TO: MEMBERS OF THE SENATE APPROPRIATIONS COMMITTEE

DATE: March 29, 2021

SUBJECT: Strike everything amendment to H.B. 2190, relating to vaccines; governments; businesses

Purpose

Prohibits the state or a county or local government entity or official from requiring a person to receive a vaccine, with exceptions. Prohibits a business entity, ticket issuer, the state or a county or local government entity or official from conditioning service or access on if a person has received a vaccine. Prescribes penalties for violations.

Background

A student may not attend school without submitting documentary proof to the school administrator of required immunizations as prescribed by the Director of the Department of Health Services (DHS). Documentary proof of immunizations is not required for a pupil if: 1) a parent or guardian submits a signed statement that the parent or guardian has received DHS immunization information and does not consent to the pupil's immunization due to personal beliefs; or 2) the school administrator receives written certification that a required immunization may be detrimental to the pupil's health signed by the parent or guardian and a physician or registered nurse practitioner (A.R.S. §§ 15-872; 15-873; and 36-672).

The Director of DHS must prescribe health, safety and wellbeing rules for the care of children in a child care facility. Any rule relating to educational activities, physical examination, medical treatment or immunization must include exemptions for children whose parents object due to the tenets and practices of a recognized church or religious denomination of which the parent or child is an adherent or member (A.R.S. § 36-883).

Statute outlines powers of the Governor during a state of emergency or state of war emergency. During a state of emergency or state of war emergency in which there is the occurrence or imminent threat of smallpox, plague, viral hemorrhagic fevers or a highly contagious and highly fatal disease with transmission characteristics similar to smallpox, the Governor may issue orders isolating and quarantining persons and mandating treatment or vaccination of persons diagnosed with an illness (A.R.S. § 36-787).

There is no anticipated fiscal impact to the state General Fund associated with this legislation.

Provisions

1. Prohibits the state or a county or local government entity or official in Arizona from requiring a person to receive a vaccine, except:
   a) hospital or other health care institution employees; or
   b) public primary or secondary school students or faculty.
2. Prohibits the state or a county or local government entity or official from requiring a person receive a vaccine as a condition for:
   a) receipt of a government benefit or service;
   b) receipt of a government-issued license, permit or certification;
   c) entrance into a public building; or
   d) use of public transportation.

3. Prohibits the state or a county or local government entity or official from providing, to a person for receiving a vaccine, a special privilege, financial benefit or other incentive.

4. Prohibits a business entity doing business in Arizona from refusing to provide a service, product, admission to a venue or transportation to a person because the person has or has not received a vaccine.

5. Prohibits a ticket issuer from penalizing, discriminating against or denying access to an entertainment event to a ticket holder because the ticket holder has or has not received a vaccine.

6. Excludes, from the public school student exception from the prohibition on government-required vaccines, a student whose parent or guardian:
   a) is opposed to a vaccine; and
   b) objects by written sworn statement based on religious grounds or conscientiously held beliefs.

7. Classifies, as a class 5 felony, a violation of the prohibitions on vaccine requirements, conditions or incentives by a person.

8. Requires a court to order the suspension of a business entity's state or political subdivision licenses, permits or certifications for between 30 days and one year, if the business entity:
   a) refuses to provide a service, product, venue admission or transportation to a person because the person has or has not received a vaccine; or
   b) penalizes, discriminates against or denies access to an entertainment event to a ticket holder because the ticket holder has or has not received a vaccine.

9. Becomes effective on the general effective date.