

2-10-16

COMMITTEE ON FEDERALISM AND STATES' RIGHTS

Report of Regular Meeting
Wednesday, February 10, 2016
House Hearing Room 5 -- 9:00 a.m.

Convened 9:20 a.m.

Recessed

Reconvened

Adjourned 10:29 a.m.

Members Present

Mr. Finchem
*Mr. Olson - **Temporary Appointment*
Mr. Thorpe
Ms. Velasquez
Mr. Campbell, Vice-Chairman
Ms. Townsend, Chairman

Members Absent

Mr. Mitchell
Ms. Rios
Mr. Wheeler

Agenda

Original Agenda – Attachment 1

Request to Speak

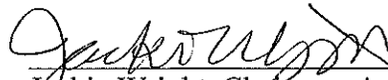
Report – Attachment 2

Presentations

<u>Name</u>	<u>Organization</u>	<u>Attachments (Handouts)</u>
Jerry Hertaus	Minnesota House of Representatives	None

Committee Action

<u>Bill</u>	<u>Action</u>	<u>Vote</u>	<u>Attachments (Summaries, Amendments, Attendance)</u>
HB2617	DPA	6-0-0-3	3, 4, 5
HB2024	HELD		
HB2201	DP	5-1-0-3	6, 7
	Committee Attendance		8



Jackie Wright, Chairman Assistant

2/10/16

(Original attachments on file in the Office of the Chief Clerk; video archives available at <http://www.azleg.gov>)

convened: 9:20 A.M.
adjourned: 10:29 A.M.

REVISED - 02/05/16

REVISED - 02/05/16

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ARIZONA HOUSE OF REPRESENTATIVES
Fifty-second Legislature - Second Regular Session

REGULAR MEETING AGENDA

COMMITTEE ON FEDERALISM AND STATES' RIGHTS

DATE Wednesday, February 10, 2016

ROOM HHR 5

TIME 09:00 A.M.

Members:

Mr. Finchem
Mr. Mitchell
Ms. Rios

Mr. Thorpe
Ms. Velasquez
Mr. Wheeler

Mr. Campbell, Vice-Chairman
Ms. Townsend, Chairman
mr. Olson

→ Presentation
Article V Efforts - Representative Jerry Hertaus, Minnesota House of Representatives

Bills	Short Title	Strike Everything Title
HB2024 <u>Held</u>	sovereign authority; federal actions (Finchem, Borrelli, Cobb, et al)	
	FSR, RULES	
HB2201 <u>DP</u>	sovereign authority; commandeering; prohibition; exception (Thorpe, Kern, Leach, et al)	
<u>5-1-0-3</u>	FSR, RULES	

ADDENDUM #1 - 02/05/16

HB2617 <u>DPA</u>	Israel; boycotts; contracts; investments (Gowan, Allen J, Barton, et al)	
<u>6-0-03</u>	FSR, RULES	

ORDER OF BILLS TO BE SET BY THE CHAIRMAN

JW
2/4/16
2/5/16

People with disabilities may request reasonable accommodations such as interpreters, alternative formats, or assistance with physical accessibility. If you require accommodations, please contact the Chief Clerk's Office at (602) 926-3032, TDD (602) 926-3241.

Information Registered on the Request to Speak System

House Federalism and States' Rights (2/10/2016)

HB2024, sovereign authority; federal actions

Support:

Corey Spofford, representing self; Jose Borrajero, representing self; Willie Stubbs, representing self; Daniel Salerno, representing self; Randal Totten, representing self; Danny Ray, representing self; Richard Hofelich, representing self; martha hayes, representing self; Susan Hicks, representing self; Joyce Hill, representing self; Tom Holding, representing self; Terry Hill, representing self; Jim Dutton, representing self; Michael Berryman, representing self; Andrew Cyr, representing self; Lon Robinson, representing self; Sandi Bartlett, representing self; Isaac Hung, representing self; C D Tavares, representing self; Janelle Solomon, representing self; J.R. Morris, representing self; Dave Kopp, Manager, AZ CITIZENS DEFENSE LEAGUE INC; Michael Mowrey, representing self; Purdy Hart, representing self; Scott Lolmaugh, representing self; Harold Shull, representing self; Drake Mitchell, representing self; Brent Backus, TENTH AMENDMENT CENTER; Michael Gibbs, representing self; Konrad Szelock, representing self; Joel Alcott, representing self; Lyle Tuttle, representing self; Scott Ottersen, LD17 PC, representing self; Don Cline, representing self; James Jones, representing self; William Sandry, representing self; Steven Baranowski, representing self; Olga Tarro, representing self; Bryan Lee Briggs, representing self

Oppose:

Susan Waites, representing self; Pat VanMaanen, representing self; Sandy Bahr, Sierra Club - Grand Canyon Chapter; Cady Berkel, representing self; Jay Gittrich, representing self; Ann Hutchinson, representing self; Eve Shapiro, representing self; Sharon Hettick, representing self; Alisa McMahon, representing self; Michael Filis, representing self; Patricia Cady, representing self; marilyn duerbeck, representing self; Peter Bengtson, representing self; Karen Peters, representing self; Eddie Sissons, AZ Public Health Association; Mary Pradelt, representing self; Arnulfo Palma, representing self; Linda Somo, representing self; Suzanne McCormick-Fulton, representing self; Carol Maas, representing self; Kimberly MacEachern, AZ PROSECUTING ATTORNEYS ADVISORY COUNCIL; Norris Nordvold, INTER TRIBAL COUNCIL OF ARIZONA; Peggy Wenrick, representing self; Garrick Taylor, Arizona Chamber Of Commerce And Industry; kathleen mayer, Pima County Attorney's Office; Eric Emmert, East Valley Chambers Of Commerce Alliance ; Nick Debus, CHANDLER CHAMBER OF COMMERCE; Kelly Norton, AZ MINING ASSN; Robert Medler, TUCSON METROPOLITAN CHAMBER OF COMMERCE

All Comments:

Willie Stubbs, Self: Liberty is fragile when an out of control Executive passes off as laws his extremist ideology. This bill needs a fine or a felony charge for enforcing an overreach of the Executive. There needs to be teeth if Liberty is to survive intact.; Randal Totten, Self: I urge you to support this common sense bill.; Susan Waites, Self: Sponsors of this bill need to read the constitution and try to comprehend the concept of separation of powers. This is a monumental waste of taxpayer dollars simply to indulge the paranoia of the lunatic extreme right fringe.; Danny Ray, Self: This is necessary to stop executive overreach through executive orders and a supreme court overstepping their Constitutionally dicated responsibilities of determining Constitutionality of laws. these must be reined in or the Republic won't survive.; Jay Gittrich, Self: State's don't have authority to nullify federal laws and regulations. This is unconstitutional. Just cost Arizona in legal fees.; Ann Hutchinson, Self: Please do not pass this bill. It is unconstitutional and will only cost AZ in the courts.; Eve Shapiro, Self: This is a dangerous bill that puts

students and faculty at risk.; Sharon Hettick, Self: We need to be a part of the United States; C D Tavares, Self: As the federal government shows increasing disdain for the rule of law and constitutional bounds on the executive branch, it's imperative that they be strongly reminded that states reserve their traditional right to nullify unconstitutional mandates.; Patricia Cady, Self: Please vote 'AGAINST".; Scott Lolmaugh, Self: Please support this bill.; Peter Bengtson, Self: Arizona should stop trying to oppose all federal actions and Supreme Court decisions. Don't pass this bill.; Harold Shull, Self: The States need to reestablish their sovereignty as a protection against over reach by the unConstitutionally expanding Federal Gov't.; Karen Peters, Self: Welcome AZ to the 'laughing stock' list!; Brent Backus, TENTH AMENDMENT CENTER: Support bill to contain the Federal Government.; Michael Gibbs, Self: Asking the federal government for relief from the unconstitutional actions of that same government makes no sense. James Madison had it right when he said that the states are "duty bound" to resist Constitutional overreach by Washington.; Arnulfo Palma, Self: Opposed; Linda Somo, Self: This bill will only result in useless court fees trying to defend something that is blatantly unconstitutional. Save the taxpayers' money by voting NO on this absurd bill.; Joel Alcott, Self: I am the state director for the Tenth Amendment Center. I strongly support this bill. This bill is model legislation for Prop 122.; Don Cline, Self: If we are to have federalism, and not a nationalist dictatorship, it is time to restore State's Rights and prohibit the federal government from ignoring or interfering with the United States Constitution.; James Jones, Self: Prevent Federal Overreach; Kimberly MacEachern, AZ PROSECUTING ATTORNEYS ADVISORY COUNCIL: if necessary; Norris Nordvold, INTER TRIBAL COUNCIL OF ARIZONA: The Federal Government has protected Indian reservations in the past, and we believe that this will erode our Federal protections over our clean water and clean air which we now have on reservations.; William Sandry, Self: Justice Roberts said the states are sovereign and sometimes they ought to act like it.; Peggy Wenrick, Self: We don't have the money to waste on these frivolous stands against the Federal government; kathleen mayer, Pima County Attorney's Office: This bill would prohibit law enforcement/prosecutors from working w/ federal authorities on human/sex trafficking task forces as well as joint investigations of child pornography. We would be forbidden from accepting federal grants wh/ fund jobs.; Eric Emmert, East Valley Chambers Of Commerce Alliance : The East Valley Chambers applaud the spirit of this states rights bill. However, there are processes to oppose federal overreach that may require the expenditure of taxpayer dollars.

HB2201, sovereign authority; commandeering; prohibition; exception

Testified in support:

Brent Backus, TENTH AMENDMENT CENTER

Support:

Jose Borrajero, representing self; Willie Stubbs, representing self; Danny Ray, representing self; Randal Totten, representing self; Richard Hofelich, representing self; martha hayes, representing self; Susan Hicks, representing self; Joyce Hill, representing self; Tom Holding, representing self; Terry Hill, representing self; Jim Dutton, representing self; Paul Nicholls, representing self; Michael Berryman, representing self; Andrew Cyr, representing self; Lon Robinson, representing self; Sandi Bartlett, representing self; Isaac Hung, representing self; C D Tavares, representing self; Janelle Solomon, representing self; Dave Kopp, Manager, AZ CITIZENS DEFENSE LEAGUE INC; Michael Mowrey, representing self; Purdy Hart, representing self; Scott Lolmaugh, representing self; Harold Shull, representing self; Drake Mitchell, representing self; Michael Gibbs, representing self; Konrad Szelock, representing self; Joel Alcott, representing self; Lyle Tuttle, representing self; james delton, representing self; Scott Ottersen, LD17 PC, representing self; Don Cline, representing self; Steven Baranowski, representing self; Olga Tarro, representing self; Bryan Lee Briggs, representing self

Oppose:

Susan Waites, representing self; Pat VanMaanen, representing self; Sandy Bahr, Sierra Club - Grand Canyon Chapter; Cady Berkel, representing self; Jay Gittrich, representing self; Ann Hutchinson, representing self; Eve Shapiro, representing self; Alisa McMahon, representing self; Michael Fiflis, representing self; Patricia Cady, representing self; Marilyn Duerbeck, representing self; Peter Bengtson, representing self; Karen Peters, representing self; Eddie Sissons, AZ Public Health Association; Mary Pradelt, representing self; Kathryn Rose, representing self; Arnulfo Palma, representing self; Linda Somo, representing self; Suzanne McCormick-Fulton, representing self; Peggy Wenrick, representing self; Garrick Taylor, Arizona Chamber Of Commerce And Industry; Kathleen Mayer, Pima County Attorney's Office; Eric Emmert, East Valley Chambers Of Commerce Alliance; Nick Debus, CHANDLER CHAMBER OF COMMERCE; Kelly Norton, AZ MINING ASSN; Robert Medler, TUCSON METROPOLITAN CHAMBER OF COMMERCE

All Comments:

Willie Stubbs, Self: I'd add another definition of an ACTION: D.1.(e) Use of Department of Defense personnel to assist the State or any political subdivision without a declared state of emergency by the Governor of this State.; Randal Totten, Self: I urge you to pass this bill. Would prohibit the use of personnel or resources to "enforce, administer or cooperate with any action of the United States government that constitutes commandeering." Only common sense to end overreaching government.; Susan Waites, Self: Another paranoid bill drafted by paranoid Republican legislators. A waste of taxpayers' time and money.; Jay Gittrich, Self: State's don't have authority to nullify federal laws and regulations. This is unconstitutional. Just cost Arizona in legal fees.; Ann Hutchinson, Self: Please do not pass this bill. It is unconstitutional and will only cost AZ in the courts.; Eve Shapiro, Self: We have a constitution in this country!; C D Tavares, Self: As the federal government shows increasing disdain for the rule of law and constitutional bounds on the executive branch, it's imperative that they be strongly reminded that states reserve their traditional right to nullify unconstitutional mandates.; Patricia Cady, Self: As with my "against" position on HB2024, please vote AGAINST HB2201; Scott Lolmaugh, Self: Please support this bill.; Peter Bengtson, Self: Arizona should stop trying to oppose all federal actions. The bill should not pass.; Harold Shull, Self: Again, selfpreservation against an unconstitutional overreaching Federal Gov't.; Karen Peters, Self: Another ridiculous bill; Kathryn Rose, Self: States should not be able to choose which federal laws they wish to obey while garnering all federal benefits. State overreach is what started the U.S. Civil War. Arizona is part of the United States of America and is subject to the laws thereof.; Drake Mitchell, Self: To enforce their laws is commandeering. Commandeering is defined as any action that is either (1) not in pursuance of the U.S. Constitution and not affirmed by Congress and not signed into law, or (2) exceeds the enumerated powers of Congress.; Brent Backus, TENTH AMENDMENT CENTER: Support bill to nullify the overreach of the Federal Government.; Arnulfo Palma, Self: Opposed; Michael Gibbs, Self: No fewer than 4 U.S. Supreme Court rulings have confirmed the anti-commandeering doctrine--that the federal government cannot "commandeer" the resources of a state to enforce federal laws or regulations. Codifying this in state law gives them teeth.; Linda Somo, Self: This is yet another attempt to overrule the US Constitution and separation of powers. Save the taxpayers the expense and time of trying to defend this absurd bill in court by voting NO on this ill-advised, and totally unnecessary, bill.; Joel Alcott, Self: I am the state director for the Tenth Amendment Center. I strongly support this bill. This bill is model legislation for Prop 122.; Don Cline, Self: If there is no Constitutional Authority delegated to the federal government to enforce a piece of legislation, then States need to prohibit its enforcement on Constitutional grounds.; Peggy Wenrick, Self: Again, making Arizona a laughing matter in the country; Kathleen Mayer, Pima County Attorney's Office: This would cause a breakdown of our judicial system. Prosecutors are sworn to uphold SCOTUS rulings even if they have not been codified--such as those prohibiting discrimination in jury selection.; Eric Emmert, East Valley Chambers Of Commerce Alliance : The East Valley Chambers applaud the spirit of this states

rights bill. However, there are processes to oppose federal overreach that may require the expenditure of taxpayer dollars.

HB2617, Israel; boycotts; contracts; investments

Testified in support:

Barbara Leff, representing self; Glenn Hamer, representing self; Adam Kwasman, representing self; orit kwasman, representing self

Support:

Isaac Hung, representing self; Sydney Hay, SILVER BULLET LLC; Farrell Quinlan, State Director, representing self

Oppose:

Dianne Post, representing self

All Comments:

Sydney Hay, SILVER BULLET LLC: This is an important piece of legislation.; Barbara Leff, Self: I fully support HB2617 but the bill will need to be amended. Page 2 section B lines 3-8 need to be removed. That section defeats the purpose of this legislation which is to refrain from doing business with companies that boycott Israel.



HOUSE OF REPRESENTATIVES

HB 2617

Israel; boycotts; contracts; investments
Prime Sponsor: Representative Gowan, LD 14

X Committee on Federalism and States' Rights

Caucus and COW

House Engrossed

OVERVIEW

HB 2617 prohibits public entities from entering into a contract with a company to acquire or dispose of services, supplies, information technology or construction, unless the contract includes a written certification that the company is not currently involved in a boycott of Israel.

PROVISIONS

1. Prohibits public entities to enter in a contract with a company unless the contract includes a written certification that the company is not currently engaged in, and agrees for the duration of the contract, a boycott of Israel unless:
 - a. The company offers to provide services, supplies, information technology or construction for at least twenty percent less than each other qualified company.
 - b. The contract has a total potential value of less than one thousand dollars.
2. Requires the State Board of Investment to prepare a list of restricted companies, and distribute the list to the State Treasurer and each retirement system on or before April 1st of each year; the Board may consider the following considerations:
 - a. Publicly available information, including information provided by nonprofit organizations, research firms and government entities;
 - b. Information prepared by an independent research firm retained by the State Board of Investment;
 - c. A statement by a company that it is participating in a boycott of Israel that it has taken a boycott action at the request of; in compliance with; or in furtherance of calls for a boycott of Israel.
3. Requires the State Board of Investment to notify companies that are on the list of restricted companies that the company is subject to divestment by the State Treasurer and the retirement systems.
4. Specifies that the State Board of Investment is required to remove a company from the restricted list, and notify the State Treasurer and the retirement systems within ten business days after receipt of the written certification of the removal from the restricted list of companies if the company can provide documentation to the State Board of Investment that it has ceased its boycott of Israel and will not engage in a boycott of Israel for the period of time that the State Treasurer or a retirement system invests in the company.
5. Requires the State Treasurer and the retirement systems to sell, redeem, divest or withdraw all direct holding of the restricted company from the assets under their management within

HB 2617

three months after receiving the list of restricted companies from the State Board of Investments.

6. Restricts the State Treasurer and each retirement system to acquire securities of a restricted company as a part of their direct holdings.
7. Specifies that the State Treasurer and each retirement system request that the manager of their indirect holding consider selling, redeeming, divesting or withdrawing holdings of a restricted company from the assets under their management.
8. Exempts the State Board of Investment, the State Treasurer, the retirement systems and any person acting on their behalf from any conflicting statutory or common law obligation or fiduciary duties with respect to the choice of asset manager, investment funds or investment.
9. Provides the State Board of Investment, the State Treasurer and the retirement systems and any person acting on their behalf are subject to Arizona Revised Statutes Title 12, Chapter 7, Article 2 regarding Immunity for Acts and Omissions.
10. Indemnifies the State Board of Investment, the State Treasurer, the retirement systems and any person acting on their behalf from claims, demands, suits, actions, damages, costs, charges and expenses, including attorney fees, and against all liability, losses and damages because of the decision to sell, redeem, divest or withdraw holding of a restricted company.
11. Specifies that if any provision of this bill or its application to any person or circumstance is held invalid, the invalidity does not affect any other provision or application of this bill that can be given effect without the invalid provision or application, and to this end the provisions of the article are severable.
12. Defines the following terms: *board, boycott, company, direct holdings, indirect holdings, public entity, restricted companies, and retirement system.*

CURRENT LAW

Arizona Revised Statutes Title 35, Chapter 2, Article 2, Section 311 assigns the State Board of Investment the responsibility of managing the permanent state land funds and provide management of the assets of the funds consistent with the requirements of the Arizona Constitution Article 10, Section 7. The State Board of Investment may also order the State Treasurer to sell any of the securities in its responsibility at current market value price.

United States Code 50, Section 4607 provides that the U.S. may issue regulations against countries that are involved in discriminatory contracts or boycotts towards other countries who are friendly with the United States. Additionally, United States Code 10, Section 2401 also limits and restricts trade practices with entities that comply with the secondary boycott of Israel.

ADDITIONAL INFORMATION

The states of Florida, Tennessee, New York, Indiana, and Pennsylvania currently have HB 527, SJR170, S6378A, HB1378 and HR370 going through the legislative process, respectively, to divest or add further restrictions in business practices to any company that has engaged in a boycott of Israel.

PROPOSED

HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2617

(Reference to printed bill)

- 1 Page 1, strike lines 7 and 8
- 2 Renumber to conform
- 3 Between lines 37 and 38, insert:
- 4 "6. "PUBLIC FUND" MEANS THE STATE TREASURER OR A RETIREMENT SYSTEM."
- 5 Renumber to conform
- 6 Page 2, line 10, after "immunity" insert ": exception"
- 7 Line 11, strike "THE BOARD" insert "EACH PUBLIC FUND"
- 8 Line 12, strike "DISTRIBUTE" insert "POST"; after "LIST" strike remainder of
- 9 line
- 10 Strike line 13, insert "ON ITS WEBSITE."
- 11 Lines 14, 19, 23 and 27, strike "BOARD" insert "PUBLIC FUND"
- 12 Line 30, strike "BOARD" insert "PUBLIC FUND"; strike the colon
- 13 Line 31, strike "1."
- 14 Strike lines 32 and 33
- 15 Line 40, strike "NOTIFY THE BOARD REGARDING" insert "POST ON THEIR WEBSITES A
- 16 LIST OF"
- 17 Page 3, line 4, strike "THE"
- 18 Line 5, strike "BOARD,"
- 19 Line 6, strike "THE BOARD,"
- 20 Between lines 16 and 17, insert:
- 21 "G. THIS SECTION DOES NOT APPLY TO INVESTMENTS THAT ARE MADE BY THE
- 22 STATE TREASURER PURSUANT TO SECTION 35-314.01."
- 23 Amend title to conform

BOB THORPE

2617THORPE
02/09/2016
11:18 AM
C: meb

Attachment 4

Adopted # of Verbals _____
Failed _____ Withdrawn _____
Not Offered _____ Analysts Initials _____

**ARIZONA HOUSE OF REPRESENTATIVES
Fifty-second Legislature - Second Regular Session**

ROLL CALL VOTE

COMMITTEE ON FEDERALISM AND STATES' RIGHTS BILL NO. HB 2617

DATE February 10, 2016 MOTION: DPA

	PASS	AYE	NAY	PRESENT	ABSENT
Mr. Finchem		✓			
Mr. Mitchell					✓
Mr. Olson		✓			
Ms. Rios					✓
Mr. Thorpe		✓			
Ms. Velasquez		✓			
Mr. Wheeler					✓
Mr. Campbell, Vice-Chairman		✓			
Ms. Townsend, Chairman		✓			
		6	0	0	3

APPROVED:



 KELLY TOWNSEND, Chairman
 NOEL W. CAMPBELL, Vice-Chairman



 COMMITTEE SECRETARY

ATTACHMENT _____



HOUSE OF REPRESENTATIVES

HB 2201

sovereign authority; commandeering; prohibition; exception
Prime Sponsor: Representative Thorpe, LD 6

X Committee on Federalism and States' Rights
Caucus and COW
House Engrossed

OVERVIEW

HB 2201 prohibits Arizona from using its personnel or financial resources to enforce, administer or cooperate with any actions by the United States government that constitute *commandeering*.

PROVISIONS

1. Prohibits Arizona from using personnel or financial resources to enforce, administer or cooperate with any action of the United States government that constitute commandeering.
2. Specifies that the Legislature may enact legislation, with the approval of the Office of the Governor, that allows Arizona to use its own resources to enforce, administer or cooperate with any action of the U.S. government that constitute commandeering.
3. Requires the Attorney General to annually notify the Department of Justice of the provisions indicated in this bill.
4. Defines *action* as the following: (1) an executive order issued by the President of the United States (2) a policy directive issued by an agency of the United States (3) a ruling issued by a court of the United States or (4) a law or other measure enacted by Congress.
5. Defines *commandeering* as an action that is not in pursuance of the Constitution, been affirmed by a vote of Congress and signed into law as prescribed by the Constitution.

CURRENT LAW

Arizona Constitution, Article 2, Section 3, provides that Arizona may exercise its sovereign power to limit actions in the use of its personnel and financial resources to purposes that are consistent with the Constitution in order to protect the people's freedom and preserve the checks and balances of the U.S. Constitution.

United States Constitution Article 1, Section 1 provides that all legislative powers are only granted in a Congress of the United States, which is made up of a Senate and House of Representatives. No other branch of the federal government has the constitutional power to make laws for the United States of America.

ADDITIONAL INFORMATION

The Anti-Commandeering Doctrine specifies that states do not have to be active participants in the implementation or enforcement of federal acts or regulatory programs. Examples of case law related to the Anti-Commandeering Doctrine include: Prigg v Pennsylvania (1842), New York v. United States (1992), Printz v. United States, and National Federation of Independent Business v. Sebelius (2012).

**ARIZONA HOUSE OF REPRESENTATIVES
Fifty-second Legislature - Second Regular Session**

ROLL CALL VOTE

COMMITTEE ON FEDERALISM AND STATES' RIGHTS BILL NO. HB 2201

DATE February 10, 2016 MOTION: DP

	PASS	AYE	NAY	PRESENT	ABSENT
Mr. Finchem		✓			
Mr. Mitchell					✓
Mr. Olson		✓			
Ms. Rios					✓
Mr. Thorpe		✓			
Ms. Velasquez			✓		
Mr. Wheeler					✓
Mr. Campbell, Vice-Chairman		✓			
Ms. Townsend, Chairman		✓			
		5	1	0	3

APPROVED:



 KELLY TOWNSEND, Chairman
 NOEL W. CAMPBELL, Vice-Chairman



 COMMITTEE SECRETARY

ATTACHMENT _____

ARIZONA STATE LEGISLATURE
 Fifty-second Legislature - Second Regular Session
COMMITTEE ATTENDANCE RECORD

COMMITTEE ON FEDERALISM AND STATES' RIGHTS

CHAIRMAN: Kelly Townsend VICE-CHAIRMAN: Noel W. Campbell

DATE	1/20/16	1/27/16	2/3/16	2/10/16	1/16
CONVENED	9:01 AM	9:02 AM	9:02 AM	9:00 AM	m
RECESSED					
RECONVENED					
ADJOURNED	11:10 AM	10:42 AM	9:54 AM	10:29 AM	
MEMBERS					
Mr. Finchem	✓	✓	✓	✓	
Mr. Mitchell	✓	✓	✓	Exc	
Ms. Rios	—	✓	✓		
Mr. Thorpe	✓	✓	✓	✓	
Ms. Velasquez	—	✓	—	✓	
Mr. Wheeler	—	✓	✓		
Mr. Campbell, Vice-Chairman	✓	✓	✓	✓	
Ms. Townsend, Chairman	✓	✓	✓	✓	
Mr. Olson	—	—	—	✓	
	✓ Present	— Absent		exc Excused	