Legislative Weekly Report 3/13/2020

54th Legislature - 2nd Regular Session, 2020

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All Business List

Posted Calendars and Committee Hearings

H2054: GRRC; PETITION TO REQUEST REVIEW

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2115: JLAC; AUDITOR GENERAL

Hearing: Senate Government (Monday 03/16/20 at 2:00 PM, Senate Rm. 3)

H2261: BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION

Hearing: Senate Appropriations (Tuesday 03/17/20 at 2:00 PM, Senate Rm. 109)

H2347: ELECTRONIC COMMUNICATION SOCIAL MEDIA POST

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2354: INCOME TAX; RETURNS; FILING EXTENSION

Calendar: 3/11 Senate Consent

H2455: AIR QUALITY OMNIBUS

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2456: ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2494: INTERNAL REVENUE CODE; CONFORMITY

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2499: EMINENT DOMAIN; EXISTING CONTRACTS

Hearing: Senate Rules (Monday 03/16/20 at 1:00 PM, Caucus Rm. 1)

H2618: DEPARTMENT OF WATER RESOURCES; CONTINUATION

Calendar: 3/11 Senate Consent

S1059: TPT; USE TAX; EDUCATION

Hearing: House Education (Monday 03/16/20 at 2:00 PM, House Rm. 1)

S1090: INSURANCE ADJUSTERS; CLAIMS CERTIFICATE

Calendar: 3/11 House Consent

S1114: LIMITED LIABILITY COMPANIES

Hearing: House Commerce (Tuesday 03/17/20 at 2:00 PM, House Rm. 3)

S1121: MODEL CITY TAX CODE; PROCEDURES

Calendar: 3/11 House Consent

S1205: STATE PERSONNEL BOARD; HEARINGS (TITLE 38, 41)

Hearing: House Government (Thursday 03/19/20 at 9:00 AM, House Rm. 1)

S1295: DEPARTMENT OF REVENUE; CONTINUATION

Hearing: House Ways & Means (Wednesday 03/18/20 at 9:00 AM, House Rm. 1)

S1296: INTERNAL REVENUE CODE; CONFORMITY

Hearing: House Ways & Means (Wednesday 03/18/20 at 9:00 AM, House Rm. 1)

S1301: WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS

Hearing: House Natural Resources, Energy & Water (Tuesday 03/17/20 at 2:00 PM, House Rm. 1)

S1305: PERSONAL DELIVERY DEVICES

Hearing: House Technology (Wednesday 03/18/20 at 9:00 AM, House Rm. 5)

S1348: TAX CORRECTIONS ACT OF 2020

Hearing: House Ways & Means (Wednesday 03/18/20 at 9:00 AM, House Rm. 1)

S1449: PRODUCT LIABILITY; CIVIL ACTION; LIMITATION

Hearing: House Commerce (Tuesday 03/17/20 at 2:00 PM, House Rm. 3)

S1457: DOR; E-COMMERCE COMPLIANCE OFFICE

Hearing: House Ways & Means (Wednesday 03/18/20 at 9:00 AM, House Rm. 1)

S1507: ADMINISTRATIVE REVIEW OF AGENCY DECISIONS

Hearing: House Regulatory Affairs (Monday 03/16/20 at 2:00 PM, House Rm. 5)

S1557: ANNUITY TRANSACTIONS; REQUIREMENTS

Calendar: 3/11 House Consent

Bill Summaries

H2054: GRRC; PETITION TO REQUEST REVIEW

A person is permitted to petition the Governor's Regulator Review Council (GRRC) to request a review of an existing agency practice that involves interpreting a rule adopted by the agency, substantive policy statement, or final rule of an agency established under statute governing campaign finance, including the Citizens Clean Elections Act, based on the person's belief that the practice, policy, or rule does not meet the requirements of the Administrative Procedures Act, exceeds the agency's statutory authority or violates the state Constitution or the U.S. Constitution. If, after a public hearing, GRRC determines that the practice, policy, action or rule does not meet these requirements, GRRC is authorized to modify, revise or declare void any practice, policy, or rule.

First sponsor: Rep. Biasiucci (R - Dist 5) Others: Rep. Bolick (R - Dist 20)

H2054 Daily History	Date Action
GRRC; PETITION TO REQUEST REVIEW	V 3/10 from Senate gov do pass.
GRRC; PETITION TO REQUEST REVIEW	V 3/9 Senate gov do pass; report awaited.
GRRC; PETITION TO REQUEST REVIEW	V 3/2 Senate gov held.
GRRC; PETITION TO REQUEST REVIEW	V 2/24 referred to Senate gov.
GRRC; PETITION TO REQUEST REVIEW	V 2/17 passed House 31-28; ready for Senate.
GRRC; PETITION TO REQUEST REVIEW	V 2/12 House COW approved.
GRRC; PETITION TO REQUEST REVIEW	V 2/11 from House rules okay.
GRRC; PETITION TO REQUEST REVIEW	V 1/28 from House reg affairs do pass.
GRRC; PETITION TO REQUEST REVIEW	V 1/27 House reg affairs do pass; report awaited.
GRRC; PETITION TO REQUEST REVIEW	V 1/13 referred to House reg affairs.

H2103: DEFAMATION; INTERNET PUBLICATIONS; ACCRUAL.

If a cause of action involves injuries done to the character or reputation of another by libel or slander and is published on the internet, the cause of action begins to accrue every day after it is first published until the original publication that is the basis for the action is removed from the internet.

First sponsor: Rep. J. Allen (R - Dist 15)

H2103 Daily History	Date Action
DEFAMATION; INTERNET PUBLICATIONS; ACCRUAL	. 2/12 House jud held.
DEFAMATION; INTERNET PUBLICATIONS; ACCRUAL	1/13 referred to House jud.

H2115: JLAC; AUDITOR GENERAL

Various changes relating to government audits. All officers of any state agency, board, commission, department, program or committee or any political subdivision and all contractors that contract with the state are required to afford reasonable and needed facilities for Auditor General staff and make records available in the form and at the time prescribed. The Attorney General is required to supervise the prosecution of all offenders of this requirement. Any officer or person who knowingly obstructs or misleads the Auditor General in the execution of his/her duties is guilty of a class 2 (mid-level) misdemeanor. Modifies the list of factors a committee of reference considers when determining the need for continuation or termination of an agency. Based on information provided by the Auditor General, for any legislative measure that requires the Auditor General to perform a special audit, the Joint Legislative Budget Committee staff is required to notify all members of the Legislature as soon as practicable of the cost to conduct a special audit. The Auditor General is required to conduct a performance audit of transportation excise tax revenues in the fifth year, instead of the tenth year, in which the tax is in effect in a county. The Auditor General is no longer required to prepare an annual written report to the Governor and the Joint Legislative Audit Committee. Deletes the requirements for community college district expenditure reporting to be done by fund and to include a reconciliation of expenditures to the expenditure limitation report.

First sponsor: Rep. Kern (R - Dist 20)

JLAC; AUDITOR GENERAL 3/2 Senate gov held. JLAC; AUDITOR GENERAL 2/24 referred to Senate gov. JLAC; AUDITOR GENERAL 2/10 passed House 38-22; ready for Senate. JLAC; AUDITOR GENERAL 2/6 House COW approved. JLAC; AUDITOR GENERAL 2/3 from House rules okay. JLAC; AUDITOR GENERAL 1/30 from House gov do pass. JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited. JLAC; AUDITOR GENERAL 1/16 referred to House gov.	H2115 Daily History	Date Action
JLAC; AUDITOR GENERAL 2/10 passed House 38-22; ready for Senate. JLAC; AUDITOR GENERAL 2/6 House COW approved. JLAC; AUDITOR GENERAL 2/3 from House rules okay. JLAC; AUDITOR GENERAL 1/30 from House gov do pass. JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited.	JLAC; AUDITOR GENERAL	. 3/2 Senate gov held.
JLAC; AUDITOR GENERAL 2/6 House COW approved. JLAC; AUDITOR GENERAL 2/3 from House rules okay. JLAC; AUDITOR GENERAL 1/30 from House gov do pass. JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited.	JLAC; AUDITOR GENERAL	. 2/24 referred to Senate gov.
JLAC; AUDITOR GENERAL 2/3 from House rules okay. JLAC; AUDITOR GENERAL 1/30 from House gov do pass. JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited.	JLAC; AUDITOR GENERAL	. 2/10 passed House <u>38-22</u> ; ready for Senate.
JLAC; AUDITOR GENERAL 1/30 from House gov do pass. JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited.	JLAC; AUDITOR GENERAL	. 2/6 House COW approved.
JLAC; AUDITOR GENERAL 1/30 House gov do pass; report awaited.	JLAC; AUDITOR GENERAL	. 2/3 from House rules okay.
	JLAC; AUDITOR GENERAL	. 1/30 from House gov do pass.
JLAC; AUDITOR GENERAL 1/16 referred to House gov.	JLAC; AUDITOR GENERAL	. 1/30 House gov do pass; report awaited.
	JLAC; AUDITOR GENERAL	. 1/16 referred to House gov.

H2116: BEREAVEMENT LEAVE; DEATH OF CHILD

Employers are required to grant up to 2 weeks of unpaid bereavement leave during any 12-month period for an "eligible employee" (defined) to attend the funeral or burial service of the employee's "child" (defined), make any arrangements resulting from the death of the employee's child, and/or grieve the death of the employee's child. If more than one child of an eligible employee dies within a 12-month period, the total amount of leave employers must grant is increased to 6 work weeks. Requirements for taking unpaid bereavement leave are specified. Employers are prohibited from taking any adverse employment action against an eligible employee who uses bereavement leave. The Industrial Commission is authorized to impose a civil penalty of up to \$500 for a first violation and up to \$1,000 for each subsequent violation.

First sponsor: Rep. Lawrence (R - Dist 23)

H2116 Daily History Date Action

BEREAVEMENT LEAVE; DEATH OF CHILD 1/13 referred to House com.

H2118: TAXPAYERS' INFORMATION FUND; INSUFFICIENT FUNDS

Fees for insufficient funds and returned checks are added to the list of sources of monies in the taxpayers' information fund established in each county treasury.

First sponsor: Rep. Kern (R - Dist 20)

H2118 Daily History

Date Action

No actions posted for this bill within the requested time frame.

H2125: DISTRICTS; INITIATIVES; LITIGATION; PROHIBITION

A school district or other district with taxing authority is prohibited from maintaining an action to prevent the enactment of any initiative or referendum measure allowed by law. The members of the governing body of a district who vote to maintain an action to prevent the enactment of any initiative or referendum measure allowed by law are personally liable for the reasonable attorney fees and other costs of litigation incurred by persons who attempt to enact the initiative or referendum measure. Applies retroactively to January 1, 2016.

First sponsor: Rep. Thorpe (R - Dist 6)

H2125 Daily History

Date Action

DISTRICTS; INITIATIVES; LITIGATION; PROHIBITION 2/19 from House elect do pass.

DISTRICTS; INITIATIVES; LITIGATION; PROHIBITION 2/18 House elect do pass; report awaited.

DISTRICTS; INITIATIVES; LITIGATION; PROHIBITION 2/6 referred to House elect.

H2160: ADJUDICATION AMENDMENTS; INTENT SECTION REPEAL

Repeals the legislative intent section of Laws 1995, Chapter 9 relating to general adjudication of water rights.

First sponsor: Rep. Engel (D - Dist 10)

H2160 Daily History

Date Action

No actions posted for this bill within the requested time frame.

H2162: ENERGY MEASURING; REPORTING; PROHIBITION; REPEAL

Repeals statutes prohibiting counties and municipalities from requiring an owner, operator or tenant of a business, commercial building or multifamily housing property to measure and report energy usage and consumption.

First sponsor: Rep. Engel (D - Dist 10)

H2162 Daily History

Date Action

No actions posted for this bill within the requested time frame.

H2178: MARIJUANA POSSESSION; EXPUNGEMENT; RECORDS; ERASURE

The court is required to expunge the record of a person's arrest, conviction and sentence for possessing marijuana in violation of the prohibition on the possession or use of marijuana, which ranges from a class 6 (lowest) to a class 2 (second highest) felony depending on the amount of marijuana. A person whose record is expunged must be treated in all respects as if the person was

never arrested, convicted or sentenced. Within one year after the effective date of this legislation, all law enforcement agencies in Arizona and the clerk of the court in each county are required to identify and destroy all records in the entity's possession or control that are related to a person's arrest, conviction and sentence for possessing marijuana. Beginning one year after the effective date of this legislation, if a person's arrest, conviction or sentence is not expunged and erased, the person may petition the court that pronounced sentence to expunge the record, and the court is required to grant a petition for expungement without a hearing. A person whose conviction is vacated may state, in all instances, that the person has never been arrested for, charged with or convicted of the crime, including in response to questions on employment, housing, financial aid or loan applications. Monies in the Public Safety Interoperability Fund may be used for costs associated with compliance with expunging and erasing records pursuant to this legislation. Applies to a person who is arrested, convicted or sentenced before, on or after the effective date of this legislation.

First sponsor: Rep. Blanc (D - Dist 26) Others: Rep. Engel (D - Dist 10), Rep. Rodriguez (D - Dist 27)

H2178 Daily History Date Action
No actions posted for this bill within the requested time frame.

H2227: CRIMINAL JUSTICE COMMISSION; DATA COLLECTION

Arizona Criminal Justice Commission is authorized, unless prohibited by federal or state law, to require any state or local criminal justice agency to submit any necessary "information" (defined) that is available to the criminal justice agency or that can be collected without imposing a significant burden on or cost to the criminal justice agency. The Commission is also authorized to establish guidelines for submitting and retaining criminal justice information and includes procedures for data transfer, data privacy and security, and conditions for the release of data.

First sponsor: Rep. J. Allen (R - Dist 15)

H2227 Daily History

CRIMINAL JUSTICE COMMISSION; DATA COLLECTION 1/29 House jud held.

CRIMINAL JUSTICE COMMISSION; DATA COLLECTION 1/21 referred to House jud.

H2228: THEFT BY EXTORTION; DEFENSE

It is a defense to prosecution to theft by extortion by knowingly obtaining or seeking to obtain property or services by means of a threat to bring criminal charges, expose a secret or take or withhold action as a public servant that the property or services obtained or sought to be obtained was a reasonable claim, instead of was lawfully claimed as compensation, restitution or indemnification.

First sponsor: Rep. J. Allen (R - Dist 15)

H2228 Daily History Date Action
THEFT BY EXTORTION; DEFENSE 3/2 referred to Senate jud.
THEFT BY EXTORTION; DEFENSE 2/27 passed House 60-0; ready for Senate.
THEFT BY EXTORTION; DEFENSE 2/25 from House rules okay.
THEFT BY EXTORTION; DEFENSE 2/24 from House jud do pass.
THEFT BY EXTORTION; DEFENSE 2/21 House jud do pass; report awaited.
THEFT BY EXTORTION; DEFENSE 2/20 House jud held.
THEFT BY EXTORTION; DEFENSE 2/12 House jud held.
THEFT BY EXTORTION; DEFENSE 2/5 House jud held.
THEFT BY EXTORTION; DEFENSE 1/28 referred to House jud.

H2261: BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION

If a claim for an administrative expenditure falls under one of the categories of budget unit expenditures that are exempt from the requirement to have an encumbrance document, the expenditure is not required to be encumbered.

First sponsor: Rep. Kavanagh (R - Dist 23)

H2261 Daily History

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/27 referred to Senate appro.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/25 passed House 60-0; ready for Senate.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/17 from House rules okay.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/6 from House gov do pass.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 2/6 House gov do pass; report awaited.

BUDGET UNITS; ENCUMBRANCE DOCUMENTS; EXCEPTION 1/29 referred to House gov.

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H2335: EMPLOYMENT; CONDITIONS; LABOR ORGANIZATIONS; DISCRIMINATION

Various changes relating to employment. The list of attributes for which a person cannot be discriminated against in employment practices is expanded to include gender, gender identity or expression, sexual orientation and marital status. Employers are prohibited from requiring an employee to perform any duty relating to an alleged violation of a safety or health standard or danger until either the Industrial Commission Division of Occupational Safety and Health determines the violation or danger does not exist or the violation or danger is corrected. Employers are prohibited from requiring an employee to reenact an injury arising out of or in the course of employment. It is a class 2 (mid-level) misdemeanor for a person to retaliate against, harass or intimidate any other person for seeking to join a labor organization. Employer policies do not supersede any valid provision of a collective bargaining agreement.

First sponsor: Rep. Andrade (D - Dist 29)
Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Chavez (D - Dist 29), Rep.
DeGrazia (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Gabaldon (D - Dist 2), Rep. A. Hernandez (D - Dist 3), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Terán (D - Dist 30), Rep.
Tsosie (D - Dist 7)

H2335 Daily History Date Action
No actions posted for this bill within the requested time frame.

H2336: OVERTIME PAY

On the effective date of this legislation, the Industrial Commission is required to set a salary amount at the 40th percentile of weekly earnings of full-time nonhourly workers in the lowest-wage census region in the 2nd quarter of the year immediately preceding the update published by the U.S. Department of Labor. To qualify as an individual who is exempt from the overtime pay requirements in the federal Fair Labor Standards Act of 1938 and related regulations, an individual must be compensated on a salary basis in an amount per week, exclusive of board, lodging or other facilities, that is not less than this amount set by the Commission. The Commission is authorized to adopt rules to implement these requirements.

First sponsor: Rep. Andrade (D - Dist 29)
Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Chavez (D - Dist 29), Rep.
DeGrazia (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Gabaldon (D Dist 2), Rep. A. Hernandez (D - Dist 3), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist
9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Terán
(D - Dist 30), Rep. Tsosie (D - Dist 7)

H2336 Daily History Date Action
No actions posted for this bill within the requested time frame.

H2337: REPEAL; RIGHT TO WORK

Statute prohibiting agreements denying employment because of nonmembership in labor organizations is repealed. Conditionally enacted on the state Constitution being amended by the voters at the 2020 general election to repeal the right to work or employment without membership in labor organizations.

First sponsor: Rep. Andrade (D - Dist 29)
Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Chavez (D - Dist 29), Rep. DeGrazia (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. Gabaldon (D - Dist 2), Rep. A. Hernandez (D - Dist 3), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Terán (D - Dist 30), Rep. Tsosie (D - Dist 7)

H2337 Daily History Date Action
REPEAL; RIGHT TO WORK 1/28 referred to House com, reg affairs, gov.

H2347: ELECTRONIC COMMUNICATION SOCIAL MEDIA POST

For the purpose of the crime of using an electronic communication to terrify, intimidate, threaten or harass, a class 1 (highest) misdemeanor, the definition of "electronic communication" is expanded to include a social media post.

First sponsor: Rep. Petersen (R - Dist 12)

H2347 Daily History

Date Action

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 3/12 Senate jud do pass; report awaited.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 3/2 referred to Senate jud.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 2/26 passed House 43-16; ready for Senate.

3/16/2020 LOLA Print Report

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 2/25 House COW approved.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 2/11 from House rules okay.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 2/5 from House tech do pass.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 2/5 House tech do pass; report awaited.

ELECTRONIC COMMUNICATION SOCIAL MEDIA POST 1/21 referred to House tech.

H2354: INCOME TAX; RETURNS; FILING EXTENSION

The due date for an income tax return for a taxpayer filing a corporate or exempt organization return that has been granted an extension or extensions is seven months after the initial due date provided for filing returns. Does not include small business corporation returns. Retroactive to tax years beginning with 2020. AS PASSED HOUSE.

First sponsor: Rep. Toma (R - Dist 22)

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H2354 Daily History

Date Action

INCOME TAX; RETURNS; FILING EXTENSION 3/10 from Senate rules okay.

INCOME TAX; RETURNS; FILING EXTENSION 3/5 from Senate fin do pass.

INCOME TAX; RETURNS; FILING EXTENSION 3/4 Senate fin do pass; report awaited.

INCOME TAX; RETURNS; FILING EXTENSION 2/24 referred to Senate fin.

INCOME TAX; RETURNS; FILING EXTENSION 2/11 passed House 59-0; ready for Senate.

INCOME TAX; RETURNS; FILING EXTENSION 2/10 House COW approved with amend #4032.

INCOME TAX; RETURNS; FILING EXTENSION 2/3 from House rules okay.

INCOME TAX; RETURNS; FILING EXTENSION 1/29 from House ways-means with amend #4032.

INCOME TAX; RETURNS; FILING EXTENSION 1/29 House ways-means amended; report awaited.

INCOME TAX; RETURNS; FILING EXTENSION 1/21 referred to House ways-means.
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H2355: CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT

For tax years beginning with 2021, the Department of Revenue is required to adjust the standard deduction allowed for personal income taxes according to the average annual change in the metropolitan Phoenix Consumer Price Index published by the U.S. Department of Labor, except that the adjusted percentage cannot exceed 100 percent. The revised percentage must be raised to the nearest whole percent and cannot be revised below the amounts prescribed in the prior taxable year.

First sponsor: Rep. Toma (R - Dist 22)

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H2355 Daily History

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 2/24 referred to Senate fin.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 2/18 passed House 39-20; ready for Senate.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 2/18 House COW approved.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 2/3 from House rules okay.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 1/29 from House ways-means do pass.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 1/29 House ways-means do pass; report awaited.

CHARITABLE CONTRIBUTION; DEDUCTION; INFLATION ADJUSTMENT 1/21 referred to House ways-means.
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H2356: CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE

For tax years beginning with 2020, the standard deduction allowed for personal income taxes must be increased by 50 percent of the total amount of charitable deductions that would have been allowed if the taxpayer elected to claim itemized deductions. Retroactive to tax years beginning January 1, 2020.

First sponsor: Rep. Toma (R - Dist 22)

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H2356 Daily History

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 2/24 referred to Senate fin.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 2/18 passed House 39-21; ready for Senate.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 2/18 House COW approved.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 2/3 from House rules okay.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 1/29 from House ways-means do pass.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 1/29 House ways-means do pass; report awaited.

CHARITABLE CONTRIBUTIONS; DEDUCTION; INCREASE 1/21 referred to House ways-means.
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H2358: DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT

For each tax year beginning with 2021, the Department of Revenue is required to adjust the dependent tax credit amounts according to the average annual change in the metropolitan Phoenix Consumer Price Index published by the U.S. Department of Labor. The revised dollar amounts must be raised to the nearest

whole dollar and cannot be revised below the amounts prescribed in the prior taxable year.

First sponsor: Rep. Toma (R - Dist 22)

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H2358 Daily History

Date Action

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 2/24 referred to Senate fin.

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 2/12 passed House 31-29; ready for Senate.

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 2/3 from House rules okay.

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 1/29 from House ways-means do pass.

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 1/29 House ways-means do pass; report awaited.

DEPENDANT TAX CREDIT; INFLATION ADJUSTMENT 1/21 referred to House ways-means.
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H2380: PRODUCT LIABILITY; CIVIL ACTION; LIMITATION

Establishes a list of circumstances under which a product liability action may be commenced or maintained against a seller that is not also a manufacturer of the product at issue, including that the seller failed to exercise reasonable care in assembling, maintaining or repairing the product at issue, that the seller made an express warranty regarding the product independent of any warranty made by the manufacturer, and that the manufacturer has been adjudicated bankrupt and a judgment is not otherwise recoverable.

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First sponsor: Rep. Biasiucci (R - Dist 5)
Others: Rep. Bolick (R - Dist 20), Rep. Carroll (R - Dist 22)
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H2380 Daily History

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/25 retained on House COW calendar.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/17 from House rules okay.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/12 from House com do pass.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/11 House com do pass; report awaited.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 1/23 referred to House com, jud.
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H2399: UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES

For the purpose of the prohibition on operating or using an unmanned aircraft or unmanned aircraft system to intentionally photograph or loiter over or near a "critical facility" in the furtherance of any criminal offense, a class 6 (lowest) felony, the definition of "critical facility" is expanded to include a "multipurpose facility" (defined elsewhere in statute) or a public sports arena or stadium. This prohibition does not apply to a person who receives prior written permission from the critical facility owner or operator to use or operate an unmanned aircraft or unmanned aircraft system. It is a class 6 (lowest) felony for a person to operate or use an unmanned aircraft or unmanned aircraft system in the commission of any criminal offense.

First sponsor: Rep. Weninger (R - Dist 17) Others: Rep. Blackman (R - Dist 6)

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H2399 Daily History

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 2/27 referred to Senate jud.

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 2/25 passed House 60-0; ready for Senate.

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 2/17 from House rules okay.

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 2/12 from House jud do pass.

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 2/12 House jud do pass; report awaited.

UNMANNED AIRCRAFT OPERATION; PUBLIC VENUES 1/28 referred to House jud.
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H2436: TECH CORRECTION; ELECTROMAGNETIC PULSE PREPAREDNESS

Minor change in Title 26 (Military Affairs and Emergency Management) related to electromagnetic pulse preparedness. Apparent striker bus.

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First sponsor: Rep. Cobb (R - Dist 5)

H2436 Daily History

Date Action

No actions posted for this bill within the requested time frame.
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H2441: INSURANCE CLAIMS; ASSIGNMENTS; PAYMENTS; REQUIREMENTS

After a property loss occurs in which the loss is estimated to be less than \$1,500, an assignment of a property loss claim is valid only if a list of specified conditions are met. If a property claim that originally was estimated to be less than \$1,500 is later determined to be valued at \$1,500 or more, the assignee is required to have the insured execute a new assignment agreement in order for the assignment agreement to remain valid and enforceable. After a property loss occurs in which the loss is estimated to be \$1,500 or more, an assignment

of a property loss claim is valid only if a separate list of specified conditions are met. An assignee's acceptance of an assignment agreement constitutes a waiver by the assignee and the assignee's subcontractors of claims against the insured assignor for payments that arise from the agreement that are more than the insured assignor's deductible or other cost sharing requirements under the insurance policy or charges for services or repairs requested by the insured assignor that are beyond the scope of the necessary services or repairs. The amount of damages an assignee may recover in litigation against an insurer is the fair market value of the services or repairs performed that are covered by the insurance policy. If an insurer enters into a contract with a service provider to provide services or repairs arising out of a property claim and a conflict exists between the contract and these requirements, the terms of the contract between the insurer and the service provider control.

First sponsor: Rep. J. Allen (R - Dist 15)

H2441 Daily History	Date Action
INSURANCE CLAIMS; ASSIGNMENTS; PAYMENTS; REQUIREMENT	S 2/21 House jud held.
INSURANCE CLAIMS; ASSIGNMENTS; PAYMENTS; REQUIREMENT	S 2/20 House jud held.
INSURANCE CLAIMS; ASSIGNMENTS; PAYMENTS; REQUIREMENT	S 2/12 House jud held.
INSURANCE CLAIMS; ASSIGNMENTS; PAYMENTS; REQUIREMENT	S 1/28 referred to House jud.

H2444: SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS

Revises the qualifications for a security guard registration certificate to prohibit an applicant from being found guilty except insane, found incompetent under the Arizona Rules of Criminal Procedure Rule 11, or found to have a persistent or acute disability or a grave disability. Revises the qualifications for a security guard training instructor to prohibit an applicant from being found to have a persistent or acute disability or a grave disability.

First sponsor: Rep. Kern (R - Dist 20)

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H2444 Daily History

Date Action

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 2/27 referred to Senate com.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 2/25 passed House 60-0; ready for Senate.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 2/17 from House rules okay.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 2/12 from House jud do pass.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 2/12 House jud do pass; report awaited.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 1/29 from House pub safety do pass.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 1/29 House pub safety do pass; report awaited.

SECURITY GUARDS; TRAINING INSTRUCTORS; QUALIFICATIONS 1/22 referred to House pub safety, jud.
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H2455: AIR QUALITY OMNIBUS

Various changes to statutes relating to air quality. The deadline for the U.S. Environmental Protection Agency to approve certain modifications to the Vehicle Emissions Testing Program as part of the State Implementation Plan is extended two years, to July 1, 2022. The Department of Environmental Quality, instead of a county with a population of more than 400,000 persons, is required to operate and administer a Voluntary Vehicle Repair and Retrofit Program in areas that are subject to the Vehicle Emissions Inspection Program. Program provisions are modified, including to increase the maximum cost for vehicle repair or retrofit to \$1,000, from \$700. The list of authorized uses for monies in the Emissions Inspection Fund is modified to remove funding the state's portion of the Catalytic Converter Program costs. Repeals the Voluntary Vehicle Repair and Retrofit Program Advisory Committee.

First sponsor: Rep. Griffin (R - Dist 14)

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H2455 Daily History Date Action
AIR QUALITY OMNIBUS 3/12 from Senate nat res-energy do pass.
AIR QUALITY OMNIBUS 3/11 Senate nat res-energy do pass; report awaited.
AIR QUALITY OMNIBUS 2/24 referred to Senate nat res-energy.
AIR QUALITY OMNIBUS 2/12 passed House 60-0; ready for Senate.
AIR QUALITY OMNIBUS 2/3 from House rules okay.
AIR QUALITY OMNIBUS 1/29 from House nat res-energy-water do pass.
AIR QUALITY OMNIBUS 1/28 House nat res-energy-water do pass; report awaited.
AIR QUALITY OMNIBUS 1/22 referred to House nat res-energy-water.
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H2456: ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL

Repeals the statutory termination dates of July 1, 2020 for the Voluntary Remediation Program, the restrictions on total maximum daily loads for navigable waters, and the Water Monitoring Assistance Program.

First sponsor: Rep. Griffin (R - Dist 14)

H2456 Daily History

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 3/12 from Senate nat res-energy do pass.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 3/11 Senate nat res-energy do pass; report awaited.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 2/24 referred to Senate nat res-energy.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 2/11 passed House 59-0; ready for Senate.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 2/10 House COW approved with amend #4129, a substitute for amend 4027.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 2/3 from House rules okay.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 1/29 from House nat res-energy-water with amend #4027.

ENVIRONMENTAL QUALITY PROGRAMS; TERMINATIONS; REPEAL 1/29 referred to House nat res-energy-water.

H2472: WORKERS' COMPENSATION; HEART-RELATED CASES; PRESUMPTION

The presumption that a heart-related, perivascular or pulmonary injury, illness or death of a firefighter is an occupational disease for the purpose of workers' compensation under specified circumstances is conclusive and irrebuttable if there is no evidence that exposure to tobacco products is a substantial contributing cause. Previously, the presumption could be rebutted by a preponderance of the evidence that there was a specific cause of the illness or death other than the employment.

First sponsor: Rep. Payne (R - Dist 21)

H2472 Daily History Date Action
No actions posted for this bill within the requested time frame.

H2481: PROPERTY TAX OMNIBUS

Various changes to statutes relating to property taxes. If a county treasurer determines that any of the circumstances for abating personal property taxes exist, the county treasurer is required to grant appropriate relief, and the relief is no longer subject to the approval of the county board of supervisors. A certificate of removal and abatement of tax is final and effective on the date the board of supervisors receives notice from the county treasurer. Taxes due on mobile homes must be collected pursuant to mobile home property tax statutes instead of by seizure and sale in the same manner as taxes due on personal property. For a mobile home for which an affidavit of affixture has not been recorded and that is not placed on the real property roll, a process is established for the county treasurer to issue a tax bill warrant giving the county sheriff authority to seize the property, which the county treasurer must sell at public auction. The owner of the mobile home is permitted to redeem the property at any time before the actual sale by paying to the county treasurer the taxes, interest and costs or by making a partial payment and entering into a payment plan with the county treasurer. The right to redeem terminates after the property is sold, unless the mobile home was wrongfully seized or sold. If the county treasurer issues a tax bill warrant for a mobile home that is in the possession of a person other than the person listed on the tax bill warrant and who presents evidence of having purchased the mobile home from the person listed on the tax bill warrant after the taxes became delinquent, the sheriff is prohibited from seizing the property to collect the previous owner's delinquent taxes on the mobile home. The county treasurer may continue to collect the delinquent taxes on the mobile home from the previous owner as provided by

First sponsor: Rep. Thorpe (R - Dist 6)

H2481 Daily History Date Action

No actions posted for this bill within the requested time frame.

H2494: INTERNAL REVENUE CODE; CONFORMITY

For the purpose of Title 42 (Taxation), the definition of "Internal Revenue Code" is updated to mean the U.S. Internal Revenue Code in effect as of January 1, 2020. For the purpose of Title 43 (Taxation of Income), the definition of "Internal Revenue Code" for tax years beginning January 1, 2020 means the U.S. Internal Revenue Code in effect on January 1, 2020. For the purpose of Title 43 (Taxation of Income), the definition of "Internal Revenue Code" for tax year 2019 includes those provisions of the federal Taxpayer First Act and the

Further Consolidated Appropriations Act of 2020 that are retroactively effective during tax year 2019.

First sponsor: Rep. Toma (R - Dist 22)

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H2494 Daily History
                                     Date Action
INTERNAL REVENUE CODE; CONFORMITY 3/12 from Senate fin do pass.
INTERNAL REVENUE CODE; CONFORMITY 3/11 Senate fin do pass; report awaited.
INTERNAL REVENUE CODE; CONFORMITY 2/25 referred to Senate fin.
INTERNAL REVENUE CODE; CONFORMITY 2/19 passed House 60-0; ready for Senate.
INTERNAL REVENUE CODE; CONFORMITY 2/11 from House rules okay.
INTERNAL REVENUE CODE; CONFORMITY 2/5 from House ways-means do pass.
INTERNAL REVENUE CODE; CONFORMITY 2/5 House ways-means do pass; report awaited.
INTERNAL REVENUE CODE; CONFORMITY 1/29 referred to House ways-means.
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H2498: UNMANNED AIRCRAFT STUDY COMMITTEE

Establishes a 5-member Unmanned Aircraft Study Committee to identify and study the beneficial uses of unmanned aircraft and examine the economic opportunities associated with the use of unmanned aircraft. The Committee is required to submit a report of its findings and recommendations to the Governor and the Legislature by December 31, 2020, and self-repeals October 1, 2021.

First sponsor: Rep. Weninger (R - Dist 17)

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H2498 Daily History
                                     Date Action
UNMANNED AIRCRAFT STUDY COMMITTEE 2/24 House COW approved; passed House 54-6; ready for Senate.
UNMANNED AIRCRAFT STUDY COMMITTEE 2/17 from House rules okay.
UNMANNED AIRCRAFT STUDY COMMITTEE 2/12 from House com do pass.
UNMANNED AIRCRAFT STUDY COMMITTEE 2/11 House com do pass; report awaited.
UNMANNED AIRCRAFT STUDY COMMITTEE 1/29 referred to House com.
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H2499: EMINENT DOMAIN; EXISTING CONTRACTS

If a municipality exercises the right of eminent domain to acquire a public utility business or enterprise, the municipality is required to assume all existing assets and contractual liabilities associated with providing current and future utility service in the certificate of convenience and necessity that is being condemned unless all parties to the contractual obligations agree otherwise. AS PASSED HOUSE.

First sponsor: Rep. Weninger (R - Dist 17)

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H2499 Daily History
                                     Date Action
EMINENT DOMAIN; EXISTING CONTRACTS 3/5 from Senate com do pass.
EMINENT DOMAIN; EXISTING CONTRACTS 3/5 Senate com do pass; report awaited.
EMINENT DOMAIN; EXISTING CONTRACTS 2/25 referred to Senate com.
EMINENT DOMAIN; EXISTING CONTRACTS 2/24 House COW approved with floor amend #4436; passed House 37-
                                          23; ready for Senate.
EMINENT DOMAIN; EXISTING CONTRACTS 2/17 from House rules okay.
EMINENT DOMAIN; EXISTING CONTRACTS 2/6 from House com do pass.
EMINENT DOMAIN; EXISTING CONTRACTS 2/4 House com do pass; report awaited.
EMINENT DOMAIN; EXISTING CONTRACTS 1/29 referred to House com.
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H2527: INITIATIVE, REFERENDUM SIGNATURES; ELECTRONIC SUBMITTAL

The Secretary of State is required to provide a system for qualified electors to sign initiative and referendum petitions by way of a secure internet portal. The system is required to verify the qualified elector's identity and allow only qualified electors who are eligible to sign the initiative or referendum petition to do so. The person or organization that files the application for initiative or referendum petition may choose to collect up to one-half of the number of signatures required by use of the online signature collection system.

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First sponsor: Rep. Shah (D - Dist 24)
Others: Rep. Campbell (R - Dist 1), Rep. Longdon (D - Dist 24), Rep. Rivero (R - Dist 21)
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H2527 Daily History	Date Action
INITIATIVE, REFERENDUM SIGNATURES; ELECTRONIC SU	BMITTAL 1/29 referred to House elect.

H2533: MARIJUANA; FINE; DISCRETIONARY

The court is allowed, instead of required, to order a person convicted of possession or use of marijuana to pay a fine of at least \$750 or three times the value of the marijuana involved, whichever is greater.

First sponsor: Rep. Shah (D - Dist 24)

Others: Rep. Blackman (R - Dist 6), Rep. Campbell (R - Dist 1), Rep. Rivero (R - Dist 21)

H2533 Daily History Date Action

MARIJUANA; FINE; DISCRETIONARY 1/29 referred to House jud.

H2547: WAGE DISCLOSURE; EMPLOYEE RIGHTS

Employers are prohibited from taking adverse employment action against an employee because the employee discloses his/her wage information, and from requiring an employee to sign a waiver or other document that prohibits such disclosure. Establishes penalties for violations.

First sponsor: Rep. Longdon (D - Dist 24)
Others: Sen. Alston (D - Dist 24), Rep. Bolding (D - Dist 27), Rep. Cano (D - Dist 3), Rep.
Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. D. Hernandez (D - Dist 2), Rep. Jermaine (D - Dist 18), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9), Rep. Teller (D - Dist 7), Rep.
Terán (D - Dist 30)

H2547 Daily History Date Action

No actions posted for this bill within the requested time frame.

H2548: EMPLOYERS; EMPLOYEE SALARY HISTORY; PROHIBITIONS

Employers are prohibited from screening prospective employees based on previous wage or salary history, seeking the previous wage or salary history of any prospective employee from any current or former employer, checking public records for a prospective employee's previous wage or salary history, and discharging or in any other manner retaliating against any employee or prospective employee for opposing, making a complaint or testifying relating to any of these prohibited actions. Violations are subject to a civil penalty of \$5,000 for a first offense and an additional \$1,000 for each subsequent offense, up to \$10,000. A person in violation is liable to each employee or prospective employee for special damages of up to \$10,000 plus attorney fees. An action to recover special damages may be maintained against any employer in any court of competent jurisdiction by any one or more employees for and on behalf of the employee(s) and other similarly situated employees.

First sponsor: Rep. Longdon (D - Dist 24)
Others: Sen. Alston (D - Dist 24), Rep. Bolding (D - Dist 27), Rep. Cano (D - Dist 3), Rep. Chavez
(D - Dist 29), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. D. Hernandez (D - Dist 2), Rep. Jermaine (D - Dist 18), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9), Rep. Teller
(D - Dist 7), Rep. Terán (D - Dist 30)

H2548 Daily History Date Action

No actions posted for this bill within the requested time frame.

H2556: PRISONER LABOR; MINIMUM WAGE

Establishes a minimum wage of \$3 per hour for prisoners engaged in productive work in any state prison or institution under the jurisdiction of the Department of Corrections or a private prison under contract with the Dept as a part of the prison industries program.

First sponsor: Rep. Engel (D - Dist 10) Others: Rep. Blanc (D - Dist 26), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27)

H2556 Daily History Date Action

No actions posted for this bill within the requested time frame.

H2563: AUXILIARY CONTAINERS; REGULATION; PROHIBITION; REPEAL

Repeals statutes prohibiting counties and municipalities from imposing a tax, fee, assessment, charge or return deposit on a consumer or an owner, operator or tenant of a business, commercial building or multifamily housing property for "auxiliary containers" (defined as reusable bags, disposable bags, boxes, beverage cans, bottles, cups and containers that are made from specified materials and that are used for transporting merchandise), and from regulating the sale, use or disposition of auxiliary containers by an owner, operator or tenant of a business, commercial building or multifamily housing property.

First sponsor: Rep. Engel (D - Dist 10) Others: Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26)

H2563 Daily History Date Action
AUXILIARY CONTAINERS; REGULATION; PROHIBITION; REPEAL 1/27 referred to House reg affairs, gov.

H2566: VEHICLE EMISSIONS; CALIFORNIA STANDARDS

Department of Environmental Quality rules on motor vehicle and combustion engine emissions are required to incorporate the standards adopted by the California Air Resources Board relating to motor vehicles in effect on January 1, 2019.

First sponsor: Rep. Engel (D - Dist 10)

Others: Rep. Gabaldon (D`- Dist 2), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26)

H2566 Daily History

Date Action

VEHICLE EMISSIONS; CALIFORNIA STANDARDS 1/27 referred to House nat res-energy-water, com.

H2568: HEALTH INSURANCE; DEPENDENT COVERAGE

If a health care insurer offers dependent coverage, the insurer is required to make the coverage available until the child reaches 26 years of age.

First sponsor: Rep. A. Hernandez (D - Dist 3)

H2568 Daily History

Date Action

HEALTH INSURANCE; DEPENDENT COVERAGE 1/27 referred to House hel-hu ser, com.

H2613: WATER RESOURCES ANNUAL REPORT

The deadline for the Department of Water Resources to provide the Governor and the Legislature with an annual operations report is moved to August 15 of each year, from July 1. The report must be made available to the public on the Dept's website.

First sponsor: Rep. Dunn (R - Dist 13)

H2613 Daily History

Date Action

WATER RESOURCES ANNUAL REPORT 3/12 Senate water-agri held.

WATER RESOURCES ANNUAL REPORT 3/2 referred to Senate water-agri.

WATER RESOURCES ANNUAL REPORT 2/26 passed House 59-0; ready for Senate.

WATER RESOURCES ANNUAL REPORT 2/24 from House rules okay.

WATER RESOURCES ANNUAL REPORT 2/19 from House nat res-energy-water do pass.

WATER RESOURCES ANNUAL REPORT 2/18 House nat res-energy-water do pass; report awaited.

WATER RESOURCES ANNUAL REPORT 1/30 referred to House nat res-energy-water.

H2618: DEPARTMENT OF WATER RESOURCES; CONTINUATION

The statutory life of the Department of Water Resources is extended eight years to July 1, 2028. Retroactive to July 1, 2020.

First sponsor: Rep. Griffin (R - Dist 14)

H2618 Daily History

Date Action

DEPARTMENT OF WATER RESOURCES; CONTINUATION 3/10 from Senate rules okay.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 3/5 from Senate water-agri do pass.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/24 referred to Senate water-agri.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/19 passed House 60-0; ready for Senate.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/11 from House rules okay.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/6 from House nat res-energy-water do pass.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/4 House nat res-energy-water do pass; report awaited.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 1/30 referred to House nat res-energy-water.

H2655: ENFORCEMENT; IMMIGRATION LAWS; EMPLOYER SANCTIONS

An official of the state, a county, municipality, or other political subdivision who intentionally or knowingly violates statute prohibiting the limitation or restriction of enforcement of federal immigration law is guilty of a class 1 (highest) misdemeanor, must be removed from office by judgment of the court, and is required to pay a fine of at least \$2,500. On a finding that an employer intentionally or knowingly employed an unauthorized alien, the court is required to order the appropriate agencies to permanently revoke all licenses held by the employer specific to the business location where the unauthorized alien performed work. Previously, licenses were suspended for a first violation and revoked for a second violation. An employer who violates the requirement to verify the employment eligibility of an employee through the e-verify program is guilty of a class 1 (highest) misdemeanor and is required to pay a fine of at least \$2,500.

First sponsor: Rep. Thorpe (R - Dist 6)

H2655 Daily History

Date

Action

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No actions posted for this bill within the requested time frame.

H2656: IMMIGRATION LAWS; ENFORCEMENT; COSTS; FEES

The court is no longer authorized to award court costs and reasonable attorney fees to any person or any official or agency of the state or a county, municipality or other political subdivision that prevails by an adjudication on the merits in a proceeding brought to enforce the prohibition against limiting or restricting the enforcement of federal immigration laws.

First sponsor: Rep. Thorpe (R - Dist 6)

H2656 Daily History Date Action No actions posted for this bill within the requested time frame.

H2657: MARIJUANA; ADULT USE; SALE; REGULATION

Beginning January 1, 2022, the possession, use, purchase or transport of one ounce or less of marijuana or marijuana accessories by a person who is at least 21 years of age is lawful and is not a criminal or civil offense under the laws of the state or any political subdivision. Beginning January 1, 2022, a person who consumes marijuana in a public place or transports marijuana that is in the original packaging that has had its seal broken or the contents of which have been partially removed is guilty of a class 2 (mid-level) misdemeanor. Does not restrict the rights of employers to maintain a drug and an alcohol-free workplace or affect the ability of employers to have workplace policies restricting the use of marijuana by employees or prospective employees. The court is required to expunge the record of a person's arrest, conviction and sentence for possessing marijuana in violation of the prohibition on the possession or use of marijuana, which ranges from a class 6 (lowest) to a class 2 (second highest) felony depending on the amount of marijuana. A person whose record is expunged must be treated in all respects as if the person was never arrested, convicted or sentenced. Within one year after the effective date of this legislation, all law enforcement agencies in Arizona and the clerk of the court in each county are required to identify and destroy all records in the entity's possession or control that are related to a person's arrest, conviction and sentence for possessing marijuana. A person whose conviction is vacated may state, in all instances, that the person has never been arrested for, charged with or convicted of the crime, including in response to questions on employment, housing, financial aid or loan applications. Establishes a 7-member State Marijuana Board within the Department of Liquor Licenses and Control (DLLC), and establishes the powers and duties of the Board. DLLC is authorized to issue up to 500 retail marijuana store registrations over a period of five years. A liquor store licensee or a registered nonprofit medical marijuana dispensary may apply to DLLC for a retail marijuana store registration. Local jurisdictions are authorized to enact specified restrictions on retail marijuana stores, including reasonable zoning regulations and limiting the number of retail marijuana stores. Municipalities are authorized to levy a tax on the privilege of engaging in the business of selling marijuana at retail within the municipality's corporate limits and to impose a permit tax or fee. Establishes requirements for retail marijuana stores located within a liquor store. The Department of Health Services (DHS) is required to issue up to 285 registration cards for cultivating and manufacturing marijuana and marijuana products to be sold to marijuana wholesalers, and requirements for card holders are established. DHS is required to provide testing or contract with independent third-party laboratories for testing of marijuana products. DHS is required to annually inspect a marijuana cultivator and manufacturer. The Department of Revenue (DOR) is required to license wholesalers of marijuana and marijuana products, and to adopt rules prescribing the qualifications, bond requirements and any other requirements for a marijuana wholesaler. Levies a tax of 16 percent of the wholesale price on marijuana and marijuana products, and requires DOR to issue tax stamps for these items. Much more. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor. Due to voter protection, some sections of this legislation require the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

First sponsor: Rep. Friese (D - Dist 9)

H2657 Daily History Date Action

MARIJUANA; ADULT USE; SALE; REGULATION 1/30 referred to House hel-hu ser, reg affairs, jud.

H2666: APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE

Appropriates \$81 million from the general fund in FY2020-21 to the Department of Administration to pay for the retirement or defeasance of the financing agreement entered into to generate savings on the Department of Corrections' cost of housing prisoners authorized by the FY2016-17 budget.

First sponsor: Rep. Cobb (R - Dist 5) Others: Rep. Barto (R - Dist 15), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Bowers (R - Dist 25), Rep. Carroll (R - Dist 22), Rep. Dunn (R - Dist 13), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Kern (R - Dist 20), Rep. Nutt (R -Dist 14), Rep. Osborne (R - Dist 13), Rep. Petersen (R - Dist 12), Rep. Shope (R - Dist 8), Rep. Toma (R - Dist 22), Rep. Udall (R - Dist 25)

H2666 Daily History Date Action APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 2/27 referred to Senate appro. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 2/25 passed House 45-15; ready for Senate. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 2/25 House COW approved. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 2/3 from House rules okay. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 1/30 from House appro do pass. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 1/29 House appro do pass; report awaited. APPROPRIATION; FINANCING AGREEMENT; RETIREMENT; DEFEASANCE 1/22 referred to House appro.

H2672: WATER RIGHTS

A person, the state or a political subdivision with a right to appropriate water may prevent the curtailment of that right by a better right holder by demonstrating that curtailment would not produce water for beneficial use for the better right holder. AS PASSED HOUSE.

First sponsor: Rep. Griffin (R - Dist 14)

H2672 Daily Date Action History WATER RIGHTS 3/2 referred to Senate water-agri. WATER RIGHTS 2/27 passed House 31-29; ready for Senate. WATER RIGHTS 2/24 House COW approved with amend #4078. WATER RIGHTS 2/17 from House rules okay. WATER RIGHTS 2/6 from House nat res-energy-water with amend #4078. WATER RIGHTS 2/4 House nat res-energy-water amended; report awaited. WATER RIGHTS 1/29 referred to House nat res-energy-water.

H2681: DOR; ADMINISTRATIVE RULINGS; PROCEDURES

The Department of Revenue (DOR) is authorized to issue draft rulings, procedures and other administrative announcements that apply to tax laws and regulations either generally or for a specific set of facts. DOR is required to establish and maintain a publicly accessible record of all draft and final rulings, procedures and administrative announcements on the DOR website and is required to prominently announce additions, modifications and other changes to this record on the website's home page. Establishes requirements for draft rulings, procedures and other administrative announcements to become final, including a required period for public comment. Does not apply to private taxpayer rulings, tax forms and instructions, routine notices that remind taxpayers of normal filing obligations and other routine DOR communications that do not substantively apply to and interpret tax laws and regulations. AS PASSED HOUSE.

First sponsor: Rep. Toma (R - Dist 22)

H2681 Daily History Date Action DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/24 referred to Senate fin. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/20 House COW approved with amend #4101 and floor amend 4388 and 4390; passed House 60-0; ready for Senate. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/13 retained on House COW calendar. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/11 from House rules okay. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/5 from House ways-means with amend #4101. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 2/5 House ways-means amended; report awaited. DOR; ADMINISTRATIVE RULINGS; PROCEDURES 1/27 referred to House ways-means.

H2688: CALL CENTER RELOCATION

Employers intending to relocate a "call center" (defined) from Arizona to another state or a foreign country are required to notify the Arizona Commerce Authority at least 120 days before the relocation. Violations are subject to a civil penalty of up to \$10,000 for each day. The Athority is required to compile a semiannual list of all employers that relocate a call center to another state or a foreign country. These employers are not eligible for direct or indirect state

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> grants or state guaranteed loans for five years after the date the list is published.

First sponsor: Rep. Andrade (D - Dist 29) Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Butler (D - Dist 28), Rep. Campbell (R - Dist 1), Rep. Cano (D - Dist 3), Rep. Chavez (D - Dist 29), Rep. Fernandez (D - Dist 4), Rep. Gabaldon (D - Dist 2), Rep. Lieberman (D - Dist 28), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Salman (D - Dist 26), Rep. Teller (D - Dist 7), Rep. Terán (D -Dist 30), Rep. Toma (R - Dist 22)

H2688 Daily History **Date Action** CALL CENTER RELOCATION 2/3 referred to House com, reg affairs.

H2709: ARIZONA COMPETES FUND; RURAL BUSINESS

Reserves 15 percent of monies appropriated to the Arizona Competes Fund in a fiscal year, minus the amount of grants awarded for microenterprises and small businesses, for grants for the purpose of supporting and advancing rural businesses that enhance economic development.

First sponsor: Rep. Nutt (R - Dist 14)

H2709 Daily History Date Action ARIZONA COMPETES FUND; RURAL BUSINESS 1/30 referred to House com.

H2728: BIOMETRIC IDENTIFIERS; COMMERCIAL PURPOSE; CONSENT

A person is prohibited from enrolling an individual's "biometric identifier" (defined) in a database for a commercial purpose unless the person provides a mechanism to prevent the subsequent use of a biometric identifier for a commercial purpose, or unless the person provides notice to the individual of the enrollment and obtains consent from the individual. Unless a person obtains an individual's consent, the person is prohibited from selling, leasing or otherwise disclosing the individual's biometric identifier to another person for a commercial purpose. Some exceptions. Violations are an unlawful practice enforced by the Attorney General.

First sponsor: Rep. DeGrazia (D - Dist 10) Others: Rep. Blanc (D - Dist 26), Rep. Butler (D - Dist 28), Rep. Engel (D - Dist 10), Rep. Epstein (D - Dist 18), Rep. Gabaldon (D - Dist 2), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Teller (D - Dist 7), Rep. Thorpe (R - Dist 6)

H2728 Daily History Date Action BIOMETRIC IDENTIFIERS; COMMERCIAL PURPOSE; CONSENT 2/12 from House tech with amend #4211. BIOMETRIC IDENTIFIERS; COMMERCIAL PURPOSE; CONSENT 2/12 House tech amended; report awaited. BIOMETRIC IDENTIFIERS; COMMERCIAL PURPOSE; CONSENT 2/6 referred to House tech.

H2729: PERSONAL DATA; PROCESSING; SECURITY STANDARDS

Adds a new article to Title 18 (Information Technology) relating to security standards for personal data. Establishes a list of consumer rights relating to the consumer's personal data. Requires a "controller" to disclose to each consumer the right to request the deletion of the consumer's personal data, and to correct inaccurate personal data or delete the consumer's data upon request. Some exceptions. A consumer is permitted to object to the processing of his/her personal data and request the controller to restrict processing of personal data in specified circumstances. The Attorney General is authorized to bring an action in the name of the state or on behalf of state residents to enforce these requirements. Does not serve as the basis for a private right of action. Applies to a legal entity with an annual gross revenue of at least \$25 million that conducts business in Arizona or produces products or services that are intentionally targeted to Arizona residents and that either controls or processes data of at least 100,000 consumers or derives over 35 percent of gross revenue from the sale of personal information and processes or controls personal information of at least 25,000 consumers.

First sponsor: Rep. DeGrazia (D - Dist 10) Others: Rep. Blanc (D - Dist 26), Rep. Butler (D - Dist 28), Rep. Engel (D - Dist 10), Rep. Epstein (D - Dist 18), Rep. Gabaldon (D - Dist 2), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Teller (D - Dist 7), Rep. Thorpe (R - Dist 6)

H2729 Daily History Date Action PERSONAL DATA; PROCESSING; SECURITY STANDARDS 2/19 from House tech do pass. PERSONAL DATA; PROCESSING; SECURITY STANDARDS 2/19 House tech do pass; report awaited. PERSONAL DATA; PROCESSING; SECURITY STANDARDS 2/10 referred to House tech.

H2758: WATERSHED HEALTH; USE; SURVEY

Any person, the state, or a political subdivision is permitted to appropriate unappropriated water for "watershed health uses" (defined). By December 31 of each even-numbered year, the Director of the Department of Water Resources is required to issue a report that includes an assessment of the overall health of each watershed in Arizona, based on an evaluation of specified attributes of the watershed. The Director is required to establish a set of standard measures to define ecological water needs in Arizona, which must include specified criteria. By December 31, 2021, the Director is required to publish a preliminary survey of the status of the waters in Arizona, including specified information, and post the final survey and responses to all public comments received on the Dept website for a period of at least six months.

First sponsor: Rep. Engel (D - Dist 10) Others: Rep. Campbell (R - Dist 1), Rep. Cobb (R - Dist 5), Rep. Gabaldon (D - Dist 2), Rep. Rodriguez (D - Dist 27)

H2758 Daily History Date Action

WATERSHED HEALTH; USE; SURVEY 2/4 referred to House nat res-energy-water.

H2766: GREENHOUSE GAS PROGRAMS; REPEAL PROHIBITION

Repeals statute prohibiting state agencies from adopting or enforcing a state or regional program to regulate the emission of greenhouse gas for the purposes of addressing changes in atmospheric temperature without express legislative authorization.

First sponsor: Rep. Gabaldon (D - Dist 2) Others: Rep. Andrade (D - Dist 29), Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Butler (D - Dist 28), Rep. Cano (D - Dist 3), Rep. Chavez (D - Dist 29), Rep. DeGrazia (D - Dist 10), Rep. Engel (D - Dist 10), Rep. Epstein (D - Dist 18), Rep. Espinoza (D - Dist 19), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. A. Hernandez (D - Dist 3), Rep. D. Hernandez (D - Dist 2), Rep. Jermaine (D - Dist 18), Rep. Longdon (D - Dist 24), Rep. Meza (D - Dist 28), Rep. Meza (D - Dist 29), Rep. Meza (D - Dist 30), Rep. Pawlik (D - Dist 17), Rep. Peten (D - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Sierra (D - Dist 19), Rep. Teller (D - Dist 7), Rep. Terán (D - Dist 30), Rep. Tsosie (D - Dist 7)

H2766 Daily History

Date Action

GREENHOUSE GAS PROGRAMS; REPEAL PROHIBITION 2/6 referred to House nat res-energy-water.

H2778: TAXATION; OMNIBUS

Various changes to statutes relating to taxes. Establishes new lower individual income tax tables for tax years beginning with 2020. The list of additions to Arizona gross income for the purpose of computing Arizona adjusted gross income for individual and corporate income tax purposes is modified to remove the amount of any depreciation allowant allowed by specified federal code. The list of subtractions from Arizona gross income for the purpose of computing Arizona adjusted gross income for income tax purposes is modified to include 50 percent of the net long-term capital gain included in federal adjusted gross income for the tax year that is derived from an investment in an asset acquired after December 31, 2019. Repeals the highway safety fee determined by the Director of the Department of Transportation, which is set to terminate on June 30, 2021.

First sponsor: Rep. Toma (R - Dist 22) Others: Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Nutt (R - Dist 14), Rep. Petersen (R -Dist 12), Rep. Pierce (R - Dist 1)

H2778 Daily History Date Action

TAXATION; OMNIBUS 2/24 referred to Senate fin, appro-

TAXATION; OMNIBUS 2/20 House COW approved; passed House 31-29; ready for Senate.

TAXATION; OMNIBUS 2/17 from House rules okay.

TAXATION; OMNIBUS 2/12 from House ways-means do pass.

TAXATION; OMNIBUS 2/12 House ways-means do pass; report awaited.

TAXATION; OMNIBUS 2/5 referred to House ways-means.

H2818: ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY

In a watershed that is subject to the jurisdiction of a court, a person is authorized to apply for a right to withdraw appropriable surface water from a well for beneficial use if a list of specified conditions apply, including that the well existed in the boundaries of the subflow zone when the court entered the final judgment establishing its boundaries and that the well has historically withdrawn water for any beneficial use. The priority date of this water right is the date that water withdrawn from the well was first put to beneficial use. A

person whose well has been determined to exist in a subflow zone is authorized to file a new or amended statement of claimant and a notice of filing with the court. Within a reasonable time after the filing, the master is required to determine whether there is clear and convincing evidence that the well that is the subject of the statement of claimant is withdrawing appropriable surface water, determine what proportion of the water withdrawn by the well is surface water, and recommend water rights attributes for the well. On receipt of the master's report, the court is required to enter a judgment that determines the extent of the appropriable surface water right in the well and the priority date of the water right.

First sponsor: Rep. Griffin (R - Dist 14)

H2818 Daily History Date Action ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY 2/27 House COW approved with amend #4282. FAILED House 29-31 ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY 2/26 from House rules okay. ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY 2/19 from House nat res-energy-water with amend #4282. ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY 2/18 House nat res-energy-water amended; report awaited. ADJUDICATION; SUBFLOW WELLS; CLAIM; PRIORITY 2/11 referred to House nat res-energy-water.

H2857: PAID FAMILY LEAVE

Establishes the Family Leave Insurance Fund, to be administered by the Industrial Commission and used only for the purposes of providing family leave. Each "employer" (defined as any corporation, proprietorship, partnership, joint venture, limited liability company, trust, association, political subdivision of the state, individual or other entity acting directly or indirectly in the interest of an employer in relation to an employee, but excluding the State of Arizona or the United States) and employee is required to contribute to the Fund. The Director of the Commission is required to establish the contribution rate, and the employer and employee contribution rates must be identical. Contributions cannot be deducted, in whole or in part, from the wages of individuals in the employer's employ. An employer is required to allow an employee who has been employed by an employer that pays into the Fund and who has been employed for at least 12 months to take family leave from employment, for up to 12 weeks, for any reason that is covered under the federal Family and Medical Leave Act of 1993 without diminution of any privilege, benefit or right arising out of the employee's employment. The employer is required to provide an employee who takes family leave a weekly benefit equal to 80 percent of the employee's average weekly wages during the 12 months preceding the family leave. Establishes requirements for notifying an employer of the use of family leave. Requires employers to notify employees of various rights relating to family leave. Establishes penalties for violations. The Industrial Commission is required to investigate complaints of an employer violating family leave requirements. More. Effective June 1, 2021.

First sponsor: Rep. Terán (D - Dist 30) Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Cano (D - Dist 3), Rep. Chavez (D - Dist 29), Rep. DeGrazia (D - Dist 10), Rep. Engel (D - Dist 10), Rep. Friese (D - Dist 9), Rep. Gabaldon (D - Dist 2), Rep. A. Hernandez (D - Dist 3), Rep. D. Hernandez (D - Dist 2), Rep. Jermaine (D - Dist 18), Rep. Meza (D - Dist 30), Sen. Navarrete (D - Dist 30), Rep. Pawlik (D Dist 17), Rep. Peten (Ď - Dist 4), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D - Dist 26), Rep. Shah (D - Dist 24), Rep. Teller (D - Dist 7), Rep. Tsosie (D - Dist

H2857 Daily Date Action History PAID FAMILY LEAVE 2/12 referred to House com.

H2871: RECREATIONAL; ADULT USE; MARIJUANA

The possession, use, purchase or transport of one ounce or less of marijuana or up to six marijuana plants by a person who is at least 21 years of age is lawful and is not a criminal or civil offense under the laws of the state or any locality. Does not restrict the rights of employers to maintain a drug and an alcohol-free workplace or affect the ability of employers to have workplace policies restricting the use of marijuana by employees or prospective employees. Does not allow any person to smoke marijuana in a public place or open space or to consume marijuana or marijuana products while driving. Establishes penalties for possessing an amount of marijuana greater than the amount allowed and for a person who is under 21 years of age and who possesses or consumes marijuana. The Department of Health Services is required to adopt rules to regulate marijuana, marijuana products, marijuana establishments and marijuana testing facilities. The rules must include requirements for licensing, testing, labeling, packaging, identification to verify a consumer's age, and the

potency of edible marijuana products that may be sold to consumers. Requires marijuana facility agents to be registered with the Dept before working at a marijuana establishment or testing facility. Establishes the Adult Use Marijuana Fund to be used to pay the actual costs incurred by the Dept to implement this legislation. Establishes a distribution formula for additional monies in the Fund, including child care programs, behavioral health programs, and education. Marijuana and marijuana products are tangible personal property subject to transaction privilege taxes in the retail classification and use tax. Levies an excise tax on all marijuana and marijuana products at a rate of 16 percent of the price. Also, on the effective date of this legislation, the Department of Health Services is required to transfer a total of \$41 million from the Medical Marijuana Fund to specified funds for specified purposes, including \$15 million to the Arizona Teachers Academy Fund, \$10 million to fund programs dedicated to improving public health including teen suicide prevention and substance abuse prevention, \$10 million to the Governor's Office of Highway Safety for grants to reduce impaired driving, and \$1 million to the Adult Use Marijuana Fund established by this legislation. Much more. Due to voter protection, one section of this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

First sponsor: Rep. Blanc (D - Dist 26) Others: Rep. Andrade (D - Dist 29), Rep. Cano (D - Dist 3), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27)

H2871 Daily History Date Action RECREATIONAL; ADULT USE; MARIJUANA 2/12 referred to House hel-hu ser, educ, appro.

H2896: WATER; RURAL MANAGEMENT AREAS

A county board of supervisors in a county outside of an active management area may designate by resolution one or more groundwater basins or subbasins in the county as a rural management area if the board finds that one or more of a list of specified conditions exist. A process for the board to adopt the resolution is established, including public notice, public meetings and a majority vote. The resolution is required to provide for the formation of a 5-member rural management area advisory council to establish management goals for the rural management area and identify best management practices to achieve the goals. The advisory council is required to submit a proposed management plan to the Department of Water Resources, and the Dept is required to take action on the plan within 30 days after receipt. On approval by the Dept, the plan applies in the rural management area.

First sponsor: Rep. Cobb (R - Dist 5) Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Blanc (D - Dist 26), Rep. Carroll (R - Dist 22), Rep. Engel (D - Dist 10), Rep. Osborne (R - Dist 13), Rep. Thorpe (R - Dist

H2896 Daily History Date Action WATER; RURAL MANAGEMENT AREAS 2/24 House appro held. WATER; RURAL MANAGEMENT AREAS 2/20 further referred to House appro. WATER; RURAL MANAGEMENT AREAS 2/12 referred to House nat res-energy-water.

HCR2013: CONSUMER DATA; PRIVACY; FEDERAL STANDARD

The members of the Legislature oppose the enactment of laws, the adoption of regulations or the imposition of out-of-state standards that would restrict or otherwise dictate standards related to consumer data privacy, absent a clear nexus with consumer harm, and believe a single federal standard for comprehensive consumer data privacy regulation is preferable to a state-bystate approach.

First sponsor: Rep. Bolick (R - Dist 20) Others: Rep. Barto (R - Dist 15), Rep. Carroll (R - Dist 22), Rep. Finchem (R - Dist 11), Rep. Lieberman (D - Dist 28), Rep. Osborne (R - Dist 13)

HCR2013 Daily History Date Action CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/26 from House rules okay. CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/19 from House tech do pass. CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/19 House tech do pass; report awaited. CONSUMER DATA; PRIVACY; FEDERAL STANDARD 2/12 referred to House tech.

HCR2019: RIGHT TO WORK; REPEAL

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to repeal the right to work or employment without membership in labor organizations.

First sponsor: Rep. Andrade (D - Dist 29) Others: Rep. Blanc (D - Dist 26), Rep. Bolding (D - Dist 27), Rep. Chavez (D - Dist 29), Rep. DeGrazia (D - Dist 10), Rep. Fernandez (D - Dist 4), Rep. Friese (D - Dist 9), Rep. A. Hernandez (D - Dist 3), Rep. Powers Hannley (D - Dist 9), Rep. Rodriguez (D - Dist 27), Rep. Salman (D -Dist 26), Rép. Sierra (D - Dist 19), Rep. Teller (D - Dist 7), Rep. Terán (D - Dist 30), Rep. Tsosie (D - Dist 7)

HCR2019 Daily History Date Action No actions posted for this bill within the requested time frame.

HCR2040: INITIATIVES; SINGLE SUBJECT; TITLE

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to require every initiative measure to cover only a single subject that is expressed in the title.

First sponsor: Rep. Kavanagh (R - Dist 23)

HCR2040 Daily History Date Action INITIATIVES; SINGLE SUBJECT; TITLE 2/12 referred to House elect.

HCR2046: INITIATIVES; REFERENDUMS; REAUTHORIZATION

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to make statewide initiative or referendum measures that are approved by a vote of the people valid for ten years. After ten years, a reauthorization measure must be referred to a vote of the people to reauthorize the measure for another ten years. Applies retroactively to all initiative and referendum measures from previous statewide initiative and referendum measures approved from and after December 31, 1989. All statewide initiative and referendum measures affected retroactively must be referred to a vote for reauthorization at the general election held in 2030.

First sponsor: Rep. Bowers (R - Dist 25) Others: Rep. Biasiucci (R - Dist 5), Rep. Bolick (R - Dist 20), Rep. Carroll (R - Dist 22), Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8), Rep. Finchem (R - Dist 11), Rep. Griffin (R - Dist 14), Rep. Lawrence (R - Dist 23), Rep. Nutt (R - Dist 14), Rep. Osborne (R - Dist 13), Rep. Petersen (R -Dist 12), Rep. Thorpe (R - Dist 6), Rep. Toma (R - Dist 22), Rep. Udall (R - Dist 25)

HCR2046 Daily History Date Action INITIATIVES; REFERENDUMS; REAUTHORIZATION 2/19 from House elect with amend #4308. INITIATIVES; REFERENDUMS; REAUTHORIZATION 2/18 House elect amended; report awaited. INITIATIVES; REFERENDUMS; REAUTHORIZATION 2/12 referred to House elect.

HCR2047: EDUCATION FUNDING

The 2020 general election ballot is to carry the question of whether to amend state statute to levy an income tax surcharge at a rate of 3.5 percent of taxable income in excess of \$250,000 for a single person or a married person filing separately or 3.5 percent of taxable income in excess of \$500,000 for a married couple filing jointly or a head of household. Revenues collected from the surcharge are deposited in the Student Support and Safety Fund established by this resolution. Monies in the Fund are transferred as follows: 85 percent to school districts and charter schools in proportion to the average daily membership for the prior fiscal year and allocated for specified purposes, 12 percent to the Career Training and Workforce Fund established by this resolution, and 3 percent to the Arizona Teachers Academy Fund. Monies received from the surcharge are not considered local revenues for the purpose of state constitutional expenditure limitations, and are exempt from any budgetary, expenditure or revenue control limit. The additional revenue to support public education generated by the surcharge is in addition to any other appropriation, transfer or allocation of public or private monies from any other source and may not supplant, replace or cause a reduction in other funding sources. Severability clause.

First sponsor: Rep. Fernandez (D - Dist 4) Others: Rep. Bolding (D - Dist 27), Rep. Friese (D - Dist 9), Rep. Salman (D - Dist 26)

HCR2047 Daily History No actions posted for this bill within the requested time frame.

S1059: TPT; USE TAX; EDUCATION

Establishes a required distribution formula for all monies collected from a new

article in the state Constitution or from the additional transaction privilege tax rate increment of 0.6 percent imposed from July 1, 2022 through June 30, 2041. Requires monies generated from either tax to be paid in monthly installments as follows: 82 percent to the Classroom Site Fund, except that \$86.28 million annually must be paid in monthly installments to the Department of Education to fund Basic State Aid for additional school days and \$7.8 million annually must be paid in monthly installments to the Dept for school safety; 13.75 percent to the Arizona Board of Regents to be distributed proportionally to each university based on the number of students who receive in-state tuition to subsidize resident student tuition costs, with \$86.47 million of that 13.75 percent being distributed to the Technology and Research Initiative Fund; and 4.25 percent for community college trade and workforce development programs and provisional community colleges. These monies are prohibited from supplanting, replacing or causing a reduction in other school district, charter school, community college or university funding sources. Modifies the purposes for which monies from the Classroom Site Fund must be spent to remove teacher liability insurance premiums and add voluntary full-day kindergarten, "student support services" (defined), tutoring, character education, school safety, career and technical education, school improvement and transportation. Deletes the requirement for school districts and charter schools to allocate 40 percent of the monies received from the Classroom Site Fund for teacher compensation increases based on performance and employment related expenses, 20 percent of the monies for teacher base salary increases and employment related expenses, and 40 percent of the monies for maintenance and operation purposes. Repeals the additional transaction privilege tax rate increment of 0.6 percent imposed from July 1, 2022 through June 30, 2041 that would have been distributed for specified education purposes, and repeals statute specifying the distribution of those revenues. Sections applicable to monies collected from a new article in the state Constitution and repealing the additional TPT rate increment are conditionally enacted effective July 1, 2021 if the state Constitution is amended by a vote of the people at the 2020 general election by passage of Senate Concurrent Resolution 1002. Sections modifying the distribution of monies from the additional TPT rate increment are conditionally enacted effective July 1, 2021 if the state Constitution is not amended by a vote of the people at the 2020 general election by passage of Senate Concurrent Resolution 1002. AS PASSED SENATE.

First sponsor: Sen. S. Allen (R - Dist 6) Others: Sen. Brophy McGee (R - Dist 28)

S1059 Daily History Date Action
TPT; USE TAX; EDUCATION 3/10 referred to House educ, appro.
TPT; USE TAX; EDUCATION 3/2 passed Senate 18-11 ready for House.
TPT; USE TAX; EDUCATION 2/24 Senate COW approved with amend #4029 and floor amend 4439.
TPT; USE TAX; EDUCATION 2/18 from Senate rules okay.
TPT; USE TAX; EDUCATION 2/6 withdrawn from Senate appro.
TPT; USE TAX; EDUCATION 1/28 Senate educ amended; report awaited.
TPT; USE TAX; EDUCATION 1/13 referred to Senate educ, appro.

S1064: CRIMINAL LAW; PURPOSE

The list of declared general purposes of the criminal code are expanded to include to make the victim and community whole through the application of restorative justice principles while holding the offender accountable through rehabilitative means, which fosters reconciliation and ensures the safety of the community. Also declares that it is a fundamental purpose of criminal law to ensure that the government's response to criminal conduct is focused on effective means to ensure public safety, including the application of restorative justice principles whenever possible.

First sponsor: Sen. Quezada (D - Dist 29)

S1064 Daily History Date Action

CRIMINAL LAW; PURPOSE 1/13 referred to Senate jud.

S1070: TECH CORRECTION; EMINENT DOMAIN

Minor change in Title 12 (Courts & Civil Proceedings) related to eminent domain for public works. Apparent striker bus.

First sponsor: Sen. Fann (R - Dist 1)

S1070 Daily History Date Action

TECH CORRECTION; EMINENT DOMAIN 1/13 referred to Senate rules.

S1090: INSURANCE ADJUSTERS; CLAIMS CERTIFICATE

An employee of a third-party administrator or self-insured employer who adjusts, investigates or negotiates settlement of only workers' compensation claims is excluded from the definition of insurance "adjuster" for the purpose of licensure and regulation. The insurance adjuster license requirement to pass an examination is waived if the applicant holds a claims certificate issued by a national or state-based claims association with a certification program that consists of at least 40 hours of preexamination course work, a proctored examination of sufficient length to adequately determine the competency of the applicant and at least 24 hours of continuing education required for certification renewals on a biennial basis. AS PASSED SENATE.

First sponsor: Sen. Livingston (R - Dist 22)

S1090 Daily History	Dat	e Action
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 3/9	from House rules okay.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 3/3	from House reg affairs do pass.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 3/2	House reg affairs do pass; report awaited.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 2/2	5 referred to House reg affairs.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 1/3	0 passed Senate 30-0; ready for House.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 1/2	9 Senate COW approved with amend #4013.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 1/2	3 from Senate fin with amend #4013.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 1/2	2 Senate fin amended; report awaited.
INSURANCE ADJUSTERS;	CLAIMS CERTIFICATE 1/1	3 referred to Senate fin.

S1098: UNUSED TAX CREDIT; TERMINATION; TIME

The Department of Revenue is required to terminate the recognition and servicing of an individual or corporate income tax credit that was not claimed by or allowed to any individual or corporate taxpayer after three consecutive years of no use, decreased from four consecutive years. For this purpose, unused credits carried forward from prior years are not considered claimed or allowed in the year the credit carried forward is used. If the credit included for repeal in the tax corrections legislation has unused credits carried forward from prior years, the tax corrections legislation must include a savings clause to allow for the continued use of the carried forward amounts for the remainder of the carry forward period. AS PASSED SENATE.

First sponsor: Sen. Mesnard (R - Dist 17)

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S1098 Daily History
                                       Date Action
UNUSED TAX CREDIT; TERMINATION; TIME 3/4 from House ways-means with amend #4740.
UNUSED TAX CREDIT; TERMINATION; TIME 3/4 House ways-means amended; report awaited.
UNUSED TAX CREDIT; TERMINATION; TIME 2/27 referred to House ways-means.
UNUSED TAX CREDIT; TERMINATION; TIME 1/30 passed Senate 29-1; ready for House.
UNUSED TAX CREDIT; TERMINATION; TIME 1/29 Senate COW approved with amend #4036.
UNUSED TAX CREDIT; TERMINATION; TIME 1/21 from Senate rules okay.
UNUSED TAX CREDIT; TERMINATION; TIME 1/16 from Senate fin do pass.
UNUSED TAX CREDIT; TERMINATION; TIME 1/15 Senate fin do pass; report awaited.
UNUSED TAX CREDIT; TERMINATION; TIME 1/13 referred to Senate fin.
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S1114: LIMITED LIABILITY COMPANIES

Updates various references to statutes to reflect the repeal of the previous Limited Liability Company Act, which occurs on September 1, 2020, and the enactment of a new Limited Liability Company Act, which became effective on September 1, 2019. Effective September 1, 2020.

First sponsor: Sen. Pace (R - Dist 25)

S1114 Daily History	Date Action
LIMITED LIABILITY COMPANIES	5 3/4 referred to House com.
LIMITED LIABILITY COMPANIES	5 1/30 passed Senate <u>30-0</u> ; ready for House.
LIMITED LIABILITY COMPANIES	5 1/23 from Senate com do pass.
LIMITED LIABILITY COMPANIES	5 1/23 Senate com do pass; report awaited.
LIMITED LIABILITY COMPANIES	5 1/13 referred to Senate com.

S1121: MODEL CITY TAX CODE; PROCEDURES

Modifies procedures for the Municipal Tax Code Commission to adopt amendments to the model city tax code. A taxpayer or the Department of Revenue must submit a proposed amendment to the Commission at least 60 days before the Commission adopts it. The Dept is required to post notice of the meeting and the proposed amendment on the Dept website at least 30 days prior to an informational public hearing and at least 60 days prior to the hearing to adopt the amendment. If the Commission adopts an amendment, the Dept is required to update the official copy of the model city tax code, and all municipalities are required to adopt the changes. Changes in rates of tax are not subject to review, but within 10 days after passage of an ordinance imposing a rate change, the municipality imposing a "new or different tax rate" (defined) is required to notify the Commission and the Dept. AS PASSED SENATE.

First sponsor: Sen. Leach (R - Dist 11)

S1121 Daily History	Date Action
MODEL CITY TAX CODE; PROCEDURES	3/9 from House rules okay.
MODEL CITY TAX CODE; PROCEDURES	3/4 from House ways-means do pass.
MODEL CITY TAX CODE; PROCEDURES	3/4 House ways-means do pass; report awaited.
MODEL CITY TAX CODE; PROCEDURES	2/27 referred to House ways-means.
MODEL CITY TAX CODE; PROCEDURES	2/19 passed Senate 29-0; ready for House.
MODEL CITY TAX CODE; PROCEDURES	2/18 Senate COW approved with floor amend #4286.
MODEL CITY TAX CODE; PROCEDURES	2/11 from Senate rules okay.
MODEL CITY TAX CODE; PROCEDURES	2/6 from Senate fin do pass.
MODEL CITY TAX CODE; PROCEDURES	5 2/5 Senate fin do pass; report awaited.
MODEL CITY TAX CODE; PROCEDURES	1/13 referred to Senate fin.

S1145: TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND

Modifies the requirements for an irrigation district to qualify for funding from the Temporary Groundwater and Irrigation Efficiency Projects Fund so that the requirement that the district did not deliver surface water other than Central Arizona Project water in calendar year 2017 applies only to irrigation districts located in the Phoenix Active Management Area. Emergency clause. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Kerr (R - Dist 13)

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S1145 Daily History

Date Action

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 2/18 signed by governor. Chap. 2, Laws 2020. message

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 2/6 passed Senate 28-1; ready for House.

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 2/6 Senate COW approved with Kerr floor amend #4115.

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 2/4 from Senate rules okay.

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 2/3 from Senate water-agri do pass.

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 1/30 Senate water-agri do pass; report awaited.

TEMPORARY IRRIGATION EFFICIENCY PROJECTS FUND 1/21 referred to Senate water-agri.
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S1161: CANCERS; PRESUMPTION; WORKERS' COMPENSATION

The list of diseases or impairment of a firefighter's health that are presumed to be an occupational disease for the purpose of workers' compensation is modified to include any cancer. Deletes the requirement that a firefighter or peace officer was exposed to a known carcinogen and informed the department of the exposure and that the carcinogen is reasonably related to the cancer in order for the presumptions to be granted. The presumptions apply to all firefighters or peace officers who are currently in service. The presumption is conclusive and irrebuttable if the statutory requirements are met. Previously, the presumption could be rebutted by a preponderance of the evidence that there was a specific cause of the cancer other than an occupational exposure. Contains a legislative findings and intent section.

First sponsor: Sen. Boyer (R - Dist 20)
Others: Sen. Alston (D - Dist 24), Rep. Bolding (D - Dist 27), Sen. Bowie (D - Dist 18), Sen.
Bradley (D - Dist 10), Sen. Brophy McGee (R - Dist 28), Sen. Carter (R - Dist 15), Sen. Gonzales
(D - Dist 3), Sen. Gray (R - Dist 21), Rep. A. Hernandez (D - Dist 3), Rep. Lieberman (D - Dist
28), Sen. Mesnard (R - Dist 17), Sen. Navarrete (D - Dist 30), Sen. Pace (R - Dist 25), Sen. Pratt
(R - Dist 8), Sen. Rios (D - Dist 27)

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S1161 Daily History Date Action
CANCERS; PRESUMPTION; WORKERS' COMPENSATION 1/21 referred to Senate higher ed-work dev, appro.
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S1198: TECH CORRECTION; TRANSACTION PRIVILEGE TAX

Minor change in Title 42 (Taxation) related to transaction privilege taxes. Apparent striker bus.

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First sponsor: Sen. Mesnard (R - Dist 17)
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S1198 Daily History Date Action
TECH CORRECTION; TRANSACTION PRIVILEGE TAX 1/22 referred to Senate rules.

S1205: STATE PERSONNEL BOARD; HEARINGS (TITLE 38, 41) (TECH CORRECTION; **REVENUE BOND AUTHORITY**)

If an employee or former employee believes that a personnel action taken against him is the result of his disclosure of specified allegations, the employee must make a complaint to an appropriate independent personnel board or the State Personnel Board (Board) within 10 working days, instead of 10 days, of the effective date of the action taken against him. If a covered employee appeals to the Board his dismissal from covered service, the Board is required to hear the appeal within 60 days, increased from 30 days. AS PASSED SENATE.

First sponsor: Sen. Pratt (R - Dist 8)

S1205 Daily History	Date Action
STATE PERSONNEL BOARD; HEARINGS (TITLE 38, 41) 3/5 referred to House gov.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/20 passed Senate 27-0; ready for House.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/19 Senate COW approved with amend #4149; NOTE SHORT TITLE CHANGE.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/18 from Senate rules okay.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/11 from Senate gov with amend #4149.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/10 Senate gov amended; report awaited.
TECH CORRECTION; REVENUE BOND AUTHORITY	2/4 further referred to Senate gov.
TECH CORRECTION; REVENUE BOND AUTHORITY	1/22 referred to Senate rules.

S1211: ADMINISTRATIVE RULES; EXPIRATION; LEGISLATIVE EXTENSION

All "rules" (defined as a rule published in the Administrative Code) that were adopted before the effective date of this legislation expire on July 1, 2022. If an agency wishes to extend a rule that was adopted before the effective date of this legislation before the expiration of that rule, the agency is required to comply with the rulemaking procedures of the Administrative Procedures Act. Beginning July 1, 2023, the Administrative Code expires on July 1 of each year unless the Code is approved by the Legislature for a period of up to one year.

First sponsor: Sen. Leach (R - Dist 11)

S1211 Daily History	Date Action
ADMINISTRATIVE RULES; EXPIRATION; LEGISLATIVE EXTENSION	2/11 from Senate gov do pass.
ADMINISTRATIVE RULES; EXPIRATION; LEGISLATIVE EXTENSION	1 2/10 Senate gov do pass; report awaited.
ADMINISTRATIVE RULES; EXPIRATION; LEGISLATIVE EXTENSION	1/22 referred to Senate gov.

S1214: ADMINISTRATIVE COSTS; LIMIT; STOS

Increases the amount that school tuition organizations are required to allocate for educational scholarships or tuition grants to 95 percent of annual revenue from contributions made for tax credit purposes, from 90 percent.

First sponsor: Sen. Bowie (D - Dist 18) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Dalessandro (D - Dist 2), Rep. Jermaine (D - Dist 18), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D -Dist 4), Rep. Pawlik (D - Dist 17), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep. Teller (D - Dist 7)

S1214 Daily History Date Action ADMINISTRATIVE COSTS; LIMIT; STOS 1/23 referred to Senate educ.

S1223: APPROPRIATION; RURAL BROADBAND GRANTS

Appropriates \$10 million in onetime funding from the general fund in FY2020-21 to the Arizona Commerce Authority to provide rural broadband grants.

First sponsor: Sen. S. Allen (R - Dist 6)

S1223 Daily History Date Action APPROPRIATION; RURAL BROADBAND GRANTS 1/23 referred to Senate appro.

S1274: PROFESSIONAL REGULATORY BOARDS; COMPOSITION

Modifies the membership of the State Board of Technical Registration, the Board of Barbers, the Board of Cosmetology, the State Board of Funeral Directors and Embalmers, and the Board of Massage Therapy. Session law allows current board members to continue to serve until the expiration of their normal terms. AS PASSED SENATE.

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1274 Daily History
                                               Date Action
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 3/9 from House reg affairs with amend #4821.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 3/9 House reg affairs amended; report awaited.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 3/4 referred to House reg affairs.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 2/27 passed Senate 17-13; ready for House.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 2/26 Senate COW approved with amend #4117 and floor
                                                    amend 4511.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 2/18 from Senate rules okay.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 2/10 from Senate com with amend #4117.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 2/6 Senate com amended; report awaited.
PROFESSIONAL REGULATORY BOARDS; COMPOSITION 1/23 referred to Senate com.
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S1288: AUXILIARY CONTAINERS; REGULATION; PROHIBITION; REPEAL

Repeals statutes prohibiting counties and municipalities from imposing a tax, fee, assessment, charge or return deposit on a consumer or an owner, operator or tenant of a business, commercial building or multifamily housing property for "auxiliary containers" (defined as reusable bags, disposable bags, boxes, beverage cans, bottles, cups and containers that are made from specified materials and that are used for transporting merchandise), and from regulating the sale, use or disposition of auxiliary containers by an owner, operator or tenant of a business, commercial building or multifamily housing property.

First sponsor: Sen. Dalessandro (D - Dist 2) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D -Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Rios (D - Dist 27), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9)

S1288 Daily History Date Action AUXILIARY CONTAINERS; REGULATION; PROHIBITION; REPEAL 1/27 referred to Senate com.

S1295: DEPARTMENT OF REVENUE; CONTINUATION

The statutory life of the Department of Revenue is extended eight years to July 1, 2028. Retroactive to July 1, 2020.

First sponsor: Sen. Mesnard (R - Dist 17)

S1295 Daily History Date Action DEPARTMENT OF REVENUE; CONTINUATION 3/9 referred to House ways-means. DEPARTMENT OF REVENUE; CONTINUATION 2/27 passed Senate 30-0; ready for House. DEPARTMENT OF REVENUE; CONTINUATION 2/25 Senate rules okay. DEPARTMENT OF REVENUE; CONTINUATION 2/20 from Senate fin do pass. DEPARTMENT OF REVENUE; CONTINUATION 2/19 Senate fin do pass; report awaited. DEPARTMENT OF REVENUE; CONTINUATION 1/27 referred to Senate fin.

S1296: INTERNAL REVENUE CODE; CONFORMITY

For the purpose of Title 42 (Taxation), the definition of "Internal Revenue Code" is updated to mean the U.S. Internal Revenue Code in effect as of January 1, 2020. For the purpose of Title 43 (Taxation of Income), the definition of "Internal Revenue Code" for tax years beginning January 1, 2020 means the U.S. Internal Revenue Code in effect on January 1, 2020. For the purpose of Title 43 (Taxation of Income), the definition of "Internal Revenue Code" for tax year 2019 includes those provisions of the federal Taxpayer First Act and the Further Consolidated Appropriations Act of 2020 that are retroactively effective during tax year 2019.

First sponsor: Sen. Mesnard (R - Dist 17)

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S1296 Daily History
                                     Date Action
INTERNAL REVENUE CODE; CONFORMITY 3/9 referred to House ways-means.
INTERNAL REVENUE CODE; CONFORMITY 2/13 passed Senate 30-0; ready for House.
INTERNAL REVENUE CODE; CONFORMITY 2/11 from Senate rules okay.
INTERNAL REVENUE CODE; CONFORMITY 2/6 from Senate fin do pass.
INTERNAL REVENUE CODE; CONFORMITY 2/5 Senate fin do pass; report awaited.
INTERNAL REVENUE CODE; CONFORMITY 1/27 referred to Senate fin.
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S1301: WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS

The Arizona Water Banking Authority is authorized to distribute long-term water storage credits to Central Arizona Water Conservation District's (CAWCD) municipal and industrial subcontractors. Long-term water storage credits that are distributed to a CAWCD municipal and industrial subcontractor cannot be sold, and the subcontractor is responsible for all fees assessed by the Authority

or the Department of Water Resources for the distribution of the long-term storage credits and all costs of recovery of the long-term storage credits.

First sponsor: Sen. Pratt (R - Dist 8)

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S1301 Daily History
                                                   Date Action
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 3/5 referred to House nat res-energy-water.
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 2/13 passed Senate 30-0; ready for House.
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 2/11 from Senate rules okay.
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 2/6 from Senate water-agri do pass.
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 2/6 Senate water-agri do pass; report awaited.
WATER BANKING; STORAGE CREDITS; SUBCONTRACTORS 1/28 referred to Senate water-agri.
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S1305: PERSONAL DELIVERY DEVICES

Establishes a new article in Title 28 (Transportation) regulating "personal delivery devices" (defined). A person may operate a personal delivery device only if the person is a business entity and a human who is an agent is capable of monitoring or exercising physical control over the navigation and operation of the device. When a personal delivery device operated by a business entity is engaged, the business entity is the operator of the personal delivery device solely for the purpose of assessing compliance with applicable traffic laws. Establishes requirements for personal delivery devices, including operating in a manner that complies with traffic laws that apply to pedestrians and yielding to or not obstructing the right-of-way of all other traffic, including pedestrians. A personal delivery device may be operated at speeds up to 12 miles per hour in a pedestrian area, or at speeds up to 20 miles per hour on the side or shoulder of a highway in an area that is not a pedestrian area. Local authorities are authorized to establish a lower maximum speed in a pedestrian area in specified circumstances, but the maximum speed cannot be less than 7 miles per hour. Establishes personal delivery device equipment requirements, including a braking system and lights for nighttime operation. A business entity that operates a personal delivery device is required to maintain an insurance policy that includes general liability coverage of at least \$100,000 for damages arising from the operation of the device. Local authorities cannot regulate the operation of a personal delivery device in a manner inconsistent with this legislation. Effective September 1, 2020. AS PASSED SENATE.

First sponsor: Sen. Livingston (R - Dist 22)

S1305 Daily History	Date Action
PERSONAL DELIVERY DEVICES	5 3/4 passed Senate <u>29-0</u> ; ready for House.
PERSONAL DELIVERY DEVICES	S 3/3 Senate COW approved with floor amend #4702.
PERSONAL DELIVERY DEVICES	S 2/18 from Senate rules okay.
PERSONAL DELIVERY DEVICES	S 2/13 from Senate trans-pub safety do pass.
PERSONAL DELIVERY DEVICES	S 2/12 Senate trans-pub safety do pass; report awaited.
PERSONAL DELIVERY DEVICES	S 1/28 referred to Senate trans-pub safety.

S1331: SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION

For the purpose of calculating any workers' compensation tax or assessment to be paid by an authorized self-insured employer, including a workers' compensation pool, the deviation rate is set at 10 percent through 2022, instead of through 2020.

First sponsor: Sen. Livingston (R - Dist 22)

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S1331 Daily History
                                                  Date Action
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 3/11 from House com do pass.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 3/10 House com do pass; report awaited.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 2/27 referred to House com.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 2/13 passed Senate 30-0; ready for House.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 2/11 from Senate rules okay.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 2/6 from Senate fin do pass.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 2/5 Senate fin do pass; report awaited.
SELF-INSURED EMPLOYERS; DEVIATION CONTINUATION 1/28 referred to Senate fin.
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S1336: LARGE ELECTRONICS; RECYCLING

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, 2029.

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First sponsor: Sen. Mendez (D - Dist 26)
Others: Sen. Alston (D - Dist 24), Sen. Dalessandro (D - Dist 2), Rep. Salman (D - Dist 26), Sen.
Steele (D - Dist 9)
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S1336 Daily History Date Action

LARGE ELECTRONICS; RECYCLING 1/28 referred to Senate nat res-energy.

S1345: REPEAL; RIGHT TO WORK.

Statute prohibiting agreements denying employment because of nonmembership in labor organizations is repealed. Conditionally enacted on the state Constitution being amended by the voters at the 2020 general election to repeal the right to work or employment without membership in labor organizations.

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Quezada (D - Dist 29), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9)

S1345 Daily History

Date Action

REPEAL; RIGHT TO WORK. 1/28 referred to Senate com.

S1346: EMPLOYMENT; EMPLOYEE WORK SCHEDULING.

Adds a new chapter to Title 23 (Labor) regulating employee scheduling. Employers are required to pay an employee for a minimum of four hours or the number of hours in the employee's scheduled work shift, whichever is less, on any day that the employee either reports for duty but does not work the entire shift due to the actions of the employer or is notified less than 24 hours before a shift that the employee does not need to report to work or that the hours have been reduced. Employees have the right to request not to be scheduled for work shifts during certain times or at certain locations and the right to identify certain preferences. Employers are required to provide a new employee with a written good faith estimate of the employee's work schedule at the time of hire, and are required to provide an employee with a work schedule in writing at least 14 calendar days before the first day of the work schedule. More.

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Quezada (D - Dist 29), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9)

S1346 Daily History

Date Action

EMPLOYMENT; EMPLOYEE WORK SCHEDULING. 1/28 referred to Senate com.

S1348: TAX CORRECTIONS ACT OF 2020

Corrections to the tax code as recommended by the Department of Revenue and Legislative Council. Changes are for clarification or to blend conflicting statutes and are not intended to be substantive. 59 pages. An annual exercise. AS PASSED SENATE.

First sponsor: Sen. Mesnard (R - Dist 17)

S1348 Daily History

Date Action

TAX CORRECTIONS ACT OF 2020 3/9 referred to House ways-means.

TAX CORRECTIONS ACT OF 2020 2/27 passed Senate 30-0; ready for House.

TAX CORRECTIONS ACT OF 2020 2/26 Senate COW approved with amend #4367.

TAX CORRECTIONS ACT OF 2020 2/25 Senate rules okay;

TAX CORRECTIONS ACT OF 2020 2/20 from Senate fin with amend #4367.

TAX CORRECTIONS ACT OF 2020 2/19 Senate fin amended; report awaited.

TAX CORRECTIONS ACT OF 2020 1/28 referred to Senate fin.

S1364: CORPORATE INCOME TAX; MINIMUM

The minimum income tax levied on the entire Arizona taxable income of a corporation that has 50 or more employees and that is not otherwise exempt from tax is increased to \$1,000, from \$50. Applies to tax years beginning with 2021. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

First sponsor: Sen. Mendez (D - Dist 26)

S1364 Daily History

Date Action

CORPORATE INCOME TAX; MINIMUM 1/29 referred to Senate fin.

S1373: AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS

A person is required to apply to the Arizona State Board of Pharmacy for a permit to operate an automated prescription-dispensing kiosk. The kiosk must be operated as an extension of the pharmacy responsible for its operation, and the pharmacy is responsible for inventory control and billing for the medications dispensed from the kiosk. Permit requirements are specified. Each prescription filled by a kiosk is required to have a label identifying the address of the pharmacy responsible for that kiosk. An automated prescription-dispensing kiosk that is approved by the Board before August 3, 2018 and that is required to obtain a permit under this legislation is not required to provide specified information required by this legislation in its application that was submitted to the Board before August 3, 2018 as part of the Board's approval process in order to obtain a permit. The Board is required to issue a permit to any kiosk that was approved before August 3, 2018 and that has submitted an application for a permit with the required fees. AS PASSED SENATE.

First sponsor: Sen. Pace (R - Dist 25)

3/16/2020

S1373 Daily History Date Action AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 2/26 passed Senate 30-0; ready for House. AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 2/25 Senate rules okay; Senate COW approved with amend #4321. AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 2/20 from Senate hel-hu ser with amend #4321. AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 2/19 Senate hel-hu ser amended; report awaited. AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 1/29 referred to Senate hel-hu ser.

S1398: TAX OMNIBUS

Various changes to statutes relating to taxes. The list of additions to Arizona gross income for the purpose of computing Arizona adjusted gross income for individual and corporate income tax purposes is modified to remove the amount of any depreciation allowant allowed by specified federal code. The list of subtractions from Arizona gross income for the purpose of computing Arizona adjusted gross income for income tax purposes is modified to include 50 percent of the net long-term capital gain included in federal adjusted gross income for the tax year that is derived from an investment in an asset acquired after December 31, 2019. Increases the dependent tax credit to \$120 for each dependent who is under 17 years of age, from \$100, and to \$30 for each dependent who is at least 17 years of age, from \$25. Lowers the state equalization assistance property tax rate to \$0.3520 in tax year 2021 and \$0.2776 in tax year 2022, from \$0.4566 in tax year 2019. Lowers the tax rate for class one property taxes to 17.5 percent for tax year 2021 and 17 percent for tax years beginning with 2022, from 18 percent in 2020. The maximum additional tax rate that a county fire district board may levy is increased to \$3.375 per \$100 of assessed valuation for tax year 2021 and \$3.50 per \$100 of assessed valuation for tax year 2022 and each tax year after, from \$3.25 per \$100 of assessed valuation. The general budget limit for a minimum qualifying tax rate school district that has a total attending average daily membership count of at least 5,000 students must be increased by \$1.5 million above the amount that would otherwise be computed. Repeals the highway safety fee determined by the Director of the Department of Transportation, which is set to terminate on June 30, 2021. Establishes a tax on vehicles propelled only by electricity, natural gas or propane of \$110 per year, and a tax on hybrid vehicles of \$44 per year. Changes to motor fuel taxes and vehicle taxes become effective July 1, 2021. Income tax revisions are retroactive to tax years beginning January 1, 2020. AS PASSED SENATE.

First sponsor: Sen. Mesnard (R - Dist 17) Others: Rep. J. Allen (R - Dist 15), Sen. S. Allen (R - Dist 6), Rep. Barto (R - Dist 15), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 20), Rep. Bolick (R - 5), Sen. Boyer (R - Dist 20), Rep. Carroll (R - Dist 22), Rep. Dunn (R - Dist 13), Sen. D. Farnsworth (R - Dist 16), Sen. E. Farnsworth (R - Dist 12), Sen. Gowan (R - Dist 14), Rep. Grantham (R - Dist 12), Sen. Gray (R - Dist 21), Rep. Kern (R - Dist 20), Sen. Kerr (R - Dist 13), Sen. Leach (R - Dist 11), Sen. Livingston (R - Dist 22), Sen. Pace (R - Dist 25), Rep. Payne (R - Dist 21), Rep. Roberts (R - Dist 11), Rep. Toma (R - Dist 22), Rep. Townsend (R - Dist 16), Sen. Ugenti-Rita (R - Dist 23)

S1398 Daily Date Action History TAX OMNIBUS 3/9 referred to House ways-means. TAX OMNIBUS 2/19 passed Senate 17-12; ready for House. TAX OMNIBUS 2/18 Senate COW approved with amend #4091 and floor amend 4287. TAX OMNIBUS 2/11 from Senate rules okav. TAX OMNIBUS 2/6 from Senate fin with amend #4091. TAX OMNIBUS 2/5 Senate fin amended; report awaited. Senate fin amended; report awaited. TAX OMNIBUS 2/5 Senate fin amended; report awaited. TAX OMNIBUS 1/29 referred to Senate fin.

S1399: REVISER'S TECHNICAL CORRECTIONS; 2020

Fixes multiple defective and conflicting enactments. No substantive changes. 58

pages. An annual exercise. AS PASSED SENATE.

First sponsor: Sen. Gray (R - Dist 21)

S1399 Daily History

REVISER'S TECHNICAL CORRECTIONS; 2020 2/27 passed Senate 30-0; ready for House.

REVISER'S TECHNICAL CORRECTIONS; 2020 2/25 Senate rules okay; Senate COW approved with the rules tech amend.

REVISER'S TECHNICAL CORRECTIONS; 2020 1/29 referred to Senate rules only.

S1449: PRODUCT LIABILITY; CIVIL ACTION; LIMITATION

Establishes a list of circumstances under which a product liability action may be commenced or maintained against a seller that is not also a manufacturer of the product at issue, including that the seller failed to exercise reasonable care in assembling, maintaining or repairing the product at issue, that the seller made an express warranty regarding the product independent of any warranty made by the manufacturer, and that the manufacturer has been adjudicated bankrupt and a judgment is not otherwise recoverable.

First sponsor: Sen. E. Farnsworth (R - Dist 12) Others: Sen. Leach (R - Dist 11)

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S1449 Daily History

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 3/5 referred to House com.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/26 passed Senate 19-11; ready for House.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/24 Senate COW approved with floor amend #4460.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/11 from Senate rules okay.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/6 from Senate jud do pass.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 2/6 Senate jud do pass; report awaited.

PRODUCT LIABILITY; CIVIL ACTION; LIMITATION 1/30 referred to Senate jud.
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S1457: DOR; E-COMMERCE COMPLIANCE OFFICE

Establishes the Arizona E-Commerce Compliance Office in the Department of Revenue to assist taxpayers based in Arizona that may be subject to sales tax, gross receipts tax, transaction privilege tax or other excise taxes levied by jurisdictions outside Arizona through economic nexus laws or rules or similar requirements, and to assist remote 34 sellers and marketplace facilitators that may be subject to Arizona transaction privilege taxes.

First sponsor: Sen. Leach (R - Dist 11)

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S1457 Daily History

Date Action

DOR; E-COMMERCE COMPLIANCE OFFICE 3/9 referred to House ways-means.

DOR; E-COMMERCE COMPLIANCE OFFICE 2/27 passed Senate 25-5; ready for House.

DOR; E-COMMERCE COMPLIANCE OFFICE 2/25 Senate rules okay.

DOR; E-COMMERCE COMPLIANCE OFFICE 2/20 from Senate fin do pass.

DOR; E-COMMERCE COMPLIANCE OFFICE 2/19 Senate fin do pass; report awaited.

DOR; E-COMMERCE COMPLIANCE OFFICE 1/30 referred to Senate fin.
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S1475: AQUIFER PROTECTION PERMITS; INJECTION WELLS

A class V well is no longer exempt from the underground injection control permit program if the well has an aquifer protection permit that satisfies federal underground injection control requirements for a class V well. Except for class V wells operating under underground injection control permit program rules or specified federal code, any underground injection well covered by an underground injection control permit is exempt from aquifer protection permit requirements.

First sponsor: Sen. Pratt (R - Dist 8)

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S1475 Daily History

AQUIFER PROTECTION PERMITS; INJECTION WELLS 2/19 Senate nat res-energy held.

AQUIFER PROTECTION PERMITS; INJECTION WELLS 2/12 Senate nat res-energy held.

AQUIFER PROTECTION PERMITS; INJECTION WELLS 2/3 referred to Senate nat res-energy.
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S1482: INTERSTATE COMPACT; COMPANY TAX SUBSIDIES

Enacts an interstate compact to abolish company-specific subsidies, where each member state agrees to abolish any company-specific subsidy for any company currently located in or considering locating in any member state. Contains legislative findings.

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First sponsor: Sen. Mendez (D - Dist 26)
Others: Sen. Otondo (D - Dist 4), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep.
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Salman (D - Dist 26), Sen. Steele (D - Dist 9)

S1482 Daily History **Date Action**

INTERSTATE COMPACT; COMPANY TAX SUBSIDIES 2/3 referred to Senate fin.

S1494: DEPARTMENT OF WATER RESOURCES; CONTINUATION

The statutory life of the Department of Water Resources is extended eight years to July 1, 2028. Retroactive to July 1, 2020.

First sponsor: Sen. Kerr (R - Dist 13)

Others: Sen. S. Allen (R - Dist 6), Sen. Gowan (R - Dist 14), Sen. Leach (R - Dist 11), Sen. Otondo (D - Dist 4), Sen. Pratt (R - Dist 8)

S1494 Daily History Date Action DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/27 referred to House nat res-energy-water. DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/13 passed Senate 30-0; ready for House.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/11 from Senate rules okay. DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/6 from Senate water-agri do pass.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/6 Senate water-agri do pass; report awaited.

DEPARTMENT OF WATER RESOURCES; CONTINUATION 2/3 referred to Senate water-agri.

S1507: ADMINISTRATIVE REVIEW OF AGENCY DECISIONS

For review of final administrative decisions of agencies that regulate a profession or occupation under Title 32 (Professions and Occupations), or specified articles in Title 36 (Public Health), which refer to nursing care institution administrators, assisted living facilities managers, midwives, hearing aid dispensers, audiologists and speech-language pathologists, the trial is required to be de novo if trial de novo is demanded in the notice of appeal or motion of an appellee other than the agency. In a proceeding brought by or against the regulated party, the court is required to decide all questions of fact without deference to any previous determination that may have been made on the question by the agency. AS PASSED SENATE.

First sponsor: Sen. Mesnard (R - Dist 17)

S1507 Daily History Date Action

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 3/9 referred to House reg affairs.

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/27 passed Senate 17-13; ready for House.

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/26 Senate COW approved with amend #4281.

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/25 Senate rules okay;

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/19 from Senate gov with amend #4281.

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/17 Senate gov amended; report awaited.

ADMINISTRATIVE REVIEW OF AGENCY DECISIONS 2/3 referred to Senate gov.

S1516: MINIMUM WAGE; INCREASE

Increases the minimum wage to \$15 per hour on and after the effective date of this legislation. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

First sponsor: Sen. Quezada (D - Dist 29) Others: Rep. Andrade (D - Dist 29)

S1516 Daily History **Date Action**

MINIMUM WAGE; INCREASE 2/3 referred to Senate com.

S1531: TECH CORRECTION; MANDATORY VEHICLE INSURANCE

Minor change in Title 28 (Transportation) related to mandatory vehicle insurance. Apparent striker bus.

First sponsor: Sen. Livingston (R - Dist 22)

S1531 Daily History Date Action TECH CORRECTION; MANDATORY VEHICLE INSURANCE 3/10 from Senate rules okay. TECH CORRECTION; MANDATORY VEHICLE INSURANCE 2/27 from Senate appro with amend #4526. TECH CORRECTION; MANDATORY VEHICLE INSURANCE 2/25 Senate appro amended; report awaited. TECH CORRECTION; MANDATORY VEHICLE INSURANCE 2/19 further referred to Senate appro. TECH CORRECTION; MANDATORY VEHICLE INSURANCE 2/13 further referred to Senate trans-pub safety.

S1536: IMMIGRATION ENFORCEMENT; LIMITS; STATE POLICY

A state agency, including law enforcement, may not use agency monies,

TECH CORRECTION; MANDATORY VEHICLE INSURANCE 2/4 referred to Senate rules only.

facilities, property, equipment or personnel to investigate, enforce, cooperate with or assist in the investigation or enforcement of any federal registration or surveillance program or any other laws, rules or policies that target Arizona residents solely on the basis of race, religion, immigration or citizenship status or national or ethnic origin. Does not apply to any program with the primary purpose of providing persons with services or benefits. A list of specified state agencies are required to review their policies and make any changes necessary to ensure that information collected from persons is limited and confidential, that state agency employees cannot conditions services or request information or proof regarding a person's immigration or citizenship status or place of birth, and that public services are available to all Arizona residents without regard to immigration or citizenship status. A list of specified agencies are required to begin implementation within 12 months after the effective date of this legislation and demonstrate full compliance by December 1, 2021. Another list of specified agencies are required to begin implementation by December 1, 2021 and demonstrate full compliance by December 1, 2023. Within 12 months after the effective date of this legislation, the Attorney General is required to publish a model policy aimed to ensure that state and local law enforcement duties are carried out in a manner that limits, to the fullest extent possible consistent with federal and state law, engagement with federal immigration authorities for the purpose of immigration enforcement. All state and local law enforcement agencies are required to adopt policies that are consistent with the model policy or notify the Attorney General and state the reasons for not adopting the model policies. Within 12 months after the effective date of this legislation, the Attorney General is required to publish a model policy for limiting immigration enforcement to the fullest extent possible consistent with federal and state law at public schools, health facilities operated by the state or a political subdivision, courthouses and shelters to ensure these facilities remain safe and accessible to all residents of this state, regardless of immigration or citizenship status. All public schools, health facilities operated by the state or a political subdivision and courthouses are required to adopt necessary changes to policies that are consistent with the model policy or notify the Attorney General and state the reasons for not adopting the changes. Establishes an 11member Keep Arizona Working Statewide Work Group within the Arizona Commerce Authority to support predictability and stability to the workforce and strengthen career pathways for immigrants. More. Severability clause. Emergency clause.

First sponsor: Sen. Quezada (D - Dist 29) Others: Rep. Andrade (D - Dist 29)

S1536 Daily History

Date Action

IMMIGRATION ENFORCEMENT; LIMITS; STATE POLICY 2/4 referred to Senate jud.

S1540: REDISTRICTING DATA; INMATES; RESIDENTIAL ADDRESS

The "redistricting entity" (defined) is required to prepare redistricting population data to reflect incarcerated persons at their residential address. In each year that the U.S. decennial census is taken and the U.S. Census Bureau allocates incarcerated persons as residents of correctional facilities, the Department of Corrections is required to deliver to the redistricting entity a list of specified information on each prisoner subject to the jurisdiction of the Dept.

First sponsor: Sen. Quezada (D - Dist 29)

Others: Rep. Andrade (D - Dist 29), Sen. Mendez (D - Dist 26)

S1540 Daily History

Date Action

REDISTRICTING DATA; INMATES; RESIDENTIAL ADDRESS 2/4 referred to Senate jud.

S1557: ANNUITY TRANSACTIONS; REQUIREMENTS

Numerous changes to statutes relating to annuity transactions. Annuity transaction statutes do not create a private cause of action for a violation or subject an insurance producer to civil liability under the best interest standard of care or under standards that govern the conduct of a fiduciary or fiduciary relationship. The authority to enforce compliance with these statutes is vested exclusively with the Director of the Department of Insurance and Financial Institutions. Statute governing the duties of insurers and producers relating to annuity transactions are repealed and replaced. When a producer makes a recommendation of an annuity, the producer is required to act in the best interest of the consumer under the circumstances known at the time the recommendation is made, without placing the producer's or the insurer's financial interest ahead of the consumer's interest. In making a recommendation, the producer is required to exercise reasonable diligence, care and skill to know the consumer's financial situation, insurance needs and financial objectives, understand the available recommendation options, and have a reasonable basis to believe that the recommended option effectively addresses the consumer's financial situation. Establishes disclosure requirements and record keeping requirements for annuity transactions. An insurer is prohibited from issuing an annuity recommended to a consumer unless there is a reasonable basis to believe the annuity would effectively address the particular consumer's financial situation, insurance needs and financial objectives based on the consumer's "consumer profile information" (defined). An insurance producer who, before the effective date of this legislation, has completed an annuity training course is required to complete, within six months after the effective date of this act, either a new four credit hour annuity training course approved by the Dept after the effective date or an additional onetime one credit hour annuity training course approved by the Dept on appropriate sales practices, replacement and disclosure requirements as established by this legislation. More. Effective January 1, 2021. AS PASSED SENATE.

First sponsor: Sen. Livingston (R - Dist 22)

S1557 Daily History

ANNUITY TRANSACTIONS; REQUIREMENTS 3/9 from House rules okay.

ANNUITY TRANSACTIONS; REQUIREMENTS 3/3 from House reg affairs do pass.

ANNUITY TRANSACTIONS; REQUIREMENTS 3/2 House reg affairs do pass; report awaited.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/25 referred to House reg affairs.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/20 passed Senate 26-0; ready for House.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/19 Senate COW approved with amend #4214.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/18 from Senate rules okay.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/13 from Senate fin with amend #4214.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/12 Senate fin amended; report awaited.

ANNUITY TRANSACTIONS; REQUIREMENTS 2/12 referred to Senate fin.

S1564: IMMIGRATION; LAW ENFORCEMENT; REPEAL

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

First sponsor: Sen. Gonzales (D - Dist 3)
Others: Sen. Alston (D - Dist 24), Sen. Dalessandro (D - Dist 2), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1564 Daily History Date Action
IMMIGRATION; LAW ENFORCEMENT; REPEAL 2/4 referred to Senate jud.

S1575: PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY

Exempts the property of veterans with service or nonservice connected disabilities who are Arizona residents from taxation, with an allowed exemption amount of \$4,047 multiplied by the percentage of the veteran's disability, as rated by the U.S. Department of Veterans Affairs, if the person's total assessment does not exceed \$27,498. The exemption limit for property of widows, widowers and persons with total and permanent disabilities is increased to \$4,047, from \$3,000, if the person's' total assessment does not exceed \$27,498, increased from \$20,000. Also makes various changes to property tax statutes in order to conform to proposed changes to property tax exemptions contained in the state Constitution. Conditionally enacted on the state Constitution being amended by a vote of the people at the next general election by the passage of Senate Concurrent Resolution 1043 to consolidate and

reorganize provisions relating to exemptions from property taxation. AS PASSED SENATE.

First sponsor: Sen. Mesnard (R - Dist 17)

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S1575 Daily History
                                                 Date Action
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/11 House ways-means do pass; report awaited.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/11 from House ways-means do pass.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/9 referred to House ways-means.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/2 passed Senate 28-0; ready for House.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/27 Senate COW approved with amend #4217 and floor
                                                     amend 4574.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/18 from Senate rules okay.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/13 from Senate fin with amend #4217.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/12 Senate fin amended; report awaited.
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/4 referred to Senate fin.
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S1590: WAGE CLAIMS; REPORT

The Labor Department of the Industrial Commission is required to report on a quarterly basis to the Legislature the number of wage claims filed, investigated and denied an investigation.

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First sponsor: Sen. Quezada (D - Dist 29)
Others: Rep. Andrade (D - Dist 29), Sen. Gonzales (D - Dist 3)
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S1590 Daily History
                      Date Action
WAGE CLAIMS; REPORT 2/5 referred to Senate com.
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S1603: EMPLOYERS; PAID FAMILY LEAVE

An employer is required to allow an employee who has been employed by an employer for at least 12 months to take family leave from employment, for up to 12 weeks, for any reason that is covered under the federal Family and Medical Leave Act of 1993 without loss of pay or diminution of any privilege, benefit or right arising out of the employee's employment. Establishes requirements for notifying an employer of the use of family leave. Requires employers to notify employees of various rights relating to family leave. Establishes penalties for violations. The Industrial Commission is required to investigate complaints of an employer violating family leave requirements. More. Effective June 1, 2021.

First sponsor: Sen. Bowie (D - Dist 18) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

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S1603 Daily History
                               Date Action
EMPLOYERS; PAID FAMILY LEAVE 2/5 referred to Senate com.
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S1604: EMPLOYEE RIGHTS; WAGE DISCLOSURE

Employers are prohibited from requiring as a condition of employment that an employee refrain from inquiring about, discussing or disclosing the employee's wages or the wages of another employee and from requiring an employee to sign a waiver or other document that purports to deny the employee the right to disclose or discuss the employee's wages. Employers are prohibited from discharging, formally disciplining or otherwise discriminating against an employee for inquiring about, discussing or disclosing the employee's wages or the wages of another employee. An employee who has been discharged, discriminated against or retaliated against in violation may recover in a civil action reinstatement and reimbursement for lost wages and work benefits.

First sponsor: Sen. Mendez (D - Dist 26) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

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S1604 Daily History
                                    Date Action
EMPLOYEE RIGHTS; WAGE DISCLOSURE 2/5 referred to Senate com.
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S1605: EMPLOYERS; COMPENSATION HISTORY; PROHIBITIONS

Employers are prohibited from screening applicants based on compensation history, and from seeking the compensation history from the applicant or any current or former employer. Does not prohibit an employer from seeking the

applicant's compensation history after an offer of employment that includes terms of compensation has been extended to the applicant and accepted. Violations are subject to a civil penalty of \$1,000 to \$5,000 for a first violation and \$5,000 to \$10,000 for each subsequent violation.

First sponsor: Sen. Mendez (D - Dist 26) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1605 Daily History Date Action
EMPLOYERS; COMPENSATION HISTORY; PROHIBITIONS 2/5 referred to Senate com.

S1614: CONSUMER DATA; PRIVACY

A consumer is allowed to request that a business that collects personal information about the consumer or that sells the consumer's personal information disclose to the consumer the types of information collected and the purpose for collecting or selling the information. A consumer is allowed to request that a business delete any personal information about the consumer that the business has collected, and a business is required to comply with the request unless specified conditions apply. A consumer is allowed to direct a business that sells personal information about the consumer to third parties not to sell the consumer's personal information. Establishes requirements for business to provide notification to consumers of these rights. Any consumer whose nonencrypted or nonredacted personal information is subject to an unauthorized access and exfiltration, theft or disclosure as a result of a business's violation of the duty to implement and maintain reasonable security procedures and practices is authorized to institute a civil action for recovery of \$100 to \$750 in damages per incident or actual damages, whichever is greater, injunctive or declaratory relief, and any other relief the court deems proper. Factors the court must consider when assessing the amount of statutory damages. More. Contains legislative findings.

First sponsor: Sen. Bowie (D - Dist 18)
Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1614 Daily History Date Action
CONSUMER DATA; PRIVACY 2/5 referred to Senate com.

S1633: DRINKING WATER POLLUTANTS; STANDARDS

The Department of Environmental Quality is required to establish drinking water aquifer water quality standards for a list of specified pollutants. Information the Dept must review when developing the standards is listed. The standards are required to be protective of public health, including vulnerable subpopulations such as pregnant women, nursing mothers, infants and children.

First sponsor: Sen. Dalessandro (D - Dist 2)
Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen.
Contreras (D - Dist 19), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen.
Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1633 Daily History Date Action
DRINKING WATER POLLUTANTS; STANDARDS 2/5 referred to Senate nat res-energy.

S1636: GROUNDWATER PUMPING; MEASURING; REPORTING

A person who withdraws groundwater from a nonexempt well under any circumstances and in any location is required to use a water measuring device approved by the Department of Water Resources, maintain records of the withdrawals, and file an annual report to the Dept with specified information on the withdrawals. Some exceptions.

First sponsor: Sen. Steele (D - Dist 9)
Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen.
Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27)

S1636 Daily History Date Action
GROUNDWATER PUMPING; MEASURING; REPORTING 2/5 referred to Senate water-agri.

S1637: WELLS; PERMITS; SPACING RULES

The Department of Water Resources is required to adopt rules governing the location of new wells and replacement wells in new locations in groundwater basins that the Dept determines to be experiencing declining groundwater levels, for wells having a pump with a maximum capacity of more than 35 gallons per minute.

First sponsor: Sen. Mendez (D - Dist 26) Others: Sen. Alston (D - Dist 24), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1637 Daily History **Date Action**

WELLS; PERMITS; SPACING RULES 2/5 referred to Senate water-agri.

S1639: ADEQUATE WATER SUPPLY; STATEWIDE REQUIREMENTS

Counties and municipalities are authorized to approve a subdivision plat only if the subdivider has obtained a water report from the Department of Water Resources that there is an adequate water supply for the subdivision or the subdivider has obtained a written commitment of water service for the subdivision from a city, town or private water company designated as having an adequate water supply. The State Real Estate Commissioner is authorized to issue a public report authorizing the sale or lease of subdivided lands only if the Director has issued a water report that there is an adequate water supply for the subdivision or the subdivider has obtained a written commitment of water service for the subdivision from a city, town or private water company designated as having an adequate water supply.

First sponsor: Sen. Otondo (D - Dist 4) Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

S1639 Daily History

Date Action

ADEQUATE WATER SUPPLY; STATEWIDE REQUIREMENTS 2/5 referred to Senate water-agri.

S1641: EMPLOYMENT AND LABOR OMNIBUS

Various changes related to employment regulations. Employers are prohibited from taking adverse employment action against an employee because the employee discloses his/her wages, and from requiring an employee to sign a waiver or other document that prohibits such disclosure. Statute prohibiting employers from paying any employee at wage rates less than the rates paid to employees of the opposite sex are modified to require equal wage rates for substantially similar work when viewed as a composite of skill, effort and responsibility and performed under similar working conditions, unless the employer demonstrates that the wage differential is based on specified factors. In addition to the wages the employee is deprived by reason of a violation, an employer in violation is liable to the employee affected for interest on the wages, and an amount equal to the wages as liquidated damages. An employer is prohibited from discharging or discriminating or retaliating against an employee who takes action to invoke or assist in the enforcement of these regulations. The Industrial Commission is required to issue an equal pay certificate to a business that meets specified qualifications, including that the average compensation for female employees is no consistently below the average compensation for male employees within each job category. The Industrial Commission is authorized to establish a negotiation skills training grant program, and the Negotiation Skills Grant Program Fund is established consisting of unspecified monies (blank in original). Establishes the Pay Equity in the Workplace Grant Program in the Industrial Commission, and the Pay Equity in the Workplace Grant Program Fund is established consisting of unspecified monies (blank in original). Beginning January 1, 2021, a business that has at least 40 full-time employees in Arizona or in the state where the business's primary place of business is located is required to have an equal pay certificate or a waiver in order to be eligible to contract with any purchasing agency in Arizona for a procurement of more than \$500,000. Employees are authorized to request a change in the terms and conditions of employment related to a list of specified factors, and the employer is required to engage in a timely, good-faith interactive process with the employee to discuss potential changes to meet the employee's needs. Establishes requirements for pay and schedule notice for retail, food service or cleaning employees. By January 1, 2022, the Industrial Commission is required to conduct a study on the means available to eliminate pay disparities between men and women and a study on the gender pay gap in the teenage labor force. The Commission is required to

submit a report of its findings and recommendations to the Governor and the Legislature by July 1, 2022.

First sponsor: Sen. Quezada (D - Dist 29)

Others: Rep. Andrade (D - Dist 29), Sen. Gonzales (D - Dist 3)

S1641 Daily History Date Action

EMPLOYMENT AND LABOR OMNIBUS 2/5 referred to Senate com.

S1679: VEXATIOUS LITIGANTS; DESIGNATION

The superior court is authorized to designate any person, instead of only a pro se litigant, a vexatious litigant in noncriminal cases under specified conditions.

First sponsor: Sen. D. Farnsworth (R - Dist 16)

S1679 Daily History Date Action

VEXATIOUS LITIGANTS; DESIGNATION 2/5 referred to Senate jud.

SCM1005: CLIMATE CHANGE

The Legislature urges the Corporation Commission to increase Arizona's renewable energy requirements for affected utilities to 25 percent by 2025, 35 percent by 2030 and 50 percent by 2035, and urges the Corporation Commission to undertake efforts to modernize Arizona's electricity distribution grid, including a capacity analysis to inform efficient and effective future placement of distributed generation and storage.

First sponsor: Sen. Mendez (D - Dist 26)
Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen.
Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

SCM1005 Daily History Date Action

CLIMATE CHANGE 2/5 referred to Senate nat res-energy.

SCR1002: EDUCATION; TPT; USE TAX

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to levy a separate 1 percent transaction privilege tax beginning July 1, 2021 for the purpose of raising revenues for education. The net revenues derived from the tax are appropriated as follows: 75 percent for primary and secondary classroom education purposes, 20 percent for maintaining an in-state tuition rate that is consistent with the state Constitutional requirement for tuition to be as nearly free as possible, and 5 percent for community college trade and workforce development programs.

First sponsor: Sen. Brophy McGee (R - Dist 28)

SCR1002 Daily History Date Action

EDUCATION; TPT; USE TAX 2/25 from Senate rules okay.

EDUCATION; TPT; USE TAX 1/29 from Senate educ with amend #4030.

EDUCATION; TPT; USE TAX 1/28 Senate educ amended; report awaited.

EDUCATION; TPT; USE TAX 1/13 referred to Senate educ.

SCR1012: EQUAL RIGHTS; EQUAL PROTECTION

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to prohibit the state of Arizona from denying or abridging the equal protection of the laws on account of sex.

First sponsor: Sen. Dalessandro (D - Dist 2)
Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Peshlakai (D - Dist 7)

SCR1012 Daily History Date Action

EQUAL RIGHTS; EQUAL PROTECTION 1/27 referred to Senate jud.

SCR1017: RIGHT TO WORK; REPEAL

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to repeal the right to work or employment without membership in labor organizations.

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Quezada (D - Dist 29), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9)

SCR1017 Daily History Date Action

RIGHT TO WORK; REPEAL 1/28 referred to Senate com.

SCR1031: STATEWIDE GAMING

The 2020 general election ballot is to carry the question of whether to amend state statute to require the Department of Gamin to adopt rules to allow class III gaming (defined in federal code) to be conducted as regulated gambling in any location in Arizona by any person that is licensed by the Department of Gaming to conduct that activity. The state's share of revenue from class III gaming that was not authorized on the effective date of this measure in bars, beer and wine bars, casinos and racetracks located outside the boundaries of Indian Reservations is required to be allocated as follows: 40 percent to the Department of Public Safety, 40 percent to funding for K-12 education, 2.5 percent to the Attorney General for deposit in the Internet Crimes Against Children Enforcement Fund, 2.5 percent to the Arizona Health Care Cost Containment System for opioid addiction treatment programs, 5 percent to counties that opts in to gaming regulations, and 10 percent to the general fund. Gaming in bars and beer and wine bars is limited to slot machines that operate on bar tops, and gaming at racetracks is limited to slot machines. Municipal councils are authorized to prohibit class III gaming in bars, beer and wine bars, casinos and racetracks outside of Indian reservations.

First sponsor: Sen. Borrelli (R - Dist 5) Others: Sen. S. Allen (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Bolick (R - Dist 20), Rep. Campbell (R - Dist 1), Rep. Carroll (R - Dist 22), Sen. Fann (R - Dist 1), Rep. Finchem (R - Dist 11), Sen. Livingston (R - Dist 22), Rep. Nutt (R - Dist 14), Rep. Pierce (R - Dist 1), Rep. Roberts (R - Dist 11), Rep. Thorpe (R - Dist 6), Rep. Toma (R - Dist 22), Rep. Weninger (R - Dist 17)

SCR1031 Daily History

Date Action

STATEWIDE GAMING 2/4 referred to Senate com.

SCR1033: STATE LOTTERY; SPORTS BETTING

The 2020 general election ballot is to carry the question of whether to amend state statute to require the Arizona State Lottery Commission to adopt rules to allow "sports betting" (defined) to be conducted as regulated gambling in any location in Arizona by any person that is licensed to conduct that activity.

First sponsor: Sen. Borrelli (R - Dist 5) Others: Rep. Pierce (R - Dist 1)

SCR1033 Daily History

STATE LOTTERY; SPORTS BETTING 2/4 referred to Senate com.

SCR1043: CONSTITUTIONAL PROPERTY TAX EXEMPTIONS

The 2020 general election ballot is to carry the question of whether to amend the state Constitution to consolidate and reorganize provisions relating to exemptions from property taxation. Sections of the state Constitution relating to property tax exemptions are repealed and replaced. Impossible to determine new provisions without a line by line comparison.

First sponsor: Sen. Mesnard (R - Dist 17)

SCR1043 Daily History

Date Action

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/11 House ways-means do pass; report awaited.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/11 from House ways-means do pass.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/9 referred to House ways-means.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/20 passed Senate 25-0; ready for House.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/18 from Senate rules okay.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/13 from Senate fin do pass.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/12 Senate fin do pass; report awaited.

CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/4 referred to Senate fin.