

# COMMITTEE ON GOVERNMENT

Representative Judy Burges, Chairman  
 Representative Steve Montenegro, Vice-Chairman  
 Michelle Hindman, Legislative Research Analyst  
 Chris Stapley, Assistant Research Analyst



\* Strike-Everything Amendment  
 [E] Emergency Clause  
 [P 105] Proposition 105 Clause  
 [P 108] Proposition 108 Clause  
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2045	27	legislative council; continuation.....	29
HB 2046	147	geographic; historic names board; continuation .....	29
HB 2047	11	auditor general; continuation.....	29
HB 2048	28	board of library examiners; continuation .....	29
HB 2049	12	ombudsman-citizens aide; continuation.....	29
HB 2050	29	ASLAPR; continuation .....	29
HB 2057	117	reviser's technical corrections; 2010.....	29
HB 2074	14	board of athletic training; continuation .....	29
HB 2112	33	marriage licenses; reproduction.....	29
HB 2142	34	board of athletic training; omnibus.....	29
HB 2145	175	county planning and zoning .....	29
HB 2162	211	*immigration; border security .....	51
		<i>(See Committee on Military Affairs and Public Safety)</i>	
HB 2225	5 [E]	*special audit; sports authority .....	29
HB 2257	316	*municipalities; counties; taxes; fees; notice .....	30
HB 2282	288	*political subdivisions; government transparency .....	30
HB 2288	130	state fire marshal; assistant inspectors.....	30
HB 2328	256	procurement from certain agencies .....	30
HB 2345	41	*signs; homeowners' associations; condominiums.....	30

<b>Bill</b>	<b>Chapter</b>	<b>Short Title</b>	<b>Page</b>
HB 2423	100	municipal and county budgets .....	30
HB 2428	319	county zoning hearings; appeal .....	30
HB 2450	320	water and wastewater charges; payment .....	30
HB 2479	91	foreclosure deeds; buyer identification .....	30
HB 2596	323	free exercise of religion .....	31
HB 2604	3	solid waste; private enterprise. ....	31
HB 2606	262	state treasurer; investments.....	31
HB 2676	140	*university athletic facilities districts..... <i>(See Committee on Ways and Means)</i>	75
HB 2729	295	election equipment certification committee; membership.....	31
HB 2768	40	real property transfer fee covenants .....	31
SB 1100	238	*counties; audits; merit system; judges .....	31
SB 1136	144	*subdividers; public reports; internet advertisement.....	31
SB 1153	204	state preemption; knives .....	31
SB 1183	219	public accommodation; bilingual accommodation .....	31
SB 1206	244	counties; planning; development; districts; administration .....	31
SB 1207	245	municipal annexation; county islands .....	32
SB 1309	307	parents; rights .....	32
SB 1357	146	*majority vote; rezoning .....	32
SB 1366	308	eminent domain; relocation assistance.....	32
SB 1398	189	federal regulations; local coordination .....	32
SB 1413	83	investments; exchange traded funds .....	32

**HB 2045 – Chapter 27 – legislative council; continuation**

Continues the Arizona Legislative Council until July 1, 2020 and eliminates statutory references to the Advocate for Private Property Rights.

**HB 2046 – Chapter 147 – geographic; historic names board; continuation**

Continues the Arizona State Board on Geographic and Historic Names (Board) until July 1, 2020, prohibits the Board from naming a geographic feature after a person until that person has been deceased for at least five years and provides definitions.

**HB 2047 – Chapter 11 – auditor general; continuation**

Continues the OAG until July 1, 2020.

**HB 2048 – Chapter 28 – board of library examiners; continuation**

Continues the Board of Library Examiners under ASLAPR until July 1, 2020.

**HB 2049 – Chapter 12 – ombudsman-citizens aide; continuation**

Continues the Office of the Ombudsman-Citizens Aide until July 1, 2020.

**HB 2050 – Chapter 29 – ASLAPR; continuation**

Continues ASLAPR until July 1, 2020.

**HB 2057 – Chapter 117 – reviser’s technical corrections; 2010**

Makes numerous technical changes to existing statutory conflicts and provides many retroactive effective dates.

**HB 2074 – Chapter 14 – board of athletic training; continuation**

Continues the Arizona Board of Athletic Training until July 1, 2020.

**HB 2112 – Chapter 33 – marriage licenses; reproduction**

Transfers statute regarding the production of an abstract of marriage by a clerk of a BOS to the statutes regarding marriage licensure, ceremony and records and makes technical changes.

**HB 2142 – Chapter 34 – board of athletic training; omnibus**

Makes various changes to statutes governing the Board of Athletic Training, including:

- Establishes the Athletic Training Fund, creating a separate operating account from the Board of Occupational Therapy.
- Creates a two-tiered fingerprinting requirement for an applicant for licensure, license renewal, license reinstatement or temporary licensure, requiring the applicant to either submit a full set of fingerprints *or* submit a valid FPCC in lieu of submitting a full set of fingerprints.

**HB 2145 – Chapter 175 – county planning and zoning**

Clarifies that a county planning and zoning commission is only required to hold a regular monthly meeting if there is new official business to transact. Provides a temporary suspension for local governments from the requirement to readopt an existing comprehensive plan or to adopt a new comprehensive plan until July 1, 2015.

**HB 2225 – Chapter 5 [E] – \*special audit; sports authority**

Requires the OAG to conduct a special audit of the STA by December 31, 2010, and prescribes what the special audit must review and evaluate.

**HB 2257 – Chapter 316 – \*municipalities; counties; taxes; fees; notice**

Establishes new requirements that must be met before a municipality or county proposes to assess any new or increased tax or fee and exempts county property taxes and county and municipal development fees from the new requirements.

**HB 2282 – Chapter 288 – \*political subdivisions; government transparency**

Requires local governments to establish and maintain an official Internet website by January 1, 2013 that contains a comprehensive reporting of all revenues and expenditures over \$5,000. Requires ADOA to establish an Internet web portal and prescribes the information that must be made available there to any user. Stipulates that local governments must report expenditures for communications that promote an individual elected public official to ADOA and to also report all incurred debt to DOR.

**HB 2288 – Chapter 130 – state fire marshal; assistant inspectors**

Allows the State Fire Marshal to appoint an employee of a private fire service provider as an assistant fire inspector, prescribes the conditions and duties of an appointed assistant fire inspector and makes conforming changes.

**HB 2328 – Chapter 256 – procurement from certain agencies**

Modifies the statutes governing procurement from Arizona Industries for the Blind, certified nonprofit agencies for disabled individuals, and Arizona Correctional Industries.

**HB 2345 – Chapter 41 – \*signs; homeowners' associations; condominiums**

Prohibits HOAs from regulating certain open house and for sale or lease signs or open house hours for property that is for sale or lease in condominiums and planned communities.

**HB 2423 – Chapter 100 – municipal and county budgets**

Requires counties, cities and towns to post their estimates of revenues and expenses on their official Internet websites in addition to making them available at their libraries and administrative offices.

**HB 2428 – Chapter 319 – county zoning hearings; appeal**

Allows county supervisors to delegate the review of decisions made by a hearing officer to a county Board of Adjustment (BOA), clarifies that there shall be one or more BOA in each county, and permits a county attorney to provide or receive civil legal services pursuant to an intergovernmental agreement.

**HB 2450 – Chapter 320 – water and wastewater charges; payments**

Stipulates that for a residential property of four units or less, a municipality shall not:

- Require payment of unpaid water and wastewater rates and charges by anyone other than the person with whom the municipality has contracted with to provide the service.
- Refuse service within their service area for unpaid water rates and charges to anyone other than the person who the municipality has contracted with to provide the service.

**HB 2479 – Chapter 91 – foreclosure deeds; buyer identification**

Requires specific identifying information of the buyer of a property in foreclosure and any deed or conveyance of real property.

**HB 2596 – Chapter 323 – free exercise of religion**

Amends the Free Exercise of Religion statutes with regards to land use and permits a governing body of a city or town to approve an exemption from the liquor license distance restrictions for a church or charter school that is located in an area that is designated as an entertainment district by the governing body of that city or town on a case by case basis.

**HB 2604 – Chapter 3 – solid waste; private enterprise**

Prevents municipalities from prohibiting or restraining the private delivery of commercial or industrial recycling or solid waste management services.

**HB 2606 – Chapter 262 – state treasurer; investments**

Clarifies that the State Treasurer has the right to invest and reinvest long-term local government investment pools and differentiates between local government investment pools and long-term local government investment pools. Continues the SBI until July 1, 2020.

**HB 2729 – Chapter 295 – election equipment certification committee; membership**

Modifies the membership of the statutory committee that reviews recording or tabulating machines or devices for election purposes.

**HB 2768 – Chapter 40 – real property transfer fee covenants**

Provides that any provision in a declaration, covenant or other document relating to real property in this state is not enforceable or binding under certain conditions and provides exemptions.

**SB 1100 – Chapter 238 – \*counties; audits; merit system; judges**

States that the working papers and other audit files in an examination and audit of the accounts and performance of a county officer are not subject to the Arizona public records statutes. Increases the percentage of employees that may be declared exempt from the County Employee Merit System from 5% to 10%. Changes the effective date for Maricopa County to have to pay 100% of the annual salary for Superior Court Judges from June 15, 2010 to July 1, 2010. Requires the EEC to adjust the base expenditure limit for Maricopa County to reflect the transfer of the governmental function regarding salaries for Superior Court Judges.

**SB 1136 – Chapter 144 – \*subdividers; public reports; internet advertisement**

Requires a disclosure statement regarding the availability of public reports in print and Internet advertisements of specific lots or parcels in subdivisions.

**SB 1153 – Chapter 204 – state preemption; knives**

Prohibits a political subdivision from enacting a local rule or ordinance regulating knife or knife components. Clarifies that a school governing board is allowed to prescribe and enforce policies and procedures that prohibit a person from carrying a weapon on school grounds unless the person is a peace officer or has obtained specific authorization from the school administrator. Contains a legislative intent clause.

**SB 1183 – Chapter 219 – public accommodation; bilingual accommodation**

Modifies the statutes governing the responsibilities of a person who offers a service at a place of public accommodation.

**SB 1206 – Chapter 244 – counties; planning; development; districts; administration**

Reorganizes county planning and zoning statutes.

**SB 1207 – Chapter 245 – municipal annexation; county islands**

Creates a 60 day deadline for a municipality to provide the clerk of the BOS with a copy of an adopted annexation ordinance and modifies the annexation procedures to include county roadways that are contiguous to the parcel being annexed.

**SB 1309 – Chapter 307 – parents; rights**

Prescribes statutory parental rights regarding the education, health care, video and voice recordings, and upbringing of a child.

**SB 1357 – Chapter 146 – \*majority vote; rezoning**

Allows a three member county BOS to adopt a zoning ordinance change with a simple majority vote.

**SB 1366 – Chapter 308 – eminent domain; relocation assistance**

Requires acquiring agencies to adopt relocation assistance rules and regulations that provide, at a minimum, the level of relocation assistance provided for in federal law.

**SB 1398 – Chapter 189 – federal regulations; local coordination**

Requires a city, town, county, or special taxing district to demand that the federal or state government coordinate with the city, town, county or district before implementing, enforcing or extending federal regulations.

**SB 1413 – Chapter 83 – investments; exchange traded funds**

Allows the State Treasurer to invest and reinvest trust and treasury monies in exchange-traded funds.