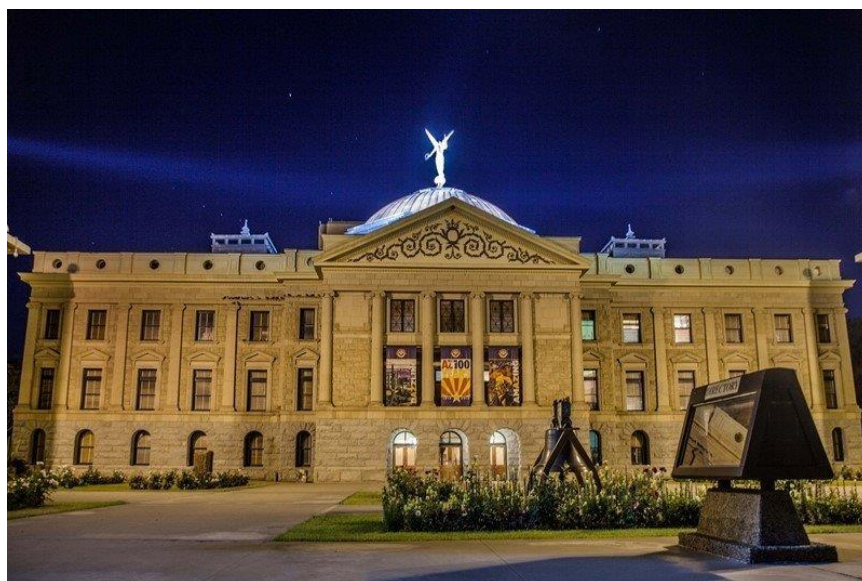


STATE OF ARIZONA HOUSE OF REPRESENTATIVES

SUMMARY OF LEGISLATION 2019

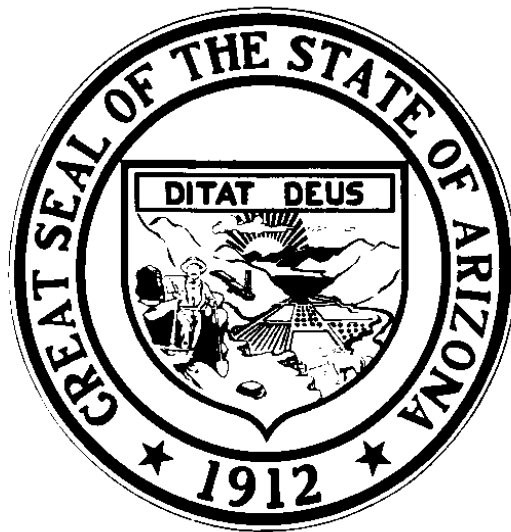


Fifty-Fourth Legislature *First Regular Session*

Prepared by
Research Staff

PREPARED UNDER THE DIRECTION OF
**THE HONORABLE RUSSELL W.
"RUSTY" BOWERS**
SPEAKER OF THE HOUSE

**SUMMARY OF LEGISLATION
2019**



Fifty-Fourth Legislature
First Regular Session

Prepared by
Research Staff

Dear Members:

Under the direction of the Arizona House of Representatives Speaker, the Honorable Russell W. “Rusty” Bowers, the House Research Staff is pleased to present the 2019 Summary of Legislation.

The House Research Staff is a full-time, nonpartisan staff that provides professional analysis services to the Arizona House of Representatives. It is comprised of legislative research analysts who staff each of the standing committees of the House of Representatives, as well as support staff and interns from the state’s universities.

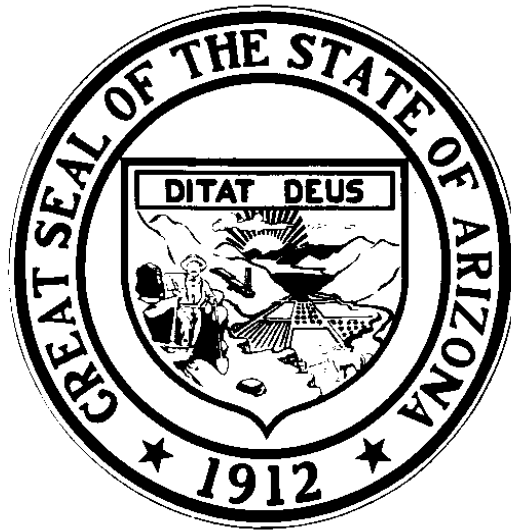
This annual publication contains descriptions of all legislation approved by the Legislature during the First Regular Session of the Fifty-Fourth Legislature. Additional bill information can be obtained from bill summaries prepared by the House Research Staff, vote history, committee meeting video archives and the chaptered bill itself. This information, as well as an electronic version of the 2019 Summary of Legislation, is available on the Arizona Legislature’s website: www.azleg.gov.

On behalf of the House Research Staff, we would like to sincerely thank all individuals who contributed to the preparation of the 2019 Summary of Legislation.

Sincerely,

Diana Clay
Director of Research

Stephanie Jensen
Deputy Director of Research



Fifty-Fourth Legislature
FIRST REGULAR SESSION
2019

Session Convened: January 14, 2019

Adjourned Sine Die: May 28, 2019

GENERAL EFFECTIVE DATE: AUGUST 27, 2019

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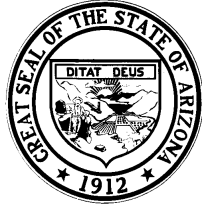
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Table of Contents

OVERALL SUMMARY OF BILLS	7
SECTION I	8
Bill Index	9
SECTION II.....	21
Chapter Index	22
SECTION III	33
Summary of Legislation.....	33
Appropriations	34
Commerce.....	40
Education	47
Elections	54
Federal Relations	58
Government	60
Health & Human Services	69
Judiciary	82
Land & Agriculture.....	91
Military and Veterans Affairs.....	96
Natural Resources, Energy & Water.....	98
Public Safety	105
Regulatory Affairs	110
State and International Affairs.....	114
Technology	116
Transportation	118
Ways and Means.....	125
Memorials & Resolutions.....	133
Vetoed	137
SECTION IV.....	141
Bill Statistics	141

OVERALL SUMMARY OF BILLS
Fifty-Fourth Legislature
First Regular Session
2019

	<u>HOUSE</u>	<u>SENATE</u>	<u>TOTAL</u>
<u>Bills Introduced</u>	<u>760</u>	<u>558</u>	<u>1,1318</u>
Memorials and Resolutions Introduced	58	42	100
Bills, Memorials and Resolutions Totals	818	600	1418
Measures Transmitted to Governor	171	160	331
* SJR 1001		1	332
Measures Signed by Governor	165	156	321
Bills Vetoed by Governor	6	5	11
<u>Total Chapters (Session Laws)</u>	<u>165</u>	<u>156</u>	<u>320</u>
<u>Memorials and Resolutions Transmitted to Secretary of State</u>	<u>16</u>	<u>9</u>	<u>25</u>



SECTION I

BILL INDEX

Bill Index

All bill numbers are hyperlinked to the description. The bill description is hyperlinked to BSI.

[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2004	24	nuclear management fund; appropriation; assessment	36
HB 2005	201	NOW: traffic survival school; required completion	106
HB 2005	201	NOW: traffic survival school; required completion (See: <i>Committee on Public Safety</i>)	106
HB 2006	162	collegiate bowl game special plates	120
HB 2007	25	ASRS; political subdivision plans; adjustments	62
HB 2008	70	duty to report; supervisor; administrator	84
HB 2009	26	navigable stream adjudication commission; extension	100
HB 2012	47	historic emergency vehicles; lighting; parades	120
HB 2023	27	political signs; ballot measures; tampering	55
HB 2027	124	online lodging marketplace; local taxation	127
HB 2036	148	dual enrollment; reported information; date	49
HB 2039	282	NOW: elections; federal form; emergency voting	55
HB 2041	97	hospital assaults; testing; reporting; sanctions	84
HB 2042	48	NOW: income tax; statute of limitations	127
HB 2053	71	competency evaluations; reports	84
HB 2054	46	electronic wills; requirements	84
HB 2055	125	NOW: juvenile court; jurisdiction	84
HB 2058	253	dental hygienists; scope of practice	72
HB 2059	173	independent oversight committees; report; website	72
HB 2060	174	pharmacists; providers; drug therapy; refills	72
HB 2061	126	foster tuition waiver scholarship; age	49
HB 2063	139	vehicle insurance cards; assigned numbers	120
HB 2068	87	clinical nurse specialists; prescribing authority	72
HB 2070	121	NOW: adult behavioral health therapeutic home	72
HB 2074	208	treatment and education facilities; exemption	127
HB 2075	4	electronic prescribing; exceptions; deadlines	72

Bill	Chapter	Short Title	Page
<u>HB 2076</u>	283	NOW: virtual training simulators; location	106
<u>HB 2078</u>	35	local government investment pool	62
<u>HB 2080</u>	149	civil rights restoration; application; procedures	85
<u>HB 2083</u>	175	kindergarten; survey; report.	49
<u>HB 2092</u>	72	NOW: health care directives; definitions	73
<u>HB 2095</u>	49	NOW: taxation; agricultural property; partial payment	127
<u>HB 2097</u>	225	personal property; reporting; exemption	127
<u>HB 2107</u>	73	municipalities; parking; public vehicles	111
<u>HB 2109</u>	50	county transportation excise tax.	128
<u>HB 2112</u>	28	community property award; convicted spouse	85
<u>HB 2113</u>	176	NOW: public restrooms; changing stations	73
<u>HB 2114</u>	88	county real estate; appraisals	62
<u>HB 2116</u>	6	school districts; understatement; expenditures	128
<u>HB 2117</u>	226	developmental homes; monitoring	73
<u>HB 2118</u>	227	unauthorized practice; health professions	73
<u>HB 2119</u>	177	school safety; reporting	106
<u>HB 2122</u>	150	do-not-resuscitate orders; minors; parental consent	73
<u>HB 2123</u>	241	TPT; distribution; community college districts..	49
<u>HB 2132</u>	89	personal mobile cargo carrying devices	117
<u>HB 2133</u>	242	voter registration; updates; internet address	55
<u>HB 2134</u>	284	municipal elections; write-in candidates	55
<u>HB 2137</u>	74	workers' compensation; excess insurance policies	42
<u>HB 2146</u>	285	NOW: contracts; licensure requirements; exemption	42
<u>HB 2151</u>	202	satisfaction of judgment; justice courts	85
<u>HB 2152</u>	258	residential beds; seriously mentally ill	73
<u>HB 2166</u>	75	NOW: insurance; cost-sharing; calculation	74
<u>HB 2175</u>	122	insurance; third-party administrators; exemptions	42
<u>HB 2176</u>	98	college credit by examination; payments	49
<u>HB 2177</u>	45	regulatory sandbox program; amendments	42
<u>HB 2178</u>	44	milk manufacturing license; exemption	92
<u>HB 2179</u>	163	video service providers	42
<u>HB 2181</u>	140	NOW: licensing; exemption; registrar of contractors	111

Bill	Chapter	Short Title	Page
<u>HB 2183</u>	123	memorial; Frances Munds; women suffrage	62
<u>HB 2188</u>	90	funeral director interns	111
<u>HB 2189</u>	43	NOW: membership; AZPOST	106
<u>HB 2190</u>	286	CORP; accidental disability; definition	106
<u>HB 2191</u>	42	NOW: prohibited uses; criminal justice records	107
<u>HB 2229</u>	76	cable licensing; video service providers	42
<u>HB 2230</u>	29	writ of garnishment; certified mail	85
<u>HB 2236</u>	127	NOW: county recorder; candidate petition	55
<u>HB 2238</u>	99	NOW: election procedures; manual	56
<u>HB 2240</u>	51	limitations of actions; dedicated property	85
<u>HB 2241</u>	209	JLAC; political subdivisions; investigation	62
<u>HB 2265</u>	287	NOW: defensive driving schools; course requirements	107
<u>HB 2266</u>	228	prisoners; transition program; eligibility	107
<u>HB 2271</u>	151	public lands day; holiday	92
<u>HB 2272</u>	77	G&F; resident; definition	92
<u>HB 2274</u>	41	Arizona power authority	100
<u>HB 2275</u>	288	NOW: TPT exemptions; propagative materials	92
<u>HB 2276</u>	100	ambulances; certificates; name change	111
<u>HB 2281</u>	136	liquor omnibus	43
<u>HB 2284</u>	30	credit unions; declaration of purpose	43
<u>HB 2285</u>	152	pharmacy benefit managers; pharmacy benefits	74
<u>HB 2303</u>	128	NOW: computer science; credit; science; mathematics	50
<u>HB 2318</u>	112	NOW: texting while driving; prohibition; enforcement	120
<u>HB 2358</u>	289	landlord tenant; partial payment; assistance	43
<u>HB 2360</u>	290	TPT; estimated payments; liability threshold	128
<u>HB 2361</u>	165	NOW: tourism; sporting event; promotion; marketing	86
<u>HB 2363</u>	31	tax lien sales; procedures	128
<u>HB 2366</u>	153	motor vehicle accidents; restricted license	86
<u>HB 2367</u>	169	limited audit review; electronic portal	129
<u>HB 2371</u>	101	NOW: real estate; licenses; applications	36
<u>HB 2373</u>	203	tax corrections act of 2019	129
<u>HB 2378</u>	137	NOW: adoption; child welfare; dependency	74

Bill	Chapter	Short Title	Page
<u>HB 2405</u>	254	regulated water company; violations; enforcement	100
<u>HB 2418</u>	52	protected data; motor vehicle dealers	43
<u>HB 2421</u>	32	animal cruelty; working animal; harassment	86
<u>HB 2422</u>	36	public retirement systems	63
<u>HB 2423</u>	91	space flight activities; release agreement	43
<u>HB 2425</u>	164	school tax credit; contributions	129
<u>HB 2432</u>	154	NOW: state treasurer's office; funds; consolidation	63
<u>HB 2433</u>	210	G&F; trophy definition; repeal	92
<u>HB 2439</u>	102	NOW: highway rest area programs; continuation	120
<u>HB 2442</u>	211	community services special plates	121
<u>HB 2443</u>	103	property disclosure affidavit; adjudication claim	93
<u>HB 2445</u>	53	TPT; residential rentals; notice	129
<u>HB 2446</u>	229	NOW: special plates; military; women veterans	121
<u>HB 2451</u>	129	real estate licensure; exceptions; rentals	43
<u>HB 2452</u>	141	vehicle emissions program; remote inspections	100
<u>HB 2453</u>	212	land use plans; contents; aggregates	101
<u>HB 2454</u>	230	municipal band tax; authorization; repeal	129
<u>HB 2463</u>	34	occupational regulations; licenses; communications; notice	111
<u>HB 2464</u>	33	water infrastructure finance; municipal approval	101
<u>HB 2466</u>	259	NOW: civil action; assault; limitation; applicability	86
<u>HB 2467</u>	243	NOW: committees; west basin water users	101
<u>HB 2469</u>	130	fire district consolidation, merger	63
<u>HB 2475</u>	274	water use; criminal penalty; wells	101
<u>HB 2477</u>	155	adjudication statutes; unconstitutional provisions; repeal	101
<u>HB 2480</u>	244	setting aside judgment; felony offense	86
<u>HB 2484</u>	7	irrigation grandfathered right; containerized plants	101
<u>HB 2485</u>	131	real property disclosure; solar; disposal	93
<u>HB 2487</u>	78	state veterans' homes	97
<u>HB 2488</u>	104	NOW: annual report; veteran suicides	97
<u>HB 2492</u>	255	state highway work zones; accidents	107
<u>HB 2493</u>	291	NOW: solar energy devices; appraisal methods	130

Bill	Chapter	Short Title	Page
<u>HB 2494</u>	138	health insurers; notice; providers	74
<u>HB 2495</u>	231	appropriations; named claimants	36
<u>HB 2501</u>	275	electronic records; state library	63
<u>HB 2519</u>	204	NOW: supervision; physician assistants	74
<u>HB 2532</u>	292	critical health information; emergency responders	74
<u>HB 2547</u>	293	NOW: racing commission; simulcasting; wagering facilities	93
<u>HB 2550</u>	156	NOW: regulation; kratom products	75
<u>HB 2552</u>	105	state lottery; prizewinner confidentiality	44
<u>HB 2556</u>	294	agricultural property; uses; rural activities	130
<u>HB 2569</u>	55	occupational licensing; reciprocity	112
<u>HB 2570</u>	232	study committee; murdered indigenous women.	75
<u>HB 2589</u>	178	distinguished flying cross license plates	121
<u>HB 2598</u>	132	public debt; refinance; JCCR review	36
<u>HB 2602</u>	179	multiple sentences for imprisonment	87
<u>HB 2606</u>	157	share the road special plates	121
<u>HB 2634</u>	110	peace officers; discipline; hearings; discovery	108
<u>HB 2639</u>	245	timeshares; disclosures	112
<u>HB 2646</u>	295	NOW: commerce authority; application review	93
<u>HB 2660</u>	166	occupational regulation; prior conviction; applicability	87
<u>HB 2662</u>	205	zoning hearing; annexation; petition; testimony	63
<u>HB 2670</u>	296	NOW: study committee; special education; gifted	50
<u>HB 2671</u>	188	NOW: animal cruelty; domestic animals; classification	87
<u>HB 2672</u>	240	vacation rentals; short-term rentals; regulation	64
<u>HB 2673</u>	9	property; products; services; sandbox	44
<u>HB 2674</u>	113	insurance; exceptions; guaranteed asset protection	44
<u>HB 2676</u>	256	public officers; records; confidentiality	108
<u>HB 2687</u>	233	NOW: condominiums; appraisals; termination	44
<u>HB 2692</u>	213	state drink; lemonade	64
<u>HB 2695</u>	79	funds; repeal	36
<u>HB 2704</u>	114	underground storage tanks; process	102
<u>HB 2706</u>	106	ALTCS; licensed nursing assistants	75

Bill	Chapter	Short Title	Page
<u>HB 2707</u>	234	humanitarian services special plates	122
<u>HB 2721</u>	80	town elected officials; term limits	64
<u>HB 2747</u>	263	general appropriations act; 2019-2020.	36
<u>HB 2748</u>	264	capital outlay; appropriations; 2019-2020.	37
<u>HB 2749</u>	265	K-12 education; budget reconciliation; 2019-2020.	37
<u>HB 2750</u>	266	higher education; budget reconciliation; 2019-2020.	37
<u>HB 2751</u>	267	budget procedures; budget reconciliation; 2019-2020.	37
<u>HB 2752</u>	268	criminal justice; budget reconciliation; 2019-2020.	37
<u>HB 2753</u>	269	environment; appropriation; 2019-2020.	37
<u>HB 2754</u>	270	health; budget reconciliation; 2019-2020.	38
<u>HB 2755</u>	271	human services; budget reconciliation; 2019-2020.	38
<u>HB 2756</u>	272	revenue; budget reconciliation; 2019-2020.	38
<u>HB 2757</u>	273	tax provisions; omnibus.	38
<u>HB 2758</u>	276	empowerment scholarships; qualified school	38
<u>SB 1003</u>	5	industrial hemp; licensing; effective date	94
<u>SB 1004</u>	10	insurance; surplus lines; reports; payments	44
<u>SB 1006</u>	11	internationally active insurance groups; supervision	44
<u>SB 1007</u>	180	insurance; corporate governance; disclosure	45
<u>SB 1008</u>	12	insurance; prohibited inducements; exceptions	45
<u>SB 1014</u>	3	English language learners; instruction; budgeting	50
<u>SB 1016</u>	158	ASRS; ineligible contributions; unfunded liability	64
<u>SB 1017</u>	37	ASRS; paying interest; authorization	64
<u>SB 1018</u>	181	ASRS; compensation; definition	64
<u>SB 1019</u>	189	NOW: TPT; over the top	38
<u>SB 1021</u>	13	commission for postsecondary education; continuation	50
<u>SB 1022</u>	40	hours; seventh and eighth grades	51
<u>SB 1024</u>	142	medical marijuana; sales data; enforcement	130
<u>SB 1026</u>	214	school pupils; emergency medication administration	51
<u>SB 1027</u>	297	tax credit; charitable organizations; eligibility	130
<u>SB 1029</u>	182	qualifying physicians; opiate-dependent patients	75
<u>SB 1030</u>	56	remote online notarization; registration	65
<u>SB 1033</u>	167	property tax statements; mortgaged property	130

Bill	Chapter	Short Title	Page
<u>SB 1035</u>	183	insurance; small employers; continuation coverage	75
<u>SB 1036</u>	170	Arizona medical board; continuation	75
<u>SB 1037</u>	298	NOW: prisoners; parole hearings; recertification procedures	87
<u>SB 1038</u>	190	Arizona pioneers' home; regulation	76
<u>SB 1039</u>	184	pain management clinics; regulation	76
<u>SB 1040</u>	143	NOW: maternal morbidity; mortality; report	76
<u>SB 1048</u>	115	community colleges; admissions criteria	51
<u>SB 1052</u>	14	certificates of title; applications	122
<u>SB 1054</u>	39	early ballots; deficiencies; cure period	56
<u>SB 1062</u>	299	NOW: public disclosure; health professionals; address	76
<u>SB 1064</u>	300	court security officers; certification; powers	87
<u>SB 1069</u>	57	NOW: postsecondary institutions; free expression policies	51
<u>SB 1071</u>	191	school districts; personnel evaluations	51
<u>SB 1072</u>	15	early voting centers; identification required	56
<u>SB 1073</u>	116	NOW: school district consolidations	52
<u>SB 1076</u>	92	abducting child from state agency	88
<u>SB 1077</u>	81	emergency medical services council; continuation	76
<u>SB 1079</u>	192	ASRS; long-term disability program	65
<u>SB 1084</u>	193	funeral; last illness; expenses; lien	88
<u>SB 1085</u>	194	NOW: association health plans; definitions; requirements	76
<u>SB 1086</u>	195	health professions; temporary licensure	112
<u>SB 1087</u>	301	vehicle liability insurance; minimum limits	45
<u>SB 1089</u>	111	insurance; telemedicine	76
<u>SB 1090</u>	107	emergency voting procedures; board action	56
<u>SB 1091</u>	54	budget stabilization fund; deposits	39
<u>SB 1092</u>	93	NOW: rulemaking; exemption; AZPOST	108
<u>SB 1093</u>	16	prisoner accounts; use; ADOT credentialing.	108
<u>SB 1094</u>	185	NOW: planned communities; applicability; recreational center	65
<u>SB 1096</u>	215	NOW: health professionals data; repository	77
<u>SB 1100</u>	196	insurance; living organ donors	77
<u>SB 1103</u>	257	pharmacy board; authority; modifications	77

Bill	Chapter	Short Title	Page
<u>SB 1105</u>	108	direct primary care agreements	77
<u>SB 1109</u>	8	short-term limited duration insurance; notice.	77
<u>SB 1111</u>	235	NOW: arts proficiency; state seal	52
<u>SB 1112</u>	216	juvenile group homes; license; DCS	77
<u>SB 1113</u>	17	insurance; information practices	45
<u>SB 1139</u>	217	redistricting; legislative district one	57
<u>SB 1142</u>	82	trust land fund monies; distributions	65
<u>SB 1144</u>	197	racetracks; ejection; exclusion; process	94
<u>SB 1146</u>	38	PSPRS; EORP; CORP; modifications	65
<u>SB 1154</u>	246	primary date; first August Tuesday	57
<u>SB 1159</u>	117	fire districts; financial reports; alternatives	66
<u>SB 1161</u>	247	NOW: school facilities; revisions	52
<u>SB 1167</u>	94	Israel boycott divestments	115
<u>SB 1169</u>	171	medical record reproductions; fees; exception	88
<u>SB 1170</u>	83	nonprescription drug permits; repeal	78
<u>SB 1177</u>	159	NOW: home school district; special education	52
<u>SB 1180</u>	58	department of revenue; applicants; fingerprinting	131
<u>SB 1181</u>	236	DOR; collection statement; delivery deadline	131
<u>SB 1182</u>	237	fire insurance; premium tax proceeds	131
<u>SB 1184</u>	84	schools; economics; personal financial management	52
<u>SB 1185</u>	248	weights and measures; licensing periods	112
<u>SB 1186</u>	186	municipalities; pension fund; transfer	66
<u>SB 1211</u>	133	intermediate care facilities; licensure	78
<u>SB 1212</u>	18	prepaid legal insurance contracts; definition	45
<u>SB 1213</u>	302	NOW: ASRS; return to work	66
<u>SB 1214</u>	206	rental car surcharge; exception	122
<u>SB 1215</u>	277	state lease-purchase agreements; payoff	39
<u>SB 1216</u>	278	uniform receivership act; commercial property	45
<u>SB 1218</u>	19	beneficiary deeds; separate property; nonlapse	45
<u>SB 1220</u>	279	reviser's technical corrections; 2019	66
<u>SB 1223</u>	168	NOW: written vehicle accident reports; threshold	122
<u>SB 1227</u>	1	Colorado River drought contingency; amendments	102

Bill	Chapter	Short Title	Page
<u>SB 1231</u>	95	public safety; residency requirements; prohibition	108
<u>SB 1233</u>	238	office of administrative hearings; continuation	113
<u>SB 1235</u>	249	possessory improvements; government property; assessment	131
<u>SB 1236</u>	303	tax liens; fees; certificate expiration	131
<u>SB 1240</u>	239	health information; confidentiality; medical examiner	78
<u>SB 1241</u>	304	state parks board; heritage fund	103
<u>SB 1244</u>	280	caregivers; assisted living; training	78
<u>SB 1245</u>	172	vital records; death certificates	78
<u>SB 1246</u>	305	behavioral health; foster children	79
<u>SB 1247</u>	134	residential care institutions; children	79
<u>SB 1248</u>	306	property taxes; valuation; property modifications	132
<u>SB 1250</u>	118	NOW: protective orders; sexual assault	88
<u>SB 1256</u>	85	NOW: school districts; procurement practices; auditors	52
<u>SB 1258</u>	59	class M driver licenses; applicability	122
<u>SB 1259</u>	307	ADOT; proportional registration; temporary registration	123
<u>SB 1261</u>	218	NOW: lobbyists; filings; attestations	66
<u>SB 1271</u>	60	purchaser dwelling actions; notice; complaints	88
<u>SB 1291</u>	207	prohibited weapons; nunchaku; repeal	88
<u>SB 1297</u>	250	genetic testing information; confidentiality; exceptions	79
<u>SB 1299</u>	61	state warrants; substitute checks	67
<u>SB 1300</u>	308	low-income housing; tax exemption	132
<u>SB 1304</u>	187	NOW: mechanics liens; notice; applicability	46
<u>SB 1307</u>	309	DUI; license reinstatement; evaluation requirements	123
<u>SB 1309</u>	20	renewal of judgments; applicability	89
<u>SB 1310</u>	310	earned release credits; drug offenses	89
<u>SB 1311</u>	144	material witnesses; contempt; detention; bond	89
<u>SB 1312</u>	62	bad checks; restitution payments	89
<u>SB 1314</u>	63	death penalty; aggravating circumstances	89
<u>SB 1315</u>	219	victims' rights; refusal of interviews	89
<u>SB 1317</u>	21	bodily fluids exposure; testing	109
<u>SB 1318</u>	198	NOW: schools; training; screening; dyslexia	53

Bill	Chapter	Short Title	Page
<u>SB 1321</u>	311	health information organizations	79
<u>SB 1328</u>	109	barbers; cosmetologists; licensure; reciprocity; apprenticeships	113
<u>SB 1330</u>	312	emergency management compact; workers	115
<u>SB 1332</u>	313	alternative fuel vehicles; VLT	132
<u>SB 1333</u>	22	real estate appraisal	46
<u>SB 1338</u>	64	veteran special plates; branch seal	123
<u>SB 1340</u>	119	NOW: ABOR; university scholarships; report	53
<u>SB 1346</u>	86	NOW: school; assessments; instruction; reporting	53
<u>SB 1347</u>	65	NOW: luxury tax; tobacco products	132
<u>SB 1348</u>	260	fireworks; retail sales; enforcement	46
<u>SB 1349</u>	251	NOW: family college savings program	53
<u>SB 1351</u>	66	peace officers memorial board; continuation	109
<u>SB 1352</u>	314	health care directives registry; transfer	79
<u>SB 1397</u>	145	registrar of contractors omnibus	46
<u>SB 1398</u>	120	Miniature scooters; electric standup scooters	123
<u>SB 1401</u>	96	cosmetology; licensing exemptions	113
<u>SB 1441</u>	220	county officers; confidentiality; e-mail	67
<u>SB 1442</u>	160	state fleet; neighborhood electric vehicles	67
<u>SB 1443</u>	146	NOW: bullhead city; state land transfer	94
<u>SB 1448</u>	67	alarm systems; low-voltage electric fences	113
<u>SB 1451</u>	315	NOW: procedures; nomination petitions; registered circulators	57
<u>SB 1453</u>	161	affordable homeownership special plate	123
<u>SB 1456</u>	316	vision screening; schools; appropriation	79
<u>SB 1468</u>	199	schools; suicide prevention training	53
<u>SB 1469</u>	252	agency consolidation; department of insurance	67
<u>SB 1474</u>	23	POW/MIA flag; display	97
<u>SB 1482</u>	317	state agencies; fee increase; limit	67
<u>SB 1483</u>	221	vulnerable adults; financial exploitation	80
<u>SB 1485</u>	281	NOW: school tuition organization; inflator	132
<u>SB 1494</u>	318	marijuana; testing; advisory council; library	80
<u>SB 1498</u>	147	NOW: egg promotion program	94

Bill	Chapter	Short Title	Page
<u>SB 1526</u>	222	NOW: firefighting foam; prohibited uses	109
<u>SB 1528</u>	319	video service providers; license	46
<u>SB 1529</u>	68	NOW: pest management division; notification requirement	95
<u>SB 1530</u>	69	NOW: task force; towing safety; extension	124
<u>SB 1531</u>	200	NOW: HOAs; costs; assessments	68
<u>SB 1533</u>	261	NOW: special plates; Alzheimer's; child abuse	124
<u>SB 1534</u>	223	NOW: annuity disclosure; rules	46
<u>SB 1535</u>	224	AHCCCS; opioid treatment programs; requirements	80
<u>SB 1536</u>	320	NOW: controlled substances; delegation; monitoring	80
<u>SB 1537</u>	135	service providers; fingerprint card	80
<u>SB 1538</u>	321	adult protective services	80
<u>SB 1539</u>	262	extended foster care program	81

Memorials & Resolutions

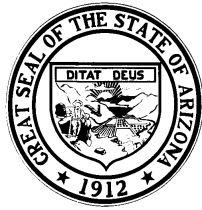
Bill	Chapter	Short Title	Page
<u>HCM 2001</u>		deported veterans; medical treatment	97
<u>HCM 2002</u>		urging eradication; salt cedars; waterways	104
<u>HCM 2003</u>		uranium pollution; remediation	59
<u>HCM 2004</u>		reserved water rights; exclusion	104
<u>HCM 2005</u>		national monument designation; opposition	104
<u>HCM 2007</u>		administratively recommended wilderness; urging Congress	104
<u>HCR 2009</u>		pornography; public health crisis	81
<u>HCR 2014</u>		American viticultural area; designation	95
<u>HCR 2017</u>		jazz day; jazz appreciation month	135
<u>HCR 2018</u>		NOW: private property rights; supporting protections	104
<u>HCR 2019</u>		NOW: support; water management policies	104
<u>HCR 2035</u>		Officer Clayton Townsend; death resolution	135
<u>HM 2001</u>		method 9 certification; training; frequency	104
<u>HM 2002</u>		motorcycle profiling; encouraging prevention	124
<u>HR 2001</u>		Grand Canyon park; 100th anniversary	135
<u>HR 2002</u>		Arizona water professionals appreciation week	135

<u>SCM 1002</u>	federal lands; forgone revenue; education.	59
---------------------------------	--	----

Bill	Chapter	Short Title	Page
<u>SCR 1013</u>		Taiwan; United States; trade; support	135
<u>SCR 1020</u>		Arizona power authority; 75th anniversary	135
<u>SCR 1027</u>		Stan Furman; death resolution	135
<u>SJR 1001</u>	2	Colorado river drought contingency plan	103
<u>SM 1002</u>		trade agreement; ratification; urging Congress	135
<u>SR 1001</u>		Grand Canyon park; 100th anniversary	136
<u>SR 1002</u>		scientific community; recognition	136
<u>SR 1003</u>		athletic training month	136
<u>SR 1004</u>		Fred T. Korematsu recognition	136

Vetoed Bills

Bill	Short Title	Page
<u>HB 2037</u>	technical registration board; endorsement registration	138
<u>HB 2473</u>	state liquor board; membership	138
<u>HB 2576</u>	NOW: breeders' award fund; racing; handle	138
<u>HB 2596</u>	public land management; sovereign immunity	138
<u>HB 2617</u>	renewable energy storage equipment; valuation	139
<u>HB 2677</u>	JLAC; auditor general	139
<u>SB 1141</u>	distracted driving	139
<u>SB 1143</u>	conformity; internal revenue code; rates	139
<u>SB 1164</u>	ombudsman-citizens aide; executive session; access	139
<u>SB 1334</u>	NOW: sentencing; repetitive offenders	140
<u>SB 1558</u>	legislators; mileage rate; distance	140



SECTION II

CHAPTER INDEX

Chapter Index

All bill numbers are hyperlinked to the description. The bill description is hyperlinked to BSI.

[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
SB 1227	1	Colorado River drought contingency; amendments	102
SJR 1001	2	Colorado river drought contingency plan	103
SB 1014	3	English language learners; instruction; budgeting	50
HB 2075	4	electronic prescribing; exceptions; deadlines	72
SB 1003	5	industrial hemp; licensing; effective date	94
HB 2116	6	school districts; understatement; expenditures	128
HB 2484	7	irrigation grandfathered right; containerized plants	101
SB 1109	8	short-term limited duration insurance; notice.	77
HB 2673	9	property; products; services; sandbox	44
SB 1004	10	insurance; surplus lines; reports; payments	44
SB 1006	11	internationally active insurance groups; supervision	44
SB 1008	12	insurance; prohibited inducements; exceptions	45
SB 1021	13	commission for postsecondary education; continuation	50
SB 1052	14	certificates of title; applications	122
SB 1072	15	early voting centers; identification required	56
SB 1093	16	prisoner accounts; use; ADOT credentialing.	108
SB 1113	17	insurance; information practices	45
SB 1212	18	prepaid legal insurance contracts; definition	45
SB 1218	19	beneficiary deeds; separate property; nonlapse	45
SB 1309	20	renewal of judgments; applicability	89
SB 1317	21	bodily fluids exposure; testing	109
SB 1333	22	real estate appraisal	46
SB 1474	23	POW/MIA flag; display	97
HB 2004	24	nuclear management fund; appropriation; assessment	36
HB 2007	25	ASRS; political subdivision plans; adjustments	62
HB 2009	26	navigable stream adjudication commission; extension	100

Bill	Chapter	Short Title	Page
<u>HB 2023</u>	27	political signs; ballot measures; tampering	55
<u>HB 2112</u>	28	community property award; convicted spouse	85
<u>HB 2230</u>	29	writ of garnishment; certified mail	85
<u>HB 2284</u>	30	credit unions; declaration of purpose	43
<u>HB 2363</u>	31	tax lien sales; procedures	128
<u>HB 2421</u>	32	animal cruelty; working animal; harassment	86
<u>HB 2464</u>	33	water infrastructure finance; municipal approval	101
<u>HB 2463</u>	34	occupational regulations; licenses; communications; notice	111
<u>HB 2078</u>	35	local government investment pool	62
<u>HB 2422</u>	36	public retirement systems	63
<u>SB 1017</u>	37	ASRS; paying interest; authorization	64
<u>SB 1146</u>	38	PSPRS; EORP; CORP; modifications	65
<u>SB 1054</u>	39	early ballots; deficiencies; cure period	56
<u>SB 1022</u>	40	hours; seventh and eighth grades	51
<u>HB 2274</u>	41	Arizona power authority	100
<u>HB 2191</u>	42	NOW: prohibited uses; criminal justice records	107
<u>HB 2189</u>	43	NOW: membership; AZPOST	106
<u>HB 2178</u>	44	milk manufacturing license; exemption	92
<u>HB 2177</u>	45	regulatory sandbox program; amendments	42
<u>HB 2054</u>	46	electronic wills; requirements	84
<u>HB 2012</u>	47	historic emergency vehicles; lighting; parades	120
<u>HB 2042</u>	48	NOW: income tax; statute of limitations	127
<u>HB 2095</u>	49	NOW: taxation; agricultural property; partial payment	127
<u>HB 2109</u>	50	county transportation excise tax.	128
<u>HB 2240</u>	51	limitations of actions; dedicated property	85
<u>HB 2418</u>	52	protected data; motor vehicle dealers	43
<u>HB 2445</u>	53	TPT; residential rentals; notice	129
<u>SB 1091</u>	54	budget stabilization fund; deposits	39
<u>HB 2569</u>	55	occupational licensing; reciprocity	112
<u>SB 1030</u>	56	remote online notarization; registration	65
<u>SB 1069</u>	57	NOW: postsecondary institutions; free expression policies	51

Bill	Chapter	Short Title	Page
<u>SB 1180</u>	58	department of revenue; applicants; fingerprinting	131
<u>SB 1258</u>	59	class M driver licenses; applicability	122
<u>SB 1271</u>	60	purchaser dwelling actions; notice; complaints	88
<u>SB 1299</u>	61	state warrants; substitute checks	67
<u>SB 1312</u>	62	bad checks; restitution payments	89
<u>SB 1314</u>	63	death penalty; aggravating circumstances	89
<u>SB 1338</u>	64	veteran special plates; branch seal	123
<u>SB 1347</u>	65	NOW: luxury tax; tobacco products	132
<u>SB 1351</u>	66	peace officers memorial board; continuation	109
<u>SB 1448</u>	67	alarm systems; low-voltage electric fences	113
<u>SB 1529</u>	68	NOW: pest management division; notification requirement	95
<u>SB 1530</u>	69	NOW: task force; towing safety; extension	124
<u>HB 2008</u>	70	duty to report; supervisor; administrator	84
<u>HB 2053</u>	71	competency evaluations; reports	84
<u>HB 2092</u>	72	NOW: health care directives; definitions	73
<u>HB 2107</u>	73	municipalities; parking; public vehicles	111
<u>HB 2137</u>	74	workers' compensation; excess insurance policies	42
<u>HB 2166</u>	75	NOW: insurance; cost-sharing; calculation	74
<u>HB 2229</u>	76	cable licensing; video service providers	42
<u>HB 2272</u>	77	G&F; resident; definition	92
<u>HB 2487</u>	78	state veterans' homes	97
<u>HB 2695</u>	79	funds; repeal	36
<u>HB 2721</u>	80	town elected officials; term limits	64
<u>SB 1077</u>	81	emergency medical services council; continuation	76
<u>SB 1142</u>	82	trust land fund monies; distributions	65
<u>SB 1170</u>	83	nonprescription drug permits; repeal	78
<u>SB 1184</u>	84	schools; economics; personal financial management	52
<u>SB 1256</u>	85	NOW: school districts; procurement practices; auditors	52
<u>SB 1346</u>	86	NOW: school; assessments; instruction; reporting	53
<u>HB 2068</u>	87	clinical nurse specialists; prescribing authority	72
<u>HB 2114</u>	88	county real estate; appraisals	62

Bill	Chapter	Short Title	Page
<u>HB 2132</u>	89	personal mobile cargo carrying devices	117
<u>HB 2188</u>	90	funeral director interns	111
<u>HB 2423</u>	91	space flight activities; release agreement	43
<u>SB 1076</u>	92	abducting child from state agency	88
<u>SB 1092</u>	93	NOW: rulemaking; exemption; AZPOST	108
<u>SB 1167</u>	94	Israel boycott divestments	115
<u>SB 1231</u>	95	public safety; residency requirements; prohibition	108
<u>SB 1401</u>	96	cosmetology; licensing exemptions	113
<u>HB 2041</u>	97	hospital assaults; testing; reporting; sanctions	84
<u>HB 2176</u>	98	college credit by examination; payments	49
<u>HB 2238</u>	99	NOW: election procedures; manual	56
<u>HB 2276</u>	100	ambulances; certificates; name change	111
<u>HB 2371</u>	101	NOW: real estate; licenses; applications	36
<u>HB 2439</u>	102	NOW: highway rest area programs; continuation	120
<u>HB 2443</u>	103	property disclosure affidavit; adjudication claim	93
<u>HB 2488</u>	104	NOW: annual report; veteran suicides	97
<u>HB 2552</u>	105	state lottery; prizewinner confidentiality	44
<u>HB 2706</u>	106	ALTCS; licensed nursing assistants	75
<u>SB 1090</u>	107	emergency voting procedures; board action	56
<u>SB 1105</u>	108	direct primary care agreements	77
<u>SB 1328</u>	109	barbers; cosmetologists; licensure; reciprocity; apprenticeships	113
<u>HB 2634</u>	110	peace officers; discipline; hearings; discovery	108
<u>SB 1089</u>	111	insurance; telemedicine	76
<u>HB 2318</u>	112	NOW: texting while driving; prohibition; enforcement	120
<u>HB 2674</u>	113	insurance; exceptions; guaranteed asset protection	44
<u>HB 2704</u>	114	underground storage tanks; process	102
<u>SB 1048</u>	115	community colleges; admissions criteria	51
<u>SB 1073</u>	116	NOW: school district consolidations	52
<u>SB 1159</u>	117	fire districts; financial reports; alternatives	66
<u>SB 1250</u>	118	NOW: protective orders; sexual assault	88
<u>SB 1340</u>	119	NOW: ABOR; university scholarships; report	53

Bill	Chapter	Short Title	Page
<u>SB 1398</u>	120	Miniature scooters; electric standup scooters	123
<u>HB 2070</u>	121	NOW: adult behavioral health therapeutic home	72
<u>HB 2175</u>	122	insurance; third-party administrators; exemptions	42
<u>HB 2183</u>	123	memorial; Frances Munds; women suffrage	62
<u>HB 2027</u>	124	online lodging marketplace; local taxation	127
<u>HB 2055</u>	125	NOW: juvenile court; jurisdiction	84
<u>HB 2061</u>	126	foster tuition waiver scholarship; age	49
<u>HB 2236</u>	127	NOW: county recorder; candidate petition	55
<u>HB 2303</u>	128	NOW: computer science; credit; science; mathematics	50
<u>HB 2451</u>	129	real estate licensure; exceptions; rentals	43
<u>HB 2469</u>	130	fire district consolidation, merger	63
<u>HB 2485</u>	131	real property disclosure; solar; disposal	93
<u>HB 2598</u>	132	public debt; refinance; JCCR review	36
<u>SB 1211</u>	133	intermediate care facilities; licensure	78
<u>SB 1247</u>	134	residential care institutions; children	79
<u>SB 1537</u>	135	service providers; fingerprint card	80
<u>HB 2281</u>	136	liquor omnibus	43
<u>HB 2378</u>	137	NOW: adoption; child welfare; dependency	74
<u>HB 2494</u>	138	health insurers; notice; providers	74
<u>HB 2063</u>	139	vehicle insurance cards; assigned numbers	120
<u>HB 2181</u>	140	NOW: licensing; exemption; registrar of contractors	111
<u>HB 2452</u>	141	vehicle emissions program; remote inspections	100
<u>SB 1024</u>	142	medical marijuana; sales data; enforcement	130
<u>SB 1040</u>	143	NOW: maternal morbidity; mortality; report	76
<u>SB 1311</u>	144	material witnesses; contempt; detention; bond	89
<u>SB 1397</u>	145	registrar of contractors omnibus	46
<u>SB 1443</u>	146	NOW: bullhead city; state land transfer	94
<u>SB 1498</u>	147	NOW: egg promotion program	94
<u>HB 2036</u>	148	dual enrollment; reported information; date	49
<u>HB 2080</u>	149	civil rights restoration; application; procedures	85
<u>HB 2122</u>	150	do-not-resuscitate orders; minors; parental consent	73
<u>HB 2271</u>	151	public lands day; holiday	92

Bill	Chapter	Short Title	Page
<u>HB 2285</u>	152	pharmacy benefit managers; pharmacy benefits	74
<u>HB 2366</u>	153	motor vehicle accidents; restricted license	86
<u>HB 2432</u>	154	NOW: state treasurer's office; funds; consolidation	63
<u>HB 2477</u>	155	adjudication statutes; unconstitutional provisions; repeal	101
<u>HB 2550</u>	156	NOW: regulation; kratom products	75
<u>HB 2606</u>	157	share the road special plates	121
<u>SB 1016</u>	158	ASRS; ineligible contributions; unfunded liability	64
<u>SB 1177</u>	159	NOW: home school district; special education	52
<u>SB 1442</u>	160	state fleet; neighborhood electric vehicles	67
<u>SB 1453</u>	161	affordable homeownership special plate	123
<u>HB 2006</u>	162	collegiate bowl game special plates	120
<u>HB 2179</u>	163	video service providers	42
<u>HB 2425</u>	164	school tax credit; contributions	129
<u>HB 2361</u>	165	NOW: tourism; sporting event; promotion; marketing	86
<u>HB 2660</u>	166	occupational regulation; prior conviction; applicability	87
<u>SB 1033</u>	167	property tax statements; mortgaged property	130
<u>SB 1223</u>	168	NOW: written vehicle accident reports; threshold	122
<u>HB 2367</u>	169	limited audit review; electronic portal	129
<u>SB 1036</u>	170	Arizona medical board; continuation	75
<u>SB 1169</u>	171	medical record reproductions; fees; exception	88
<u>SB 1245</u>	172	vital records; death certificates	78
<u>HB 2059</u>	173	independent oversight committees; report; website	72
<u>HB 2060</u>	174	pharmacists; providers; drug therapy; refills	72
<u>HB 2083</u>	175	kindergarten; survey; report.	49
<u>HB 2113</u>	176	NOW: public restrooms; changing stations	73
<u>HB 2119</u>	177	school safety; reporting	106
<u>HB 2589</u>	178	distinguished flying cross license plates	121
<u>HB 2602</u>	179	multiple sentences for imprisonment	87
<u>SB 1007</u>	180	insurance; corporate governance; disclosure	45
<u>SB 1018</u>	181	ASRS; compensation; definition	64
<u>SB 1029</u>	182	qualifying physicians; opiate-dependent patients	75
<u>SB 1035</u>	183	insurance; small employers; continuation coverage	75

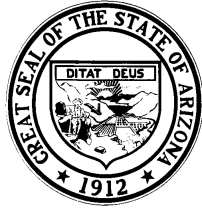
Bill	Chapter	Short Title	Page
<u>SB 1039</u>	184	pain management clinics; regulation	76
<u>SB 1094</u>	185	NOW: planned communities; applicability; recreational center	65
<u>SB 1186</u>	186	municipalities; pension fund; transfer	66
<u>SB 1304</u>	187	NOW: mechanics liens; notice; applicability	46
<u>HB 2671</u>	188	NOW: animal cruelty; domestic animals; classification	87
<u>SB 1019</u>	189	NOW: TPT; over the top	38
<u>SB 1038</u>	190	Arizona pioneers' home; regulation	76
<u>SB 1071</u>	191	school districts; personnel evaluations	51
<u>SB 1079</u>	192	ASRS; long-term disability program	65
<u>SB 1084</u>	193	funeral; last illness; expenses; lien	88
<u>SB 1085</u>	194	NOW: association health plans; definitions; requirements	76
<u>SB 1086</u>	195	health professions; temporary licensure	112
<u>SB 1100</u>	196	insurance; living organ donors	77
<u>SB 1144</u>	197	racetracks; ejection; exclusion; process	94
<u>SB 1318</u>	198	NOW: schools; training; screening; dyslexia	53
<u>SB 1468</u>	199	schools; suicide prevention training	53
<u>SB 1531</u>	200	NOW: HOAs; costs; assessments	68
<u>HB 2005</u>	201	NOW: traffic survival school; required completion	106
<u>HB 2005</u>	201	NOW: traffic survival school; required completion (See: <i>Committee on Public Safety</i>)	106
<u>HB 2151</u>	202	satisfaction of judgment; justice courts	85
<u>HB 2373</u>	203	tax corrections act of 2019	129
<u>HB 2519</u>	204	NOW: supervision; physician assistants	74
<u>HB 2662</u>	205	zoning hearing; annexation; petition; testimony	63
<u>SB 1214</u>	206	rental car surcharge; exception	122
<u>SB 1291</u>	207	prohibited weapons; nunchaku; repeal	88
<u>HB 2074</u>	208	treatment and education facilities; exemption	127
<u>HB 2241</u>	209	JLAC; political subdivisions; investigation	62
<u>HB 2433</u>	210	G&F; trophy definition; repeal	92
<u>HB 2442</u>	211	community services special plates	121
<u>HB 2453</u>	212	land use plans; contents; aggregates	101
<u>HB 2692</u>	213	state drink; lemonade	64

Bill	Chapter	Short Title	Page
SB 1026	214	school pupils; emergency medication administration	51
SB 1096	215	NOW: health professionals data; repository	77
SB 1112	216	juvenile group homes; license; DCS	77
SB 1139	217	redistricting; legislative district one	57
SB 1261	218	NOW: lobbyists; filings; attestations	66
SB 1315	219	victims' rights; refusal of interviews	89
SB 1441	220	county officers; confidentiality; e-mail	67
SB 1483	221	vulnerable adults; financial exploitation	80
SB 1526	222	NOW: firefighting foam; prohibited uses	109
SB 1534	223	NOW: annuity disclosure; rules	46
SB 1535	224	AHCCCS; opioid treatment programs; requirements	80
HB 2097	225	personal property; reporting; exemption	127
HB 2117	226	developmental homes; monitoring	73
HB 2118	227	unauthorized practice; health professions	73
HB 2266	228	prisoners; transition program; eligibility	107
HB 2446	229	NOW: special plates; military; women veterans	121
HB 2454	230	municipal band tax; authorization; repeal	129
HB 2495	231	appropriations; named claimants	36
HB 2570	232	study committee; murdered indigenous women.	75
HB 2687	233	NOW: condominiums; appraisals; termination	44
HB 2707	234	humanitarian services special plates	122
SB 1111	235	NOW: arts proficiency; state seal	52
SB 1181	236	DOR; collection statement; delivery deadline	131
SB 1182	237	fire insurance; premium tax proceeds	131
SB 1233	238	office of administrative hearings; continuation	113
SB 1240	239	health information; confidentiality; medical examiner	78
HB 2672	240	vacation rentals; short-term rentals; regulation	64
HB 2123	241	TPT; distribution; community college districts..	49
HB 2133	242	voter registration; updates; internet address	55
HB 2467	243	NOW: committees; west basin water users	101
HB 2480	244	setting aside judgment; felony offense	86
HB 2639	245	timeshares; disclosures	112

Bill	Chapter	Short Title	Page
<u>SB 1154</u>	246	primary date; first August Tuesday	57
<u>SB 1161</u>	247	NOW: school facilities; revisions	52
<u>SB 1185</u>	248	weights and measures; licensing periods	112
<u>SB 1235</u>	249	possessory improvements; government property; assessment	131
<u>SB 1297</u>	250	genetic testing information; confidentiality; exceptions	79
<u>SB 1349</u>	251	NOW: family college savings program	53
<u>SB 1469</u>	252	agency consolidation; department of insurance	67
<u>HB 2058</u>	253	dental hygienists; scope of practice	72
<u>HB 2405</u>	254	regulated water company; violations; enforcement	100
<u>HB 2492</u>	255	state highway work zones; accidents	107
<u>HB 2676</u>	256	public officers; records; confidentiality	108
<u>SB 1103</u>	257	pharmacy board; authority; modifications	77
<u>HB 2152</u>	258	residential beds; seriously mentally ill	73
<u>HB 2466</u>	259	NOW: civil action; assault; limitation; applicability	86
<u>SB 1348</u>	260	fireworks; retail sales; enforcement	46
<u>SB 1533</u>	261	NOW: special plates; Alzheimer's; child abuse	124
<u>SB 1539</u>	262	extended foster care program	81
<u>HB 2747</u>	263	general appropriations act; 2019-2020.	36
<u>HB 2748</u>	264	capital outlay; appropriations; 2019-2020.	37
<u>HB 2749</u>	265	K-12 education; budget reconciliation; 2019-2020.	37
<u>HB 2750</u>	266	higher education; budget reconciliation; 2019-2020.	37
<u>HB 2751</u>	267	budget procedures; budget reconciliation; 2019-2020.	37
<u>HB 2752</u>	268	criminal justice; budget reconciliation; 2019-2020.	37
<u>HB 2753</u>	269	environment; appropriation; 2019-2020.	37
<u>HB 2754</u>	270	health; budget reconciliation; 2019-2020.	38
<u>HB 2755</u>	271	human services; budget reconciliation; 2019-2020.	38
<u>HB 2756</u>	272	revenue; budget reconciliation; 2019-2020.	38
<u>HB 2757</u>	273	tax provisions; omnibus.	38
<u>HB 2475</u>	274	water use; criminal penalty; wells	101
<u>HB 2501</u>	275	electronic records; state library	63
<u>HB 2758</u>	276	empowerment scholarships; qualified school	38

Bill	Chapter	Short Title	Page
<u>SB 1215</u>	277	state lease-purchase agreements; payoff	39
<u>SB 1216</u>	278	uniform receivership act; commercial property	45
<u>SB 1220</u>	279	reviser's technical corrections; 2019	66
<u>SB 1244</u>	280	caregivers; assisted living; training	78
<u>SB 1485</u>	281	NOW: school tuition organization; inflator	132
<u>HB 2039</u>	282	NOW: elections; federal form; emergency voting	55
<u>HB 2076</u>	283	NOW: virtual training simulators; location	106
<u>HB 2134</u>	284	municipal elections; write-in candidates	55
<u>HB 2146</u>	285	NOW: contracts; licensure requirements; exemption	42
<u>HB 2190</u>	286	CORP; accidental disability; definition	106
<u>HB 2265</u>	287	NOW: defensive driving schools; course requirements	107
<u>HB 2275</u>	288	NOW: TPT exemptions; propagative materials	92
<u>HB 2358</u>	289	landlord tenant; partial payment; assistance	43
<u>HB 2360</u>	290	TPT; estimated payments; liability threshold	128
<u>HB 2493</u>	291	NOW: solar energy devices; appraisal methods	130
<u>HB 2532</u>	292	critical health information; emergency responders	74
<u>HB 2547</u>	293	NOW: racing commission; simulcasting; wagering facilities	93
<u>HB 2556</u>	294	agricultural property; uses; rural activities	130
<u>HB 2646</u>	295	NOW: commerce authority; application review	93
<u>HB 2670</u>	296	NOW: study committee; special education; gifted	50
<u>SB 1027</u>	297	tax credit; charitable organizations; eligibility	130
<u>SB 1037</u>	298	NOW: prisoners; parole hearings; recertification procedures	87
<u>SB 1062</u>	299	NOW: public disclosure; health professionals; address	76
<u>SB 1064</u>	300	court security officers; certification; powers	87
<u>SB 1087</u>	301	vehicle liability insurance; minimum limits	45
<u>SB 1213</u>	302	NOW: ASRS; return to work	66
<u>SB 1236</u>	303	tax liens; fees; certificate expiration	131
<u>SB 1241</u>	304	state parks board; heritage fund	103
<u>SB 1246</u>	305	behavioral health; foster children	79
<u>SB 1248</u>	306	property taxes; valuation; property modifications	132
<u>SB 1259</u>	307	ADOT; proportional registration; temporary registration	123

Bill	Chapter	Short Title	Page
<u>SB 1300</u>	308	low-income housing; tax exemption	132
<u>SB 1307</u>	309	DUI; license reinstatement; evaluation requirements	123
<u>SB 1310</u>	310	earned release credits; drug offenses	89
<u>SB 1321</u>	311	health information organizations	79
<u>SB 1330</u>	312	emergency management compact; workers	115
<u>SB 1332</u>	313	alternative fuel vehicles; VLT	132
<u>SB 1352</u>	314	health care directives registry; transfer	79
<u>SB 1451</u>	315	NOW: procedures; nomination petitions; registered circulators	57
<u>SB 1456</u>	316	vision screening; schools; appropriation	79
<u>SB 1482</u>	317	state agencies; fee increase; limit	67
<u>SB 1494</u>	318	marijuana; testing; advisory council; library	80
<u>SB 1528</u>	319	video service providers; license	46
<u>SB 1536</u>	320	NOW: controlled substances; delegation; monitoring	80
<u>SB 1538</u>	321	adult protective services	80



SECTION III

Summary of Legislation First Regular Session

Appropriations

Representative Regina Cobb, Chairman
 Representative John Kavanagh, Vice-Chairman
 Tim Grubbs, Legislative Research Analyst
 James Logan, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2004	24	nuclear management fund; appropriation; assessment	36
HB 2061	126	foster tuition waiver scholarship; age (<i>See: Committee on Education</i>)	49
HB 2361	165	NOW: tourism; sporting event; promotion; marketing (<i>See: Committee on Judiciary</i>)	86
HB 2371	101	NOW: real estate; licenses; applications	36
HB 2432	154	NOW: state treasurer's office; funds; consolidation (<i>See: Committee on Government</i>)	63
HB 2495	231	appropriations; named claimants	36
HB 2501	275	electronic records; state library (<i>See: Committee on Government</i>)	63
HB 2598	132	public debt; refinance; JCCR review	36
HB 2670	296	NOW: study committee; special education; gifted (<i>See: Committee on Education</i>)	50
HB 2671	188	NOW: animal cruelty; domestic animals; classification	87
HB 2695	79	funds; repeal	36
HB 2747	263	general appropriations act; 2019-2020.	36
HB 2748	264	capital outlay; appropriations; 2019-2020.	37
HB 2749	265	K-12 education; budget reconciliation; 2019-2020.	37
HB 2750	266	higher education; budget reconciliation; 2019-2020.	37
HB 2751	267	budget procedures; budget reconciliation; 2019-2020.	37
HB 2752	268	criminal justice; budget reconciliation; 2019-2020.	37
HB 2753	269	environment; appropriation; 2019-2020.	37

Bill	Chapter	Short Title	Page
HB 2754	270	health; budget reconciliation; 2019-2020.	38
HB 2755	271	human services; budget reconciliation; 2019-2020.	38
HB 2756	272	revenue; budget reconciliation; 2019-2020.	38
HB 2757	273	tax provisions; omnibus.	38
HB 2758	276	empowerment scholarships; qualified school	38
SB 1019	189	NOW: TPT; over the top	38
SB 1022	40	hours; seventh and eighth grades (<i>See: Committee on Education</i>)	51
SB 1091	54	budget stabilization fund; deposits	39
SB 1096	215	NOW: health professionals data; repository (<i>See: Committee on Health & Human Services</i>)	77
SB 1215	277	state lease-purchase agreements; payoff	39
SB 1246	305	behavioral health; foster children (<i>See: Committee on Health & Human Services</i>)	79
SB 1482	317	state agencies; fee increase; limit (<i>See: Committee on Government</i>)	67

[Back to Bill Index](#)

HB 2004 (Chapter 24): nuclear management fund; appropriation; assessment

Appropriates \$2.5 million in FY 2020 and \$2.6 million in FY 2021 from the Nuclear Emergency Management Fund to state agencies for administration and enforcement of the state off-site nuclear emergency response plan.

Effective: March 22, 2019

Click [here](#) for bill history.

HB 2371 (Chapter 101): NOW: real estate; licenses; applications

Requires the application for licensure as a real estate broker of a salesperson to include any derivative of the following that the applicant regularly uses for advertising purposes: 1) the applicant's first name; 2) the applicant's middle name; or 3) the applicant's nickname.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2495 (Chapter 231): appropriations; named claimants

Appropriates \$306,697 from the state GF and \$298,138 from other funds in FY 2019 for the payment of claims against state agencies.

Effective: May 31, 2019

Click [here](#) for bill history.

HB 2598 (Chapter 132): public debt; refinance; JCCR review

Requires the Arizona Department of Administration to submit for review proposed refunding of any tax-exempt deficit financing agreement to the Joint Committee on Capital Review prior to entering into any lease-purchase agreement or issuing revenue bonds.

Effective: December 31, 2019

Click [here](#) for bill history.

HB 2695 (Chapter 79): funds; repeal

Repeals unused funds and transfers unexpended and unencumbered monies to the state GF.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2747/SB 1548 (Chapter 263): general appropriations act; 2019-2020.

Appropriates monies for the operation of state government in FY 2020. Click [here](#) for full bill summary.

Effective: July 1, 2019

Click [here](#) for bill history.

HB 2748/SB 1549 (Chapter 264): capital outlay; appropriations; 2019-2020.

Appropriates monies for state government capital outlay expenditures in FY 2020. Click [here](#) for full bill summary.

Effective: July 1, 2019

Click [here](#) for bill history.

HB 2749/SB 1551 (Chapter 265): K-12 education; budget reconciliation; 2019-2020.

Contains budget reconciliation bill provisions relating to K-12 education needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: July 1, 2018; August 27, 2019

Click [here](#) for bill history.

HB 2750/SB 1552 (Chapter 266): higher education; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to higher education needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2751/SB 1550 (Chapter 267): budget procedures; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to budget procedures needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: July 1, 2019; August 27, 2019

Click [here](#) for bill history.

HB 2752/SB 1557 (Chapter 268): criminal justice; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to criminal justice needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2753/SB 1556 (Chapter 269): environment; appropriation; 2019-2020.

Contains budget reconciliation provisions relating to the environment needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2754/SB 1553 (Chapter 270): health; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to health needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2755/SB 1554 (Chapter 271): human services; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to human services needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2756/SB 1555 (Chapter 272): revenue; budget reconciliation; 2019-2020.

Contains budget reconciliation provisions relating to revenue needed for implementing the FY 2020 budget. Click [here](#) for full bill summary.

Effective: August 27, 2019; January 1, 2019; January 1, 2020

Click [here](#) for bill history.

HB 2757/SB 1546 (Chapter 273): tax provisions; omnibus.

Provides for the adoption of provisions under the Transaction Privilege Tax and use tax statutes for the taxation of retail sales into Arizona by marketplace facilitators and remote sellers. Additionally, provides for an economic presence test and safe harbor and undue burden provisions. Conforms Arizona's income tax calculation to the changes made to the Internal Revenue Code effective on January 1, 2018 and reforms sections of the income tax code for taxable years beginning from and after December 31, 2018.

Effective: January 1, 2018; January 1, 2019; October 1, 2019

Click [here](#) for bill history.

HB 2758/SB 1545 (Chapter 276): empowerment scholarships; qualified school

Allows students residing on an Indian reservation to continue using empowerment scholarship account monies to pay for tuition until July 1, 2020 provided these students paid tuition to a nongovernmental primary, secondary or preschool for pupils with disabilities located in an adjacent state and within two miles of the Arizona border.

Effective: July 1, 2017

Click [here](#) for bill history.

SB 1019 (Chapter 189): NOW: TPT; over the top

Excludes audio or video programming services received over the internet that are comparable to programming provided by a radio or television broadcast from the telecommunications classification and exempts them from municipal taxation. Defines such internet audio or video programming as "over-the-top services". For sourcing of certain transactions of tangible personal property, specifies that a purchaser's billing address will be used to source the transaction if there

is no delivery address and that a lessee's billing address will be used to source the transaction if there is no lessee's address.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1091 (Chapter 54): budget stabilization fund; deposits

Increases the statutory cap on the budget stabilization fund from 7% to 10% of state GF revenue for the fiscal year.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1215 (Chapter 277): state lease-purchase agreements; payoff

Appropriates \$190 million from the GF in FY 2020 to retire specified lease-purchase agreements.

Effective: July 1, 2019

Click [here](#) for bill history.

Commerce

Representative Jeff Weninger, Chairman
Travis Grantham, Vice-Chairman
Paul Benny, Legislative Research Analyst
Mickayla LeVine, Legislative Research Intern



[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
<u>HB 2137</u>	74	workers' compensation; excess insurance policies	42
<u>HB 2146</u>	285	NOW: contracts; licensure requirements; exemption	42
<u>HB 2175</u>	122	insurance; third-party administrators; exemptions	42
<u>HB 2177</u>	45	regulatory sandbox program; amendments	42
<u>HB 2179</u>	163	video service providers	42
<u>HB 2229</u>	76	cable licensing; video service providers	42
<u>HB 2281</u>	136	liquor omnibus	43
<u>HB 2284</u>	30	credit unions; declaration of purpose	43
<u>HB 2358</u>	289	landlord tenant; partial payment; assistance	43
<u>HB 2418</u>	52	protected data; motor vehicle dealers	43
<u>HB 2423</u>	91	space flight activities; release agreement	43
<u>HB 2451</u>	129	real estate licensure; exceptions; rentals	43
<u>HB 2552</u>	105	state lottery; prizewinner confidentiality	44
<u>HB 2673</u>	9	property; products; services; sandbox	44
<u>HB 2674</u>	113	insurance; exceptions; guaranteed asset protection	44
<u>HB 2687</u>	233	NOW: condominiums; appraisals; termination	44
<u>SB 1004</u>	10	insurance; surplus lines; reports; payments	44
<u>SB 1006</u>	11	internationally active insurance groups; supervision	44
<u>SB 1007</u>	180	insurance; corporate governance; disclosure	45
<u>SB 1008</u>	12	insurance; prohibited inducements; exceptions	45
<u>SB 1087</u>	301	vehicle liability insurance; minimum limits	45
<u>SB 1113</u>	17	insurance; information practices	45

Bill	Chapter	Short Title	Page
<u>SB 1212</u>	18	prepaid legal insurance contracts; definition	45
<u>SB 1216</u>	278	uniform receivership act; commercial property	45
<u>SB 1218</u>	19	beneficiary deeds; separate property; nonlapse	45
<u>SB 1304</u>	187	NOW: mechanics liens; notice; applicability	46
<u>SB 1333</u>	22	real estate appraisal	46
<u>SB 1348</u>	260	fireworks; retail sales; enforcement	46
<u>SB 1397</u>	145	registrar of contractors omnibus	46
<u>SB 1528</u>	319	video service providers; license	46
<u>SB 1534</u>	223	NOW: annuity disclosure; rules	46

[Back to Bill Index](#)

HB 2137 (Chapter 74): workers' compensation; excess insurance policies

Designates the Special Fund as the successor in interest to all excess insurance policies in effect at the time of an assignment that insure any part of the self-insured employer's financial obligations.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2146 (Chapter 285): NOW: contracts; licensure requirements; exemption

Exempts a person from specified state laws relating to licensure, certification, registration or authorization to act, provided certain requirements are met. Instructs a person, when notified by a state agency that the person is in violation of a specified state law, to do either of the following within six months of notification: 1) become licensed, certified or registered or receive another authorization to act; or 2) amend the contract to exempt the person from the applicable state law. Deems a violation relating to the exemption as an unlawful practice under the Consumer Fraud Act and allows the Attorney General to investigate and take appropriate action as prescribed by law.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2175 (Chapter 122): insurance; third-party administrators; exemptions

Exempts a qualified marketplace platform and certain entities who do not adjust or settle claims from statutory third-party administrator requirements and permits an insurer to issue a blanket and group blanket disability policy to a qualified marketplace platform covering qualified marketplace contractors.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2177 (Chapter 45): regulatory sandbox program; amendments

Makes revisions to laws governing the Regulatory Sandbox Program.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2179 (Chapter 163): video service providers

Adds *video service provider* references to certain statutes that correspond to cable operators and cable service.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2229 (Chapter 76): cable licensing; video service providers

Establishes licensure and regulation requirements for video service providers under Title 11.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2281 (Chapter 136): liquor omnibus

Makes various revisions to the liquor statutes. Establishes a joint premises permit and an extension of premises pilot program.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2284 (Chapter 30): credit unions; declaration of purpose

Declares the purpose of laws that govern credit unions is to provide opportunity for credit unions to remain competitive with each other, with financial institutions existing under other laws of this state and with banking and financial institutions existing under other states', federal and foreign countries' laws.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2358 (Chapter 289): landlord tenant; partial payment; assistance

Stipulates that a landlord's acceptance of a housing assistance payment does not constitute an acceptance of a partial payment of rent or a waiver of a landlord's right to terminate the rental agreement for any breach by the tenant.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2418 (Chapter 52): protected data; motor vehicle dealers

Prescribes requirements and prohibitions regarding accessing, storing, using, sharing and copying protected dealer data.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2423 (Chapter 91): space flight activities; release agreement

Modifies the definition of *launch* with regards to release agreements for space flight entities.

Effective: August 27, 2019

Click [here](#) for a bill history.

HB 2451 (Chapter 129): real estate licensure; exceptions; rentals

Removes the undefined terminology *in a common interest development* as describing a type of dwelling unit.

Effective: August 27, 2019

Click [here](#) for a bill history.

HB 2552 (Chapter 105): state lottery; prizewinner confidentiality

Adds a permanent confidentiality threshold of \$100,000 or more in lottery prize or winnings and specifies that if confidentiality is not requested, the name of the prizewinner is confidential and not a public record for 90 days from the date the prize is awarded.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2673 (Chapter 9): property; products; services; sandbox

Establishes the Property Technology Sandbox Program and outlines regulations and requirements for the program.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2674 (Chapter 113): insurance; exceptions; guaranteed asset protection

Specifies that guaranteed asset protection waivers are not insurance, and laws governing insurance are not applicable to these waivers.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2687 (Chapter 233): NOW: condominiums; appraisals; termination

Adds requirements relating to terminating a condominium including convening a meeting and obtaining a second appraisal. Additionally, clarifies the respective interests of condominium owners.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1004 (Chapter 10): insurance; surplus lines; reports; payments

Permits the Director of the Department of Insurance to require the electronic submission of certain reports and payments, beginning January 1, 2020. Modifies the contents of the surplus lines broker report.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1006 (Chapter 11): internationally active insurance groups; supervision

Establishes the requirements for the Director of the Department of Insurance to determine or acknowledge a group-wide supervisor for an Internationally Active Insurance Group.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1007 (Chapter 180): insurance; corporate governance; disclosure

Establishes laws prescribing a corporate governance annual disclosure.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1008 (Chapter 12): insurance; prohibited inducements; exceptions

Allows an insurer to offer or provide certain ancillary products or services in connection with an insurance transaction that are intended to minimize or prevent claims-related losses or expenses or harm to the public. Asserts these products or services are exempt from statutes related to prohibited inducements or rebates.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1087 (Chapter 301): vehicle liability insurance; minimum limits

Increases the motor vehicle minimum liability coverage amounts and requires the offering of uninsured or underinsured motorist coverage be made at the time of application.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1113 (Chapter 17): insurance; information practices

Specifies an insurance institution or insurance producer is not required to provide a notice of information practices at policy renewals or policy reinstatements if certain requirements are met.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1212 (Chapter 18): prepaid legal insurance contracts; definition

Modifies the definition of *prepaid legal insurance contract* and excludes the payment of an administrative fee only from consideration as a specific legal service.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1216 (Chapter 278): uniform receivership act; commercial property

Establishes the Uniform Commercial Real Estate Receivership Act and outlines the powers and duties of a court appointed receiver.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1218 (Chapter 19): beneficiary deeds; separate property; nonlapse

Adds clarification to beneficiary deeds regarding conveyance of real property and grantee beneficiaries.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1304 (Chapter 187): NOW: mechanics liens; notice; applicability

Requires an updated 20-day preliminary notice be given when the actual estimated total price of a project exceeds 30%, rather than 20% of the total price in any prior original preliminary notice.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1333 (Chapter 22): real estate appraisal

Modifies certain duties of the Superintendent of the Department of Financial Institutions.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1348 (Chapter 260): fireworks; retail sales; enforcement

Adds additional days in which permissible consumer fireworks may be sold and used in counties with 500,000 people or more and includes *adult snappers* as a permissible consumer firework.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1397 (Chapter 145): registrar of contractors omnibus

Makes various revisions to statute relating to the Registrar of Contractors.

Effective date: August 27, 2019

Click [here](#) for bill history.

SB 1528 (Chapter 319): video service providers; license

Modifies certain regulations relating to video service providers including licensing and audits.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1534 (Chapter 223): NOW: annuity disclosure; rules

Instructs the Department of Insurance to adopt rules relating to: 1) the National Association of Insurance Commissioner's Annuity Disclosure Model Regulation; and 2) illustration requirements specific to participating immediate and deferred income annuities.

Effective: August 27, 2019

Click [here](#) for bill history.

Education

Representative Michelle Udall, Chairman
 Representative John Fillmore, Vice-Chairman
 Paul Bergelin, Legislative Research Analyst
 Eryn Streeter, Assistant Legislative Research Analyst
 Jessie Satterfield, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2036	148	dual enrollment; reported information; date	49
HB 2061	126	foster tuition waiver scholarship; age	49
HB 2083	175	kindergarten; survey; report.	49
HB 2119	177	school safety; reporting (<i>See: Committee on Public Safety</i>)	106
HB 2123	241	TPT; distribution; community college districts..	49
HB 2176	98	college credit by examination; payments	49
HB 2303	128	NOW: computer science; credit; science; mathematics	50
HB 2425	164	school tax credit; contributions (<i>See: Committee on Ways & Means</i>)	129
HB 2670	296	NOW: study committee; special education; gifted	50
HB 2749	265	K-12 education; budget reconciliation; 2019-2020. (<i>See: Committee on Appropriations</i>)	37
HB 2750	266	higher education; budget reconciliation; 2019-2020. (<i>See: Committee on Appropriations</i>)	37
HB 2758	276	empowerment scholarships; qualified school (<i>See: Committee on Appropriations</i>)	38
SB 1014	3	English language learners; instruction; budgeting	50
SB 1021	13	commission for postsecondary education; continuation	50
SB 1022	40	hours; seventh and eighth grades	51
SB 1026	214	school pupils; emergency medication administration	51
SB 1048	115	community colleges; admissions criteria	51
SB 1069	57	NOW: postsecondary institutions; free expression policies	51

Bill	Chapter	Short Title	Page
<u>SB 1071</u>	191	school districts; personnel evaluations	51
<u>SB 1073</u>	116	NOW: school district consolidations	52
<u>SB 1111</u>	235	NOW: arts proficiency; state seal	52
<u>SB 1161</u>	247	NOW: school facilities; revisions	52
<u>SB 1177</u>	159	NOW: home school district; special education	52
<u>SB 1184</u>	84	schools; economics; personal financial management	52
<u>SB 1256</u>	85	NOW: school districts; procurement practices; auditors	52
<u>SB 1318</u>	198	NOW: schools; training; screening; dyslexia	53
<u>SB 1340</u>	119	NOW: ABOR; university scholarships; report	53
<u>SB 1346</u>	86	NOW: school; assessments; instruction; reporting	53
<u>SB 1349</u>	251	NOW: family college savings program	53
<u>SB 1468</u>	199	schools; suicide prevention training	53

[Back to Bill Index](#)

HB 2036 (Chapter 148): dual enrollment; reported information; date

Changes the date for community colleges to report exceptions to their class status requirements for dual enrollment students to the Joint Legislative Budget Committee from October 1st to December 1st.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2061 (Chapter 126): foster tuition waiver scholarship; age

Lowers the qualifying age for foster care tuition waiver scholarships from 16 years of age to 14 years of age.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2083 (Chapter 175): kindergarten; survey; report.

Requires the Arizona Department of Education to conduct a statewide kindergarten survey by January 1 of each year based on information that school districts and charter schools submit as part of the K-3 reading program, including pupil reading proficiency, how full-day kindergarten instruction is funded, and how many hours per day of kindergarten instruction are provided.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2123 (Chapter 241): TPT; distribution; community college districts..

Instructs the State Treasurer to distribute 3% of remaining transaction privilege tax monies, after installments to the Classroom Site Fund, to the Workforce Development Account in each community college district.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2176 (Chapter 98): college credit by examination; payments

Establishes a fund that distributes monies for incentive bonuses to teachers that instruct students who pass a qualifying exam and received college credit while attending a high school in which 50% or more of the students are eligible for free and reduced-priced lunches.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2303 (Chapter 128): NOW: computer science; credit; science; mathematics

Directs the Arizona Board of Regents and State Board of Education to develop guidelines for charter schools and school districts on the necessary rigor and content that mathematics and science courses must have to satisfy high school graduation requirements and university admissions requirements. Requires the Arizona Department of Education to prioritize Computer Science Professional Development Fund grant awards to eligible public schools that either are rural schools or had at least 60% of enrolled students eligible for free and reduced-priced lunches.

Effective: April 24, 2019

Click [here](#) for bill history.

HB 2670 (Chapter 296): NOW: study committee; special education; gifted

Establishes a study committee consisting of five members of the House of Representatives and five members of the Senate to examine and make recommendations on special education weights and funding for gifted pupils.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1014/HB 2184 (Chapter 3): English language learners; instruction; budgeting

Directs the State Board of Education (SBE) to adopt and approve research-based, structured English immersion models that include the following minimum amount of English language development: a) 120 minutes per day, 600 minutes per week, or 360 hours per school year for pupils in kindergarten through 5th grade; and b) 100 minutes per day, 500 minutes per week, or 300 hours per school year for pupils in 6th through 12th grade.

Requires SBE to adopt evidence-based and researched-based alternative English instruction models.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1021 (Chapter 13): commission for postsecondary education; continuation

Continues the Arizona Commission for Postsecondary Education (ACPE) until July 1, 2027. Eliminates the ACPE's powers to: 1) conduct investigations; 2) hold hearings; 3) determine methods of enforcement; 4) issue subpoenas to compel attendance of a witness, and the production of documents; 5) administer oaths, take testimony, and hear proof; and 6) receive exhibits into evidence.

Effective: July 1, 2019

Click [here](#) for bill history.

SB 1022 (Chapter 40): hours; seventh and eighth grades

Decreases from 1,000 hours to 890 hours the amount of time that seventh and eighth grade students must be enrolled in an instructional program for a 180-day school year when calculating average daily membership (ADM). Allows 4th through 8th grade students who are enrolled in an instructional program that meets for at least 890 hours for a 144-day school year to qualify as full-time students when calculating ADM.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1026 (Chapter 214): school pupils; emergency medication administration

Allows a trained school district, charter school, private school or preschool employee to administer certain medications to a minor without parental or guardian authorization in the event of an emergency.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1048 (Chapter 115): community colleges; admissions criteria

Changes certain community college admissions requirements for students under 18 years of age.

Effective: April 22, 2019

Click [here](#) for bill history.

SB 1069 (Chapter 57): NOW: postsecondary institutions; free expression policies

Prohibits a university or community college from restricting a student's right to speak, which can include verbal speech, holding a sign or distributing fliers or other materials in a public forum. Clarifies that a university or community college can impose certain time, place and manner restrictions on student speech that occurs in a public forum.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1071 (Chapter 191): school districts; personnel evaluations

Replaces the State Board of Education's model framework and guidelines for teacher and principal evaluation instruments with requirements for teacher and principal evaluation systems established by the school district governing boards and charter schools.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1073 (Chapter 116): NOW: school district consolidations

Requires the successor school district that resulted from a school district consolidation and was participating in a Career and Technical Education District (CTED) during the consolidation to automatically continue participating in the CTED in the same manner as the former school district.

Effective: January 1, 2023

Click [here](#) for bill history.

SB 1111 (Chapter 235): NOW: arts proficiency; state seal

Creates the State Seal of Arts Proficiency Program to recognize students who have attained a high level of proficiency in the arts and graduated from a participating high school.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1161 (Chapter 247): NOW: school facilities; revisions

Requires the School Facilities Board to list vacant or partially used buildings that are suitable for school operations and establishes guidelines for the sale or lease of those buildings.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1177 (Chapter 159): NOW: home school district; special education

Redefines *home school district* as the school district or charter school where a child last attended, rather than the school district where the person with legal custody of the child resides.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1184 (Chapter 84): schools; economics; personal financial management

Directs the State Board of Education to require at least a one-half course credit in economics, which must include financial literacy and personal financial management, for high school graduation.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1256 (Chapter 85): NOW: school districts; procurement practices; auditors

Repeals prohibitions against a school district hiring the same auditor or auditing firm for more than three consecutive years and against an auditor or auditing firm receiving consulting fees from a school district that has hired it.

Effective: April 11, 2019

Click [here](#) for bill history.

SB 1318 (Chapter 198): NOW: schools; training; screening; dyslexia

Directs the Arizona Department of Education to designate a dyslexia specialist and develop a dyslexia plan and a list of qualified dyslexia training opportunities. Requires the State Board of Education to adopt rules for dyslexia training for teacher certificate applicants.

Effective: May 8, 2019

Click [here](#) for bill history.

SB 1340 (Chapter 119): NOW: ABOR; university scholarships; report

Requires the Arizona Board of Regents to submit a report by December 15, 2019 on the history of the scholarships awarded at each university from calendar year 1980 through August 27, 2019 to the Governor, the President of the Senate and the Speaker of the House of Representatives.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1346 (Chapter 86): NOW: school; assessments; instruction; reporting

Requires the State Board of Education to adopt a plan for the development, implementation, and adoption of a new statewide assessment and menu of assessments for 3rd through 8th grade and 9th through 12th grade before July 2, 2019. Additionally, directs the Arizona Department of Education to collaborate with educators and school administrators to revise and replace items on the statewide assessment. Extends to the 2023-2024 school year the deadline for local education agencies that instruct 3rd through 8th grade to select an assessment from the menu of assessments instead of the statewide assessment.

Effective: July 1, 2019

Click [here](#) for bill history.

SB 1349 (Chapter 251): NOW: family college savings program

Modifies the definitions of *qualified higher education expenses* and *qualified withdrawals* to conform with requirements of section 529 of the federal Internal Revenue Code.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1468 (Chapter 199): schools; suicide prevention training

Requires school districts, charter schools and teacher training programs to provide suicide awareness and prevention training to school personnel and all teacher candidates. Directs the Arizona Health Care Cost Containment System Administration to make suicide awareness and prevention training resources available.

Effective: August 27, 2019

Click [here](#) for bill history.

Elections

Representative Kelly Townsend, Chairman
 Representative Frank Carroll, Vice-Chairman
 Stephanie Jensen, Legislative Research Analyst
 Katie Reynolds, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2023	27	political signs; ballot measures; tampering	55
HB 2039	282	NOW: elections; federal form; emergency voting	55
HB 2076	283	NOW: virtual training simulators; location (See: Committee on Public Safety)	106
HB 2133	242	voter registration; updates; internet address	55
HB 2134	284	municipal elections; write-in candidates	55
HB 2236	127	NOW: county recorder; candidate petition	55
HB 2238	99	NOW: election procedures; manual	56
SB 1054	39	early ballots; deficiencies; cure period	56
SB 1072	15	early voting centers; identification required	56
SB 1090	107	emergency voting procedures; board action	56
SB 1139	217	redistricting; legislative district one	57
SB 1154	246	primary date; first August Tuesday	57
SB 1451	315	NOW: procedures; nomination petitions; registered circulators	57

[Back to Bill Index](#)

HB 2023 (Chapter 27): political signs; ballot measures; tampering

States that the removal of political signs or printed materials in support or opposition to any ballot measure, question or issue is subject to the same penalty as the removal of candidate signs. Stipulates that the period for penalties for the removal of signs for a candidate in a primary election who does not advance to the general election ends seven days after the primary election.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2039 (Chapter 282): NOW: elections; federal form; emergency voting

Requires the county recorder to report to the Secretary of State and post on the recorder's website the number of people who are registered using the state or federal form and have not provided proof of citizenship. Requires the county recorder to post on their website after each general election the number of votes cast using federal only ballots.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2133 (Chapter 242): voter registration; updates; internet address

Allows county recorders to include an appropriate internet address in a follow-up or change of address notice for revising voter registration information. Stipulates that the county recorder must update the general register with the revised voter registration information or send the information to the appropriate county recorder if the revised information indicates a new address outside of that county.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2134 (Chapter 284): municipal elections; write-in candidates

Prohibits a write-in candidate in municipal elections or candidates for nonpartisan offices from advancing to the general election to receiving a certification of election, respectively, if the write-in candidate did not receive the number of votes equivalent to at least the same number of signatures required by statute for nominating petitions of the same office.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2236 (Chapter 127): NOW: county recorder; candidate petition

Requires county recorders or other officers in charge of elections to perform signature verification for nomination petition challenges and provide testimony and other evidence on request of any of the parties to the challenge.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2238 (Chapter 99): NOW: election procedures; manual

Requires the Elections Procedures Manual (Manual) to be issued no later than December 31st of each odd-numbered year preceding a general election. Requires the Manual to be submitted by the Secretary of State to the Governor and Attorney General no later than October 1st of the year before each general election.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1054 (Chapter 39): early ballots; deficiencies; cure period

Requires the county recorder or other officer in charge of elections to make reasonable efforts to contact a voter if the signature on the ballot affidavit and voter registration forms do not match. Requires the county recorder or other officer in charge of elections to allow signatures to be corrected no later than the fifth business day after the election for federal office or the third business day for any other election. Authorizes the county recorder to begin tallying early ballots 14 days before election day.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1072 (Chapter 15): early voting centers; identification required

Requires each elector to present proper identification at any on-site early voting or other early voting location. Allows the county recorder or other officer in charge of elections to provide an elector the opportunity to update their voter registration information at any early voting location.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1090 (Chapter 107): emergency voting procedures; board action

Requires a person who receives an emergency ballot to provide valid identification and sign a statement under the penalty of perjury that states that the person is experiencing or experienced an emergency after 5:00 p.m. on the Friday before the election and before 5:00 p.m. on the Monday before the election that would prevent them from voting at the polls. Authorizes the county Board of Supervisors (BOS) to allow the county recorder or other officer in charge of elections to use emergency voting centers. Allows the county recorder or other officer in charge of elections to make changes to the emergency voting locations if there is not sufficient time for the BOS to do so and requires notification to the public and the BOS as soon as practicable.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1139 (Chapter 217): redistricting; legislative district one

Asserts that the legislative district that contains the City of Prescott is designated as legislative district one. Specifies that if the City of Prescott is located in more than one legislative district, the legislative district that contains the largest percentage of the city's population is designated as legislative district one.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1154 (Chapter 246): primary date; first August Tuesday

States that the primary election will be held on the first Tuesday in August.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1451 (Chapter 315): NOW: procedures; nomination petitions; registered circulators

Requires a candidate for office to file a statement of interest with the appropriate filing officer for that office no later than the date of the first petition signature on a nomination petition. Specifies that all circulators, including nonresidents of this state, of initiative and referendum measures are required to register with the Secretary of State before circulating petitions.

Effective: August 27, 2019

Click [here](#) for bill history.

Federal Relations

Representative Mark Finchem, Chairman
Representative Gail Griffin, Vice-Chairman
Diana Clay, Senior Legislative Research Analyst
Carly Verbeke, Legislative Intern



[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2547	293	NOW: racing commission; simulcasting; wagering facilities (<i>See: Committee on Land and Agriculture</i>)	93
HCM 2003	--	uranium pollution; remediation	59
SCM 1002	--	federal lands; forgone revenue; education.	59

[Back to Bill Index](#)

HCM 2003: uranium pollution; remediation

Requires the Federal Environmental Protection Agency and the Arizona Attorney General to take immediate action to eradicate uranium and related air and water pollution in this state.

Click [here](#) for bill history.

SCM 1002: federal lands; forgone revenue; education.

Urges the U.S Congress to coordinate with the state of Arizona to establish a standard to calculate payment in lieu of taxes (PILT) payments equal to tax revenue the state, its political subdivisions and public schools would generate if not for Federal control of its lands. Urges the U.S. Congress to establish full, sustainable and timely long-term funding for the PILT program that ensures stability for the state.

Click [here](#) for bill history.

Government

Representative John Kavanagh, Chairman
 Representative Kevin Payne, Vice-Chairman
 Stephanie Jensen, Legislative Research Analyst
 Luke Palmer, Assistant Legislative Research Analyst
 Katie Reynolds, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2007	25	ASRS; political subdivision plans; adjustments	62
HB 2078	35	local government investment pool	62
HB 2097	225	personal property; reporting; exemption (<i>See: Committee on Ways and Means</i>)	127
HB 2107	73	municipalities; parking; public vehicles (<i>See: Committee on Regulatory Affairs</i>)	111
HB 2114	88	county real estate; appraisals	62
HB 2183	123	memorial; Frances Munds; women suffrage	62
HB 2190	286	CORP; accidental disability; definition (<i>See: Committee on Public Safety</i>)	106
HB 2241	209	JLAC; political subdivisions; investigation	62
HB 2405	254	regulated water company; violations; enforcement (<i>See: Committee on Natural Resources, Energy and Water</i>)	100
HB 2422	36	public retirement systems	63
HB 2432	154	NOW: state treasurer's office; funds; consolidation	63
HB 2469	130	fire district consolidation, merger	63
HB 2501	275	electronic records; state library	63
HB 2662	205	zoning hearing; annexation; petition; testimony	63
HB 2672	240	vacation rentals; short-term rentals; regulation	64
HB 2692	213	state drink; lemonade	64
HB 2721	80	town elected officials; term limits	64
SB 1016	158	ASRS; ineligible contributions; unfunded liability	64
SB 1017	37	ASRS; paying interest; authorization	64

Bill	Chapter	Short Title	Page
<u>SB 1018</u>	181	ASRS; compensation; definition	64
<u>SB 1030</u>	56	remote online notarization; registration	65
<u>SB 1079</u>	192	ASRS; long-term disability program	65
<u>SB 1094</u>	185	NOW: planned communities; applicability; recreational center	65
<u>SB 1142</u>	82	trust land fund monies; distributions	65
<u>SB 1146</u>	38	PSPRS; EORP; CORP; modifications	65
<u>SB 1159</u>	117	fire districts; financial reports; alternatives	66
<u>SB 1186</u>	186	municipalities; pension fund; transfer	66
<u>SB 1213</u>	302	NOW: ASRS; return to work	66
<u>SB 1220</u>	279	reviser's technical corrections; 2019	66
<u>SB 1261</u>	218	NOW: lobbyists; filings; attestations	66
<u>SB 1299</u>	61	state warrants; substitute checks	67
<u>SB 1441</u>	220	county officers; confidentiality; e-mail	67
<u>SB 1442</u>	160	state fleet; neighborhood electric vehicles	67
<u>SB 1469</u>	252	agency consolidation; department of insurance	67
<u>SB 1482</u>	317	state agencies; fee increase; limit	67
<u>SB 1531</u>	200	NOW: HOAs; costs; assessments	68

[Back to Bill Index](#)

HB 2007 (Chapter 25): ASRS; political subdivision plans; adjustments

Requires a political subdivision to pay to the Arizona State Retirement System (ASRS) the amount equal to the present value of the costs of benefits to service for the political subdivision using the actuarial assumptions approved by the ASRS Board. Prohibits employees from receiving service credit from two separate public retirement systems for the same period of employment. Allows an employer to correct a contributions error if certain requirements are met and outlines the manner in which they may do this.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2078 (Chapter 35): local government investment pool

Outlines the governmental entities that may participate in the local government investment pool. Defines *political subdivision*.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2114 (Chapter 88): county real estate; appraisals

Specifies that county property for sale or lease must be appraised by a licensed appraiser. Allows the Board of Supervisors to lease properties without public auction if specified conditions are met.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2183 (Chapter 123): memorial; Frances Munds; women suffrage

Dedicates a memorial to Frances Willard Munds in Wesley Bolin Plaza. Requires all fundraising and contracts for artistic design and construction of the memorial to be the sole responsibility of the proponents of the memorial and prohibits the state from facilitating fundraising or establishing a state fund for the deposit of the monies.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2241 (Chapter 209): JLAC; political subdivisions; investigation

Requires each political subdivision and person that files forms and reports to comply with the uniform expenditure reporting system prescribed by the Auditor General. Allows the Auditor General to notify the Joint Legislative Audit Committee and the Attorney General if any political subdivision does not comply with instructions, forms and the uniform expenditure reporting system prescribed by the Auditor General. Authorizes the Attorney General to file a petition for special action in any court of competent jurisdiction to enjoin any political subdivision from violating statute.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2422 (Chapter 36): public retirement systems

Makes numerous changes to the public retirement systems statutes. Specifies that the annual compensation limit adjustment for a calendar year applies to the annual compensation for that calendar year. Requires the member's employer and the member to make contributions if the member meets certain requirements related to military service. Asserts that the Public Safety Personnel Retirement System Board must establish, design and administer a deferred compensation plan that a member may participate in.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2432 (Chapter 154): NOW: state treasurer's office; funds; consolidation

Repeals the State Treasurer's Management Fund and requires monies of the local government long-term investment pools to be deposited into the State Treasurer's Operating Fund. Transfers all appropriated monies that remain unexpended and unencumbered in the Management Fund to the Operating Fund on August 27, 2019.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2469 (Chapter 130): fire district consolidation, merger

Modifies the procedure for merging and consolidating fire districts. Requires the information of a proposed merger or consolidation of two or more fire districts to be posted on each affected fire district's website. Stipulates that all current and prospective employees and volunteers of a fire district must submit a full set of fingerprints to the fire authority, fire and medical authority or fire and ambulance authority.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2501 (Chapter 275): electronic records; state library

Directs the state library to establish, operate and maintain a trusted electronic records repository. Establishes the Electronic Records Repository Fund consisting of legislative appropriations, nonfederal grants, gifts, fees, donations and other monies. Appropriates \$70,000 and one full-time equivalent position from the state General Fund in FY 2024 to the Secretary of State.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2662 (Chapter 205): zoning hearing; annexation; petition; testimony

Authorizes the governing body of a municipality to consider testimony of an aggrieved party in relation to a zoning ordinance and specifies that an interested party in an annexation must be within the territory to be annexed. Defines *party aggrieved*.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2672 (Chapter 240): vacation rentals; short-term rentals; regulation

Makes various changes to statute relating to vacation and short-term rental regulations. Requires the online lodging operator to list their transaction privilege tax license number on all advertisements. Outlines penalties that must be imposed if an online lodging operator is in noncompliance with this Act. Stipulates that a vacation or short-term rental must only be used for residential purposes.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2692 (Chapter 213): state drink; lemonade

Establishes lemonade as the official drink of Arizona.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2721 (Chapter 80): town elected officials; term limits

Allows a majority vote of a town's qualified electors to enact, enforce or repeal term limits for the town common council or mayor and stipulates that any enactment, enforcement or repeal of the term limits applies to any council member or mayor after the date of enactment.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1016 (Chapter 158): ASRS; ineligible contributions; unfunded liability

Mandates an employer who participates in the Arizona State Retirement System to pay the unfunded liability for contributions on compensation that are ineligible by statute or rule. Modifies the definition of *unfunded liability*.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1017 (Chapter 37): ASRS; paying interest; authorization

Prohibits the Arizona State Retirement System from paying interest on any amount paid to a member, an alternate payee or an employer unless specifically authorized by statute.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1018 (Chapter 181): ASRS; compensation; definition

Redefines *compensation* for Arizona State Retirement System members whose membership begins on or after January 1, 2020.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1030 (Chapter 56): remote online notarization; registration

Outlines the process for remote online notarization and requires the Secretary of State to adopt rules regarding remote online notarization. Allows a notary public to perform remote online notarizations for individuals who are physically in this state, outside of this state but not the United States or outside of the United States if certain conditions apply.

Effective: July 1, 2020

Click [here](#) for bill history.

SB 1079 (Chapter 192): ASRS; long-term disability program

Authorizes the Arizona State Retirement System or its contracted administrator to investigate information related to the falsification of information or records related to the Long-Term Disability Program. Repeals duplicate statute affecting the definition of *monthly compensation*.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1094 (Chapter 185): NOW: planned communities; applicability; recreational center

States that the planned community statutes do not apply to a nonprofit corporation or unincorporated association of owners that is created or incorporated before January 1, 1974. Allows these associations to be subject to the planned community statutes if a majority of all members elect to do so in writing by recording a notice of election. Contains a retroactive effective date of July 17, 1994.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1142 (Chapter 82): trust land fund monies; distributions

Requires the State Board of Investments and the State Treasurer to make distributions of the Permanent Land Endowment Fund on or before the last business day of each month.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1146 (Chapter 38): PSPRS; EORP; CORP; modifications

Makes various changes to the statutes relating to the Public Safety Personnel Retirement System, Elected Officials Retirement Plan and the Corrections Officer Retirement Plan. Specifies discount rates and makes allowances for eligible prior service.

Effective: April 1, 2019

Click [here](#) for bill history.

SB 1159 (Chapter 117): fire districts; financial reports; alternatives

Establishes time frames for a fire district to complete a study of merger, consolidation or joint operating alternatives and for the findings to be submitted to county officials. Prohibits other entities from using in their name, title or designation, the titles for joint power authorities as outlined in the Act.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1186 (Chapter 186): municipalities; pension fund; transfer

Allows a municipality that maintains a fire fighters' relief and pension fund to elect to transfer excess fund monies to the Public Safety Personnel Retirement System (PSPRS) to be applied to any past or present unfunded liability. Requires, before transferring any monies to PSPRS, the municipality to determine by actuarial procedures prescribed by the fire fighters' relief and pension fund board of trustees the amount necessary to fully fund any benefits accrued for part-time or volunteer firefighters as of the date of the proposed transfer of monies.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1213 (Chapter 302): NOW: ASRS; return to work

Specifies that an employer participating in the Arizona State Retirement System (ASRS) is not required to pay contributions at an alternate contribution rate on behalf of a retired member if they return to work in a position that is currently filled by an active member of ASRS that the employer is already paying contributions on.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1220 (Chapter 279): reviser's technical corrections; 2019

Blends and repeals versions of last year's enacted statutes.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1261 (Chapter 218): NOW: lobbyists; filings; attestations

Establishes that reports, statements and forms signed by a principal lobbyist or public body lobbyist are signed under penalty of perjury.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1299 (Chapter 61): state warrants; substitute checks

Incorporates checks, substitute checks and electronic fund transfer vouchers into the type of payments that the State Treasurer and the Arizona Department of Administration can process.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1441 (Chapter 220): county officers; confidentiality; e-mail

Requires the county assessor and treasurer to maintain the confidentiality of county residents' email addresses.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1442 (Chapter 160): state fleet; neighborhood electric vehicles

Outlines the requirements for the Arizona Department of Administration to purchase and assign neighborhood electric vehicles.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1469 (Chapter 252): agency consolidation; department of insurance

Establishes the Department of Insurance and Financial Institutions (Department). Absorbs the Department of Financial Institutions and the Arizona Automobile Theft Authority into the Department.

Effective: July 1, 2020

Click [here](#) for bill history.

SB 1482 (Chapter 317): state agencies; fee increase; limit

Prohibits an agency from increasing a fee in any amount that exceeds the percentage of change in the average consumer price index as published by the United States Department of Labor, Bureau of Labor Statistics between that figure for the latest calendar year and the calendar year in which the last fee increase occurred. Allows an agency to increase a fee if either the agency submits the fee increase to the Joint Legislative Budget Committee for review or the agency is required to submit an annual report that includes information about the fee to the Legislature.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1531 (Chapter 200): NOW: HOAs; costs; assessments

Requires condominium and planned community associations to provide delinquent members with a written notice before collection of the delinquent monies. Stipulates that a lien for unpaid assessments is extinguished unless proceedings to enforce the lien are instituted within six years after the full amount of the assessment becomes due.

Effective: August 27, 2019

Click [here](#) for bill history.

Health & Human Services

Representative Nancy Barto, Chairman
 Representative Jay Lawrence, Vice-Chairman
 Ingrid Garvey, Senior Legislative Research Analyst
 Courtney Burns, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2041	97	hospital assaults; testing; reporting; sanctions <i>(See: Committee on Judiciary)</i>	84
HB 2058	253	dental hygienists; scope of practice	72
HB 2059	173	independent oversight committees; report; website	72
HB 2060	174	pharmacists; providers; drug therapy; refills	72
HB 2068	87	clinical nurse specialists; prescribing authority	72
HB 2070	121	NOW: adult behavioral health therapeutic home	72
HB 2075	4	electronic prescribing; exceptions; deadlines	72
HB 2092	72	NOW: health care directives; definitions	73
HB 2113	176	NOW: public restrooms; changing stations	73
HB 2117	226	developmental homes; monitoring	73
HB 2118	227	unauthorized practice; health professions	73
HB 2122	150	do-not-resuscitate orders; minors; parental consent	73
HB 2152	258	residential beds; seriously mentally ill	73
HB 2166	75	NOW: insurance; cost-sharing; calculation	74
HB 2285	152	pharmacy benefit managers; pharmacy benefits	74
HB 2378	137	NOW: adoption; child welfare; dependency	74
HB 2494	138	health insurers; notice; providers	74
HB 2519	204	NOW: supervision; physician assistants	74
HB 2532	292	critical health information; emergency responders	74
HB 2550	156	NOW: regulation; kratom products	75
HB 2570	232	study committee; murdered indigenous women.	75
HB 2706	106	ALTCS; licensed nursing assistants	75

<u>HB 2754</u>	270	health; budget reconciliation; 2019-2020. (<i>See: Committee on Appropriations</i>)	38
<u>HB 2755</u>	271	human services; budget reconciliation; 2019-2020. (<i>See: Committee on Appropriations</i>)	38
<u>SB 1029</u>	182	qualifying physicians; opiate-dependent patients	75
<u>SB 1035</u>	183	insurance; small employers; continuation coverage	75
<u>SB 1036</u>	170	Arizona medical board; continuation	75
<u>SB 1038</u>	190	Arizona pioneers' home; regulation	76
<u>SB 1039</u>	184	pain management clinics; regulation	76
<u>SB 1040</u>	143	NOW: maternal morbidity; mortality; report	76
<u>SB 1062</u>	299	NOW: public disclosure; health professionals; address	76
<u>SB 1077</u>	81	emergency medical services council; continuation	76
<u>SB 1085</u>	194	NOW: association health plans; definitions; requirements	76
<u>SB 1089</u>	111	insurance; telemedicine	76
<u>SB 1096</u>	215	NOW: health professionals data; repository	77
<u>SB 1100</u>	196	insurance; living organ donors	77
<u>SB 1103</u>	257	pharmacy board; authority; modifications	77
<u>SB 1105</u>	108	direct primary care agreements	77
<u>SB 1109</u>	8	short-term limited duration insurance; notice.	77
<u>SB 1112</u>	216	juvenile group homes; license; DCS	77
<u>SB 1170</u>	83	nonprescription drug permits; repeal	78
<u>SB 1211</u>	133	intermediate care facilities; licensure	78
<u>SB 1240</u>	239	health information; confidentiality; medical examiner	78
<u>SB 1244</u>	280	caregivers; assisted living; training	78
<u>SB 1245</u>	172	vital records; death certificates	78
<u>SB 1246</u>	305	behavioral health; foster children	79
<u>SB 1247</u>	134	residential care institutions; children	79
<u>SB 1297</u>	250	genetic testing information; confidentiality; exceptions	79
<u>SB 1321</u>	311	health information organizations	79
<u>SB 1352</u>	314	health care directives registry; transfer	79
<u>SB 1456</u>	316	vision screening; schools; appropriation	79
<u>SB 1483</u>	221	vulnerable adults; financial exploitation	80

SB 1494	318	marijuana; testing; advisory council; library	80
SB 1535	224	AHCCCS; opioid treatment programs; requirements	80
SB 1536	320	NOW: controlled substances; delegation; monitoring	80
SB 1537	135	service providers; fingerprint card	80
SB 1538	321	adult protective services	80
SB 1539	262	extended foster care program	81
HCR 2009	--	pornography; public health crisis	81

[Back to Bill Index](#)

HB 2058 (Chapter 253): dental hygienists; scope of practice

Expands the scope of practice for dental hygienists and assistants.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2059 (Chapter 173): independent oversight committees; report; website

Requires the Director of the Arizona Department of Administration in conjunction with each Independent Oversight Committee (IOC), to adopt policies relating to the authority and responsibility of the IOCs.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2060 (Chapter 174): pharmacists; providers; drug therapy; refills

Requires a patient to be referred by a provider for a pharmacist to perform actions under the drug therapy agreement.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2068 (Chapter 87): clinical nurse specialists; prescribing authority

Requires the Arizona State Board of Nursing to grant prescription and dispensing privileges to clinical nurse specialists (CNS) who meet required criteria. Allows CNS' to prescribe and dispense pharmacological agents in specified healthcare institutions pursuant to applicable protocols, standards and limitations.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2070 (Chapter 121): NOW: adult behavioral health therapeutic home

Exempts an adult behavioral health therapeutic home from complying with the building codes and zoning standards for a health care institution prescribed by the Department of Health Services.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2075/SB 1108 (Chapter 4): electronic prescribing; exceptions; deadlines

Extends the electronic prescription order deadline until January 1, 2020 for all counties and outlines exemptions to electronic prescribing requirements for written and fax prescription orders under certain circumstances including for emergency situations when electronic prescribing systems are non-operational. Outlines physician assistants' 30- and 90-day fill prescription privileges and limitations. Eliminates language allowing the Board of Pharmacy to grant a waiver to the electronic prescribing requirements.

Effective: January 1, 2019

Click [here](#) for bill history.

HB 2092 (Chapter 72): NOW: health care directives; definitions

Includes licensed dentists in the definition of a *health care provider*.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2113 (Chapter 176): NOW: public restrooms; changing stations

Requires a public entity that constructs or totally renovates an existing restroom in a public building that is accessible to men, women and the public to include at least one restroom with a changing station capable of serving both a baby and an adult.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2117 (Chapter 226): developmental homes; monitoring

Allows for the installation of electronic monitoring devices in common areas of a group home or intermediate care facility (ICF). Requires the Department of Economic Security to adopt rules regarding electronic monitoring in group homes and ICFs.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2118 (Chapter 227): unauthorized practice; health professions

Requires the Health Profession Regulatory Boards (Board) to regulate the unauthorized practice of the health profession the Board regulates. Makes it a class 5 felony to engage in the unauthorized practice of a health profession and requires the Board to refer each verified complaint to the County Attorney or the Attorney General for prosecution.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2122 (Chapter 150): do-not-resuscitate orders; minors; parental consent

Outlines provisions on do-not-resuscitate orders as it pertains to minors and the roles of the different parties.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2152 (Chapter 258): residential beds; seriously mentally ill

Extends the Arizona Health Care Cost Containment System report on the current number of behavioral health residential facility beds and supportive housing beds available in Arizona for people with serious mental illness to December 1, 2019.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2166 (Chapter 75): NOW: insurance; cost-sharing; calculation

Requires a health care insurer that provides pharmacy benefits, when calculating an enrollee's contribution to any out-of-pocket maximum, deductible, copayment, coinsurance or other applicable cost sharing requirements, to include any cost-sharing amount paid by an enrollee or another person on behalf of the enrollee.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2285 (Chapter 152): pharmacy benefit managers; pharmacy benefits

Allows for 90-day fills and delivery of medications and makes the sources used to determine maximum allowable costs available annually to each network pharmacy.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2378 (Chapter 137): NOW: adoption; child welfare; dependency

Makes changes to the process of the social study component and court hearing in an adoption action for a child who is at least 16 years of age. Updates the requirement for notification to a public education agency by DCS for a child who is receiving or in need of educational services. Adds a reporting requirement for DCS beginning with the 2022 data period.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2494 (Chapter 138): health insurers; notice; providers

Creates the statutory framework regarding electronic funds transfer payments and virtual credit card payment methods between a health care provider and a health insurer.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2519 (Chapter 204): NOW: supervision; physician assistants

Increases from four to six the number of physician assistants a physician may supervise.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2532 (Chapter 292): critical health information; emergency responders

Allows a city, town or county to establish a program which provides emergency responders with critical health information about individuals who participate in the program by ordinance.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2550 (Chapter 156): NOW: regulation; kratom products

Establishes requirements and prohibitions related to the preparation, distribution, sale and exposure of kratom products.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2570 (Chapter 232): study committee; murdered indigenous women.

Establishes the Study Committee on Missing and Murdered Indigenous Women and Girls (Study Committee) and outlines Study Committee membership and requirements.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2706 (Chapter 106): ALTCS; licensed nursing assistants

Requires the Arizona Health Care Cost Containment System (AHCCCS) to implement a program that provides skilled home health aide services to AHCCCS members who meet the outlined eligibility requirements. Allows the services to be delivered by a parent, guardian or family member who is a licensed nursing assistant employed by a Medicare-certified home health agency service provider and requires the Director of AHCCCS to request any necessary approvals from the Centers for Medicare and Medicaid Services for implementation.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1029 (Chapter 182): qualifying physicians; opiate-dependent patients

Requires the Arizona Medical Board and the Arizona Board of Osteopathic Examiners to determine if a licensed physician demonstrates the necessary training or experience to treat and manage opioid-dependent patients as a qualifying physician.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1035 (Chapter 183): insurance; small employers; continuation coverage

Amends the definition of *small employer* as it relates to continuation of small group coverage.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1036 (Chapter 170): Arizona medical board; continuation

Continues the Arizona Medical Board for eight years.

Effective: July 2, 2019

Click [here](#) for bill history.

SB 1038 (Chapter 190): Arizona pioneers' home; regulation

Subjects the Arizona Pioneers' Home (APH) to regulation by the Department of Health Services and exempts APH from physical plant standards and architectural plan requirements for licensure.

Effective: May 8, 2019

Click [here](#) for bill history.

SB 1039 (Chapter 184): pain management clinics; regulation

Subjects pain management clinics to the Department of Health Services licensure, supervision, regulation and control.

Effective: May 7, 2019

Click [here](#) for bill history.

SB 1040 (Chapter 143): NOW: maternal morbidity; mortality; report

Establishes the Advisory Committee on Maternal Fatalities and Morbidity (Committee) and outlines membership and requirements of the Committee.

Effective: April 29, 2019

Click [here](#) for bill history.

SB 1062 (Chapter 299): NOW: public disclosure; health professionals; address

Requires health profession regulatory boards to have an address of record for each licensee that may be publicly disclosed and to have the telephone number or e-mail address of each licensee who is required to maintain patient medical records.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1077 (Chapter 81): emergency medical services council; continuation

Continues the Emergency Medical Services Council until January 1, 2028.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1085 (Chapter 194): NOW: association health plans; definitions; requirements

Revises and establishes requirements for association health plans.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1089 (Chapter 111): insurance; telemedicine

Modifies insurance regulations governing telemedicine.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1096 (Chapter 215): NOW: health professionals data; repository

Establishes the Health Care Professional Workforce Data Repository, the Workforce Data Repository Fund and the Health Care Professional Workforce Data Repository Advisory Committee to collect and maintain information from health professionals.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1100 (Chapter 196): insurance; living organ donors

Prohibits a life, disability or long-term care insurer from unfairly discriminating against a living organ donor based on the person's status as a living organ donor.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1103 (Chapter 257): pharmacy board; authority; modifications

Outlines additional responsibilities and requirements regarding the Board of Pharmacy (Board) and delegates authority to the Executive Director of the Board.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1105 (Chapter 108): direct primary care agreements

Repeals statutes regarding direct primary care provider plans and creates the statutory framework for direct primary care agreements.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1109/HB 2375 (Chapter 8): short-term limited duration insurance; notice

Modifies the length of time for short-term limited duration insurance coverage from 185 days to up to one year. Provides for extensions or renewals for 24 months with a total duration period of no longer than 36 months.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1112 (Chapter 216): juvenile group homes; license; DCS

Includes the Department of Child Services as a licensing authority for juvenile group home contractors or subcontractors.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1170 (Chapter 83): nonprescription drug permits; repeal

Removes the allowance for the Board of Pharmacy to issue a permit to sell, retail, stock, expose or offer nonprescription drugs.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1211 (Chapter 133): intermediate care facilities; licensure

Requires licensure of intermediate care facilities for individuals with an intellectual disability by January 1, 2020 and requires a Department of Child Services central registry background check or an Adult Protective Services registry background check for any person who is employed or seeking employment in a position that provides direct services to children or vulnerable adults.

Effective: April 24, 2019

Click [here](#) for bill history.

SB 1240 (Chapter 239): health information; confidentiality; medical examiner

Allows a county medical examiner or an alternate medical examiner directing an investigation into the circumstances surrounding a death to receive outlined records and information.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1244 (Chapter 280): caregivers; assisted living; training

Modifies the training program requirements for assisted living facilities to include training that is consistent with the training, competency and test methodology standards developed by the Arizona Health Care Cost Containment System for in-home direct care workers (DCW). Specifies that a person who has successfully completed the training and competency requirements developed by AHCCCS for in-home DCWs satisfies the training requirements for assisted living facility caregivers, with certain exceptions.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1245 (Chapter 172): vital records; death certificate

Directs the local, deputy local or state registrar to provide certified copies of a registered death certificate by mail or in person to the funeral director or their designee upon request.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1246 (Chapter 305): behavioral health; foster children

Requires the Department of Child Services (DCS) to provide behavioral health services to eligible members of DCS' comprehensive medical and dental program. Contains a conditional enactment.

Effective: October 1, 2020

Click [here](#) for bill history.

SB 1247 (Chapter 134): residential care institutions; children

Adds reporting and documentation requirements by a licensed behavioral health residential facility that provides services to children, contracts with the federal government and that receives only federal monies. Requires Central Registry background checks for persons who are employed or seeking employment in a licensed behavioral health residential facility that provide direct services to children.

Effective: April 24, 2019

Click [here](#) for bill history.

SB 1297 (Chapter 250): genetic testing information; confidentiality; exceptions

Requires genetic testing and its results to be confidential and only released as authorized by federal or state law. Allows a licensed pathologist to order, perform and receive the results of genetic testing for a patient.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1321 (Chapter 311): health information organizations

Updates the Health Information Organization statutes to align with the Health Information Portability and Accountability Act and its implementing regulations.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1352 (Chapter 314): health care directives registry; transfer

Transfers statutory oversight of the Health Care Directive Registry from the Arizona Secretary of State to a health information exchange organization designated by the Department of Health Services.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1456 (Chapter 316): vision screening; schools; appropriation

Directs each school to provide screening services to students as outlined.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1483 (Chapter 221): vulnerable adults; financial exploitation

Details the process for a qualified individual to report suspected or attempted financial exploitation of a vulnerable adult. Outlines requirements for delayed disbursement or transaction of monies by a broker-dealer or investment adviser.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1494 (Chapter 318): marijuana; testing; advisory council; library

Establishes an order of priority for medical marijuana dispensary registration certificates, requires independent third-party laboratories be certified by the Department of Health Services and establishes the Medical Marijuana Testing Advisory Council.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1535 (Chapter 224): AHCCCS; opioid treatment programs; requirements

Establishes reporting requirements for Opioid Treatment Programs (OTPs) that receive reimbursement from the Arizona Health Care Cost Containment System (AHCCCS) and its contractors. The bill directs AHCCCS to suspend reimbursement for OTP providers who do not meet prescribed reporting requirements. Establishes the Opioid Use Disorder Review Council.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1536 (Chapter 320): NOW: controlled substances; delegation; monitoring

Allows the Arizona State Board of Pharmacy to release confidential information to assist or verify compliance with the Controlled Substances Prescription Monitoring Program.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1537 (Chapter 135): service providers; fingerprint card

Requires an individual that provides services to juveniles or vulnerable adults to have a valid level one fingerprint clearance card.

Effective: April 24, 2019

Click [here](#) for bill history.

SB 1538 (Chapter 321): adult protective services

Protects the identity of an Adult Protective Services (APS) worker. Modifies the definition of neglect as it pertains to a vulnerable adult. Permits APS to establish a multidisciplinary adult protection team. Makes additional updates to the APS statutes.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1539 (Chapter 262): extended foster care program

Allows the Department of Child Services to establish an extended foster care program for qualified young adults.

Effective: August 27, 2019

Click [here](#) for bill history.

HCR 2009: pornography; public health crisis

Asserts that the Members of the Legislature denounce pornography as a public health crisis.

Click [here](#) for bill history.

Judiciary

Representative John Allen, Chairman
 Representative Walter Blackman, Vice-Chairman
 Joshua Spears, Legislative Research Analyst
 Eryn Streeter, Legislative Assistant Research Analyst
 Abbie James, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2008	70	duty to report; supervisor; administrator	84
HB 2041	97	hospital assaults; testing; reporting; sanctions	84
HB 2053	71	competency evaluations; reports	84
HB 2054	46	electronic wills; requirements	84
HB 2055	125	NOW: juvenile court; jurisdiction	84
HB 2080	149	civil rights restoration; application; procedures	85
HB 2112	28	community property award; convicted spouse	85
HB 2151	202	satisfaction of judgment; justice courts	85
HB 2230	29	writ of garnishment; certified mail	85
HB 2240	51	limitations of actions; dedicated property	85
HB 2361	165	NOW: tourism; sporting event; promotion; marketing	86
HB 2366	153	motor vehicle accidents; restricted license	86
HB 2421	32	animal cruelty; working animal; harassment	86
HB 2466	259	NOW: civil action; assault; limitation; applicability	86
HB 2480	244	setting aside judgment; felony offense	86
HB 2602	179	multiple sentences for imprisonment	87
HB 2660	166	occupational regulation; prior conviction; applicability	87
HB 2671	188	NOW: animal cruelty; domestic animals; classification	87
HB 2752	268	criminal justice; budget reconciliation; 2019-2020. (See: Committee on Appropriations)	37
SB 1037	298	NOW: prisoners; parole hearings; recertification procedures	87

Bill	Chapter	Short Title	Page
SB 1064	300	court security officers; certification; powers	87
SB 1076	92	abducting child from state agency	88
SB 1084	193	funeral; last illness; expenses; lien	88
SB 1169	171	medical record reproductions; fees; exception	88
SB 1250	118	NOW: protective orders; sexual assault	88
SB 1271	60	purchaser dwelling actions; notice; complaints	88
SB 1291	207	prohibited weapons; nunchaku; repeal	88
SB 1309	20	renewal of judgments; applicability	89
SB 1310	310	earned release credits; drug offenses	89
SB 1311	144	material witnesses; contempt; detention; bond	89
SB 1312	62	bad checks; restitution payments	89
SB 1314	63	death penalty; aggravating circumstances	89
SB 1315	219	victims' rights; refusal of interviews	89
SB 1468	199	schools; suicide prevention training (<i>See: Committee on Education</i>)	53

[Back to Bill Index](#)

HB 2008 (Chapter 70): duty to report; supervisor; administrator

Requires the immediate or next-higher-level supervisor or administrator of a person responsible for the care or treatment of a minor other than a parent, stepparent or guardian to report a reasonable belief of abuse, physical injury, neglect or deprivation of care developed in the course of employment.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2041 (Chapter 97): hospital assaults; testing; reporting; sanctions

Establishes procedures for a private hospital employee or volunteer who is assaulted while performing official duties to obtain a court-ordered blood test and establishes reporting requirements for such assaults.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2053 (Chapter 71): competency evaluations; reports

Allows the court to appoint a physician to address the necessity of continuing treatment and any limitations the medication may have on the defendant's competency if the mental health examiner determines the defendant is competent by virtue of ongoing treatment with psychotropic medication.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2054 (Chapter 46): electronic wills; requirements

Prohibits a person who is a devisee or related to a devisee from being a witness to a will executed after September 30, 2019, unless the will is self-proved. Requires that, to be self-proved, a qualified custodian must maintain exclusive control of the electronic will before it is offered for probate or reduced to a certified paper original.

Effective: July 1, 2019

Click [here](#) for bill history.

HB 2055 (Chapter 125): NOW: juvenile court; jurisdiction

Expands the situations where a person may apply to have a delinquency or incorrigibility adjudication set aside or to have juvenile court records destroyed. Grants the juvenile court continued jurisdiction after a person's 18th birthday for the purpose of designating an undesignated felony as a misdemeanor.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2080 (Chapter 149): civil right restoration; application; procedures

Adjusts the requirements a convicted felon must meet to apply for restoration of civil rights, including allowing a first-time felon to obtain automatic restoration of civil rights upon final discharge even when the felon has outstanding fines. Consolidates several civil rights restoration statutes into three new statutes.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2112 (Chapter 28): community property award; convicted spouse

Permits a person making court-ordered installment payments following a division of property to a spouse convicted and sentenced to at least 80 years or life in prison to ask the court to modify the payment, regardless of when the conviction occurred.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2151 (Chapter 202): satisfaction of judgment; justice courts

Requires a prevailing party in the Justice Court or Superior Court to file a satisfaction of judgment within 40 days of receiving full payment from the opposing party. Requires a prevailing party in the Small Claims Division of the Justice Court to file a satisfaction of judgment within 30 days of receiving full payment.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2230 (Chapter 29): writ of garnishment; certified mail

Allows a judgment creditor to serve a writ of garnishment by certified mail.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2240 (Chapter 51): limitations of actions; dedicated property

Prohibits a municipality or county from bringing an action or arbitration against people involved with the development or construction of dedicated real property or real property improvements more than eight years after the improvements have been accepted by the municipality or county.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2361 (Chapter 165): NOW: tourism; sporting event; promotion; marketing

Requires the Arizona Office of Tourism (AOT) to contract with a promotion and marketing vendor that has requisite capabilities and expertise to promote and market a special sporting event. Specifies that, if AOT develops a competitive solicitation for a promotion and marketing vendor, they shall, in consultation with the host facility, develop the qualifications, specifications and evaluation factors for the competitive solicitation. Establishes the Procurement Evaluation Committee (PEC) consisting of a representative of the State Procurement Office, the AOT, and the host facility. Requires the PEC to recommend a vendor.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2366 (Chapter 153): motor vehicle accidents; restricted license

Requires the court to direct the Arizona Department of Transportation to either suspend or restrict driving privileges for a first-time motor vehicle offense for a period of: 1) 90 to 180 days if the violation results in serious physical injury; or 2) 180 days to one year if the violation results in death.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2421 (Chapter 32): animal cruelty; working animal; harassment

Punishes the intentional or knowing harassment of a working animal in a law enforcement vehicle or trailer as a class 1 misdemeanor, unless done with legal privilege or the owner's consent.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2466 (Chapter 259): NOW: civil action; assault; limitation; applicability

Gives victims of childhood sexual conduct or sexual contact, or of a mandatory reporter's failure to report such conduct, until the age of 30 to file a civil action. Revives time-barred claims through December 30, 2020.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2480 (Chapter 244): setting aside judgment; felony offense

Permits a defendant convicted of a non-felony offense against a victim under 15 years of age to apply for a set-aside judgment.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2602 (Chapter 179): multiple sentences for imprisonment

Requires the court to determine whether multiple sentences imposed at the same time will run consecutively or concurrently, and to state the reasons for its determination on the record.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2660 (Chapter 166): occupational regulation; prior conviction; applicability

Prohibits a licensing agency from disqualifying from licensure a person convicted of and released from imprisonment for an offense more than seven years ago, unless the agency is legally required to consider the offense, or the offense was a: 1) dangerous offense; 2) serious offense; 3) dangerous crime against children; 4) sexual offense; or 5) sexual exploitation of children offense.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2671 (Chapter 188): NOW: animal cruelty; domestic animals; classification

Classifies, as a class 5 felony, intentionally or knowingly subjecting a domestic animal to cruel mistreatment or killing a domestic animal without legal privilege or the owner's consent.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1037 (Chapter 298): NOW: prisoners; parole hearings; recertification procedures

Allows the Board of Executive Clemency (Board) to adopt specific recertification rules for prisoners who have committed certain offenses. Requires the Board and stakeholders, before January 2, 2020, to draft rules permitting the Board to extend the length of time a prisoner must wait before being recertified as eligible for parole.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1064 (Chapter 300): court security officers; certification; powers

Allows courts to use certified court security officers for the safety of all judicial branch employees and facilities. Permits court security officers acting in the performance of their official duties on judicial branch grounds or where a court is convening to: 1) detain people with reasonable cause and for a reasonable time in order to contact a law enforcement officer; 2) refuse to allow a weapon or unlawful material on the premises; 3) respond to threats and emergencies involving judicial branch employees; and 4) receive information from law enforcement agencies regarding threats.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1076 (Chapter 92): abducting child from state agency

Creates the felony offense of *abduction of a child from a state agency*, ranging from a class 1 misdemeanor to a class 3 felony depending on: 1) the identity of the perpetrator; 2) the nature of the offense; 3) where the child is taken; and 4) how long the child is kept.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1084 (Chapter 193): funeral; last illness; expenses; lien

Permits a county to record a lien on a decedent's estate in order to recover burial costs. Specifies the county's lien on the decedent's estate takes priority over a beneficiary deed. Requires the decedent's successor to state, in an affidavit requesting repayment or reaffirmation of a debt, that the decedent's funeral expenses and expenses of last illness have been paid.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1169 (Chapter 171): medical record reproductions; fees; exception

Prohibits a healthcare provider or contractor from charging a patient or patient's legal representative for medical records requested to help appeal a denial of social security benefits.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1250 (Chapter 118): NOW: protective orders; sexual assault

Permits a victim to obtain an injunction against harassment for an act of sexual violence.

Effective: January 1, 2020

Click [here](#) for bill history.

SB 1271 (Chapter 60): purchaser dwelling actions; notice; complaints

Modifies construction defect notification and purchaser dwelling action procedures. Limits indemnity provisions in or relating to construction contracts involving dwellings.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1291 (Chapter 207): prohibited weapons; nunchaku; repeal

Declassifies a nunchaku as a prohibited weapon.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1309 (Chapter 20): renewal of judgments; applicability

Provides that the 10-year limitations period to request or issue a writ of execution or renewal for a judgment applies only to judgments entered after August 2, 2013, or judgments entered before August 3, 2013, and renewed before August 2, 2018.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1310 (Chapter 310): earned release credits; drug offenses

Permits eligible prisoners sentenced for simple possession drug offenses to earn release credits at a rate of three days for every seven days served. Requires the Arizona Department of Corrections to annually report the recidivism rate for prisoners released due to the higher earned release credit rate.

Effective: June 7, 2019

Click [here](#) for bill history.

SB 1311 (Chapter 144): material witnesses; contempt; detention; bond

Modifies procedures for the detention of a material witness who fails to comply with a subpoena.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1312 (Chapter 62): bad checks; restitution payments

Requires a person convicted of writing a bad check to pay restitution to the court, rather than the county attorney's office.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1314 (Chapter 63): death penalty; aggravating circumstances

Eliminates as death penalty aggravating circumstances that the defendant: 1) knowingly created a grave risk of death to a person other than the person murdered; 2) committed the offense expecting to receive something of pecuniary value, unless the defendant committed the offense for payment; 3) committed the offense in a cold, calculated manner without pretense of moral or legal justification; or 4) used a remote stun gun or authorized remote stun gun in commission of the offense.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1315 (Chapter 219): victims' rights; refusal of interviews

Extends, beyond final disposition of the case, the right of victims to refuse an interview or discovery request by the defendant, unless the case involved a dismissal with prejudice or an acquittal.

Effective: August 27, 2019

Click [here](#) for bill history.

Land & Agriculture

Representative Timothy Dunn, Chairman
 Representative Travis Grantham, Vice-Chairman
 Jessica Newland, Legislative Research Analyst
 Caitlin Imholte, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2095	49	NOW: taxation; agricultural property; partial payment (See <i>Committee on Ways and Means</i>)	127
HB 2178	44	milk manufacturing license; exemption	92
HB 2271	151	public lands day; holiday	92
HB 2272	77	G&F; resident; definition	92
HB 2275	288	NOW: TPT exemptions; propagative materials	92
HB 2433	210	G&F; trophy definition; repeal	92
HB 2443	103	property disclosure affidavit; adjudication claim	93
HB 2485	131	real property disclosure; solar; disposal	93
HB 2547	293	NOW: racing commission; simulcasting; wagering facilities	93
HB 2556	294	agricultural property; uses; rural activities (See <i>Committee on Ways and Means</i>)	130
HB 2646	295	NOW: commerce authority; application review	93
SB 1003	5	industrial hemp; licensing; effective date	94
SB 1142	82	trust land fund monies; distributions (See <i>Committee on Government</i>)	65
SB 1144	197	racetracks; ejection; exclusion; process	94
SB 1443	146	NOW: bullhead city; state land transfer	94
SB 1498	147	NOW: egg promotion program	94
SB 1529	68	NOW: pest management division; notification requirement	95
HCR 2014	--	American viticultural area; designation	95

[Back to Bill Index](#)

HB 2178 (Chapter 44): milk manufacturing license; exemption

Allows a food establishment regulated by the Arizona Department of Health Services (DHS) to manufacture frozen desserts and milk products using pasteurized milk or milk-based products without a license if certain conditions are met. DHS or the Arizona Department of Agriculture Animal Services Division may require the food establishment to provide samples of the frozen dessert to verify that it is pasteurized.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2271 (Chapter 151): public lands day; holiday

Establishes the first Saturday of every April as Public Lands Day.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2272 (Chapter 77): G&F; resident; definition

Broadens the definition of *youth* for game and fish licensing purposes to include youth that reside with and are under guardianship of an adult that is a resident.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2275 (Chapter 288): NOW: TPT exemptions; propagative materials

Expands the list of *propagative materials* that are exempt from Transaction Privilege Tax and use taxes. The tax exemptions do not include materials that are used in producing any part of any plant of the genus *cannabis*, except for the commercial production of industrial hemp.

Effective: December 1, 2019

Click [here](#) for bill history.

HB 2433 (Chapter 210): G&F; trophy definition; repeal

Repeals the definition of *trophy* and reduces the minimum civil penalties for taking, wounding, killing or possessing wildlife. A person will not be relieved of liability for a civil penalty assessed before August 27, 2019.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2443 (Chapter 103): property disclosure affidavit; adjudication claim

Requires property affidavit disclosure forms to include if the property or water used on the property is the subject of an adjudication to determine the use and relative priority of water rights. Specifies that a map of adjudicated areas can be found on the Arizona Department of Water Resources website.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2485 (Chapter 131): real property disclosure; solar; disposal

Requires property affidavit disclosure forms to include if the property has any solar energy devices and requires the seller or property owner to disclose the contact information of the leasing company if the devices are leased. It is the responsibility of the buyer to verify proper replacement or disposal methods for any solar energy devices.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2547 (Chapter 293): NOW: racing commission; simulcasting; wagering facilities

Allows a commercial horse racetrack (permittee) in Pima County to conduct wagering on simulcasts for more than 20 days without conducting at least seven posted races on 140 racing days, if agreed to in writing by the permittee and the horsemen's organization that represents the horsemen participating in the meet. Allows a permittee in Pima County to own or lease up to 6 new additional wagering facilities between August 27, 2019 and June 30, 2020.

Requires each simulcast that originates from a racetrack enclosure that conducts live racing in Arizona to be offered to each permittee and additional wagering facility in Arizona. Requires each permittee and each provider of simulcasts of races that originate outside of Arizona to enter into a simulcast agreement. A permittee and a provider of simulcasts are prohibited from engaging in any *anticompetitive or deceptive practice*.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2646 (Chapter 295): NOW: commerce authority; application review

Allows an applicant for the Rural E-Connectivity Pilot Program to request the Arizona Commerce Authority (ACA) to review their application for accuracy. The ACA is prohibited from denying an applicant's request for review.

Effective: June 7, 2019

Click [here](#) for bill history.

SB 1003/HB 2273 (Chapter 5): industrial hemp; licensing; effective date

Requires the Arizona Department of Agriculture to adopt the initial rules for the licensing, production and management of industrial hemp by May 31, 2019, rather than August 3, 2019. Declares industrial hemp regulation effective on June 1, 2019.

Effective: February 20, 2019

Click [here](#) for bill history.

SB 1144 (Chapter 197): racetracks; ejection; exclusion; process

Requires the Arizona Department of Gaming to allocate 1% of the horse racing handle to the Arizona Thoroughbred Breeders Association (ATBA), with a three-year phase-in period. The ATBA is required to use the monies to add to horse racing purses and provide awards to Arizona-bred horses, breeders, owners, lessees or the heirs, devisees or successors of the Arizona-bred horses that finish in first, second or third place in races. The 1% handle allocation does not come from the amount paid to bettors.

Allows a person with a horse racing license to be ejected or excluded from any racing meeting or racetrack enclosure if the person's participation or presence is detrimental to the integrity of horse racing or would interfere with orderly conduct, as determined by the racetrack stewards, the Director of the Arizona Department of Gaming and the Arizona Racing Commission (Commission). Outlines timelines for determinations and appeals of exclusion decisions. Requires the Commission to adopt rules regarding ejections and exclusions and procedures to ensure due process and property rights of all parties involved in an ejection or exclusion determination or hearing.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1443 (Chapter 146): NOW: bullhead city; state land transfer

Transfers 12.4 acres of sovereign land from the State to Bullhead City to be used for public trust purposes. If the land or monies generated from the land are not managed exclusively for these purposes, the land immediately and automatically reverts back to the State.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1498 (Chapter 147): NOW: egg promotion program

Allows the Director of the Arizona Department of Agriculture to establish an Egg Promotion Program and adopt rules, conduct inspections and prescribe fees for the program. Requires monies collected from the fees to be deposited in the State Egg Inspection Trust Fund.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1529 (Chapter 68): NOW: pest management division; notification requirement

Outlines various requirements for the Arizona Department of Agriculture Advisory Council (Advisory Council) and the Pest Management Division Council. Requires the Advisory Council, before a meeting, to notify any division council of agenda items that may impact that division or industry.

Effective: August 27, 2019

Click [here](#) for bill history.

HCR 2014: American viticultural area; designation

States that the Legislature supports and encourages efforts by the Arizona Department of Agriculture to achieve American Viticultural Area designation for all wine grape-growing areas within Arizona.

Click [here](#) for bill history.

Military and Veterans Affairs

Representative Jay Lawrence, Chairman
Representative Joanne Osborne, Vice-Chairman
Jason Theodorou, Legislative Research Analyst
Christopher Neville, Legislative Research Intern



[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2487	78	state veterans' homes	97
HB 2488	104	NOW: annual report; veteran suicides	97
SB 1474	23	POW/MIA flag; display	97
HCM 2001	--	deported veterans; medical treatment	97

[Back to Bill Index](#)

HB 2487 (Chapter 78): state veterans' homes

Allows the Arizona Department of Veterans' Services to acquire property for and construct and operate veterans home facilities in Arizona, rather than only a single facility in southern Arizona.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2488 (Chapter 104): NOW: annual report; veteran suicides

Requires the Department of Health Services (DHS) to compile an annual report on veteran suicides in Arizona. Requires the Arizona Department of Veterans' Services to submit to DHS all necessary data to complete the annual report. Directs DHS to provide the annual report to the President of the Senate, the Speaker of the House of Representatives, ADVS and the Secretary of State.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1474 (Chapter 23): POW/MIA flag; display

Allows a POW/MIA flag to be displayed on any day the U.S. flag is displayed on or in front of the buildings that serve as the location of the municipal court in a city or town, the justice court or the regional justice court center.

Effective: August 27, 2019

Click [here](#) for bill history.

HCM 2001: deported veterans; medical treatment

Urges Congress to enact legislation providing medical treatment and other benefits for all veterans of the U.S. Armed Forces, including those that have been deported.

Click [here](#) for bill history.

Natural Resources, Energy & Water

Representative Gail Griffin, Chairman
 Representative Timothy Dunn, Vice-Chairman
 Jessica Newland, Legislative Research Analyst
 Caitlin Imholte, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2009	26	navigable stream adjudication commission; extension	100
HB 2274	41	Arizona power authority	100
HB 2405	254	regulated water company; violations; enforcement	100
HB 2433	210	G&F; trophy definition; repeal (See: <i>Committee on Land and Agriculture</i>)	92
HB 2452	141	vehicle emissions program; remote inspections	100
HB 2453	212	land use plans; contents; aggregates	101
HB 2464	33	water infrastructure finance; municipal approval	101
HB 2467	243	NOW: committees; west basin water users	101
HB 2475	274	water use; criminal penalty; wells	101
HB 2477	155	adjudication statutes; unconstitutional provisions; repeal	101
HB 2484	7	irrigation grandfathered right; containerized plants	101
HB 2550	156	NOW: regulation; kratom products (See: <i>Committee on Health and Human Services</i>)	75
HB 2704	114	underground storage tanks; process	102
HB 2753	269	environment; appropriation; 2019-2020. (See: <i>Committee on Appropriations</i>)	37
SB 1227	1	Colorado River drought contingency; amendments	102
SB 1241	304	state parks board; heritage fund	103
SJR 1001	2	Colorado river drought contingency plan (See: <i>Memorials and Resolutions</i>)	103
HCM 2002	--	urging eradication; salt cedars; waterways	104
HCM 2004	--	reserved water rights; exclusion	104
HCM 2005	--	national monument designation; opposition	104

HCM 2007	--	administratively recommended wilderness; urging Congress	104
HCR 2018	--	NOW: private property rights; supporting protections	104
HCR 2019	--	NOW: support; water management policies	104
HM 2001	--	method 9 certification; training; frequency	104

[Back to Bill Index](#)

HB 2009 (Chapter 26): navigable stream adjudication commission; extension

Continues the Arizona Navigable Stream Adjudication Commission until July 1, 2024.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2274 (Chapter 41): Arizona power authority

Aligns the Arizona Power Authority (APA) budget and audit fiscal years with the federal fiscal year of October 1st through September 30th. Removes the requirement for the APA to include various information in the administrative and operating budgets and removes various limitations for the APA's administrative budget. Requires an audit of the funds for districts and agencies that issue revenue bonds to be completed at the APA's request, rather than annually.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2405 (Chapter 254): regulated water company; violations; enforcement

Allows the Director of the Arizona Department of Environmental Quality (ADEQ) to make a request to the Arizona Corporation Commission (ACC) to take necessary corrective action for a public water or wastewater treatment facility or system if ADEQ determines that: 1) the facility or system is out of compliance or an emergency exists; and 2) the ACC taking necessary corrective actions would expedite the facility's or system's return to compliance.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2452 (Chapter 141): vehicle emissions program; remote inspections

Requires the Director of the Arizona Department of Environmental Quality (Director) to establish a Remote Pilot Vehicle Emissions Inspection Program (Pilot Program) and operate the Pilot Program for at least three consecutive years before July 1, 2025. Requires the Director to submit a report to the Governor and the Joint Legislative Budget Committee before a full-scale program is implemented.

Allows voluntary early inspections of vehicles to be considered as compliant with registration requirements, upon conditions prescribed by the Director. The contract term or duration of all Emissions Inspection Agreements with independent contractors must be no more than seven years, rather than between five and seven years.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2453 (Chapter 212): land use plans; contents; aggregates

Requires the Arizona Geological Survey to keep an annually updated database relating to existing mines in Arizona. Each municipality and county with a population of over 125,000 persons must include this information in their general or comprehensive plan.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2464 (Chapter 33): water infrastructure finance; municipal approval

Requires a city or town with a population exceeding 150,000 persons, rather than 50,000 persons, to hold an election regarding entering into a financial assistance loan repayment agreement with the Water Infrastructure Finance Authority of Arizona.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2467 (Chapter 243): NOW: committees; west basin water users

Establishes the Mohave County West Basin Water Users Study Committee and the La Paz County West Basin Water Users Study Committee (Study Committees) and outlines Study Committee requirements and restrictions. Repeals the Study Committees on July 1, 2022.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2475 (Chapter 274): water use; criminal penalty; wells

Exempts a person from a class 2 misdemeanor for using water that is entitled to another person through a registered well without knowledge that the water is the subflow of a river or stream.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2477 (Chapter 155): adjudication statutes; unconstitutional provisions; repeal

Repeals the statutes deemed unconstitutional by the Arizona Supreme Court in *San Carlos Apache Tribe v. Superior Court (1999)*.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2484/SB 1221 (Chapter 7): irrigation grandfathered right; containerized plants

Allows a person that holds an irrigation grandfathered right (IGFR) in an active management area to use groundwater to water containerized plants above ground if the plants are grown for sale, human consumption or feed for livestock or poultry. Outlines requirements for the Director to separate an IGFR.

Requires groundwater used for containerized plants and groundwater used for irrigation to be measured separately.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2704 (Chapter 114): underground storage tanks; process

Allows for the reimbursement of costs for underground storage tank (UST) corrective actions completed before receiving approval from the Arizona Department of Environmental Quality (ADEQ) if certain conditions are met. Requires ADEQ to develop an expedited preapproval process to address costs incurred for newly discovered contamination and costs necessary to avoid risk to public health and the environment.

Increases the maximum reimbursement amount for various non-corrective actions and specifies that monies received for the non-corrective actions are reimbursements, not grants.

Prohibits a UST lien settlement from being less than the estimated increase in the market value of the property after the corrective action is complete, as determined by a commercial real estate appraiser. ADEQ must reduce the amount of the lien as prescribed by statute.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1227/HB 2545 (Chapter 1): Colorado River drought contingency; amendments

Makes various changes relating to the Drought Contingency Plan (DCP) as follows:

System Conservation

Establishes the Arizona System Conservation Fund and appropriates \$30 million to the Arizona System Conservation Fund from the state GF in FY 2020.

Groundwater & Irrigation Efficiency Projects

Establishes the Temporary Groundwater and Irrigation Efficiency Projects Fund and appropriates a total of \$9 million in FY 2019 as follows: 1) \$7 million as a new GF appropriation; and 2) \$2 million repurposed from a previous Arizona Department of Water Resources (ADWR) appropriation to conserve water in Lake Mead. Repurposes the current groundwater withdrawal fee in the Pinal Active Management Area (AMA) in calendar years 2020-2026 from water banking purposes to groundwater and irrigation efficiency projects.

Allows the Director of ADWR to grant monies from the Groundwater and Irrigation Efficiency Projects Fund to qualified irrigation districts and give funding preference to wells and related infrastructure that would be used to recover stored water.

Monies remaining in the Groundwater and Irrigation Efficiency Projects Fund on June 30, 2027 must be proportionally distributed to the contributors by December 31, 2027. The proportion of the uncommitted monies from the repurposed groundwater withdrawal fee must be deposited into the Arizona Water Banking Fund.

WaterBUD/Effluent

Allows up to 15,000 acre-feet of water per year between 2020-2026 to be stored in a groundwater savings facility in Pinal County and used to earn long-term storage credits (LTSCs) if the Director of ADWR determines that the storage assists in implementing the DCP. Outlines changes to the

recoverable amount of effluent stored at an existing effluent managed underground storage facility (USF).

Allows effluent and imported water to be considered as *water that cannot reasonably be used directly* (waterBUD) past the current 2025 sunset date. Allows effluent stored at an existing effluent managed USF to be used to demonstrate an assured or adequate water supply if the LTSCs were accrued after January 31, 2019.

Credit Exchanges

Allows the Arizona Water Banking Authority (AWBA) to enter into agreements by December 31, 2019 to exchange LTSCs accrued or purchased in one AMA for LTSCs in another AMA if the Director of ADWR determines that the exchange is beneficial to Arizona's water management and will not substantially impair the AWBA's ability to meet its Indian firming obligation. The AWBA may distribute or extinguish these credits for the purposes currently authorized by statute for the benefit of any AMA.

Miscellaneous

Repurposes a \$2 million appropriation from ADWR to the Augmentation and Conservation Fund in FY 2020. The Director of ADWR must make various updates to the Legislature and Governor regarding DCP agreements 30, 60 and 90 days after the enactment of the DCP joint resolution.

Effective: January 31, 2019

Click [here](#) for bill history.

SB 1241 (Chapter 304): state parks board; heritage fund

Re-establishes the Arizona State Parks Board Heritage Fund (Heritage Fund) to be used for outdoor recreation and open space development, restoration, renovation, historic preservation, nonmotorized trails and outdoor and environmental education. Monies in the Heritage Fund are prohibited from being used to acquire property.

Requires the Arizona State Parks Board (ASPB), in consultation with the Historical Advisory Commission, to establish criteria for the use of Heritage Fund monies and establish, revise and evaluate grant applications and processes. Requires the Auditor General to conduct a performance audit of Heritage Fund programs and expenditures when conducting the ASPB performance audit.

Effective: August 27, 2019

Click [here](#) for bill history.

SJR 1001/HJR 2002 (Chapter 2): Colorado river drought contingency plan

States that the following action is being taken in response to unique and extraordinary circumstances:

Authorizes the Director of the Arizona Department of Water Resources (Director) to forbear Arizona's rights and claims to the Colorado River by entering into various agreements relating to an interstate Drought Contingency Plan (DCP) if: 1) specified federal legislation is enacted; and 2) all other parties have authorized the execution of the agreements. The Director is prohibited from entering into any of the authorized agreements after August 31, 2019 and any other future

agreements regarding the sharing of DCP contributions without further authorization. The Director must promptly notify the Legislature and Governor upon entering into any authorized agreement.

Effective date: January 31, 2019

Click [here](#) for bill history.

HCM 2002: urging eradication; salt cedars; waterways

Urges the United States Congress, the United States Department of the Interior and the United States Department of Agriculture to appropriate monies and develop solutions to control the growth of salt cedar trees in Arizona.

Click [here](#) for bill history.

HCM 2004: reserved water rights; exclusion

Urges the United States Congress to not include a water right in any new federally designated area in Arizona that prevents Arizona from comprehensively managing its water resources.

Click [here](#) for bill history.

HCM 2005: national monument designation; opposition

Urges the United States Congress to: 1) not designate the Great Bend of the Gila River and surrounding areas as a national monument; and 2) accept public input and expressed approval by the State before designating any new national monument in Arizona.

Click [here](#) for bill history.

HCM 2007: administratively recommended wilderness; urging Congress

Urges the United States Congress to prohibit federal agencies from recommending and identifying Arizona's public lands as wilderness areas without congressional, state and local consent.

Click [here](#) for bill history.

HCR 2018: NOW: private property rights; supporting protections

Declares the Legislature's support and commitment to protecting individual private property rights.

Click [here](#) for bill history.

HCR 2019: NOW: support; water management policies

Resolves that the Members of the Legislature continue the tradition of leadership and support for appropriate water management practices and policies. Declares the Legislature's support of reasonable and prudent multiple-use forest management policies.

Click [here](#) for bill history.

HM 2001: method 9 certification; training; frequency

Urges the Administrator of the United States Environmental Protection Agency (EPA) to require annual, rather than biannual, field training during the winter months for EPA Method 9 certification.

Click [here](#) for bill history.

Public Safety

Representative Kevin Payne, Chairman
 Representative Anthony T. Kern, Vice-Chairman
 Anthony Casselman, Legislative Research Analyst
 Aiken Umholtz, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2005	201	NOW: traffic survival school; required completion	106
HB 2076	283	NOW: virtual training simulators; location	106
HB 2119	177	school safety; reporting	106
HB 2189	43	NOW: membership; AZPOST	106
HB 2190	286	CORP; accidental disability; definition	106
HB 2191	42	NOW: prohibited uses; criminal justice records	107
HB 2265	287	NOW: defensive driving schools; course requirements	107
HB 2266	228	prisoners; transition program; eligibility	107
HB 2492	255	state highway work zones; accidents	107
HB 2532	292	critical health information; emergency responders (See: Committee on Health and Human Services)	74
HB 2634	110	peace officers; discipline; hearings; discovery	108
HB 2676	256	public officers; records; confidentiality	108
SB 1092	93	NOW: rulemaking; exemption; AZPOST	108
SB 1093	16	prisoner accounts; use; ADOT credentialing.	108
SB 1231	95	public safety; residency requirements; prohibition	108
SB 1317	21	bodily fluids exposure; testing	109
SB 1351	66	peace officers memorial board; continuation	109
SB 1526	222	NOW: firefighting foam; prohibited uses	109

[Back to Bill Index](#)

HB 2005 (Chapter 201): NOW: traffic survival school; required completion

Directs the Arizona Department of Transportation (ADOT) to require an individual to complete traffic survival school if convicted of an offense in another jurisdiction that would be grounds for suspension or revocation of the individual's license in Arizona. Requires ADOT to suspend or revoke an individual's license for failing to comply with an order to complete traffic survival school.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2076 (Chapter 283): NOW: virtual training simulators; location

Modifies appropriations made by [Laws 2018, Chapter 312](#) to transfer one virtual training simulator from the Yuma County Sheriff's Office to the Glendale Regional Training Academy.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2119 (Chapter 177): school safety; reporting

Directs the governing body of a school district or charter school to prescribe and enforce policies and procedures for reporting certain suspected crimes and threatening conduct and notifying the parents of students involved. Prohibits a school district or charter school that has not adopted the policies and procedures from being eligible for School Safety Program grants beginning January 21, 2020. Requires each school district and charter school to maintain a record of any individual who is disciplined and make the record available to any public school, school district or charter school that is considering hiring that person.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2189 (Chapter 43): NOW: membership; AZPOST

Modifies the membership of the Arizona Peace Officer Standards and Training Board to allow the two police chiefs serving on the board to be appointed from federally recognized Native American tribes.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2190 (Chapter 286): CORP; accidental disability; definition

Redefines *accidental disability* as it relates to the Corrections Officer Retirement Plan to mean a physical or mental condition that totally and permanently prevents an employee from performing a reasonable range of duties within the employee's department and was incurred while performing employee duties.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2191 (Chapter 42): NOW: prohibited uses; criminal justice records

Prohibits a mugshot website operator from using criminal justice records, names, addresses and telephone numbers to solicit business for monetary gain. Specifies that an individual who suffers a monetary loss or is otherwise adversely affected as a result of the publication of the individual's criminal justice records has a cause of action against the person who commits the violation. Outlines liabilities for damages and specified exemptions.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2265 (Chapter 287): NOW: defensive driving schools; course requirements

Requires each defensive driving school to submit the school's future schedule of classroom courses to the Supreme Court. Prohibits a course's date, time and location from being changed except in extraordinary circumstances. Prohibits the Supreme Court from conducting an efficacy study or adopting or amending any rules relating to defensive driving schools until July 1, 2020, unless an emergency is determined to exist that necessitates immediate adoption or amendment of a rule.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2266 (Chapter 228): prisoners; transition program; eligibility

Adds criteria that would exclude an inmate from the transition program, including: 1) failure to achieve functional literacy at an 8th grade level, unless the inmate is enrolled in a program preparing them to achieve functional literacy; 2) classification as close or maximum custody; and 3) refusal to enroll or being removed from a major self-improvement program for poor behavior in the previous 18 months, unless the inmate subsequently enrolled in and completed the program.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2492 (Chapter 255): state highway work zones; accidents

Subjects a person who commits a state highway work zone safety violation that results in serious physical injury or death to the penalties imposed on individuals guilty of causing serious physical injury or death by a moving violation. Cites this act as the *Jarvis K. Crenshaw Act*.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2634 (Chapter 110): peace officers; discipline; hearings; discovery

Modifies the requirements relating to the administrative investigation of a law enforcement officer by requiring an employer to provide an officer with written notice informing the officer of all statutorily outlined information regarding an investigation and any relevant and readily available materials. Allows a law enforcement officer to record the officer's own interview during an administrative investigation but specifies that the recording does not constitute an official record of the interview.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2676 (Chapter 256): public officers; records; confidentiality

Allows an *eligible person* to request that access be prohibited to that person's identifying information, including any of that person's documents that are: 1) recorded by a county recorder; 2) maintained by a county assessor or treasurer; 3) contained in their voter registration record; or 4) contained in any record maintained by Arizona Department of Transportation.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1092 (Chapter 93): NOW: rulemaking; exemption; AZPOST

Provides the Arizona Peace Officer Standards and Training Board with a one-year rulemaking exemption for the purpose of adopting a rule relating to the minimum age for a correctional officer employed by Arizona Department of Corrections.

Effective: April 16, 2019

Click [here](#) for the bill history.

SB 1093 (Chapter 16): prisoner accounts; use; ADOT credentialing.

Allows the Arizona Department of Corrections to withdraw funds from an inmate's spendable account to cover fees for obtaining a driver license or a nonoperating identification license.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1231 (Chapter 95): public safety; residency requirements; prohibition

Prohibits a city, town or fire district from imposing a residency requirement on a firefighter or peace officer as a condition of employment. Exempts executive-level firefighters, executive-level peace officers and peace officers employed by a city or town with a population of less than 5,000 people from the prohibition.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1317 (Chapter 21): bodily fluids exposure; testing

Allows a public safety employee or volunteer to petition the court for an order authorizing testing of another individual for certain viruses and diseases if the public safety employee or volunteer, as a part of official duties, was exposed to blood or other bodily fluids while rendering aid to the individual, whether living or deceased, as a result of a medical emergency.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1351 (Chapter 66): peace officers memorial board; continuation

Continues the Arizona Peace Officer Memorial Board for eight years until July 1, 2027.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1526 (Chapter 222): NOW: firefighting foam; prohibited uses

Prohibits, beginning January 1, 2020, the discharge or use of class B firefighting foam that contains intentionally added PFAS chemicals for training or testing purposes unless certain conditions are met.

Effective: August 27, 2019

Click [here](#) for the bill history.

Regulatory Affairs

Representative Travis W. Grantham, Chairman
 Representative Bret Roberts, Vice-Chairman
 Anthony Casselman, Legislative Research Analyst
 Aiken Umholtz, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2107	73	municipalities; parking; public vehicles	111
HB 2146	285	NOW: contracts; licensure requirements; exemption (<i>See: Committee on Commerce</i>)	42
HB 2181	140	NOW: licensing; exemption; registrar of contractors	111
HB 2188	90	funeral director interns	111
HB 2276	100	ambulances; certificates; name change	111
HB 2463	34	occupational regulations; licenses; communications; notice	111
HB 2569	55	occupational licensing; reciprocity	112
HB 2639	245	timeshares; disclosures	112
SB 1003	5	industrial hemp; licensing; effective date (<i>See: Committee on Land and Agriculture</i>)	94
SB 1086	195	health professions; temporary licensure	112
SB 1185	248	weights and measures; licensing periods	112
SB 1233	238	office of administrative hearings; continuation	113
SB 1328	109	barbers; cosmetologists; licensure; reciprocity; apprenticeships	113
SB 1398	120	miniature scooters; electric standup scooters (<i>See: Committee on Transportation</i>)	123
SB 1401	96	cosmetology; licensing exemptions	113
SB 1448	67	alarm systems; low-voltage electric fences	113

[Back to Bill Index](#)

HB 2107 (Chapter 73): municipalities; parking; public vehicles

Prohibits a city or town from restricting a resident from parking a public service entity or public safety agency vehicle on a street or driveway if certain conditions are met. Specifies that a city or town is not prohibited from enforcing public health, safety and welfare requirements including those relating to parking and traffic that are applied on a uniform basis.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2181 (Chapter 140): NOW: licensing; exemption; registrar of contractors

Exempts cable-TV, satellite-TV and telecommunications providers from the Registrar of Contractors licensure requirements, including contractors and subcontractors if the work is limited to the installation of low voltage cable, phone, internet and data services.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2188 (Chapter 90): funeral director interns

Requires applicants for licensure as a funeral director to hold an active license as an intern for at least one year, rather than an embalmer. Expands the definition of intern to include individuals who arrange and direct funerals under the supervision of a licensed funeral director.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2276 (Chapter 100): ambulances; certificates; name change

Requires an ambulance service to send the Department of Health Services (DHS) written notice of a name change at least 30 days in advance and requires DHS to issue an amended certificate of necessity that incorporates the name change but retains the current expiration date within 30 days of receiving written notice.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2463 (Chapter 34): occupational regulations; licenses; communications; notice

Requires an agency to display a notice in specified locations stating that occupational regulations are limited to those necessary to fulfill a public health, safety or welfare concern and individuals have the right to petition or challenge an occupational regulation.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2569 (Chapter 55): occupational licensing; reciprocity

Applies the reciprocity requirements for occupational or professional licensure that are currently provided to military spouses to individuals who establish residency in this state. Requires an occupational or professional license or certificate to be issued to a person who establishes residency in Arizona and meets all statutorily outlined criteria. Makes various changes to the reciprocity requirements and outlines certain exemptions.

Effective: August 27, 2019

Click [here](#) for the bill history.

HB 2639 (Chapter 245): timeshares; disclosures

Establishes additional requirements regarding the purchase of a timeshare. Creates separate disclosure documents that must be provided to a purchaser as part of the sale of a timeshare. Requires a purchase agreement to contain a separate disclosure document with specific disclosures that must be separately initialed by a purchaser. Requires a seller to provide a purchaser with a separate disclosure document informing the purchaser of their actual and potential liabilities under a purchase agreement. Extends the timeframe for a purchaser to rescind a purchase agreement from 7 days to 10 days.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1086 (Chapter 195): health professions; temporary licensure

Allows a health profession regulatory board (Board) to issue a temporary license to an applicant who is not a licensee if certain requirements are met. Requires a Board to approve or deny an application within 30 days. Specifies that a temporary license expires either 30 days after it is granted or upon approval or denial of the applicant's license application, whichever occurs first. Prohibits a Board from issuing more than two temporary licenses to the same applicant within a consecutive 12-month period.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1185 (Chapter 248): weights and measures; licensing periods

Allows the Weights and Measures Services Division of the Arizona Department of Agriculture to issue or renew a commercial device license for two or three years if the applicant or licensee pays the total amount of applicable annual fees at the time of issuance or renewal.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1233 (Chapter 238): office of administrative hearings; continuation

Continues the Office of Administrative Hearings for eight years until July 1, 2027.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1328 (Chapter 109): barbers; cosmetologists; licensure; reciprocity; apprenticeships

Allows an individual to meet cosmetology schooling requirements by completing a U.S. Department of Labor-approved or Department of Economic Security-approved apprenticeship program. Exempts individuals who hold a valid license or authorizing document to practice barbering issued by another country and meet certain criteria from the barber schooling or apprenticeship requirements.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1401 (Chapter 96): cosmetology; licensing exemptions

Exempts an individual from the cosmetology regulatory requirements if: 1) the services are limited to drying and styling hair; 2) the services do not include applying reactive chemicals to permanently alter the hair; and 3) the person takes and completes a class relating to sanitation, infection protection and law review provided by the Board of Cosmetology (BOC). Requires exempt individuals to post a sign in their place of business notifying the public that their services are not regulated by the BOC.

Effective: August 27, 2019

Click [here](#) for the bill history.

SB 1448 (Chapter 67): alarm systems; low-voltage electric fences

Includes *low-voltage electric fence* in the definition of *alarm* or *alarm system*, thus regulating it as an alarm. Specifies that the regulation of low-voltage electric fence systems is of statewide concern and not subject to further municipal regulations. Defines *low-voltage electric fence*.

Effective: August 27, 2019

Click [here](#) for the bill history.

State and International Affairs

Representative Tony Rivero, Chairman
Representative Walter Blackman, Vice-Chairman
Jon Rudolph, Legislative Research Analyst
Veronica Gonzalez, Legislative Intern



[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
SB1167	94	Israel boycott divestments	115
SB1330	312	emergency management compact; workers	115

[Back to Bill Index](#)

SB 1167 (Chapter 94): Israel boycott divestments

Modifies the requirement for public contracts in regard to the written certification stating the company is not engaged in a boycott or does not intend to boycott Israel for the duration of the contract. Allows a public entity to enter into a contract without the written certification if the contract value is less than \$100,000. Modifies the definition of *boycott* to include actions taken based in part on the fact that the entity does business in Israel or in territories controlled by Israel. Modifies the definition of a *company* by removing a sole proprietorship and specifies that a *company* has 10 or more full-time employees and engages in for-profit activities.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1330 (Chapter 312): emergency management compact; workers

Allows the Governor to deploy volunteers from private entities or volunteer organizations to provide assistance to states declaring an emergency and classifies volunteers as *emergency workers*.

Effective: August 27, 2019

Click [here](#) for bill history.

Technology

Representative Bob Thorpe, Chairman
Representative Jeff Weninger, Vice-Chairman
Paul Benny, Legislative Research Analyst
Mickayla LeVine, Legislative Research Intern



[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2132	89	personal mobile cargo carrying devices	117

[Back to Bill Index](#)

HB 2132 (Chapter 89): personal mobile cargo carrying devices

Permits a personal mobile cargo carrying device to be operated on a sidewalk or in a crosswalk.

Effective: August 27, 2019

Click [here](#) for bill history.

Transportation

Representative Noel Campbell, Chairman
 Representative Leo Biasiucci, Vice-Chairman
 Jason Theodorou, Legislative Research Analyst
 Christopher Neville, Legislative Research Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2005	201	NOW: traffic survival school; required completion (See: <i>Committee on Public Safety</i>)	106
HB 2006	162	collegiate bowl game special plates	120
HB 2012	47	historic emergency vehicles; lighting; parades	120
HB 2063	139	vehicle insurance cards; assigned numbers	120
HB 2109	50	county transportation excise tax. (See: <i>Committee on Ways & Means</i>)	128
HB 2132	89	personal mobile cargo carrying devices (See <i>Committee on Technology</i>)	117
HB 2265	287	NOW: defensive driving schools; course requirements (See: <i>Committee on Public Safety</i>)	107
HB 2318	112	NOW: texting while driving; prohibition; enforcement	120
HB 2418	52	protected data; motor vehicle dealers (See: <i>Committee on Commerce</i>)	43
HB 2439	102	NOW: highway rest area programs; continuation	120
HB 2442	211	community services special plates	121
HB 2446	229	NOW: special plates; military; women veterans	121
HB 2492	255	state highway work zones; accidents (See: <i>Committee on Public Safety</i>)	107
HB 2589	178	distinguished flying cross license plates	121
HB 2606	157	share the road special plates	121
HB 2707	234	humanitarian services special plates	122
SB 1052	14	certificates of title; applications	122
SB 1214	206	rental car surcharge; exception	122
SB 1223	168	NOW: written vehicle accident reports; threshold	122
SB 1258	59	class M driver licenses; applicability	122

Bill	Chapter	Short Title	Page
<u>SB 1259</u>	307	ADOT; proportional registration; temporary registration	123
<u>SB 1307</u>	309	DUI; license reinstatement; evaluation requirements	123
<u>SB 1338</u>	64	veteran special plates; branch seal	123
<u>SB 1398</u>	120	Miniature scooters; electric standup scooters	123
<u>SB 1442</u>	160	state fleet; neighborhood electric vehicles (See: <i>Committee on Government</i>)	67
<u>SB 1453</u>	161	affordable homeownership special plate	123
<u>SB 1530</u>	69	NOW: task force; towing safety; extension	124
<u>SB 1533</u>	261	NOW: special plates; Alzheimer's; child abuse	124
<u>HM 2002</u>	--	motorcycle profiling; encouraging prevention	124

[Back to Bill Index](#)

HB 2006 (Chapter 162): collegiate bowl game special plates

Establishes the Collegiate Bowl Game Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Arizona Department of Transportation to distribute monies in the Fund to a charitable organization that is affiliated with two collegiate bowl games played in Arizona.

Effective: October 1, 2019

Click [here](#) for bill history.

HB 2012 (Chapter 47): historic emergency vehicles; lighting; parades

Allows an emergency vehicle, rather than only a fire engine, that is used for hobby or display purposes and has been issued a historical license plate to activate red or red and blue lights or lens in a parade, in an authorized assemblage of historic vehicles or for a test.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2063 (Chapter 139): vehicle insurance cards: assigned numbers

Requires the number assigned to an insurer by the Arizona Department of Transportation to be indicated on motor vehicle insurance identification cards, rather than on all documentary evidence issued by the insurer.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2318 (Chapter 112): NOW: texting while driving; prohibition; enforcement

Prohibits the use of a portable wireless communication device or stand-alone electronic device while operating a motor vehicle. Specifies exemptions to the prohibition that include specified hands-free use. Outlines penalties for violation of the prohibition. Voids local regulations relating to portable wireless communication devices beginning January 1, 2021.

Effective: April 22, 2019

Click [here](#) for bill history.

HB 2439 (Chapter 102): NOW: highway rest area programs; continuation

Continues the State Certified Rest Area Program and the Rest Area Sponsorship Sign Program for 8 years, until July 1, 2027.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2442 (Chapter 211): community services special plates

Establishes the Community Services Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Arizona Department of Transportation to distribute monies in the Fund to a charitable organization that promotes economic development and is located in an unincorporated community with a population of less than 500 persons, at an elevation of at least 7,000 feet and in a county with more than 500,000 but less than 1.5 million persons.

Effective: October 1, 2019

Click [here](#) for bill history.

HB 2446 (Chapter 229): NOW: special plates; military; women veterans

Establishes seven designs of the women veteran special plate that includes one for each military branch seal and a Native American code talker seal. Requires an applicant for a plate with a seal design to submit satisfactory proof that the applicant is a veteran or an immediate family member. Specifies that an applicant who is not a veteran or an immediate family member may receive a design for a standard plate.

Effective: October 1, 2019

Click [here](#) for bill history.

HB 2589 (Chapter 178): distinguished flying cross license plates

Establishes the distinguished flying cross license plate. Requires that an applicant provide proof that the person is a veteran and a bona fide distinguished flying cross recipient or is an immediate family member of a person who has been issued a plate. Requires the Arizona Department of Transportation (ADOT) to collect a \$25 fee for each original plate issued for deposit into the Veterans' Donation Fund. Requires ADOT to charge a \$5 fee for each annual renewal of the plate. Renames the extraordinary educators special plate and fund to the all in for Arizona schools special plate and fund.

Effective: October 1, 2019

Click [here](#) for bill history.

HB 2606 (Chapter 157): share the road special plates

Establishes the Share the Road Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Arizona Department of Transportation to distribute 50% of monies in the Fund to a charitable organization that promotes safety and awareness in the cycling community and 50% to a charitable organization that offers the opportunity for a person to use a loaner bicycle in charity cycling events. Modifies the new motor vehicle dealer license plate limit to 150 plates.

Effective: October 1, 2019

Click [here](#) for bill history.

HB 2707 (Chapter 234): humanitarian services special plates

Establishes the Humanitarian Services Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Arizona Department of Transportation to distribute monies in the Fund to a charitable organization that was founded in 1917 by a resident of Arizona and is the largest nongovernmental entity in the world.

Effective: October 1, 2019

Click [here](#) for bill history.

SB 1052 (Chapter 14): certificates of title; applications

Allows an applicant for a certificate of title for a new motor vehicle, in lieu of a manufacturer's certificate of origin, to submit a factory invoice, a form provided by the Arizona Department of Transportation or other documentation that shows the date of sale to the dealer or the person who first received the vehicle from the manufacturer.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1214 (Chapter 206): rental car surcharge; exception

Exempts government vehicles from the rental vehicle surcharge.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1223 (Chapter 168): NOW: written vehicle accident reports; threshold

Increases the damage threshold required for the issuance of a written accident report from \$1,000 to \$2,000.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1258 (Chapter 59): class M driver license; applicability

Excludes a motorcycle from class M licensure if it has at least three wheels, a three-point safety belt, bucket or bench seats and is fully enclosed or uses a roll cage frame.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1259 (Chapter 307): ADOT; proportional registration; temporary registration

Allows the Arizona Department of Transportation (ADOT) to suspend, revoke or refuse to issue a registration, license plate or permit for a commercial vehicle assigned to a motor carrier that is prohibited from operating by the Federal Motor Carrier Safety Administration. Allows ADOT to issue temporary registrations to commercial vehicles that have an out-of-service order from a previous owner on ADOT records.

Effective: September 1, 2020

Click [here](#) for bill history.

SB 1307 (Chapter 309): DUI; license reinstatement; evaluation requirements

Modifies the date when a certified ignition interlock device is required to be equipped in a vehicle to the date a person successfully completes alcohol or drug screening requirements and is otherwise eligible to reinstate their license. Makes modifications to license reinstatement requirements that include allowing physician assistants and registered nurse practitioners to submit an evaluation.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1338 (Chapter 64): veteran special plates; branch seal

Establishes seven designs of the veteran special plate that includes one for each military branch seal and a Native American code talker seal. Allows qualified applicants to select which special plate design the person will receive from the Arizona Department of Transportation.

Effective: October 1, 2019

Click [here](#) for bill history.

SB 1398 (Chapter 120): miniature scooters; electric standup scooters

Grants an operator of an electric standup scooter the same rights, privileges and duties of a person riding a bicycle. Outlines regulations for electric standup scooters. Allows a local authority to further regulate electric bicycles and electric standup scooters.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1453 (Chapter 161): affordable homeownership special plate

Establishes the Affordable Homeownership Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Arizona Department of Transportation to distribute monies in the Fund to a charitable organization that seeks to bring people together to build homes, communities and hope, focuses on providing shelter, advocates for affordable housing and supports sustainable and transformative development.

Effective: October 1, 2019

Click [here](#) for bill history.

SB 1530 (Chapter 69): NOW: task force; towing safety; extension

Extends the Towing Safety Task Force until January 1, 2020. Requires an additional final report be submitted on December 1, 2019.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1533 (Chapter 261): NOW: special plates; Alzheimer's; child abuse

Establishes the Alzheimer's Disease Research Special Plate and Fund (Fund). Stipulates that, of the \$25 fee required to obtain and renew a special plate, \$8 is an administrative fee and \$17 is an annual donation to the Fund. Requires the Department of Health Services to administer the Fund and distribute monies to a charitable organization that has been operating in Arizona for at least 10 years and has participating member institutions that work to end Alzheimer's disease and educate Arizona residents about Alzheimer's disease. Requires the Governor's Office of Youth, Faith and Family to administer the Prevention of Child Abuse Fund. Allows, beginning January 1, 2020, monies in the Prevention of Child Abuse Fund to be allocated to child and family advocacy centers to provide support to victims of child abuse.

Effective: October 1, 2019

Click [here](#) for bill history.

HM 2002: motorcycle profiling; encouraging prevention

Urges law enforcement agencies in Arizona to work to promote increased public awareness of the issue of motorcycle profiling and collaborate and communicate with the motorcycle community to end motorcycle profiling. Urges Arizona and local law enforcement officials to include a statement condemning motorcycle profiling in their written policies and training materials.

Click [here](#) for bill history.

Ways and Means

Representative Ben Toma, Chairman
 Representative Shawna Bolick, Vice-Chairman
 Vince Perez, Legislative Research Analyst
 Luke Palmer, Assistant Legislative Research Analyst
 Jackson Copper, Legislative Intern



[P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause

Bill	Chapter	Short Title	Page
HB 2027	124	online lodging marketplace; local taxation	127
HB 2042	48	NOW: income tax; statute of limitations	127
HB 2074	208	treatment and education facilities; exemption	127
HB 2095	49	NOW: taxation; agricultural property; partial payment	127
HB 2097	225	personal property; reporting; exemption	127
HB 2109	50	county transportation excise tax.	128
HB 2116	6	school districts; understatement; expenditures	128
HB 2275	288	NOW: TPT exemptions; propagative materials (<i>See: Committee on Land and Agriculture</i>)	92
HB 2360	290	TPT; estimated payments; liability threshold	128
HB 2363	31	tax lien sales; procedures	128
HB 2367	169	limited audit review; electronic portal	129
HB 2373	203	tax corrections act of 2019	129
HB 2425	164	school tax credit; contributions	129
HB 2445	53	TPT; residential rentals; notice	129
HB 2454	230	municipal band tax; authorization; repeal	129
HB 2493	291	NOW: solar energy devices; appraisal methods	130
HB 2556	294	agricultural property; uses; rural activities	130
HB 2756	272	revenue; budget reconciliation; 2019-2020. (<i>See: Committee on Appropriations</i>)	38
HB 2757	273	tax provisions; omnibus. (<i>See: Committee on Appropriations</i>)	38
SB 1024	142	medical marijuana; sales data; enforcement	130

SB 1027	297	tax credit; charitable organizations; eligibility	130
SB 1033	167	property tax statements; mortgaged property	130
SB 1180	58	department of revenue; applicants; fingerprinting	131
SB 1181	236	DOR; collection statement; delivery deadline	131
SB 1182	237	fire insurance; premium tax proceeds	131
SB 1235	249	possessory improvements; government property; assessment	131
SB 1236	303	tax liens; fees; certificate expiration	131
SB 1248	306	property taxes; valuation; property modifications	132
SB 1300	308	low-income housing; tax exemption	132
SB 1332	313	alternative fuel vehicles; VLT	132
SB 1347	65	NOW: luxury tax; tobacco products	132
SB 1485	281	NOW: school tuition organization; inflator	132

[Back to Bill Index](#)

HB 2027 (Chapter 124): online lodging marketplace; local taxation

Allows the Department of Revenue to administer, collect, enforce and distribute taxes levied by a city, town or other taxing jurisdiction. Mandates uniform levies on all online lodging marketplaces.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2042 (Chapter 48): NOW: income tax; statute of limitations

Limits the Department of Revenue's (DOR) ability to assess an income tax or withholding tax to seven years after the date the most recent tax return was required to be filed if a taxpayer fails to file a tax return. States that the DOR may assess a tax or begin a court proceeding at any time if the failure to file was due to an intent to evade tax or for any tax other than income tax or withholding tax.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2074 (Chapter 208): treatment and education facilities; exemption

Exempts non-profit residential treatment and education facilities from state personal property taxation if the facility is used for education purposes and not used or held for profit.

Effective: Retroactive to taxable years beginning in 2019

Click [here](#) for bill history.

HB 2095 (Chapter 49): NOW: taxation; agricultural property; partial payment

Allows inactive or partially inactive agricultural land due to partial reduction in water supply or irrigation district water allotments for agriculture use in the farm unit to be eligible for classification as property used for agricultural purposes. Allows the partial reduction of water supply to be certified by the irrigation district to the county assessor that confirms the reduction or transfer. Allows a county treasurer to enter into a payment plan agreement with a taxpayer for up to 36 months for paying delinquent taxes of more than \$1,000 and to charge a fee of not more than \$150 for administrative costs associated with the payment plan.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2097 (Chapter 225): personal property; reporting; exemption

Prohibits a county assessor from requiring a person to apply for a reporting requirements exemption, if the person owns specified property.

Effective: August 27, 2019

Click [here](#) to for bill history.

HB 2109 (Chapter 50): county transportation excise tax.

Increases the county transportation excise tax rate, if approved by the qualified electors voting at a countywide election, to no more than 20% when alone or combined with any tax imposed for the county transportation excise tax for roads, of the rate prescribed under: 1) the transaction privilege classification rates; 2) the jet fuel excise tax rate; 3) or on the use or consumption of electricity or natural gas customer subject to use tax.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2116 (Chapter 6): school districts; understatement; expenditures

Allows expenditure authority of a small school district that meets specific requirements to adopt a corrected budget if the district's initial budget was based on an understatement of the small school adjustment and the taxes have already been collected by the county.

Effective: February 20, 2019

Repealed: January 1, 2020

Click [here](#) for bill history.

HB 2360 (Chapter 290): TPT; estimated payments; liability threshold

Increases the estimated transaction privilege tax payment threshold that is due before June 20th for business entities with a total tax liability exceeding the threshold established in statute. The threshold remains at: 1) \$1,000,000 or more in 2019; 2) increases to \$1,600,000 or more in 2020; 3) \$2,300,000 or more in 2021; 4) \$3,100,000 or more in 2022; and 5) \$4,100,000 or more in 2023 and each year thereafter.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2363 (Chapter 31): tax lien sales; procedures

Requires the county treasurer to continue a tax lien sale until each parcel has been offered for sale and no more bids are offered by purchasers. Requires a purchaser of a tax lien property to pay a county treasurer within 15 days after the close of the sale. Gives the treasurer authority to ban a purchaser from buying tax liens for up to one year if they fail to pay the treasurer within 15 days of the purchase date.

Effective: August 27, 2019

Click [here](#) to view bill history.

HB 2367 (Chapter 169): limited audit review; electronic portal

Permits the Department of Revenue (DOR) to conduct a limited scope review of filed individual income tax returns in cases where the information reported by a taxpayer is different than the information received from withholding returns. Allows DOR to use an electronic portal to issue a deficiency notice, for Title 42 or Title 43, if a taxpayer agrees in writing.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2373 (Chapter 203): tax corrections act of 2019

Corrects errors and obsolete language, addresses blending problems and provides clarifying changes to the tax statutes.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2425 (Chapter 164): school tax credit; contributions

Expands the tax credit for public school fees and contributions to include taxpayer contributions towards capital items, community school meal programs and student consumable health care supplies for Arizona public schools. Allows the site council of a public school to transfer undesignated contributions to any school within the same district.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2445 (Chapter 53): TPT; residential rentals; notice

Requires cities and towns to notify by mail both the owner and tenant of a residential rental property of any voter approved new tax or increase in an existing tax 60 days before the tax change takes effect.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2454 (Chapter 230): municipal band tax; authorization; repeal

Repeals the ability of a city or town to levy a tax each year to maintain or employ a municipal band.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2493 (Chapter 291): solar energy devices; appraisal methods

Removes language attributing no value to solar energy devices and systems. Considers solar energy devices characterized as personal property to have a 10-year life and prescribes a formula to adjust the depreciation schedule. Requires taxes paid for tax years preceding the effective date in excess of taxes as calculated with the depreciation schedule be refunded to the taxpayer.

Effective: August 27, 2019

Click [here](#) for bill history.

HB 2556 (Chapter 294): agricultural property; uses; rural activities

Defines *agritourism* and includes any land and improvements devoted to agritourism in the real property classification of agricultural real property. Excludes food establishments licensed under the Arizona Department of Health Services that are associated with agritourism and rodeo events that are open to the public and that sell tickets for admission from the definition of *general agricultural purposes*.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1024 (Chapter 142): medical marijuana; sales data; enforcement

Authorizes the Department of Revenue to disclose confidential information to the Department of Health Services to determine if a medical marijuana dispensary complies with Arizona's transaction privilege tax requirements.

Effective: April 29, 2019

Click [here](#) for bill history.

SB 1027 (Chapter 297): tax credit; charitable organizations; eligibility

Expands the tax credit for contributions to qualifying charitable organizations to individuals, rather than children, who have a chronic illness or physical disability.

Effective: August 27, 2019; retroactive to tax year 2018

Click [here](#) for bill history.

SB 1033 (Chapter 167): property tax statements; mortgaged property

Requires the county treasurer to mail property tax statements to the owners of mortgaged properties. Also, upon request, requires the county treasurer to send a property tax statement to the lender.

Effective: August 27, 2019

Click [here](#) to view bill history.

SB 1180 (Chapter 58): department of revenue; applicants; fingerprinting

Requires specified personnel who are not paid employees of a school district and who must be fingerprinted or obtain a fingerprint clearance card to certify on a notarized form provided by the school if they have ever had a charge or conviction that has been vacated, set aside or expunged. Allows the Department of Revenue to obtain state and federal criminal records checks and consumer reports for job applicants and employees.

Effective date: August 27, 2019

Click [here](#) for bill history.

SB 1181 (Chapter 236): DOR; collection statement; delivery deadline

Removes the requirement for the Department of Revenue to deliver the monthly tax collections report by the 5th day of each month. Specifies that the tax collection records will show amounts collected from businesses at the state level, rather than by county.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1182 (Chapter 237): fire insurance; premium tax proceeds

Extends to June 15th for the Department of Revenue to certify to the State Treasurer the full cash value of real property for the previous year in areas served by a fire department or district. Extends to July 31st for the State Treasurer to distribute the fire insurance premium tax.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1235 (Chapter 249): possessory improvements; government property; assessment

Requires that possessory improvements qualify for limited property values and are valued as real property.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1236 (Chapter 303): tax liens; fees; certificate expiration

States that the expiration date to foreclose on a tax lien property is determined by the date of the original certificate of purchase and that any outstanding fees attached to the parcel are included in the sale of a tax lien.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1248 (Chapter 306): property taxes; valuation; property modifications

Specifies that limited property value shall be established at a level or percentage of full cash value, known as Rule B, when the property has been modified by construction, destruction or demolition since the preceding valuation year such that the total value of the modification is equal to or greater than 15% of the full cash value.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1300 (Chapter 308): low-income housing; tax exemption

Modifies the qualification conditions for low-income housing by exempting property from taxation if it is used exclusively for affordable rental housing pursuant to the Internal Revenue Code or another restricted covenant imposed by financing for affordable housing. Requires that the property qualifies under specific conditions, be owned and operated by a qualified entity and not exceed 200 units.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1332 (Chapter 313): alternative fuel vehicles; VLT

Modifies the calculation of the vehicle license tax (VLT) for alternative fuel vehicles (AFV). Requires that for an AFV registered before January 1, 2022, the value is 1% of the manufacturer's base retail price and decreases by 15% for each 12-month period thereafter. Requires that for an AFV registered in the year 2022, the value is 20% of the manufacturer's base retail price and decreases by 15% for each 12-month period thereafter. Requires the VLT be calculated in the same manner as non-alternative fuel vehicles for an AFV that is purchased on or after January 1, 2023.

Effective: January 1, 2020

Click [here](#) for bill history.

SB 1347 (Chapter 65): NOW: luxury tax; tobacco products

Defines *cavendish* in relation to luxury privilege tax. Prohibits an applicant for a license to distribute tobacco products from having a place of business in a residential location or post office box. Specifies a license to sell tobacco is valid for one year unless cancelled earlier.

Effective: August 27, 2019

Click [here](#) for bill history.

SB 1485 (Chapter 281): NOW: school tuition organization; inflator

Reduces the annual growth rate of the corporate tax credit cap for contributions to school tuition organizations from the current 20% to 15% for FY 2021, to 10% for FY 2022, to 5% for FY 2023 and the greater of 2% or the metropolitan Phoenix consumer price index for FY 2024 and each fiscal year thereafter.

Effective: August 27, 2019

Click [here](#) for bill history.

Memorials & Resolutions

[P 105] Proposition 105 Clause

[P 108] Proposition 108 Clause

Bill	Short Title	Page
<u>HCM 2001</u>	deported veterans; medical treatment (<i>See: Committee on Military & Veterans Affairs</i>)	97
<u>HCM 2002</u>	urging eradication; salt cedars; waterways (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCM 2003</u>	uranium pollution; remediation (<i>See: Committee on Federal Relations</i>)	59
<u>HCM 2004</u>	reserved water rights; exclusion (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCM 2005</u>	national monument designation; opposition (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCM 2007</u>	administratively recommended wilderness; urging Congress (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCR 2009</u>	pornography; public health crisis (<i>See: Committee on Health & Human Services</i>)	81
<u>HCR 2014</u>	American viticultural area; designation (<i>See: Committee on Land & Agriculture</i>)	95
<u>HCR 2017</u>	jazz day; jazz appreciation month	135
<u>HCR 2018</u>	NOW: private property rights; supporting protections (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCR 2019</u>	NOW: support; water management policies (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HCR 2035</u>	Officer Clayton Townsend; death resolution	135
<u>HM 2001</u>	method 9 certification; training; frequency (<i>See: Committee on Natural Resources, Energy & Water</i>)	104
<u>HM 2002</u>	motorcycle profiling; encouraging prevention (<i>See: Committee on Transportation</i>)	124
<u>HR 2001</u>	Grand Canyon park; 100th anniversary	135
<u>HR 2002</u>	Arizona water professionals appreciation week	135
<u>SCM 1002</u>	federal lands; forgone revenue; education. (<i>See: Committee on Federal Relations</i>)	59
<u>SCR 1013</u>	Taiwan; United States; trade; support	135

Bill	Short Title	Page
<u>SCR 1020</u>	Arizona power authority; 75th anniversary	135
<u>SCR 1027</u>	Stan Furman; death resolution	135
<u>SJR 1001</u>	Colorado river drought contingency plan (<i>See: Committee on Natural Resources, Energy & Water</i>)	103
<u>SM 1002</u>	trade agreement; ratification; urging Congress	135
<u>SR 1001</u>	Grand Canyon park; 100th anniversary	136
<u>SR 1002</u>	scientific community; recognition	136
<u>SR 1003</u>	athletic training month	136
<u>SR 1004</u>	Fred T. Korematsu recognition	136

[Back to Bill Index](#)

HCR 2017: jazz day; jazz appreciation month

Recognizes April 30, 2019 as International Jazz Day and declares April 2019 as Jazz Appreciation Month in Arizona.

Click [here](#) for bill history.

HCR 2035: Officer Clayton Townsend; death resolution

Expresses the Legislature's sincere regret on the passing of Officer Clayton Townsend and extends their heartfelt condolences to his family and friends.

Click [here](#) for bill history.

HR 2001: Grand Canyon park; 100th anniversary

Recognizes the 100th anniversary of Grand Canyon National Park as an occasion to celebrate its incredible impact on Arizona's citizens, economy, history and global reputation.

Click [here](#) for bill history.

HR 2002: Arizona water professionals appreciation week

Designates April 14-20, 2019 as Arizona Water Professionals Appreciation Week.

Click [here](#) for bill history.

SCR 1013: Taiwan; United States; trade; support

Expresses the Legislature's support of the negotiation of a United States-Taiwan bilateral trade agreement and Taiwan's meaningful participation in international organizations.

Click [here](#) for bill history.

SCR 1020: Arizona power authority; 75th anniversary

Recognizes and congratulates the Arizona Power Authority for 75 years of exemplary service to Arizona.

Click [here](#) for bill history.

SCR 1027: Stan Furman; death resolution

Expresses the Legislature's sincere regrets on the passing of Stan Furman and extends their deepest sympathies to his surviving family members.

Click [here](#) for bill history.

SM 1002: trade agreement; ratification; urging Congress

Urges Congress to ratify the newly negotiated United States-Mexico-Canada Agreement to ensure continuity in trade among the three North American economic partners.

Click [here](#) for bill history.

SR 1001: Grand Canyon park; 100th anniversary

Recognizes the 100th anniversary of Grand Canyon National Park as an occasion to celebrate its incredible impact on Arizona's citizens, economy, history and global reputation.

Click [here](#) for bill history.

SR 1002: scientific community; recognition

Recognizes the tremendous contributions Arizona's scientific community makes to Arizona, specifically their work in promoting the health and prosperity of Arizona's citizens through scientific inquiry.

Click [here](#) for bill history.

SR 1003: athletic training month

Declares March 2019 as Athletic Training Month.

Click [here](#) for bill history.

SR 1004: Fred T. Korematsu recognition

Recognizes and honors Fred T. Korematsu for his remarkable courage in condemning injustice and his commitment to advancing civil liberties.

Click [here](#) for bill history.

Vetoos

[P 105] Proposition 105 Clause
[P 108] Proposition 108 Clause

Bill	Short Title	Page
HB 2037	technical registration board; endorsement registration	138
HB 2473	state liquor board; membership	138
HB 2576	NOW: breeders' award fund; racing; handle	138
HB 2596	public land management; sovereign immunity	138
HB 2617	renewable energy storage equipment; valuation	139
HB 2677	JLAC; auditor general	139
SB 1141	distracted driving	139
SB 1143	conformity; internal revenue code; rates	139
SB 1164	ombudsman-citizens aide; executive session; access	139
SB 1334	NOW: sentencing; repetitive offenders	140
SB 1558	legislators; mileage rate; distance	140

[Back to Bill Index](#)

HB 2037 (Vetoed): technical registration board; endorsement registration

Requires the Board of Technical Registration (BTR) or the Director of BTR to grant registration or certification by endorsement for a board regulated profession or occupation if the applicant meets specified criteria. Allows the granting of registration or certification by endorsement to an individual who has been convicted of a felony or crime related to the respected profession if the applicant demonstrates rehabilitation, good moral character and the ability to practice safely. Prohibits the granting of registration or certification by endorsement to alarm agents, alarm businesses or controlling persons. Modifies the examination exemption requirements.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

HB 2473 (Vetoed): state liquor board; membership

Requires one member of the State Liquor Board who is not financially interested in a licensed business to be appointed after an association representing cities and towns forwards three nominations to the Governor. Specifies the nominees must be current or former elected municipal officials.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

HB 2576 (Vetoed): NOW: breeders' award fund; racing; handle

Requires the Arizona Department of Gaming to allocate 1% of the in-state horse racing handle to the Arizona Thoroughbred Breeders Association (ATBA) to provide data, statistics and other information. Requires the ATBA to: 1) contribute a portion of the monies to the Retired Racehorse Adoption Fund; 2) add monies to horse racing purses; and 3) provide awards for Arizona-bred horses that finish first, second or third place in races.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

HB 2596 (Vetoed): public land management; sovereign immunity

Extends absolute immunity to public entities for acts and omissions of its employees related to the performance of certain functions in managing public lands in specified circumstances.

Click [here](#) for Governor's veto letter.

Click [here](#) for bill history.

HB 2617 (Vetoed): renewable energy storage equipment; valuation

Provides an exemption from Transaction Privilege Tax, use tax and municipal tax for renewable energy storage equipment. Adds *storage* equipment as qualifying equipment for a renewable energy incentive district.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

HB 2677 (Vetoed): JLAC; auditor general

Makes various changes to Auditor General and Joint Legislative Audit Committee processes. Requires the Auditor General to conduct an audit on a county transportation excise tax in the fifth year in which the transportation excise tax takes effect, instead of the tenth year. Revises factors in determining the need for continuation or termination of an agency for purposes of sunset review reports.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

SB 1141 (Vetoed): distracted driving

Prohibits a person from driving a motor vehicle while distracted. States that a person commits a violation if the person both engages in any activity that is not related to the actual driving of the vehicle in a manner that visibly interferes with safely driving and drives in a manner that is an immediate hazard to a person or property or the person does not exercise reasonable control of a vehicle as necessary to avoid collision.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

SB 1143/HB 2522 (Vetoed): conformity; internal revenue code; rates

Conforms Arizona tax statutes to the Internal Revenue Code as of January 1, 2019 and reduces the individual income tax rates by .11 percentage points for taxable year 2018.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

SB 1164 (Vetoed): ombudsman-citizens aide; executive session; access

Includes the ombudsman-citizens aide to those who can obtain confidential executive session information.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

SB 1334 (Vetoed): sentencing; repetitive offenders

Prohibits a court from sentencing a non-dangerous offender as a repetitive offender unless the defendant was convicted and sentenced for a historical prior felony before committing the present offense. For sentencing purposes, adds as a mitigating circumstance that the defendant has not previously received services through the Arizona Department of Corrections or probation services for a felony offense in any state.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.

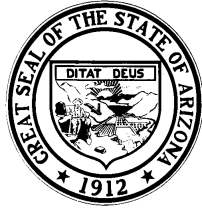
SB 1558 (Vetoed): legislators; mileage rate; distance

Establishes a long-term subsistence allowance for legislators and states that the maximum long-term subsistence allowance does not apply to legislators. The rate is to be determined by the Director of the Arizona Department of Administration as follows: 1) 50% of the average annual federal per diem rate for Maricopa County for legislators with permanent residency in Maricopa County; and 2) 100% of the average annual federal per diem rate for Maricopa County for legislators with permanent residency in a county outside of Maricopa County.

Stipulates that this rate will be paid at 50% after the first 120 days of regular session.

Click [here](#) for the Governor's veto letter.

Click [here](#) for bill history.



SECTION IV

Bill Statistics

(Will Be Added When Available)

[Back to Bill Index](#)