

# **Natural Resources, Infrastructure & Public Debt Committee**

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# NATURAL RESOURCES, INFRASTRUCTURE & PUBLIC DEBT COMMITTEE

## LEGISLATION ENACTED

motor vehicle accidents; death; injury (S.B. 1023) – Chapter 159

Adds certain traffic violations to those that constitute serious physical injury or death by a moving violation and serious physical injury or death by use of a vehicle. Requires an automatic suspension of a person's driver license for 90 days for causing serious injury and 180 days for causing death in the case of second or subsequent violations within 36 months.

driver license violations; suspensions (S.B. 1030) – Chapter 185

Effective January 1, 2011, allows the Arizona Department of Transportation to issue a restricted driving privilege to a person who is convicted of driving with a suspended driver license, provided that specified requirements are met. Removes various statutory provisions relating to the automatic extension of suspension, cancellation, revocation or disqualification of a driver license. Eliminates an SR-22 requirement for reinstatement of vehicle registration and license plates, if the suspension resulted from a lack of insurance violation.

~~game and fish commission; bison~~ (NOW: public transportation; regional planning) (S.B. 1063) – Chapter 201

Conforms to federal law the regional public transportation planning in counties with a population of more than 1,200,000 persons. Requires the regional planning agency, or Maricopa Association of Governments, to develop the public transportation element of the regional transportation plan in cooperation with other state and local public transportation authorities, and makes various conforming changes.

motor vehicle accident reports (S.B. 1065) – Chapter 236

Allows an insurance support organization that provides services relating to claims investigations, antifraud, rating and underwriting to request and receive a copy of an unredacted vehicle accident report from law enforcement agencies.

motor vehicles; image display devices (S.B. 1067) – Chapter 141

Prohibits viewing *image display devices*, while driving. Exceptions include, but are not limited to, electronic communication devices that are used by emergency vehicle drivers in the course of duty and image display devices that provide navigational information to the driver.

~~ASRS; amendments~~ (NOW: improvement districts; financing) (S.B. 1083) – Chapter 298

SEE FINANCE COMMITTEE.

## **NATURAL RESOURCES, INFRASTRUCTURE & PUBLIC DEBT COMMITTEE (Cont'd.)**

technical correction; guardians (NOW: subdividers; public reports; internet advertisement) (S.B. 1136) – Chapter 144

Requires a subdivider to include a disclosure on an advertisement for a specific lot or parcel in a magazine, newspaper or on the internet, stating that a public report is available on the Arizona Department of Real Estate's website.

department of transportation; vehicle right-of-way (S.B. 1137) – Chapter 202

S.B. 1137 does the following: 1) reconciles two conflicting sections of law that pertain to stopping and yielding the right-of-way at intersections on state highways; 2) allows the Director of the Arizona Department of Transportation (Director) to reorganize and consolidate the department; 3) requires all monies collected for dishonored checks, drafts, orders or electronic payments to be deposited into the State Highway Fund; 4) allows the Director to contract with a private entity to conduct inspections and administer rules relating to Traffic Survival School licensure and administration; 5) requires the Arizona Department of Revenue to provide a report to the Director that lists those rental car companies that hold a transaction privilege tax license; and 6) extends, from December 31, 2004 to December 31, 2006, the requirement date that the State Transportation Board develop a statewide transportation plan.

CAGRDR revenue bonding; sustainability policies (S.B.1141/H.B. 2448) – Chapter 300

Authorizes the Central Arizona Water Conservation District (CAWCD) to issue revenue bonds to fund the cost to acquire water and to develop the infrastructure necessary for its groundwater replenishment district (CAGRDR) to perform recharge obligations. Increases, from \$250 million to \$500 million, the maximum aggregate outstanding principal of revenue bonds that the CAWCD may issue. Beginning in 2011, the bill authorizes the CAWCD to charge annual membership dues to Member Lands and Member Service Areas based on a prescribed formula. The bill also makes statutory changes to CAGRDR's plan of operation and enrollment procedures.

aggregate mining reclamation reports (S.B. 1171) – Chapter 164

Requires the owner or operator of an existing or new aggregate mining facility to submit an annual status report to the State Mine Inspector's Division of Mined Land Reclamation. Among its contents, the status report must include the total acreage of surface disturbance and reclamation at each mining facility.

agricultural best management practices; enforcement (S.B. 1193) – Chapter 207

Specifies that the Arizona Department of Environmental Quality (ADEQ) has exclusive jurisdiction over the enforcement of agricultural Best Management Practices in current and future PM-10 nonattainment areas. Decreases the minimum time period, from 6 months to 60 days after the issuance of an ADEQ compliance order, to submit a plan that demonstrates compliance with dust control measures.

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Arizona power authority; bonding (NOW: Arizona power authority; revenue bonding) (S.B. 1194) – Chapter 165 E

An emergency measure, effective April 26, 2010, that removes State Certification Board (SCB) approval as a prerequisite for the Arizona Power Authority to issue revenue bonds for transmission lines, projects, works and facilities. Transfers statutes pertaining to SCB composition and powers into applicable sections of special taxing district law.

state land department; fees; funds (S.B. 1195) – Chapter 243

Applicable on July 1, 2010, allows the Arizona State Land Department Commissioner (Commissioner) to establish application and other administrative fees by rule, and redirects those monies from the state General Fund (GF) to the Trust Land Management Fund. For any rule that would change or set a fee amount, requires the Commissioner to submit the proposed fee amount to the Joint Legislative Budget Committee for review. In FY 2011, directs the first \$2,060,000 received in fees to the state GF. The bill also makes other session law and statutory changes relating to department funds and administration.

state land department; procedural corrections (NOW: game and fish commission; board) (S.B. 1200/H.B. 2189) – Chapter 22

Establishes a five-member Arizona Game and Fish Commission Appointment Recommendation Board (Board) to assist the Governor in the review and recommendation of appointees to the Arizona Game and Fish Commission. Prescribes Board membership and timeframes for the nomination process.

air permits; begin actual construction (NOW: appropriation; asian citrus psyllid eradication) (S.B. 1238) – Chapter 274

Effective May 7, 2010, appropriates \$60,000 to the Arizona Department of Agriculture from the Dangerous Plants, Pests and Diseases Fund in FY 2011 for the detection, identification and eradication of the Asian Citrus Psyllid and other pests of concern to the state.

water monitoring assistance program; continuation (S.B. 1276) – Chapter 277

The Arizona Department of Environmental Quality's Monitoring Assistance Program is continued until January 1, 2021.

maximum daily load program; continuation (S.B. 1277) – Chapter 278

Retroactive to July 1, 2010, the Total Maximum Daily Load program is continued until July 1, 2020.

state parks; request for information (NOW: state parks; management) (S.B. 1349) – Chapter 249 E

An emergency measure, effective May 6, 2010, that authorizes the Arizona State Parks Board (Board), until July 1, 2011, to contract with public and private entities or Indian tribes to operate or

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assist in the operation and maintenance of state parks. Requires the Director of the Arizona Department of Administration to authorize the Board to make emergency procurements for contracts.

water bank; excess CAP water (S.B. 1356) – Chapter 168 E

An emergency measure, effective April 26, 2010, that authorizes the Arizona Water Banking Authority (Authority) to obtain and store excess Central Arizona Project water made available to the Authority for the purpose of meeting its statutory and contractual obligations.

department of water resources; fund (S.B. 1359) – Chapter 282

Establishes the Water Resources Fund (WRF) to be administered by the Director of the Arizona Department of Water Resources (ADWR) and redirects existing monies that ADWR collects in fees from the state General Fund (GF) to the WRF. The bill specifies WRF monies that are derived from any fee, assessment or other levy are held in trust and the Legislature is prohibited from appropriating or transferring those monies into the state GF or otherwise using them for general state purposes.

The bill also modifies the use of monies in the Dam Repair Fund and removes the requirement of Joint Legislative Budget Committee approval for dam repair loans and grants.

federal regulations; local coordination (SB 1398) – Chapter 189

Requires a local government to demand, by any lawful means, that the federal government coordinate policy with the local government before implementing federal regulations within jurisdictional boundaries. Requires the local government to hold a hearing and consider and vote whether to authorize litigation to enforce the local government's coordination rights. Requires local governments to hold a public hearing to present information on the decision not to demand coordination.

procurement; construction; specialized services (S.B. 1406) – Chapter 283

Amends statutes relating to the procurement of construction services and professional services using alternate project delivery methods (APDM). For the Arizona Department of Transportation, adds the ability to procure multiple contracts for job-order-contracting construction services in a single procurement and provides for heavy or commuter rail projects.

For state and political subdivisions, the bill makes the following modifications to APDM law: 1) removes the existing authority to procure multiple contracts for construction-manager-at-risk construction services and design-build construction services in a single procurement; 2) requires request for qualifications to include a description of the public entity's protest policy and procedures or a statement that the public entity follows the Arizona Department of Administration's protest policy; 3) permits a contractor to self-perform part of the construction work if agreed to in writing; and 4) prescribes minimum record keeping requirements for each construction or professional services procurement. The bill also states that special taxing districts can procure services using APDM and outlines that process for county improvement districts.

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agricultural best management; dust; districts (S.B. 1408) – Chapter 82

Adds the activities of an irrigation district in PM-10 nonattainment areas established after June 1, 2009 to those regulated activities that require agricultural best management practices to control dust. Modifies the definition of *agricultural general permit* to include irrigation district activities that affect the lands and facilities under an irrigation district's jurisdiction and control.

trust land exchanges; military preservation (S.B. 1410) – Chapter 222

Subject to voter approval at the next general election, revises the process to review, evaluate and approve proposed exchanges of state trust land for other land owned or administered by federal, state or local entities. The purpose of the exchange must be for the proper management, protection or conversion of state land to public use or to preserve and protect military facilities in Arizona.

The State Land Department is required to analyze the impacts of a proposed land exchange, conduct at least two public meetings to hear comments from interested parties, issue a written report recommending approval or denial based on the merits of the proposal and transmit the report to the Governor and the Legislature. Voter approval is required to finalize each land exchange. See the summary for S.C.R. 1047 for more information.

~~animal identification systems; participation~~ (NOW: dairy farms; zoning; agricultural purpose) (S.B. 1411) – Chapter 338

Specifies that a dairy operation is a general agricultural purpose and is not subject to county planning and zoning regulations. Subjects a dairy's replacement heifer or bull raising operation that is not located on contiguous property to county zoning regulations, unless the operation begins within one-quarter mile of the dairy.

groundwater transportation; Big Chino sub-basin (S.B. 1445/H.B. 2561) – Chapter 171

Modifies the conditions that a city or town in the Prescott Active Management Area (PrAMA) must meet in order to import groundwater from the Big Chino Sub-Basin. Sets 8,068 acre-feet as the amount of annual groundwater that may be withdrawn and transported from the Big Chino, and provides for an exception to that amount if more than 231 acre-feet is delivered annually to an Indian tribe within the PrAMA.

Arizona masonic fraternity special plates (H.B. 2005) – Chapter 60

Creates the Arizona Masonic Fraternity special license plate and its respective fund. Requires the Director of the Arizona Department of Transportation to annually allocate fund monies to the entity that pays the \$32,000 special plate implementation fee for distribution to statewide charities that are supported by the Arizona Masons.

~~counties; powers; technical correction~~ (NOW: sanitary districts; consolidation) (H.B. 2006) – Chapter 116

SEE FINANCE COMMITTEE.

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### emissions; motorcycles; area A; date (H.B. 2033) – Chapter 42 E

An emergency measure, effective April 14, 2010, to extend until July 1, 2012, the time that the state has to receive approval from the U.S. Environmental Protection Agency to exempt motorcycles in Area A from emissions testing.

### biofuels conversion program (H.B. 2064) – Chapter 190

The Arizona Biofuels Conversion Program (Program) is extended for two years, from July 1, 2013 to July 1, 2015. Adds wholesale manufacturing and distribution sites to those eligible to receive grants under the Program. Modifies individual grant amounts to equal either \$75,000 or the cost of the conversion at each site, whichever is less.

### department of water resources; continuation (H.B. 2081) – Chapter 15

Retroactive to July 1, 2010, the Arizona Department of Water Resources is continued until July 1, 2020.

### drought emergency groundwater transfers (H.B. 2083) – Chapter 252

Retroactive to May 1, 2010, allows groundwater to be transported away from a groundwater basin that is outside an active management area if certain emergencies exist. An application to transfer water must be submitted to the Director of the Arizona Department of Water Resources and may be approved only if specific requirements are met. Repeals the authority to transfer groundwater outside basin boundaries on May 1, 2011.

Removes the Central Arizona Water Conservation District's authority to use bond monies to acquire groundwater from the McMullen Valley Basin for replenishment purposes.

### lead acid batteries; sale; fee (H.B. 2130) – Chapter 44

SEE COMMERCE & ECONOMIC DEVELOPMENT COMMITTEE.

### air quality nonattainment areas; designation (H.B. 2133) – Chapter 315

Outlines the process for the Arizona Department of Environmental Quality (ADEQ) to follow when developing proposed recommendations to the Governor for the initial designation of attainment and nonattainment areas that are based on changes in federal air quality standards. Establishes timeframes and related requirements for the submittal of recommendations.

Subject to U.S. Environmental Protection Agency approval, modifies the definition of *begin actual construction* to list those construction activities that may be performed prior to the issuance of an air quality permit.

### trust lands; loss of lease (H.B. 2146) – Chapter 123

Modifies the requirements relating to conflicting applications for existing leases and the appraisal and reimbursement of permanent improvements on state trust lands, as follows: 1) requires

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the conflicting applicant to post a surety bond, or other form of security, of \$2,500 or 20 percent of the rental payments over the term of the current lease, whichever is greater, with the application; 2) prescribes the factors to be considered in an appraisal of improvements on leased land; 3) specifies a lease on reclassified land is not cancelled until a new lease is issued or at the time of auction; and 4) requires the State Land Commissioner to sign an agreement to reimburse the existing lessee for improvements on the land if the lease is not renewed and the land is not leased or sold within 90 days of the lease's termination.

### voluntary remediation program; continuation (H.B. 2152) – Chapter 45

The Voluntary Remediation Program is continued until July 1, 2020.

### vehicle emissions testing; onboard diagnostics (H.B. 2165) – Chapter 253

Allows the owner of a vehicle in Area A or B to defer vehicle emissions testing compliance if an onboard diagnostic check returns a test failure or another noncompliance code and the owner obtains a special 90-day resident registration for the vehicle. Specifies that H.B. 2165 is effective if the U.S. Environmental Protection Agency approves the deferral into the State Implementation Plan by November 1, 2012.

### school bus inspections; rules (H.B. 2197) – Chapter 87

Requires all registered school buses in Arizona to be inspected according to existing school bus safety rules.

### Arizona agricultural youth; special plates (H.B. 2245) – Chapter 67

Creates the Arizona Agricultural Youth Organization special license plate and its respective fund. Requires the Arizona State Board of Education, acting as the State Board for Vocational and Technological Education, to administer the fund and to annually allocate fund monies to student career and technical education organizations specializing in agriculture.

### ~~technical correction; firefighters; military duty~~ (NOW: historical society; transfer; centennial museum) (H.B. 2251) – Chapter 227

Transfers the responsibility of maintaining the Arizona Mining and Mineral Museum (Mining Museum) from the Arizona Department of Mines and Mineral Resources (ADMMR) to the Arizona Historical Society (AHS) as part of a Centennial Museum. Transfers \$589,700 in FY 2011, from ADMMR's budget to the AHS. As session law, the bill transfers the obligation to pay the salary and other employee-related expenses of the Mining Museum curator from ADMMR to the AHS and the Arizona Department of Administration assumes the obligation to pay rent for the Mining Museum building. The bill also establishes the Centennial and Mining and Mineral Museum Advisory Council and prescribes its duties.

### CDL exemptions; farm vehicles (H.B. 2258) – Chapter 178

Clarifies that an owner of a farm vehicle who transports their property for commercial purposes does not have to obtain a commercial driver license (CDL) in order to operate the farm vehicle, provided that the vehicle will not be used in the operation of a for-hire motor carrier and

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meets other statutory requirements. The bill also exempts a hay squeeze machine from vehicle, trailer or semitrailer registration requirements.

feed inspection fees; distillers grain (H.B. 2286) – Chapter 129

Modifies the calculation of inspection fees for distillers grain. If the grain's moisture content is more than 50 percent of the total weight, the fee will be based on the percentage of *dry* content; if otherwise, the fee is based on total weight.

water recharge; direct use (H.B. 2289) – Chapter 131

Retroactive to January 1, 2009, allows the Director of the Arizona Department of Water Resources to exclude groundwater withdrawn for mining purposes when calculating a water storer's long-term storage credit, if certain conditions are met. Modifies the definition of *water that cannot reasonably be used directly*. The provisions of H.B. 2289 are repealed on January 1, 2025.

city; town; county; expenditure limitation (H.B. 2335) – Chapter 69

Specifies that a county, city or town is not considered to have exceeded its expenditure limitation if the expenditures are made for capital improvements and meet other specified criteria.

escort vehicles; traffic control; insurance (H.B. 2336) – Chapter 99

Allows escort vehicle operators who are certified in Arizona to perform traffic control, provided they have received at least four hours of training in certified traffic control techniques and carry a commercial insurance policy with at least \$500,000 in liability coverage. Modifies continuing education requirements for traffic control flaggers.

~~support our troops special plates~~ (NOW: MVD continuation) (H.B. 2412) – Chapter 138

Retroactive to July 1, 2010, repeals the sunset date of January 1, 2011, for the Arizona Department of Transportation's Motor Vehicle Division.

primitive roads (H.B. 2422) – Chapter 192

Allows a county board of supervisors or a municipal governing body to designate a road as primitive if the road was opened after June 13, 1975 and meets other specified criteria.

greenhouse gas emissions; regulations (H.B. 2442) – Chapter 152

Prohibits an Arizona state agency from adopting or enforcing a state or regional program to regulate greenhouse gas emissions without express legislative authorization. Requires a Supplemental Environmental Project initiated or accepted by the Arizona Department of Environmental Quality to have an adequate *nexus*, as defined in the legislation, to the violation of environmental law.

auto glass repair; fraudulent practices (H.B. 2463) – Chapter 180

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traffic complaints; social security number (H.B. 2534) – Chapter 155

Prohibits a traffic complaint that is issued to a person by a law enforcement officer from containing the person's social security number. Copies of the traffic complaint that are retained by law enforcement and the courts may contain a social security number.

license plate obstruction; wheelchair holders (H.B. 2536) – Chapter 104

For vehicles that are issued two handicapped plates, requires one plate to be displayed normally on the rear of the vehicle and the second plate must be displayed on the wheelchair carrier or wheelchair lift when it is attached to the vehicle.

~~technical correction; air pollution; permits~~ (NOW: vapor recovery systems; test equipment) (H.B. 2580) – Chapter 181

Requires the Arizona Department of Weights and Measures (ADWM) to randomly witness the testing of the vapor control equipment of all gas station storage tanks and pumps (stage I and stage II vapor recovery systems) in the state. Requires gas station owners or operators to have stage II vapor recovery systems tested annually by registered service representatives that are licensed by ADWM. The bill also allows an accredited third party to approve vapor recovery systems and components prior to sale, installation or usage.

eagle scouts; complimentary fishing license (H.B. 2601) – Chapter 216

Allows the Arizona Game and Fish Commission to issue a Youth Class F license at a reduced fee to an Arizona resident who is either an Eagle Scout or a Girl Scout who has received the Gold Award.

solid waste; private enterprise. (H.B. 2604/S.B. 1036) – Chapter 3

Prohibits a municipality with a population of less than 60,000 persons from restraining a private enterprise from providing commercial or industrial recycling or solid waste management services within or to the municipality.

veterinarian regulations (H.B. 2612) – Chapter 182

Makes various changes to veterinary statutes relating to the following: 1) veterinarian licensure and permitting; 2) veterinary technician certification; 3) administrative violations, professional misconduct and perjury; 4) investigations of complaints against veterinarians or technicians, including complaints regarding substance abuse or the unauthorized practice of veterinary medicine; 5) testing requirements for veterinarians and technicians; and 6) animal abuse reporting.

mining amendments; water; permits; rules (H.B. 2617) – Chapter 309

Makes various changes to the statutes pertaining to groundwater, water quality and remedial cleanup and mitigation actions as they relate to Arizona mining operations. The bill's provisions include, but are not limited to, the following: 1) authorizes the Arizona Department of Environmental

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Quality (ADEQ) and the Arizona Department of Water Resources (ADWR) to hire outside consultants and expedite permit applications; 2) exempts the construction of a new well and the treatment and reinjection of groundwater that occurs as part of a metal mining facility's remedial action for hazardous and nonhazardous cleanup from applicable groundwater laws, with exceptions; 3) allows groundwater to be transported between the Upper San Pedro and Douglas groundwater basins under specified conditions; 4) requires ADEQ to ensure that state laws, rules, standards, permits, variances and orders associated with all its programs are construed to be consistent with and no more stringent than federal law, unless specifically authorized by the Legislature; 5) allows the ADWR Director to waive applicable permits that would impair mitigation efforts undertaken by a metal mining facility for nonhazardous releases and requires the ADWR and ADEQ Directors to coordinate efforts in order to expedite mitigation activities; 6) establishes the nine-member Mining Advisory Council, prescribes membership, and provides for a sunset date of July 1, 2020; and 7) makes various changes to the state's administrative rulemaking procedures.

### STAN subaccount; city reimbursement (H.B. 2625) – Chapter 291

Specifies that a city or town that receives monies from the Roads of Regional Significance Congestion Mitigation account prior to July 1, 2012 is not required to reimburse the account.

### intergovernmental agreements; separate legal entities (H.B. 2653) – Chapter 328

Allows cities, towns, counties and certain special taxing districts to enter into intergovernmental agreements (IGAs) to form a separate legal entity (entity). Prescribes the entity's powers, including the authority to issue revenue bonds for specified undertakings. Specifies that the entity is a political subdivision of the state and may exercise its powers as provided for in the IGA.

Allows the entity to engage in electric generation and transmission activities but prohibits electric distribution activities. Subjects an entity engaging in electric generation or transmission activities to the jurisdiction of the Arizona Corporation Commission's Power Plant and Transmission Line Siting Committee.

### statewide water augmentation authority; study (H.B. 2661) – Chapter 329

Requires the Director of the Arizona Department of Water Resources to appoint a Water Resources Development Commission (Commission) consisting of no more than 15 members. Prescribes the duties of the Commission, which sunsets on September 30, 2012.

### towing firm agreements; ownership disclosure (H.B. 2707) – Chapter 199

Requires towing firms that apply for contracts with the Arizona Department of Public Safety, a county or municipality to disclose their ownership at the time of the contract application. Specifies that if the owners have other towing firms that are applying for the same contract, the names of those towing firms must also be disclosed.

### water quality fees (H.B. 2767) – Chapter 265

Allows the Director of the Arizona Department of Environmental Quality (ADEQ) to establish water quality permitting fees by rule, including those related to an Arizona Pollutant Discharge Elimination System permit and the Aquifer Protection Permit program. ADEQ is granted a

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one-time rulemaking authority to establish water quality fees, but future increases would require express statutory authority. Removes all water quality fee amounts that are established in statute but, as session law, allows ADEQ to charge existing statutory amounts through June 30, 2011.

**LEGISLATION VETOED**

~~technical correction; estates~~ (NOW: underground storage tanks) (S.B. 1154) – VETOED

Extends from June 30, 2010 to June 30, 2013, the date that qualified applicants are eligible to apply for and receive reimbursements for Underground Storage Tank (UST) cleanups from the State Assurance Fund (SAF). It also amends the FY 2011 budget to restore the statutory cap for the Arizona Department of Environmental Quality's (ADEQ) administrative costs associated with the SAF and UST regulation.

In her veto message, the Governor expresses a concern that the extension of the UST program could result in additional costs that the program's remaining resources might not be able to cover. The Governor also notes that restoring ADEQ's administrative cap impacts the balanced FY 2011 budget.

~~in god we trust plates~~ (NOW: counties; payments; reimbursements; grant revenues) (S.B. 1179) – VETOED

Requires counties with a population of more than one million persons to pay approved claims for medical care or treatment that is provided to a child who is under the jurisdiction of the county juvenile court, an inmate of a county jail, a person who would otherwise be treated in the county jail or a person who is infected with tuberculosis, as follows:

- a) for inpatient and outpatient hospital services, the county must reimburse at a level that does not exceed the AHCCCS Administration's inpatient hospital reimbursement methodology.
- b) for health and medical services, the county must reimburse at a level that does not exceed the AHCCCS Administration's capped fee-for-service schedule that is in effect at the time the services are delivered.

Stipulates that payments of claims made pursuant to an intergovernmental agreement are not subject to the AHCCCS Administration's reimbursement methodology or the capped fee-for-service schedule.

Exempts counties with a population of more than 2,000,000 persons from reimbursing the Arizona Department of Health Services (DHS) for the cost of commitment and treatment of sexually violent persons (SVP) at the Arizona State Hospital in fiscal year (FY) 2011.

The Governor states in her veto message that exempting Maricopa County from the requirement to reimburse DHS for SVP costs would reduce SVP funding at the Arizona State Hospital by more than \$1,700,000 annually, resulting in a cut to the SVP Unit's budget of approximately 17 percent. The message indicates that a lack of sufficient funding could lead to a public safety risk.

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driving on highways; lane regulations (H.B. 2300) – VETOED

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motorcycle operations; riding between lanes (NOW: riding between lanes; motorcycle operation)  
(H.B. 2475) – VETOED

SEE PUBLIC SAFETY & HUMAN SERVICES COMMITTEE.

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