

# COMMITTEE ON HEALTH AND HUMAN SERVICES

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

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**HB 2029 – Chapter 218 – child care; day camps; exemption**

Exempts day camps that are nationally accredited from state licensure requirements.

**HB 2035 – Chapter 112 [P 105] – medical marijuana**

Makes it an act of unprofessional conduct for a health care provider to recommend medical marijuana for any reason other than a debilitating medical condition.

**HB 2036 – Chapter 250 – \*abortion; procedures; informed consent; requirements**

Adds a variety of provisions to the abortion statutes, which include the following:

- Specifies that, except in a medical emergency, a person must not knowingly perform or induce, or attempt to perform or induce, an abortion when it has been determined that the probable gestational age of the fetus is at least 20 weeks. A person who knowingly violates this section commits a Class 1 misdemeanor and a physician who violates this section is guilty of an act of unprofessional conduct.
- Requires any medication, drug, or substance used to induce an abortion to be administered in compliance and with the protocol authorized by the US Food and Drug Administration.
- Requires a physician who will perform an abortion, or a healthcare provider designated by the physician, to inform the patient 24 hours before the procedure about the DHS website that describes the unborn fetus and lists agencies that provide alternatives to abortion. The patient has the right to review the website and be provided a free printed copy of the materials from the website.
- States that 24 hours, rather than one hour, prior to having any part of an abortion performed or induced, the physician, the referring physician, or a qualified person working with the physician must perform an ultrasound, offer an opportunity for the patient to view the ultrasound, provide an explanation of what the ultrasound is depicting, and provide the patient with a physical picture of the ultrasound image of the unborn child.
- Requires an abortion clinic that provides abortions to conspicuously post signs in the waiting rooms, consultation rooms, and procedure rooms of the facility or office that are clearly readable and state it is unlawful for any person to force a woman to have an abortion.

**HB 2059 – Chapter 24 [E] – physical therapy board; examination requirements**

Allows physical therapists and physical therapist assistants to take the national examination for licensure or certification up to 120 days prior to their scheduled graduation date.

**HB 2063 – Chapter 90 – \*community health centers; walk-in patients**

Specifies that the contract between DHS and qualifying community health centers allows urgent care services for walk-in patients.

**HB 2162 – Chapter 58 – nursing care board; membership**

Decreases the number of members on the Board of Examiners of Nursing Care Institution Administrators and Assisted Living Facility Managers from 11 to 9 and allows the Governor to stagger the terms of the new appointees.

**HB 2247 – Chapter 93 – midwifery; regulation; DHS rules**

Requires DHS to consider adopting rules that will streamline the regulation process and reduce the regulatory burden on licensed midwives on or before July 1, 2013.

**HB 2249 – Chapter 50 – child protective services oversight committee**

Establishes the CPS Oversight Committee, outlining membership and duties.

**HB 2252 – Chapter 203 – \*parental access; prescription medication**

States a parent with joint legal custody must not designate one pharmacy in a single location as the only source of the child's prescription medication unless the other parent agrees.

**HB 2259 – Chapter 59 – dental board; omnibus**

Modifies the dental statutes by streamlining the process for referring cases to the Board of Dental Examiners.

**HB 2261 – Chapter 94 – emergency medical services**

Provides additional options for Emergency Medical Technicians for recertification and updates obsolete terminology in the emergency medical services statutes.

**HB 2359 – Chapter 117 – psychiatric hospitals; physical plant standards**

Specifies that a health care institution that was licensed as an acute behavioral health facility inpatient facility as of January 1, 2012 and is not certified under Title XIX of the SSA must be licensed as a hospital and is not required to comply with physical plant standards for a general hospital, rural general hospital, or special hospital.

**HB 2369 – Chapter 184 – electronic medical records**

Makes a variety of clarifying changes to Health Information Organizations statutes and allows for the electronic submission of prescription orders for schedule II, III, IV, and V controlled substances.

**HB 2370 – Chapter 60 – death certificates**

Expands the types of health care providers that can sign a medical certificate of death.

**HB 2526 – Chapter 213 [P 108] – skilled nursing home provider assessments**

Adds a new article regarding nursing facility provider assessments and the necessary corresponding language.

**HB 2532 – Chapter 334 – court-ordered treatment**

Updates and clarifies the statutes governing the evaluation of individuals ordered to undergo involuntary inpatient mental health treatment.

**HB 2534 – Chapter 122 – AHCCCS; payment methodology**

Allows AHCCCS to utilize a hospital reimbursement methodology consistent with Title XIX of the SSA, effective October 1, 2013.

**HB 2655 – Chapter 127 – developmental disability services; providers; monitoring**

Modifies the frequency of the mandatory monitoring visits by DES to residential developmental disability service providers.

**HB 2713 – Chapter 351 – \*long-term care insurance premiums; deduction**

Allows for a subtraction of long-term care insurance premiums if an individual is not claiming itemized deductions and amounts deposited into a long-term care savings account, as long as the amounts are included in the individual's federal adjusted gross income, from Arizona gross income.

**HB 2754 – Chapter 168 – \*disciplinary action; Arizona medical board**

Allows the Arizona Medical Board to consider a direct or indirect competitive relationship between the complainant and the respondent in determining disciplinary action.

**HB 2794 – Chapter 320 – CPS; review teams**

Removes the review team process from CPS statutes.

**HB 2800 – Chapter 288 – public funding; family planning; prohibition**

Outlines the priority for distribution of public funds for family planning services and specifies that this state or any of its political subdivisions may not contract with any person or facility that performs nonfederally qualified abortions.

**SB 1002 – Chapter 33 – nursing board; continuation**

Continues the Arizona State Board of Nursing for 10 years until July 1, 2022.

**SB 1003 – Chapter 7 – homeopathic board; qualifications of applicants**

Requires an applicant for a doctor of homeopathy license to have a professional record free from any license revocations, refusals, suspensions, or restrictions for reasons related to the applicant's ability to safely practice medicine.

**SB 1004 – Chapter 8 – dental hygienists; local anesthetics**

Allows a dental hygienist to administer local anesthetics under general supervision if certain requirements are met.

**SB 1005 – Chapter 9 – dispensing opticians board; continuation**

Continues the State Board of Dispensing Opticians for 10 years until July 1, 2022.

**SB 1006 – Chapter 10 – medical board; continuation**

Continues the Arizona Medical Board for 10 years until July 1, 2022.

**SB 1007 – Chapter 11 – board of chiropractic examiners; continuation**

Continues the State Board of Chiropractic Examiners for 10 years until July 1, 2022.

**SB 1008 – Chapter 187 – child fatality review team**

Revises the Child Fatality Review Team statutes and expands the duties of the team to include those previously performed by the Unexplained Infant Death Advisory Council.

**SB 1010 – Chapter 132 – \*nursing board; executive director; authority**

Allows the Arizona State Board of Nursing to delegate authority to the executive director to require a licensee, certificate holder, or applicant to undergo any combination of mental, physical, or psychological examinations, assessments, or skills evaluations to determine the person's competence or ability to practice safely.

**SB 1127 – Chapter 309 – \*parenting time; domestic relations; decision-making**

Modifies and rewrites the statutory language relating to child custody and visitation.

**SB 1128 – Chapter 15 [E] – family adoptions; social studies; requirements**

Requires, rather than allows, for a social study to include state and federal criminal records checks and central registry checks if the child's prospective adoptive parent is a relative.

**SB 1136 – Chapter 188 – fingerprinting; central registry; background checks**

Requires DES to conduct central registry background checks on individuals who provide direct services to children or vulnerable adults.

**SB 1184 – Chapter 43 – prohibited restraints; pregnant prisoners**

Stipulates that a correctional institution must not use restraints on a prisoner or detainee being transported for delivery or during labor, delivery, and postpartum recovery unless certain conditions are met.

**SB 1188 – Chapter 141 – \*medical board; duties; meetings; procedures**

Modifies the meeting and disciplinary procedures of, and adds personnel training requirements to, the Arizona Medical Board.

**SB 1220 – Chapter 147 – child care facilities**

Exempts a facility that provides only educational instruction for children who are between the ages of three and six from child care facility licensing requirements when certain criteria are met.

**SB 1362 – Chapter 152 – certified registered nurse anesthetists**

Codifies Arizona State Board of Nursing rules pertaining to certified registered nurse anesthetists.