# Health

Representative Heather Carter, Chairman  
Representative Regina Cobb, Vice-Chairman  
Rick Hazelton, Legislative Research Analyst  
Vanessa Clayton, Assistant Legislative Research Analyst  
Emma Hurley, Legislative Intern

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**HB 2031 (Chapter 22): pharmacy; virtual manufacturers; virtual wholesalers**
Adds the term virtual wholesaler to the definitions of full service wholesale permittee and nonprescription drug wholesale permittee. Adds the term virtual manufacturer to the definition of manufacturer and stipulates that the terms virtual wholesaler and virtual manufacturer will be defined in rule. Effective: August 9, 2017.

Click [here](#) for bill history.

**HB 2032 (Chapter 74): pharmacy board; notice requirements**
Expands the notice requirements for all Board licensees to include any changes in the licensee's contact information or employer's address. Requires licensees and permittees to create online profiles using the Board's licensing software and authorizes notice from licensees or pharmacists in-charge to be provided electronically. Effective: August 9, 2017.

Click [here](#) for bill history.

**HB 2033 (Chapter 53): controlled substances; definition**

Click [here](#) for bill history.

**HB 2041 (Chapter 122): DHS; health care institutions; licensure**
Eliminates renewal licensure for health care institutions. States that a health care institution license is valid and does not expire unless it is revoked, suspended or the licensing fee was not paid before the licensing fee due date. Effective: August 9, 2017.

Click [here](#) for bill history.

**HB 2042 (Chapter 24): DHS; fingerprinting requirements**
Requires a volunteer who provides medical services, nursing services, behavioral health services or health related services in a residential care or nursing care institution or a home health agency to obtain a FPCC. Exempts certain individuals from FPCC requirements if they are under direct supervision and in the presence of a children's behavioral health program employee with a valid card. Effective: August 9, 2017.

Click [here](#) for bill history.

**HB 2043 (Chapter 288): state hospital; property leases**
Permits ADHS, in consultation with ADOA, to: 1) contract with third parties for service; 2) enter into short-term lease agreements with third parties to renovate or occupy existing buildings; and 3) enter into long-term lease agreements to develop the land and buildings. Requires JCCR to review any lease or sublease agreement concerning ASH lands or buildings or the disposition of real property. Effective: August 9, 2017.

Click [here](#) for bill history.

**HB 2075 (Chapter 313): radiation regulatory agency; DHS; transfer**
HB 2076 (Chapter 154): **advanced directives registry; provider access**
Requires the SOS to establish a process in rule for health care providers to access the advanced directives registry. Allows emergency medical service providers and emergency service technicians who are providing emergency medical services to access the advanced directives registry. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2091 (Chapter 317): **TANF; SNAP; finger imaging; repeal**
Repeals the SNAP and TANF finger-imaging programs. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2134 (Chapter 193): **schools; children's camps; sunscreen use**
Allows a student attending a public school, a child attending a children's camp and a school age child who attends a child care facility or child care group home to possess and use a topical sunscreen without a note or prescription. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2139 (Chapter 248): **administrative order; enforcement; child support**
Allows an insurer to provide information to ADES before a payment is made to a claimant in order to determine if there is overdue child support owed. Provides immunity from civil liability to an insurer that makes a child support lien payment and states that a payment does not give rise to a claim or cause of action against an insurer. Requires ADES to post information on the internet of at least 10 people who owe more than 12 months of child support. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2161 (Chapter 318): **occupational diseases; workers' compensation; presumptions**
Adds several cancers to the list of occupational diseases that would qualify a firefighter or peace officer for workers' compensation. Specifies that cancer presumptions apply to firefighters or peace officers who are diagnosed not more than 15 years after their last date of employment. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2195 (Chapter 92): **medical board; licensure; disciplinary action**
Modifies the definition of *unprofessional conduct*. Allows a doctor whose license has been suspended or revoked in Arizona to be eligible for licensure by endorsement. Removes the requirement that an applicant for temporary licensure have never had a license suspended, surrendered or revoked for disciplinary reasons or be the subject of an unresolved complaint. Effective: August 9, 2017.
Click [here](#) for bill history.

HB 2196 (Chapter 134): **residential care institutions; employment**
Allows an authorized adult residential care institution subclass to employ recidivism reduction staff to assist in the delivery of recidivism reduction services. Exempts a recidivism reduction staff
applicant from fingerprint requirements if an applicant successfully completes recidivism reduction services and passes a screening and background evaluation. Effective: August 9, 2017. Click here for bill history.

**HB 2197 (Chapter 164): telemedicine; audio visual requirements**
Removes CMS’ audio and video capability requirements for real-time telemedicine health examinations performed by allopathic, osteopathic and naturopathic physicians for prescriptive purposes and for pharmacists filling those prescriptions. Effective: August 9, 2017. Click here for bill history.

**HB 2205 (Chapter 136): DHS; commission; task force; repeal**
Eliminates the Advisory Health Council and the Arizona Biomedical Research Commission. Effective: August 9, 2017. Click here for bill history.

**HB 2208 (Chapter 58): inhaler administration; schools**
Permits public schools, charter schools and authorized entities to administer inhalers under certain conditions. Provides immunity from civil liability for schools, employees, authorized entities and health professionals. Requires ADE to adopt rules prescribing training, procedures and policies for the administration of inhalers. Permits authorized entities and schools to accept monetary donations to purchase inhalers, spacers and holding chambers or donations of inhalers, spacers and holding chambers from the manufacturer. Effective: August 9, 2017. Click here for bill history.

**HB 2307 (Chapter 61): controlled substances prescription monitoring program**
Allows the Director of the Pharmacy Board to annually transfer up to $500,000, rather than $395,795, from the Arizona State Board of Pharmacy Fund to the CSPMP Fund. Requires the CSPMP to be operated, monitored, maintained and staffed by the Board. Allows the Board to release program data to AHCCCS for the purpose of performing a drug utilization review for controlled substances. Effective: August 9, 2017. Click here for bill history.

**HB 2308 (Chapter 95): pharmacy board; logistics providers; permits**
Permits the Board to issue a Third-Party Logistics Provider permit. Requires the Board to have free access to a Third-Party Logistics Provider in order to enforce rules and ensure compliance. Outlines required storage practices, policies and procedures for Third-Party Logistic Providers. Effective: August 9, 2017. Click here for bill history.

**HB 2372 (Chapter 323): public benefits; fee waivers; requirements**
Allows a needy family to receive cash assistance for an additional 12 months if certain conditions are met. Requires any agency to waive initial licensure fees for an individual whose family income does not exceed 200% of the federal poverty level. Prohibits EBT cards from being used to purchase lottery tickets. Establishes a process that ADES must use if an individual has multiple
replacement EBT cards. Requires ADES to post a de-identified SNAP and TANF spending report on their website containing specified information. Effective: August 9, 2017.

Click here for bill history.

**HB 2382 (Chapter 42): pharmaceuticals; misbranding; enforcement prohibited**
Permits a pharmaceutical manufacturer or its representative to engage in the truthful promotion of an off-label use of a drug, biological product or device. Prohibits the state from enforcing statute relating to misbranding of a drug or device against a pharmaceutical manufacturer or its representative for engaging in the truthful promotion of an off-label use of a drug, biological product or device. Prohibits a medical regulatory board or ADHS from taking action against the license of a pharmaceutical manufacturer, health care institution or physician for engaging in the truthful promotion of an off-label use of a drug, biological product or device. Effective: August 9, 2017.

Click here for bill history.

**HB 2410 (Chapter 325): workers' compensation; firefighters; heart-related cases**
Adds heart-related, perivascular or pulmonary injuries, illnesses or death as occupational diseases that would conditionally qualify a firefighter for workers' compensation. To qualify for the presumption of compensability, a firefighter must have been exposed to a known event and the injury, illness or death must have occurred within 24 hours of exposure to the known event and have been reasonably related to the exposure. Effective: August 9, 2017.

Click here for bill history.

**HB 2423 (Chapter 98): parents' rights; DCS website information**
Requires DCS to provide a conspicuous link on its website to information on parents' rights and the removal process. Requires DCS and the SOS to publish any final DCS rule on their respective websites within 10 days of the rule being filed. Effective: August 9, 2017.

Click here for bill history.

**HB 2493 (Chapter 234): drug overdose; review team; confidentiality**
Establishes the Drug Overdose Fatality Review Team within ADHS and outlines its membership and duties. Repeals the Team on January 1, 2023. Requires access to information about a drug overdose or overdose fatality to be granted to the chairman of the Team within five days. Outlines from whom the Team may request information and records. Permits a pharmacist to dispense naloxone or any other FDA-approved opioid antagonist by way of a standing order, rather than without a prescription. Effective: August 9, 2017.

Click here for bill history.

**HB 2497 (Chapter 171): organ; tissue; donations; procurement organizations**
Defines nontransplant anatomical donation organization and adds it to the definition of procurement organizations. Excludes licensed hospitals and their affiliated procurement organizations from requirements to obtain licensure as a procurement organization. Effective: August 9, 2017.

Click here for bill history.
HB 2514 (Chapter 143): ambulance operation; certificate of necessity
Clarifies that a consolidation or merger of two or more fire districts does not expand the service area boundaries of an existing Certificate of Necessity. Requires ADHS to determine the need for service area expansion. Effective: August 9, 2017.

Click here for bill history.

SB 1003 (Chapter 282): DCS; investigations; custody; oversight committee
Establishes, on August 9, 2017, the six-member Joint Legislative Oversight Committee on DCS. Permits the Superior Court to issue an order authorizing DCS to take temporary custody of a child upon the filing of a sworn statement or testimony by a peace officer, child welfare investigator or a child safety worker. Specifies that a child may only be removed from their home if certain conditions are met. Prohibits DCS from using covert voice stress analysis during an investigation to determine if abuse or neglect exists. Effective: July 1, 2018, unless otherwise noted.

Click here for bill history.

SB 1004 (Chapter 184): human rights committee; membership
Allows subject matter experts to serve on human rights committees as non-voting members. Requires human rights committees to be provided an opportunity to review potential changes to rules or policies that affect the committee. Outlines the incidents for which the Division of Developmental Disabilities is required to provide information to the human rights committees on persons with developmental disabilities. Permits human rights committees on the mentally ill to hold at least one annual community forum to receive comments. Effective: August 9, 2017.

Click here for bill history.

SB 1023 (Chapter 283): dispensers; prescription drug monitoring
Adds Schedule V controlled substances to the CSPMP. Permits ADHS to receive CSPMP data to implement a public health response regarding opioid abuse or overuse, including the Drug Overdose Fatality Review Team. Effective: August 9, 2017.

Click here for bill history.

SB 1026 (Chapter 254): behavioral health examiners; continuation
Continues the Arizona Board of Behavioral Health Examiners for eight years. Effective: August 9, 2017.

Click here for bill history.

SB 1027 (Chapter 255): respiratory care examiners; continuation
Continues the Arizona State Board of Respiratory Care Examiners for eight years. Effective: August 9, 2017.

Click here for bill history.

SB 1028 (Chapter 256): osteopathic board; continuation
Continues the Arizona Board of Osteopathic Examiners for eight years. Effective: August 9, 2017.

Click here for bill history.
**SB 1029 (Chapter 102): pharmacy board; licensure; fees**
Extends the expiration date of a pharmacy technician trainee license from 24 to 36 months. Prohibits a pharmacy technician trainee license from being renewed or reissued. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1047 (Chapter 128): medical student loans; board; continuation**
Continues the Board of Medical Student Loans for four years. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1093 (Chapter 106): telecommunications service assistance program**
Permits, rather than requires, ADES to administer the telecommunications service assistance program. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1107 (Chapter 257): child; family advocacy center; fund**
Establishes the Child and Family Advocacy Center Fund administered by the AG. To be considered for Fund monies, a child and advocacy center must be a private, nonprofit incorporated agency or a governmental entity that is accredited. Provides immunity from civil liability to an employee or designated agent of a qualified child and family advocacy center who participates in the investigation process and services provided by the center. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1108 (Chapter 330): cash assistance; children**
Expands the definition of *child only case* to include cash assistance cases in which the eligible dependent child is in the legal custody of a tribal court or a tribal child welfare agency in Arizona. Requires ADES to allow cash assistance for an otherwise eligible dependent child during the period in which the dependent child is in unlicensed kinship foster care with an unrelated adult. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1109 (Chapter 130): fingerprinting; child placement; IT contractors**
Requires an IT employee of a contractor or subcontractor, who will have access to DCS information, to obtain a FPCC. Allows DCS to place a child with a person who has a significant relationship with the child. Requires DCS to conduct a background check on all adult household members and all adults with caregiving responsibilities before a child who has been in out-of-home care is placed with a parent. Effective: August 9, 2017.
Click [here](#) for bill history.

**SB 1128 (Chapter 108): hospital survey; exclusion; fetal death**
Requires the Director of ADHS, by rule, to prescribe an exclusion for fetal demise cases from the Hospital Consumer Assessment of Healthcare Providers and Systems Survey. Effective: August 9, 2017.
Click [here](#) for bill history.
**SB 1133 (Chapter 80): certified nurse midwives; nurse practitioners**
Defines a *Certified Nurse Midwife* as a Registered Nurse who is Board certified, has completed a Board-approved nurse midwife education program, holds a Board recognized national Certified Nurse Midwife certification and has an expanded scope of practice in the provision of health care services for women. Outlines the expanded scope of practice of a Certified Nurse Midwife. Effective: August 9, 2017.

Click [here](#) for bill history.

**SB 1134 (Chapter 160): pharmacy board; required permitting; violation**
Requires a resident of Arizona or any other jurisdiction to obtain a Board-issued permit to sell specified substances or devices. Subjects a person found in violation of rule or statute by way of a formal hearing to a civil penalty of up to $1,000. Effective: August 9, 2017.

Click [here](#) for bill history.

**SB 1194 (Chapter 107): DCS; foster parent; medical consent**
States that if DCS has court ordered legal custody or temporary custody of a child, they may consent to certain medical treatments and procedures. Permits a foster parent, group home staff, foster home staff, relative or other person or agency who has a foster child placed in their custody to consent to HIV testing. Effective: August 9, 2017.

Click [here](#) for bill history.

**SB 1201 (Chapter 270): medical examiner; communicable diseases; disclosure**
Allows a good samaritan to petition the court for authorization to test a deceased person for HIV, blood borne diseases or other diseases specified in the petition if conditions are met. Requires the court, upon a determination for the good samaritan, to order the medical examiner to draw blood for testing at the good samaritan's expense. Authorizes a medical examiner to draw a blood sample during the autopsy or other examination of a deceased person for the purpose of infectious disease testing upon written notice from ADHS. Requires the medical examiner to provide the blood sample pursuant to a court order if the blood is available and the collection or release won't interfere with a medical examination, autopsy or certification of death. Effective: August 9, 2017.

Click [here](#) for bill history.

**SB 1235 (Chapter 82): podiatry; amputation**

Click [here](#) for bill history.

**SB 1269 (Chapter 117): pharmacists; scope of practice**
Permits pharmacists to dispense a one-time emergency refill for each prescription used to treat an ongoing medical condition if certain conditions are met. Permits a pharmacist to prescribe and administer oral fluoride varnish. Permits a pharmacist to prescribe and dispense nicotine-replacement tobacco cessation drug therapies. Effective: August 9, 2017.

Click [here](#) for bill history.

**SB 1325 (Chapter 71): nursing facilities; assisted living; advertising**
Prohibits the use of ADHS compliance survey results or federal certification survey results of nursing and assisted living facilities in advertisements unless the advertisement includes outlined information. Effective: August 9, 2017.

Click here for bill history.

**SB 1335 (Chapter 273): behavior analysts; committee; licensure; regulation**
Establishes the Committee on Behavior Analysts within the State Board of Psychologist Examiners. States that two Committee members must sit on the Board. States the Board must consider recommendations from the Committee on all matters relating to behavior analysts, except summary suspension of a license. Effective: August 9, 2017.

Click here for bill history.

**SB 1336 (Chapter 182): nurse anesthetists; prescribing authority; limitation**
Permits a Certified Registered Nurse Anesthetist (CRNA) to issue a medication order for a controlled substance. Clarifies that a CRNA does not have the authority to write or issue a prescription for medication to be filled or dispensed for a patient outside of statutory parameters. Modifies the definition of *presence* to mean within the same health care institution or office and available as necessary. States that a surgeon or physician is not liable for any act or omission of a CRNA who orders or administers anesthetics. Effective: August 9, 2017.

Click here for bill history.

**SB 1360 (Chapter 338): dependency proceedings; permanent guardianships; reunification**
Permits the court to establish a permanent guardianship between a child and a guardian if the child is the subject of a pending dependency petition. Allows any party to a pending dependency proceeding to file a motion for permanent guardianship. Allows the court to revoke a permanent guardianship order of a child who has not been adjudicated a dependent child and has been the subject of a dependency petition and to return the child to their parents if certain criteria are met. Prohibits DCS from notifying a foster home in which a child has previously resided that the child has been removed from their home again, if the foster home has substantiated or outstanding allegations, reports or investigations. Establishes the Joint Legislative Oversight Committee on DCS. Effective: August 9, 2017.

Click here for bill history.

**SB 1362 (Chapter 174): dental board; dentists; dental hygienists**
Permits a dental hygienist to perform certain procedures while under direct supervision. Permits a dental assistant to perform expanded functions if specified information is provided to the Board. Permits the Board to waive examination requirements for licensure by credential if a dentist or hygienist has passed another state's or testing agency's clinical examination more than five years before applying for licensure. Requires the Board to waive licensure or certificate fees, on a one-time basis, for dentists, denturists and dental hygienists licensed in this state prior to January 1, 2018. Makes changes to affiliated practice relationship statutes. Effective: August 9, 2017.

Click here for bill history.

**SB 1368 (Chapter 339): newborn screening; fees**
Increases the maximum fee for the newborn screening program's first specimen and hearing test from $30 to $36. Effective: August 9, 2017.

Click here for bill history.

**SB 1377 (Chapter 188): controlled substances; approved medications**
Authorizes the prescription of cannabidiol in Arizona, pending approval as a prescription medication by the FDA. Requires the Director of the Arizona State Board of Pharmacy to notify the Director of Legislative Council by July 1, 2020 whether or not the condition was met. Effective: August 9, 2017.

Click here for bill history.

**SB 1380 (Chapter 72): DCS; background checks; central registry**
Expands the population eligible to use the services of a confidential intermediary to include the adoptee's biological grandparent and extended family. Authorizes DCS to conduct background checks on applicants for child welfare agency licensing and employees who have direct contact with children or vulnerable adults. Clarifies that denial, suspension or revocation of a foster home license due to a failure to obtain or maintain a level 1 FPCC is not appealable to DCS. Effective: August 9, 2017.

Click here for bill history.

**SB 1434 (Chapter 242): art therapy services; contracting requirements**
Permits ADES, ADHS and AHCCCS to contract for art therapy services, directly or through a contractor only with an art therapist who holds an active national certification or a master's level art therapy graduate who is seeking national registration or Art Therapy Credentials Board certification. States that ADES, ADHS and AHCCCS are not required to contract or reimburse for art therapy services. Effective: August 9, 2017.

Click here for bill history.

**SB 1435 (Chapter 265): health care professionals; fingerprinting**
An emergency measure which requires doctors of allopathic and osteopathic medicine who are applying for expedited licensure to submit a full set of fingerprints to their respective boards, by September 1, 2017, in order to obtain state and federal criminal records checks. Requires a person seeking licensure as a physical therapist or physical therapist educated outside of the U.S. to obtain a valid FPCC. Requires an applicant seeking certification as a physical therapist assistant to obtain a valid FPCC. Effective: May 2, 2017.

Click here for bill history.

**SB 1440 (Chapter 207): AHCCCS; clinical oversight committee**
Requires the Director AHCCCS to establish the Internal Clinical Oversight Committee to solicit information relating to clinical data or metrics for behavioral health services. Requires the Committee to submit an annual report, beginning February 1, 2018. Effective: August 9, 2017.

Click here for bill history.

**SB 1451 (Chapter 268): orthotics; prosthetics; standards**
Requires, beginning January 1, 2018, custom orthotics or prosthetic devices that are furnished to an individual to meet outlined requirements. Exempts custom orthotic devices or prosthetic devices provided by specified health care professionals. States that custom orthotic or prosthetic device requirements do not require health care providers to accept Medicare patients. Effective: August 9, 2017.

Click here for bill history.

**SB 1452 (Chapter 191): health profession regulatory boards**
Prohibits a health regulatory board from acting on its own motion or on any complaint received in which an allegation of unprofessional conduct or other violation against a licensed professional occurred more than four years before the complaint was received, with certain exceptions. Requires all health regulatory boards to make digital recordings of all open board meetings and maintain recordings for three years. Specifies that a health board member is not eligible for reappointment to a board after serving two full terms, in addition to any time served to fill a vacancy. Effective: January 1, 2018.

Click here for bill history.