTIAL PREFERENCE ELECTION; REPEAL 2/2 referred to Senate gov, fed-man-fiscal.

S1369: SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE

A local authority is permitted to determine and declare the reasonable and safe maximum speed limit even if the street is not maintained by the local authority. On the request of a landowner, a local authority is permitted to erect a speed limit sign for a street on that landowner's property even if the street is not maintained by the local authority but is in the local authority's jurisdiction. AS PASSED SENATE.

ARS Titles Affected: 28

First sponsor: Sen. Griffin

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1369 Daily History

Date Action

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 3/9 referred to House trans-inf.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 3/6 passed Senate 17-11; ready for House.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 3/5 Senate COW approved with floor amend #4707.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 3/4 stricken from Senate consent calendar by Griffin, Pancrazi.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 3/4 from Senate rules okay. To Senate consent calendar.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 2/11 from Senate trans do pass.

SPEED LIMITS; LOCAL AUTHORITIES; SIGNAGE 2/3 referred to Senate trans.

S1372: LANDLORD TENANT ACT; GUEST REMOVAL

A landlord is authorized to take action to remove or otherwise terminate the stay of any guest of the tenant after written notice to the tenant pursuant to the terms of the rental or lease agreement, unless otherwise mutually agreed to in writing by both the landlord and the tenant. A person who stays on the premises after permission to remain is denied by the landlord or tenant is not a tenant and that person's presence does not constitute residency or tenancy. AS PASSED SENATE.

ARS Titles Affected: 33

First sponsor: Sen. Griffin

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1372 Daily History

Date Action

LANDLORD TENANT ACT; GUEST REMOVAL 3/18 House com FAILED 4-4.

LANDLORD TENANT ACT; GUEST REMOVAL 3/9 referred to House com.

LANDLORD TENANT ACT; GUEST REMOVAL 3/5 passed Senate 21-9; ready for House.

LANDLORD TENANT ACT; GUEST REMOVAL 2/26 Senate COW approved with floor amend #4542.

LANDLORD TENANT ACT; GUEST REMOVAL 2/24 stricken from Senate consent calendar by Griffin.

LANDLORD TENANT ACT; GUEST REMOVAL 2/24 from Senate rules okay.

LANDLORD TENANT ACT; GUEST REMOVAL 2/23 to Senate consent calendar.

LANDLORD TENANT ACT; GUEST REMOVAL 2/17 from Senate com-work dev do pass.

LANDLORD TENANT ACT; GUEST REMOVAL 2/3 referred to Senate com-work dev.

S1376: POLITICAL SIGNS; REMOVAL; DISPOSALS

The time period during which candidate political signs and candidate political printed materials delivered by hand to a residence cannot be removed, defaced or covered begins 90 days before the first day of early voting for the primary election, instead of 45 days before the primary election. If a candidate or political committee that paid for a sign does not remove its political signs by the 10th day after the election, any other candidate or political committee may remove and keep the signs and related materials. If the signs have not been removed by the 15th day after the election, the signs are subject to removal by the municipality or county. Solid waste disposal or transfer facilities that are open to the public are required to receive for disposal political signs and other election materials without charge.

ARS Titles Affected: 16

First sponsor: Sen. Dial

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1376 Daily History

Date Action

POLITICAL SIGNS; REMOVAL; DISPOSALS 2/3 referred to Senate gov.

S1385: HOAS; TRAFFIC ENFORCEMENT; PENALTIES

If a homeowners' association (HOA) owns or otherwise has legal authority over the roads and parking areas in the community and takes enforcement action regarding the use of those roads or parking areas, the HOA is required to provide written notice to the owner regarding a violation within 24 hours after it occurs. The notice must include specified information. Any monetary fine, penalty or other fee assessed against the owner relating to the violation cannot exceed the fee for the same violation that would have been issued by an enforcement officer in the county or municipality in which the community is located. Applies to any enforcement action taken on behalf of a planned community after the effective date of this legislation.

ARS Titles Affected: 33

First sponsor: Sen. Kavanagh

Others: Sen. McGuire

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1385 Daily History

Date Action

HOAS; TRAFFIC ENFORCEMENT; PENALTIES 2/23 FAILED to pass Senate 10-19.

HOAS; TRAFFIC ENFORCEMENT; PENALTIES 2/19 Senate COW approved.

HOAS; TRAFFIC ENFORCEMENT; PENALTIES 2/17 from Senate rules okay.

HOAS; TRAFFIC ENFORCEMENT; PENALTIES 2/12 from Senate gov do pass.

HOAS; TRAFFIC ENFORCEMENT; PENALTIES 2/3 referred to Senate gov.

S1403: CONSUMER LAWSUIT LOANS; PROHIBITION

A consumer lawsuit loan company is prohibited from entering into a "consumer lawsuit loan transaction" (defined) with a consumer with respect to "legal action" (defined) in which the consumer is a party if the company imposes an annual rate of interest that exceeds 36 percent. A loan contract entered into in violation is void. Violations are an unlawful practice and subject to enforcement through private action and prosecution by the Attorney General. Severability clause.

ARS Titles Affected: 44

First sponsor: Sen. Yee

Others: Sen. S. Allen, Sen. Barto, Sen. Begay, Sen. Bradley, Sen. Burges, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Driggs, Sen. Farley, Sen. D. Farnsworth, Sen. Hobbs, Sen. Kavanagh, Sen. Lesko, Sen. McGuire, Sen. Meza, Sen. Miranda, Sen. Pancrazi, Sen. Pierce, Sen. Quezada, Sen. Shooter, Sen. Smith, Sen. Ward, Sen. Worsley

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1403 Daily History

Date Action

CONSUMER LAWSUIT LOANS; PROHIBITION 3/26 House appro held.

CONSUMER LAWSUIT LOANS; PROHIBITION 3/23 referred to House appro.

CONSUMER LAWSUIT LOANS; PROHIBITION 3/5 passed Senate 26-4; ready for House.

CONSUMER LAWSUIT LOANS; PROHIBITION 3/4 Senate COW approved.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/24 stricken from Senate consent calendar by Driggs.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/24 from Senate rules okay.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/23 to Senate consent calendar.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/23 from Senate jud do pass.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/19 Senate jud do pass; report awaited.

CONSUMER LAWSUIT LOANS; PROHIBITION 2/10 from Senate com-work dev do pass.
CONSUMER LAWSUIT LOANS; PROHIBITION 2/3 referred to Senate jud, com-work dev.

S1410: MAIL BALLOT ELECTIONS; COUNTIES

On approval of the county board of supervisors, a county is authorized to conduct a mail ballot election for all elections administered by that county, including elections for statewide and legislative office.

ARS Titles Affected: 16

First sponsor: Sen. Quezada

Others: Rep. Velasquez

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1410 Daily History

Date Action

MAIL BALLOT ELECTIONS; COUNTIES 2/3 referred to Senate jud, gov.

S1419: LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION (THEFT; AGE-RESTRICTED MATERIALS; SENTENCING)

A person who is convicted of theft that involved “age-restricted material” (defined) is required to pay a fine of at least \$500 for a first violation and at least \$1,000 for a second or subsequent violation. AS PASSED SENATE.

ARS Titles Affected: 4

First sponsor: Sen. Dial

Others: Sen. Burges, Sen. Shooter

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1419 Daily History

Date Action

LIQUOR LICENSES; STORES; PROXIMITY; EXCEPTION 3/26 House COW approved with amend #4922 and floor amend #5097.

NOTE SHORT TITLE CHANGE.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/25 retained on House COW calendar.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/23 from House rules okay.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/18 from House jud with amend #4922.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/18 House jud amended; report awaited.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/12 referred to House jud.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

3/4 passed Senate 21-9; ready for House.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

2/26 Senate COW approved with amend #4406.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

2/24 from Senate rules okay.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

2/23 from Senate jud with amend #4406.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

2/19 Senate jud amended; report awaited.

THEFT; AGE-RESTRICTED MATERIALS; SENTENCING

2/3 referred to Senate jud.

S1435: PUBLIC MEETINGS; DEFINITION

For the purpose of statutes requiring public meetings to be open to the public, “meeting” is defined as the gathering of a quorum of members of a public body at which “action” (defined as the conducting of the official business of a public body) is taken, and no longer includes a gathering where a quorum of members at which they discuss or propose legal action, including any deliberations by a quorum with respect to the action.

ARS Titles Affected: 38

First sponsor: Sen. S. Allen

Others: Sen. Begay, Rep. Bowers, Sen. Burges, Rep. Cobb, Sen. D. Farnsworth, Rep. Finchem, Sen. Lesko, Rep. Livingston, Sen. McGuire, Sen. Pancrazi, Sen. Shooter, Sen. Worsley, Sen. Yee

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1435 Daily History

Date Action

PUBLIC MEETINGS; DEFINITION 2/3 referred to Senate gov.

S1438: 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.

ARS Titles Affected: 28

First sponsor: Sen. Smith

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1438 Daily History

Date Action

VEHICLE EQUIPMENT; LIGHTING 2/3 referred to Senate trans.

S1452: HOAS; DIRECTOR REMOVAL

On removal of a member of a condo or HOA board of directors, the board is required to hold an election for the replacement of the removed director at a separate meeting of the membership, which must be held no later than 30 days after the day of the meeting at which the director was removed. The director who was removed cannot be appointed or elected to the board for two years after the date of removal unless the HOA documents specifically provide for a greater period of time. AS PASSED SENATE.

ARS Titles Affected: 33

First sponsor: Sen. D. Farnsworth

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1452 Daily History

Date Action

HOAS; DIRECTOR REMOVAL 3/30 FAILED to pass House 18-42.
HOAS; DIRECTOR REMOVAL 3/17 House COW approved.
HOAS; DIRECTOR REMOVAL 3/16 from House rules okay.
HOAS; DIRECTOR REMOVAL 3/12 from House gov-higher ed do pass.
HOAS; DIRECTOR REMOVAL 2/25 referred to House gov-higher ed.
HOAS; DIRECTOR REMOVAL 2/19 passed Senate 29-0; ready for House.
HOAS; DIRECTOR REMOVAL 2/18 Senate COW approved with amend #4154.
HOAS; DIRECTOR REMOVAL 2/17 from Senate rules okay.
HOAS; DIRECTOR REMOVAL 2/12 from Senate gov with amend #4154.
HOAS; DIRECTOR REMOVAL 2/3 referred to Senate gov.

S1453: HOAS; ENFORCEMENT; ELECTIONS; MEETINGS

Various changes related to homeowner's associations and condominium associations (HOAs). HOAs are required to provide notice that an assessment is overdue before imposing charges for late payment of assessments. If absentee ballots are used in an HOA vote, the completed ballot must include the name, address and signature of the person voting, and ballots must be retained and made available for inspection for at least one year after the election. Information provided to a member by an HOA must include notice of the member's option to petition for an administrative hearing in the Department of Fire, Building and Life Safety. AS PASSED SENATE.

ARS Titles Affected: 33

First sponsor: Sen. D. Farnsworth

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1453 Daily History

Date Action

HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 3/30 FAILED to pass House 19-41.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 3/17 House COW approved.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 3/16 from House rules okay.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 3/12 from House gov-higher ed do pass.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/25 referred to House gov-higher ed.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/19 passed Senate 29-0; ready for House.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/18 Senate COW approved with amend #4155.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/17 from Senate rules okay.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/12 from Senate gov with amend #4155.
HOAS; ENFORCEMENT; ELECTIONS; MEETINGS 2/3 referred to Senate gov.

S1469: BUDGET; GENERAL APPROPRIATIONS; FY2015-16

The "feed bill" for FY2015-16, containing appropriations for state agencies and programs. Provisions include: Continues deferment of \$930.7 million in basic state aid payments to schools until FY2016-17, and continues deferment of \$200 million in payments to universities until FY2016-17. Defers \$21 million in payments to providers of services to the Department of Economic Security (DES), and defers \$11 million in payments to providers of services to the Department of Child Safety (DCS). Reduces the FY2014-15 appropriation from the general fund to the Department of Administration (DOA) for costs associated with the establishment of DCS to \$19.5 million, from \$25 million. The FY2015-16 amounts

appropriated to DCS include increases of specified amounts in preventive support services, out-of-home support services and foster care placement to address backlog cases. Appropriates \$5.08 million to AHCCCS for disproportionate share payments to hospitals, including \$4.2 million for the Maricopa County Health Care District and \$884,800 for private qualifying disproportionate share hospitals. Reduces the FY2014-15 appropriation to AHCCCS by \$48.52 million from the general fund, and increases the AHCCCS appropriation from the expenditure authority in FY2014-15. Reduces the FY2014-15 general fund appropriations to DES in specified line items and increases appropriations of federal block grants and expenditure authority to DES. Includes an appropriation of \$74.39 million to the Arizona Department of Education (ADE) for additional inflation, which ADE must allocate to school districts and charter schools in FY2015-16 in the same manner that it would allocate the monies if the monies were for an additional increase of \$54.31 in the base level defined for FY2015-16. Makes a supplemental appropriation of \$26.86 million from the general fund in FY2014-15 to the State Board of Education and Superintendent of Public Instruction for basic state aid and additional state aid. Reduces the FY2014-15 general fund appropriation to the School Facilities Board by \$9.42 million for the new school facilities debt service line item. Appropriates \$23.9 million to the Access Our Best Public Schools Fund for the purpose of developing mechanisms that an Arizona Public School Achievement District could use to assist in the expansion of member schools or the construction of new facilities for member schools. Monies in the Fund cannot be expended until the executive branch submits an expenditure plan to the Joint Legislative Budget Committee for review, and the executive branch is required to recommend proposed legislation to codify the mechanisms developed. Appropriates \$5.5 million from the general fund in FY2015-16 to DOA for distribution to counties with a population of less than 200,000 for maintenance of essential county services and \$500,000 for distribution to a county with a population of more than 30,000 and less than 40,000 (Graham County) for maintenance of essential county services. Appropriates \$10.46 million from the Risk Management Revolving Fund to DOA to reimburse the federal government for specified disallowed costs and fund transfers. Appropriates \$300,000 from the general fund in FY2015-16 to the Arizona Commerce Authority to operate a trade office in Mexico City. Requires various reports and makes various fund transfers. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1469 Daily History

Date Action

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/12 signed by governor. Chap. 8, Laws 2015.

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/7 Senate COW approved with floor amend #4745. Passed Senate 16-13. Substituted in House for identical H2671 and passed 32-27; ready for governor.

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; GENERAL APPROPRIATIONS; FY2015-16 3/4 referred to Senate appro.

S1470: BUDGET; CAPITAL OUTLAY; FY2015-16

Makes various appropriations for capital expenditures for FY2015-16, including \$234.47 million for state highway construction, \$21.8 million for airport planning and development, and \$19.5 million for major maintenance and repair activities for state buildings. Appropriates \$2.9 million in FY2015-16 from the State Highway Fund to the Department of Transportation for the construction of vehicle wash systems, and \$1 million in FY2015-16 from the Arizona Exposition and State Fair Fund to the Arizona Exposition and State Fair Board for capital improvements. Appropriates \$1.2 million from the general fund in FY2015-16 to the Department of Transportation for distribution to the Navajo Nation for transportation projects on reservation land. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1470 Daily History

Date Action

BUDGET; CAPITAL OUTLAY; FY2015-16 3/12 signed by governor. Chap. 9, Laws 2015.

BUDGET; CAPITAL OUTLAY; FY2015-16 3/7 Passed Senate 16-13. Substituted in House for identical H2672 and passed 33-26; ready for governor.

BUDGET; CAPITAL OUTLAY; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay. Senate COW approved with floor amend #4729.

BUDGET; CAPITAL OUTLAY; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; CAPITAL OUTLAY; FY2015-16 3/4 referred to Senate appro.

S1471: BUDGET; BRB; REVENUE; FY2015-16

Makes various changes relating to general revenues for FY2015-16. The job training employer tax of .01 percent of taxable

wages paid is repealed on January 1, 2016, instead of January 1, 2017. Beginning July 1, 2015, the Department of Revenue (DOR) is required to assess and collect fees from municipalities and counties as determined by the DOR Director to recover a portion of administrative, program and other operating costs incurred in providing transaction privilege tax administrative and collection services to local governments. The fee is assessed to each county and municipality that receives state shared revenues. For FY2015-16, a fee is assessed to each municipality for which DOR does not administer and collect TPT. A legislative intent section states that the Legislature intends that the total fees for all counties and municipalities not exceed \$20.76 million in any FY and that the share of fees assessed to all counties and municipalities be in proportion to the aggregate amount of state shared revenues distributed to each in the preceding two FYs as a percentage of aggregate distributions to all counties and municipalities in the preceding two FYs. Counties and municipalities are authorized to meet their cost sharing obligation from any source of revenue designated by the appropriate county or municipality, and contributions made to the fee are excluded from the applicable expenditure limitations. DOR is required to establish a tax recovery program where taxpayers may apply for DOR to waive all the civil penalties and interest for tax liabilities that have been or could be assessed for any taxable period during the applicable "liability period" (defined as any taxable period ending before January 1, 2014 for taxpayers filing annually and any taxable period ending before February 1, 2015 for all other taxpayers). Establishes requirements for taxpayers to qualify for tax recovery and an application process. DOR is required to report specified information on the tax recovery program to the Governor and the Legislature by January 1, 2016. The FY 2016-17 distribution of Highway User Revenue Fund (HURF) revenues to counties and municipalities in percentages reflecting non-state distribution of HURF revenues is reduced to \$30 million, from \$60 million. Authorizes the Department of Financial Institutions to use the Financial Services Fund for general operating expenditures of the Dept, and to use monies in the Department Receivership Revolving Fund through FY2015-16 for expenditures on an electronic licensing system, with a limit of \$850,000 on total expenditures for the system. Authorizes the Radiation Regulatory Agency to increase fees in FY2014-15 to generate up to \$561,000 and the Department of Agriculture to continue existing fees from FY2013-14 in FY2014-15 to generate specified amounts for various funds. Fees collected by the Department of Insurance are not required to recover between 95 and 110 percent of the Dept's appropriation. Counties with a population of less than 200,000 are authorized to meet any county fiscal obligation from any source of county revenue designated by the county. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 20 41 42

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1471 Daily History

Date Action

BUDGET; BRB; REVENUE; FY2015-16 3/12 signed by governor. Chap. 10, Laws 2015.

BUDGET; BRB; REVENUE; FY2015-16 3/7 Senate COW approved with floor amend #4746. Passed Senate 17-12. Substituted in House for identical H2673 and passed 34-25; ready for governor.

BUDGET; BRB; REVENUE; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; BRB; REVENUE; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; REVENUE; FY2015-16 3/4 referred to Senate appro.

S1472: BUDGET; BUDGET PROCEDURES; FY2015-16

Makes various changes that affect the budget across agencies. Requires any unrestricted federal monies received by Arizona in FY2015-16 to be deposited in the general fund. For FY2015-16, FY2016-17 and FY2017-18, the Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund. Allows appropriations for all budget units to be limited to one FY for FY2015-16, FY2016-17 and FY2017-18. Continues the Capital Outlay Stabilization Fund rent rate at \$13.08/square foot for office space and \$4.74/square foot for storage space. The Department of Administration is authorized to charge a transaction fee to each state agency that uses the Arizona Financial Information System, to be deposited in the newly established Arizona Financial Information System Collections Fund and used to reimburse the Dept for the costs of operating the System. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 35 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1472 Daily History

Date Action

BUDGET; BUDGET PROCEDURES; FY2015-16 3/12 signed by governor. Chap. 11, Laws 2015.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/7 Senate COW approved. Passed Senate 17-12. Substituted in House for identical H2674 and passed 34-25; ready for governor.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BUDGET PROCEDURES; FY2015-16 3/4 referred to Senate appro.

S1473: BUDGET; BRB; GOVERNMENT; FY2015-16

Makes various policy changes in the operation of state government that impact the budget. Reimbursement of charges incurred by the counties for the presidential preference election will be made in the amount of \$1.25 for each active registered voter in the county on January 1 of the year of the election, instead of at 100 percent of the costs incurred. If the Secretary of State determines that reimbursement at that rate would jeopardize the ability of a county to comply with federal and state laws and regulations, the Secretary of State may release the county from that reimbursement rate. The sum of money in the Job Creation Withholdings Clearing Account is reduced to \$26.5 million of withholding tax revenues in FY2015-16 and to \$21.5 million for each FY after, from \$31 million. The amount the State Treasurer is required to credit on the 20th day of each month from the Account to the Arizona Competes Fund is reduced to 1/12 of the annual sum of \$16.5 million in FY2015-16 and \$11.5 million for each FY after, from \$21 million. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 16 26 41 43

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1473 Daily History

Date Action

BUDGET; BRB; GOVERNMENT; FY2015-16 3/12 signed by governor. Chap. 12, Laws 2015.

BUDGET; BRB; GOVERNMENT; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay. Senate COW approved with floor amend #4730. 3/7 Passed Senate 16-13. Substituted in House for identical H2675 and passed 33-25; ready for governor.

BUDGET; BRB; GOVERNMENT; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; GOVERNMENT; FY2015-16 3/4 referred to Senate appro.

S1474: BUDGET; BRB; ENVIRONMENT; FY2015-16

Makes policy changes pertaining to environmental regulation that affect the state budget. Monies in the Yarnell Hill Memorial Fund may be used for purchasing, designing and constructing the Yarnell Hill Memorial. The Arizona Water Protection Fund Commission is permitted to grant to the Department of Water Resources (DWR) up to \$336,000 of the unobligated balance in the Fund to pay for administrative costs of DWR in FY2015-16. DWR is authorized to increase fees in FY2015-16 to generate revenue up to \$100,200. The Arizona State Parks Board is authorized to spend up to \$692,100 from the Board's portion of the Off-Highway Vehicle Recreation Fund in FY2015-16 for Board operating expenses. Suspends the administrative cap on the Underground Storage Tank Assurance Account for FY2014-15 and allows the Department of Environmental Quality (DEQ) to transfer a combined total of \$6.5 million from the Account for administrative costs of DEQ. Caps the general fund appropriation to the Water Quality Assurance Revolving Fund at \$7 million. Authorizes DEQ to use up to \$1.8 million from the Emissions Inspection Fund for the Safe Drinking Water Program. Repeals the Trust Land Management Fund and authorized uses of the Fund and conditionally reestablishes identical language on the state Constitution being amended by the voters at the 2016 general election to allow a portion of the annual proceeds of trust lands to be used to manage the trust lands, except that the Fund is renamed the Trust Land Administration Fund. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 37 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1474 Daily History

Date Action

BUDGET; BRB; ENVIRONMENT; FY2015-16 3/12 signed by governor. Chap. 13, Laws 2015.

BUDGET; BRB; ENVIRONMENT; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay. Senate COW approved with floor amend #4731. 3/7 Passed Senate 17-12. Substituted in House for identical 2676 and passed 33-26; ready for governor.

BUDGET; BRB; ENVIRONMENT; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; ENVIRONMENT; FY2015-16 3/4 referred to Senate appro.

S1475: BUDGET; BRB; HEALTH; FY2015-16

Makes various policy changes in the area of public health that affect the budget. Specifies county contributions for the Arizona Long-Term Care System, and AHCCCS acute care and hospitalization and medical care for FY2015-16. The AHCCCS capitation rate increases and Department of Health Services capitation rate increases cannot exceed 1.5 percent in FY2016-17 and FY2017-18. For rates effective October 1, 2015 through September 30, 2016, the AHCCCS Administration is authorized to reduce payment up to 5 percent for all health care providers, excluding nursing facilities, developmental disability and home and community based health care providers. The AHCCCS Administration is permitted to reduce provider payments by less than 5 percent if adjustments to capitation rates for changes in utilization for that period are less

than the amounts appropriated in the general appropriation act to the AHCCCS Administration for a 3 percent capitation rate increase in FY2015-16. Subject to the approval of the Centers for Medicare and Medicaid Services, political subdivisions, tribal governments and public universities are authorized to provide to the AHCCCS Administration monies in addition to any general fund appropriations for critical access hospitals in order to qualify for additional federal monies. Any amount of federal monies received by the state from doing so must be distributed as supplemental payments to critical access hospitals. The AHCCCS Administration and its contractors must reimburse ambulance service providers in an amount equal to 68.59 percent, reduced from 80 percent, of the amounts prescribed by the Department of Health Services (DHS). For the contract year beginning October 1, 2015 and ending September 30, 2016, the AHCCCS Administration is authorized to continue the risk contingency rate setting for all managed care organizations and the funding for all managed care organizations administrative funding levels that was imposed for the contract year beginning October 1, 2010. The AHCCCS Administration is required to pursue cost sharing requirements for members to the maximum extent allowed under federal law. Subject to approval by the Centers for Medicare and Medicaid Services, beginning January 1, 2016, the AHCCCS Administration is required to charge and collect from each enrolled person a premium of 2 percent of the person's household income, a copayment of \$8 for nonemergency use of an emergency room for the first incident and \$25 for each subsequent incident if the person is not admitted to the hospital by the emergency department. After the minimum disproportionate share hospitals (DSH) payments required by federal law are made to eligible hospitals, the Arizona State Hospital and a special health care district, the allocations of DSH payment must be made available first to qualifying private hospitals located outside of the Phoenix metropolitan statistical area and the Tucson metropolitan statistical area before being made available to qualifying private hospitals within those areas. The DSH payment for FY2014-15 for a qualifying nonstate operated public hospital is increased to \$105.95 million, from \$89.88 million. DSH payments for FY2015-16 include \$113.8 million for a qualifying nonstate operated public hospital, \$4.2 million of which must be distributed to the Maricopa County Special Health Care District, \$28.5 million for the Arizona State Hospital, and \$884,800 for private qualifying hospitals. Counties are required to reimburse DHS for 31 percent of the costs of a commitment of a sexually violent individual for FY2015-16. Municipalities and counties are required to reimburse DHS for 100 percent of the costs of a defendant's inpatient, in custody competency restoration treatment for FY2015-16. Establishes various reporting requirements. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 36 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1475 Daily History

Date Action

BUDGET; BRB; HEALTH; FY2015-16 3/12 signed by governor. Chap. 14, Laws 2015.
 BUDGET; BRB; HEALTH; FY2015-16 3/7 Passed Senate 17-12. Substituted in House for identical H2677 and passed 32-27; ready for governor.
 BUDGET; BRB; HEALTH; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay. Senate COW approved with floor amend #4732.
 BUDGET; BRB; HEALTH; FY2015-16 3/5 Senate appro do pass; report awaited.
 BUDGET; BRB; HEALTH; FY2015-16 3/4 referred to Senate appro.

S1476: BUDGET; BRB; K-12 EDUCATION; FY2015-16

Makes various policy changes pertaining to K-12 education that affect the budget. Increases the per student base level amount for basic state aid to \$3,426.74, from \$3,373.11, for FY2015-16, and increases the transportation support level per route mile funding for FY2015-16. Beginning July 1, 2016, for school finance purposes, the definition of "student count" is average daily membership for the current year, instead of for the FY before the current year. For FY2015-16, the Department of Education is required to reduce by \$352.44 million the amount of basic state aid that otherwise would be apportioned to school districts statewide for district additional assistance and must reduce school district budget limits accordingly. It is the intent of the Governor and the Legislature that school districts increase the total percentage of classroom spending over the previous year's percentages in the combined categories of instruction, student support and instructional support as defined by the Auditor General. The sum of district additional assistance reductions for school districts with a student count of fewer than 1,100 cannot exceed \$5 million. The Dept is required to reduce by \$18.66 million the amount of charter additional assistance funding that otherwise would be apportioned to charter schools statewide for FY2015-16 and must reduce school district budget limits accordingly. Beginning in FY2015-16, the maximum amount of additional state aid for education that will be funded by the state is \$1 million per county. For any county with a school district or districts that collectively would otherwise receive more than \$1 million in additional state aid for education, the Property Tax Oversight Commission is required to determine the proportion of the violation of the state Constitutional property tax limits that is attributable to each taxing jurisdiction within the affected district(s). Based on those proportions, the Commission is required to determine an amount that each taxing jurisdiction is required to transfer to the district(s) during the FY in order to compensate the affected district(s) for its pro rata share of the reduction in additional state aid for education funding. The Legislature intends that school district-sponsored charter schools be phased out by FY2016-17. For

FY2015-16. The Department of Education is required to fund “incremental monies” (defined as the additional funding received under the state equalization funding formula for schools in excess of the amount that would be received if the school was operated by a school district but was not a charter school) for district-sponsored charter schools at 50 percent of the level of incremental monies that would otherwise be provided and to reduce budget limits accordingly. The small school weights apply if a charter holder holds one charter for one or more school sites and the average daily membership for the sites are combined for the calculation of the small school weight. The small school weight is prohibited from being applied individually to a charter holder if the combined average daily membership derived from one or more of the following conditions is greater than 600: the organizational structure or management agreement of the charter holder requires the charter holder or charter school to contract with a specific management company, the governing body of the charter holder has identical membership to another charter holder in Arizona, the charter holder is a subsidiary of a corporation that has other subsidiaries that are charter holders in Arizona, or the charter holder holds one or more charters in Arizona. The Department of Education is required to reduce the amount provided by the small school weight for charter schools under these provisions by 33 percent for FY2015-16, and by 67 percent for FY2016-17. Increases the amount of charter additional assistance to \$1,734.92 per student count in K-8, from \$1,707.77, and to \$2,022.02 per student count in grades 9-12, from \$1990.38. Beginning in FY2016-17, base support level funding that a school district, charter school or JTED receives for students enrolled in both a school district or charter school and a joint technical education district (JTED) satellite campus program is funded at 92.5 percent of the base support level funding that the school district, charter school or JTED would otherwise receive. A school district or charter school that experiences a reduction in its base support level funding due to this reduction of base support level funding is permitted to use a portion of JTED monies in order to offset the loss of regular education funding that it experiences due to the reduction. School districts cannot prohibit or discourage students enrolled in that district from attending courses offered by a JTED. Establishes the Access our Best Public Schools Fund. Monies in the Fund are subject to legislative appropriation and are available to public schools that are members of the Arizona Public School Achievement District to construct new school facilities or to expand existing school facilities. At least 50 percent of the projects that receive monies from the Fund must be in low socioeconomic areas. By December 31, 2015, each community college district and each university under the jurisdiction of the Arizona Board of Regents is required to transmit \$6 per full-time equivalent student to the Department of Education for deposit in the Education Learning and Accountability Fund. Repeals the Student Success Fund. Establishes various reporting requirements. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 15

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1476 Daily History

Date Action

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/12 signed by governor. Chap. 15, Laws 2015.

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/7 Senate COW approved with floor amend #4748, #4749 and #4750. Passed Senate 16-13. Substituted in House for identical H2683 and passed 32-27; ready for governor.

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; K-12 EDUCATION; FY2015-16 3/4 referred to Senate appro.

S1477: BUDGET; BRB; HIGHER EDUCATION; FY2015-16

Makes policy changes in college and university programs that affect the state budget. A community college district located in a county with a population of 750,000 persons or more (Maricopa and Pima Counties) is not eligible to receive state aid for science, technology, engineering and mathematics and workforce programs. For FY2015-16, each dollar raised by the surcharge on student registration assessed by ABOR for the Financial Aid Trust Fund may be matched by less than \$2 appropriated by the Legislature. Establishes the Tribal College Dual Enrollment Program Fund and allocates 15 percent of unclaimed prize money from the State Lottery to the Fund, not to exceed \$160,000 in any FY. The amount of unclaimed prize money from the State Lottery that must be held in the State Lottery Prize Fund for use as additional prizes in future games is reduced to 55 percent, from 70 percent. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 15

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1477 Daily History

Date Action

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/12 signed by governor. Chap. 16, Laws 2015.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/7 Senate COW approved with floor amend #4741. Passed Senate 16-13. Substituted in House for identical H2679 and passed 33-26; ready for governor.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; HIGHER EDUCATION; FY2015-16 3/4 referred to Senate appro.

S1478: BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16

Makes policy changes pertaining to criminal justice programs that affect the budget. A child who is adjudicated delinquent for an offense that is not a felony, unless the child has been previously adjudicated delinquent for a felony offense or is seriously mentally ill, who is under 14 years of age, or who is a dependent or incorrigible child cannot be committed to the Department of Juvenile Corrections (DJC), instead of a child who is under the age of 8. Applies only to a child who is committed to DJC on or after the effective date of this legislation. DJC is required to annually assess a committed youth confinement cost sharing fee to each county. It is the intent of the Legislature that the amount of the fee is each county's proportional share of \$12 million based on county population. Each county is required to pay the monies owed within 30 days after request by DJC, and if a county fails to make the payment, the State Treasurer is required to withhold the amount from that county's portion of state shared revenues. County contributions made for the fee are excluded from the county expenditure limitation, and counties are authorized to pay the fee from any source of county revenue. The Department of Corrections (DOC) is permitted to credit against payments owed in the current FY to the Dept's health care contractor the amount of state and federal monies paid by the AHCCCS Administration for health care services on behalf of Medicaid-eligible inmates regardless of the dates of service. Repeals session law from the FY2012-13 and FY2014-15 budgets requiring DOC to award contracts for medium security prison beds at private prisons in Arizona, and specifies that the intent of the Legislature is that this authority for those beds ceases beginning July 1, 2015. Requires DOC to award contracts for up to 1,000 beds on July 1, 2016 pursuant to a request for proposals for up to 2,000 medium security prison beds at new or existing contracted bed facilities in Arizona. Suspends statutory caps and transfers of Highway User Revenue Fund monies available to fund the Department of Public Safety highway patrol costs for FY2015-16. Suspends county non-supplanting requirements for probation services, criminal case processing and alternative dispute resolution programs. The Attorney General is authorized to use monies in the State Aid to Indigent Defense Fund for activities related to capital postconviction prosecution. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 8 35 41

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1478 Daily History

Date Action

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/12 signed by governor. Chap. 17, Laws 2015.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/7 Senate COW approved with floor amend #4737. Passed Senate 17-12. Substituted in House for identical H2680 and passed 34-25; ready for governor.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; CRIMINAL JUSTICE; FY2015-16 3/4 referred to Senate appro.

S1479: BUDGET; BRB; HUMAN SERVICES; FY2015-16

Makes various policy changes in the areas of human services that affect the budget. Effective July 1, 2016, a needy family is ineligible for Temporary Assistance for Needy Families cash assistance, except in case of hardship, if the needy family includes a head of household or spouse who has received cash assistance for himself or on behalf of a dependent child for a total of 12 months, reduced from 24 months. Applies retroactively to cash assistance received on or after October 1, 2002 and applies regardless of whether the 12 months are consecutive. The 12 month time limit does not apply to child only cases. Cash assistance will terminate on July 1, 2016 for any family that has received 12 or more months of cash assistance as of that date. For FY2015-16, the Department of Economic Security (DES) is authorized to reduce maximum income eligibility levels for child care assistance in order to manage within appropriated and available monies. During FY2015-16, DES is required to screen and test each adult recipient of Temporary Assistance for Needy Families cash assistance who DES has reasonable cause to believe engages in the illegal use of controlled substances, and any recipient who tests positive for the use of a controlled substance that was not prescribed by a licensed health professional is ineligible to receive benefits for one year. The Auditor General is required to provide various reports concerning the Department of Child Safety to the Governor and the Legislature, and deadlines for the reports are specified. **AS SIGNED BY GOVERNOR.**

ARS Titles Affected: 36 46

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1479 Daily History

Date Action

BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/12 signed by governor. Chap. 18, Laws 2015.

BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay. Senate COW approved with floor

amend #4733. 3/7 Passed Senate 17-12. Substituted in House for identical H2681 and passed 32-27; ready for governor.
BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/5 Senate appro do pass; report awaited.
BUDGET; BRB; HUMAN SERVICES; FY2015-16 3/4 referred to Senate appro.

S1480: BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16

Makes various changes to state agencies that affect the budget. The Department of Racing (DOR) is eliminated and responsibility for regulating racing is transferred to the newly established Division of Racing within the Department of Gaming (DOG). DOG succeeds to the authority, powers, duties and responsibilities of DOR. The Arizona Racing Commission has no authority over the duties and responsibilities of the DOG. The State Board of Appraisal is repealed and responsibility for regulating real estate appraisals is transferred to the Department of Financial Institutions (DFI). DFI succeeds to the authority, powers, duties and responsibilities of the Board. These changes are effective on the later of July 1, 2015 or the effective date of this legislation. Beginning July 1, 2016, the provision of behavioral health services under the Department of Health Services (DHS) is transferred to and must be administered by the AHCCCS Administration. Beginning July 1, 2016, the AHCCCS Administration succeeds to the authority, powers, duties and responsibilities of the DHS Division of Behavioral Health Services. This transfer does not include the Arizona State Hospital. AS SIGNED BY GOVERNOR.

ARS Titles Affected: 5 32

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1480 Daily History

Date Action

BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/12 signed by governor. Chap. 19, Laws 2015.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/7 Senate COW approved with floor amend #4738. Passed Senate 17-12. Substituted in House for identical H2682 and passed 34-25; ready for governor.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/6 from Senate appro do pass. From Senate rules okay.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/5 Senate appro do pass; report awaited.
BUDGET; BRB; AGENCY CONSOLIDATION; FY2015-16 3/4 referred to Senate appro.

SCR1009: LEGISLATURE; FOUR-YEAR TERMS

The 2016 general election ballot is to carry the question of whether to amend the state Constitution to change the terms of office for state legislators to four-year terms and limit the number of terms a legislator may serve to two, beginning with the 53rd Legislature in 2017. Specifies application of the new term limits for current legislators.

ARS Titles Affected: 98

First sponsor: Sen. Kavanagh

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

SCR1009 Daily History

Date Action

LEGISLATURE; FOUR-YEAR TERMS 2/10 from Senate rules okay.
LEGISLATURE; FOUR-YEAR TERMS 2/5 from Senate gov do pass.
LEGISLATURE; FOUR-YEAR TERMS 1/28 referred to Senate gov.

SCR1018: BUDGET; BRB; TRUST LAND MANAGEMENT

The 2016 general election ballot is to carry the question of whether to amend the state Constitution to allow up to 10 percent of the annual proceeds from state trust lands to be used exclusively for administration and disposition of trust lands as provided by law. AS SENT TO SECRETARY OF STATE.

ARS Titles Affected: 98

First sponsor: Sen. Biggs

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

SCR1018 Daily History

Date Action

BUDGET; BRB; TRUST LAND MANAGEMENT 3/7 Senate COW approved with floor amend #4734. Passed Senate 17-12. Substituted in House for identical HCR2038 and passed 34-25; to secretary of state for placement on the 2016 general election ballot.
BUDGET; BRB; TRUST LAND MANAGEMENT 3/6 from Senate appro do pass. From Senate rules okay.
BUDGET; BRB; TRUST LAND MANAGEMENT 3/5 Senate appro do pass; report awaited.

BUDGET; BRB; TRUST LAND MANAGEMENT 3/4 referred to Senate appro.
