

REFERENCE TITLE: public monies; prohibited uses

State of Arizona
Senate
Fifty-sixth Legislature
Second Regular Session
2024

SB 1195

Introduced by
Senator Kern

AN ACT

AMENDING TITLE 35, CHAPTER 2, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 4; RELATING TO PUBLIC MONIES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Title 35, chapter 2, Arizona Revised Statutes, is
3 amended by adding article 4, to read:

4 ARTICLE 4. PUBLIC MONIES; PROHIBITED EXPENDITURES

5 35-351. Prohibited expenditures of public monies; standing;
6 definition

7 A. A PUBLIC ENTITY MAY NOT SPEND PUBLIC MONIES TO PROMOTE, ADVOCATE
8 OR PLAN FOR, OR BECOME A MEMBER OF AN ASSOCIATION OR ORGANIZATION THAT
9 PROMOTES, ADVOCATES OR PLANS FOR, ANY OF THE FOLLOWING:

10 1. REDUCING THE CONSUMPTION OR PRODUCTION OF MEAT OR DAIRY PRODUCTS
11 OR REPLACING ANIMAL-BASED PROTEIN WITH INSECT OR SYNTHETIC PROTEIN.

12 2. REDUCING OR REPLACING MOTOR VEHICLE TRAVEL WITH WALKING, BIKING,
13 OR PUBLIC TRANSIT.

14 3. REDUCING OR LIMITING TRAVEL BY AIRPLANE.

15 4. LIMITING THE NUMBER OF ARTICLES OF CLOTHING AN INDIVIDUAL MAY
16 PURCHASE OR OWN.

17 5. REUSING WATER THAT HAS TOUCHED HUMAN FECES AS A SOURCE OF
18 MUNICIPAL DRINKING WATER.

19 6. REDUCING GREENHOUSE GAS EMISSIONS OR TRACKING AND COLLECTING OF
20 ANY INFORMATION OR DATA FOR DETERMINING CONSUMPTION-BASED EMISSIONS.

21 7. LIMITING THE INCREASE OF THE AVERAGE GLOBAL TEMPERATURE OR
22 PRODUCING OR ADOPTING A CLIMATE ACTION PLAN.

23 8. REPLACING PRIVATE OWNERSHIP WITH SHARED OR RENTED GOODS AND
24 SERVICES TO PROMOTE A CIRCULAR ECONOMY.

25 9. FURTHERING MARXIST IDEOLOGIES, INCLUDING STAKEHOLDER CAPITALISM.

26 10. IMPLEMENTING MASS SURVEILLANCE SYSTEMS TO MONITOR MOTOR VEHICLE
27 TRAVEL.

28 B. ANY PERSON WHO IS A QUALIFIED ELECTOR OF THIS STATE HAS STANDING
29 IN ANY COURT OF RECORD TO BRING SUIT AGAINST ANY PUBLIC ENTITY TO REMEDY
30 ANY VIOLATION OF THIS SECTION. THE PERSON FILING AN ACTION PURSUANT TO
31 THIS SECTION MAY REQUEST EITHER A JURY OR BENCH TRIAL. IF THE TRIER OF
32 FACT FINDS BY A PREPONDERANCE OF THE EVIDENCE THAT A PUBLIC ENTITY HAS
33 VIOLATED THIS SECTION, THE COURT SHALL PERMANENTLY ENJOIN THE ACTIONS
34 FOUND TO VIOLATE THIS SECTION AND SHALL AWARD REASONABLE ATTORNEY FEES AND
35 COSTS TO THE PARTY WHO BROUGHT THE ACTION.

36 C. FOR THE PURPOSES OF THIS SECTION, "PUBLIC ENTITY":

37 1. MEANS THIS STATE, A POLITICAL SUBDIVISION OF THIS STATE OR AN
38 AGENCY, BOARD, COMMISSION OR DEPARTMENT OF THIS STATE OR A POLITICAL
39 SUBDIVISION OF THIS STATE.

40 2. INCLUDES THE UNIVERSITIES UNDER THE JURISDICTION OF THE ARIZONA
41 BOARD OF REGENTS AND COMMUNITY COLLEGE DISTRICTS AS DEFINED IN SECTION
42 15-1401.