Fire Service Bill Tracking Report Week of March 29, 2021

55th Legislature - 1st Regular Session, 2021

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Fire Services / EMS / Ambulance

Posted Calendars and Committee Hearings

FOUR-YEAR DEGREES; COMMUNITY COLLEGES H2523:

Hearing: Senate Appropriations (Wednesday 03/31/21 at 9:00 AM, Senate Rm.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL H2817:

Hearing: Senate Appropriations (Wednesday 03/31/21 at 9:00 AM, Senate Rm.

109)

S1298: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

S1451: WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

Bill Summaries

H2077: STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS

Limits the amount of State Lake Improvement Fund (SLIF) monies used to fund staff support to 10 percent of monies deposited in SLIF annually. Allows SLIF monies to be used for water search and rescue operations. Allows monies in the State Parks Revenue Fund (SPRF) to be used for the administration of the state park system. Appropriates \$3 million from the general fund and \$2 million from the SPRF in FY2020-21 to the Arizona State Parks Board for operating costs.

First sponsor: Rep. Biasiucci (R - Dist 5)

Others: Sen. Borrelli (R - Dist 5), Rep. Cobb (R - Dist 5)

Date Action H2077 Daily History STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 3/17 from Senate appro do pass. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 3/16 Senate appro do pass; report awaited. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 2/18 referred to Senate appro. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/28 passed House 51-8; ready for Senate. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/25 from House rules okay. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/21 from House appro do pass. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/20 House appro do pass; report awaited. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/20 from House nat res-energy-water do pass. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/19 House nat res-energy-water do pass; report awaited. STATE LAKE IMPROVEMENT FUND; APPROPRIATIONS 1/14 referred to House nat res-energy-water, appro.

H2294: YIELDING TO EMERGENCY VEHICLES; PENALTIES

A person who violates the requirement to move over to slow down when approaching a stationary vehicle displaying flashing lights or warning lights is subject to a civil penalty of \$275 for a first violation, \$500 for a second violation, and \$1,000 for a third or subsequent violation, and is liable for any injury and any property damage that results from the violation. The Arizona Department of Transportation (ADOT) is required to educate the public about the requirement to move over or slow down periodically throughout the year and maintain information about the requirement on the ADOT website. AS PASSED HOUSE.

First sponsor: Rep. Payne (R - Dist 21) Others: Rep. Pingerelli (R - Dist 21)

H2294 Daily History	Date	Action
YIELDING TO EMERGENCY VEHICLES; PENALTIES	3/23	from Senate rules okay.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	3/16	from Senate trans-tech with amend <u>#4840</u> .
YIELDING TO EMERGENCY VEHICLES; PENALTIES	3/15	Senate trans-tech do pass; report awaited.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	2/18	referred to Senate trans-tech.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	2/4	House COW approved with amend <u>#4015</u> and flr amend <u>#4107</u> . Passed House <u>50-9</u> ; ready for Senate.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	2/2	from House rules okay.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	1/25	from House mil-pub safety with amend $\underline{#4015}$.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	1/25	House mil-pub safety do pass; report awaited.
YIELDING TO EMERGENCY VEHICLES; PENALTIES	1/20	referred to House mil-pub safety.

H2304: APPROPRIATIONS; FIRE DISTRICTS; VERNON; SPRINGERVILLE

Appropriates \$100,000 from the general fund in FY2021-22 to The Arizona Department of Forestry and Fire Management to distribute to the Vernon fire district for equipment and training. Appropriates \$100,000 from the general fund in FY2021-22 to The Arizona Department of Forestry and Fire Management to distribute to the Springerville fire district for equipment and training.

First sponsor: Rep. Teller (D - Dist 7)

H2304 Daily History	Date	Action
APPROPRIATIONS; FIRE DISTRICTS; VERNON; SPRINGERVILLE	2/1	House land-agri-rural affairs amended; report awaited. 2/2 from House land-agri-rural affairs with amend $\underline{\#4058}$.
APPROPRIATIONS; FIRE DISTRICTS; VERNON; SPRINGERVILLE	1/26	referred to House land-agri-rural affairs, appro.

H2440: HAZARDOUS VEGETATION REMOVAL; STATE FORESTER

To implement the program to remove vegetative natural products where the vegetation is hazardous, the State Forester is authorized to enter into an intergovernmental agreement or memorandum of understanding with a public agency to identify and remove the hazardous vegetation from land in this state, including state, federal, tribal and private lands for the purposes of fire prevention, forest and watershed restoration and critical infrastructure protection. Does not apply to State Trust Land. The State Forester is authorized to use legislative appropriations and accept and spend monies from public agencies, gifts, donations and grants for the costs of implementing this legislation. The consent of the property owner is required to remove hazardous vegetation on private property.

First sponsor: Rep. Griffin (R - Dist 14)

H2440 Daily History	Date Action
HAZARDOUS VEGETATION REMOVAL; STATE FORESTER	2/11 House COW approved with flr amend #4220.
HAZARDOUS VEGETATION REMOVAL; STATE FORESTER	2/8 from House rules okay.
HAZARDOUS VEGETATION REMOVAL; STATE FORESTER	2/3 from House nat res-energy-water do pass.
HAZARDOUS VEGETATION REMOVAL; STATE FORESTER	2/2 House nat res-energy-water do pass; report awaited.
HAZARDOUS VEGETATION REMOVAL; STATE FORESTER	1/27 referred to House nat res-energy-water.

H2455: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

A fire district, through the district board, is authorized to lease, lease-purchase or grant a lien on any or all of its present or future property to pay amounts to the Public Safety Personnel Retirement System, pension prefunding plan investment accounts, and the Arizona Employers' Pension Prefunding Plan, and to create reserves to supplement those payments as deemed necessary by the board. Emergency clause. AS PASSED HOUSE

First sponsor: Rep. Cobb (R - Dist 5)

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H2455 Daily History

Date Action

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/24

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/2 referred to Senate fin.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/23 passed House 58-1; ready for Senate.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/23 House COW approved with amend #4324.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/22 from House rules okay.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/18 from House gov-elect with amend #4324.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/17 House gov-elect amended; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/10 House gov-elect held.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 1/27 referred to House gov-elect.
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H2506: WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER

Fire investigators are added to the presumption that specified types of cancer and related diseases that result in disability or death are an occupational disease and are deemed to arise out of employment if specified conditions are met. All insurance carriers, self-insuring employers and workers' compensation pools that secure workers' compensation for firefighters and fire investigators are required to compile and report to the Industrial Commission claim and claim reserve information for all cancer-related claims filed by or on behalf of firefighters and fire investigators. The Commission is required to compile and make available to insurance carriers, rating organizations, employers, public safety workers and workers' compensation pools the claim-related information collected to assist with the setting of workers' compensation insurance rates. In addition to the six uniform percentage deviations already authorized by statute, insurers covering firefighters and fire investigators are permitted to file one uniform percentage deviation that increases the statewide rates under the rating organization's rate filing for the class codes associated with firefighters and fire investigators to address the anticipated increase in losses and expenses for claims that are compensable due to the workers' compensation presumption. The deviation filing must be accompanied by analysis from an actuary that substantively illustrates the basis for the rate increase. Contains a legislative intent section. AS PASSED HOUSE

First sponsor: Rep. Payne (R - Dist 21)

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H2506 Daily History

Date Action

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/25 from Senate com do pass.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/24 Senate com do pass; report awaited.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/8 referred to Senate com.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/4 House COW approved with fir amend #4737. Passed House 59-0; ready for Senate.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/23 from House rules okay.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/22 from House mil-pub safety do pass.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/19 House mil-pub safety do pass; report awaited.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/10 referred to House mil-pub safety.
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H2523: FOUR-YEAR DEGREES; COMMUNITY COLLEGES

Community colleges in counties with a population of 750,000 or less (all but Maricopa and Pima) are authorized to offer four-year baccalaureate degrees that are accredited by a regional accreditation agency approved by the U.S. Department of Education. Community colleges in counties with a population of more than 750,000 (Maricopa and Pima) are authorized to offer four-year baccalaureate degrees that are accredited by a regional accreditation agency approved by the U.S. Department of Education, except that for the first four years baccalaureate degrees are offered those degrees cannot exceed 10 percent of the total number of degrees offered by the college, and for the fifth and subsequent years baccalaureate degrees cannot exceed 15 percent of the total number of degrees offered. In counties with a population of more than 750,000 (Maricopa and Pima), tuition per credit hour for the third and fourth years of a four-year baccalaureate program cannot exceed 150 percent of the tuition per credit hour of any other community college district program. Establishes criteria that a community college district must consider when determining whether to offer baccalaureate degree programs. Each community college offering a baccalaureate degree program is required to submit a report to the Joint Legislative Audit Committee by October 1 of the fifth year after offering baccalaureate degree programs, and information that must be included in the report is specified. Contains legislative findings.

First sponsor: Rep. Nutt (R - Dist 14)
Others: Rep. Biasiucci (R - Dist 5), Rep. Bowers (R - Dist 25), Rep. Cobb (R - Dist 5), Rep. Grantham (R - Dist 12), Rep. Kavanagh (R - Dist 23), Rep. Shah (D - Dist 24), Rep. Toma (R - Dist 22)

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H2523 Daily History

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 3/18 withdrawn from Senate educ and Senate fin and further referred to Senate appro.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 3/16 Senate educ held.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 2/22 passed House 57-3; ready for Senate. 2/23 referred to Senate educ, fin.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 2/18 House COW approved.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 2/16 from House rules okay.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 2/10 from House educ do pass.

FOUR-YEAR DEGREES; COMMUNITY COLLEGES 2/9 House educ do pass; report awaited.
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H2615: EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY

Pursuant to a standing order issued by a licensed physician, naturopathic physician, physician assistant, or nurse practitioner, a "first responder" (defined) who is trained in administering epinephrine injections is authorized to administer an epinephrine injection to a person who the first responder believes in good faith is experiencing anaphylaxis. Licensed physicians and nurse practitioners who issue a standing order and first responders who administer epinephrine injections are immune from professional liability and criminal prosecution for any decision made, act or omission or injury that results from that act if the person acts with reasonable care and in good faith, except in cases of wanton or willful neglect.

First sponsor: Rep. Osborne (R - Dist 13) Others: Rep. Blackman (R - Dist 6), Rep. Bowers (R - Dist 25), Rep. Cobb (R - Dist 5)

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H2615 Daily History

Date Action

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 3/25 passed Senate 29-0; ready for governor.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 3/9 from Senate rules okay.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 3/4 from Senate hel-hu ser do pass.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 3/3 Senate hel-hu ser do pass; report awaited.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 2/18 passed House 60-0; ready for Senate.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 2/8 from House rules okay.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 2/2 from House hel-hu ser do pass.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 2/1 House hel-hu ser do pass; report awaited.

EPINEPHRINE INJECTIONS; FIRST RESPONDERS IMMUNITY 2/1 referred to House hel-hu ser.
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H2620: HEALTH CARE WORKERS; ASSAULT; PREVENTION

The list of victims of assault that cause an assault to be classified as aggravated assault if the defendant knows of their profession is expanded to include a "health care worker" (defined) while engaged in the health care worker's work duties. Aggravated assault committed on a health care worker is a class 5 (second lowest) felony if the assault involves physical injury and a class 6 (lowest) felony otherwise. By July 1, 2022, "health care employers" (defined as licensed health care institutions with more than 50 employees) are required to develop, implement and maintain a written workplace violence prevention plan that includes specified provisions. As soon as practicable after a workplace violence incident is reported to a health care employer, the employer is required to investigate the incident and to document the findings, recommendations and corrective measures taken for each investigation conducted. AS PASSED HOUSE

First sponsor: Rep. Shah (D - Dist 24)
Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Bowers (R - Dist 25), Rep. Cobb (R - Dist 5), Rep. Lieberman (D - Dist 28), Rep. Nguyen (R - Dist 1), Rep. Nutt (R - Dist 14), Rep. Osborne (R - Dist 13), Rep. Teller (D - Dist 7), Rep. Toma (R - Dist 22), Rep. Weninger (R - Dist 17)

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H2620 Daily History

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/18 referred to Senate jud.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/11 passed House 42-17; ready for Senate.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/11 House COW approved with amend #4057 and flr amend #4233.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/8 from House rules okay.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/2 House hel-hu ser with amend #4057.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 2/1 House hel-hu ser amended; report awaited.

HEALTH CARE WORKERS; ASSAULT; PREVENTION 1/27 referred to House hel-hu ser.
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H2623: FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION

Counties and municipalities are authorized to prohibit the use of permissible consumer fireworks between the hours of 10PM and 8AM.

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First sponsor: Rep. Shah (D - Dist 24)
Others: Rep. Bowers (R - Dist 25), Rep. Lieberman (D - Dist 28), Rep. Longdon (D - Dist 24), Rep. Nguyen (R - Dist 1), Rep. Osborne (R - Dist 13), Rep. Payne (R - Dist 21)
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H2623 Daily History

Date Action

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 3/11 from Senate com with amend #4821. Further referred to Senate appro.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 3/10 Senate com amended; report awaited.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 3/2 referred to Senate com.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 2/24 passed House 35-24; ready for Senate.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 2/25 from House rules okay.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 2/16 from House mil-pub safety do pass.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 2/15 House mil-pub safety do pass; report awaited.

FIREWORKS; USE; OVERNIGHT HOURS; PROHIBITION 1/27 referred to House mil-pub safety.
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H2817: APPROPRIATION; HAZARDOUS VEGETATION REMOVAL

Appropriates \$3 million from the general fund in FY2021-22 to the Arizona Department of Forestry and Fire Management for hazardous vegetation removal. AS PASSED HOUSE

First sponsor: Rep. Lieberman (D - Dist 28)

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H2817 Daily History

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 3/8 referred to Senate appro.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 3/4 passed House 44-16; ready for Senate.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 3/4 House COW approved with amend #4316.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/22 from House rules okay.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/18 from House appro with amend #4316.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/17 House appro amended; report awaited.
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APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/16 from House land-agri-rural affairs do pass.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/15 House land-agri-rural affairs do pass; report awaited.

APPROPRIATION; HAZARDOUS VEGETATION REMOVAL 2/8 referred to House land-agri-rural affairs, appro.

S1120: FIRE DISTRICTS; REIMBURSEMENT (TECH CORRECTION; COUNTY FISCAL PROVISIONS)

Minor change in Title 11 (Counties) related to county fiscal provisions. Apparent striker bus.

First sponsor: Sen. Gowan (R - Dist 14)

S1120 Daily History	Date	Action
FIRE DISTRICTS; REIMBURSEMENT	3/16	from House nat res-energy-water with amend $\underline{#4846}$.
FIRE DISTRICTS; REIMBURSEMENT	3/16	House nat res-energy-water amended; report awaited.
FIRE DISTRICTS; REIMBURSEMENT	3/2	referred to House nat res-energy-water, appro.
FIRE DISTRICTS; REIMBURSEMENT	2/25	Senate COW approved with amend <u>#4461</u> . NOTE SHORT TITLE CHANGE. Passed Senate <u>25-2</u> ; ready for House.
TECH CORRECTION; COUNTY FISCAL PROVISIONS	2/24	from Senate appro with amend $\underline{\#4461}$. From Senate rules okay.
TECH CORRECTION; COUNTY FISCAL PROVISIONS	2/23	Senate appro amended; report awaited.
TECH CORRECTION; COUNTY FISCAL PROVISIONS	2/16	further referred to Senate appro.
TECH CORRECTION; COUNTY FISCAL PROVISIONS	1/12	referred to Senate rules only.

S1220: MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING

For the purpose of programs to provide peace officers and firefighters with traumatic event counseling, the definition of "licensed mental health professional" is expanded to include mental health professionals who are licensed by the Board of Behavioral Health Examiners and who hold either a master's or doctoral degree related to the mental health profession, and licensed mental health nurse practitioners or psychiatric clinical nurse specialists. AS PASSED SENATE.

First sponsor: Sen. Gray (R - Dist 21)

S1220 Daily History	Date Action
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	3/16 from House rules okay.
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	3/9 from House hel-hu ser do pass.
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	6 3/8 House hel-hu ser do pass; report awaited.
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	6 2/25 referred to House hel-hu ser.
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	6 2/4 passed Senate <u>29-0</u> ; ready for House.
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	·
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	•
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	·
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	· ·
MENTAL HEALTH PROFESSIONALS; TRAUMA COUNSELING	6 1/20 referred to Senate hel-hu ser.

S1298: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

A fire district, through the district board, is authorized to lease, lease-purchase or grant a lien on any or all of its present or future property to pay amounts to the Public Safety Personnel Retirement System, pension prefunding plan investment accounts, and the Arizona Employers' Pension Prefunding Plan, and to create reserves to supplement those payments as deemed necessary by the board. Emergency clause. AS PASSED SENATE

First sponsor: Sen. Shope (R - Dist 8)

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FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/10 from House gov-elect do pass.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/10 House gov-elect do pass; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/3 referred to House gov-elect.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/1 passed Senate 22-7; ready for House.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/24 Senate COW approved with amend #4173.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/11 from Senate rules okay.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/10 Senate fin with amend #4173.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/10 Senate fin amended; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 1/25 referred to Senate fin.
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S1351: FIRE DISTRICTS; AMENDMENTS

Various changes to statues relating to fire districts. A fire district that contracts for fire and emergency medical services is authorized to designate the fire chief of the service provider as the fire chief of the fire district. On expiration of a fire district board member's term of office, the position is declared vacant unless otherwise filled at a general election. A vacancy that occurs on expiration of a term of office must be filled by appointment by a quorum of the district board within 90 days after the first day of the beginning of the new term of office. If the district board is unable to establish a quorum, the vacancy must be filled by the county board of supervisors. Fire district boards are required to obtain from a licensed or certified appraiser an appraisal of real property owned by the district to determine market value, and are prohibited from accepting a bid for the sale of that property that is less than 75 percent of the appraised market value. If the property has no market value or a net value of \$10,000 or less, the board is authorized to value the property by using a market analysis based on comparable sales. The board is allowed to sell or lease fire district property to any other governmental entity on any terms deemed to be advantageous to the fire district. The board is authorized to grant by unanimous consent an easement on district property for public purposes to a utility. AS PASSED SENATE

First sponsor: Sen. Borrelli (R - Dist 5)

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S1351 Daily History Date Action

FIRE DISTRICTS; AMENDMENTS 3/26 signed by governor. Chap. no. awaited. message

FIRE DISTRICTS; AMENDMENTS 3/18 passed House 57-3; ready for governor.

FIRE DISTRICTS; AMENDMENTS 3/16 from House rules okay.

FIRE DISTRICTS; AMENDMENTS 3/10 from House gov-elect do pass.

FIRE DISTRICTS; AMENDMENTS 3/10 House gov-elect do pass; report awaited.

FIRE DISTRICTS; AMENDMENTS 3/1 passed Senate 28-1; ready for House.

FIRE DISTRICTS; AMENDMENTS 2/24 Senate COW approved with amend #4272.

FIRE DISTRICTS; AMENDMENTS 2/17 from Senate rules okay.

FIRE DISTRICTS; AMENDMENTS 2/17 from Senate gov with amend #4272.

FIRE DISTRICTS; AMENDMENTS 2/15 Senate gov amended; report awaited. Senate gov amended; report awaited.

FIRE DISTRICTS; AMENDMENTS 2/9 Senate gov held.

FIRE DISTRICTS; AMENDMENTS 1/26 referred to Senate gov.
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S1373: HEALTH FACILITIES; DUTY OF CARE

Licensed health care institutions that provide residential care and the institution's employees and agents have an affirmative duty of care for their residents. These institutions are required to provide basic life support and first aid, in accordance with that resident's advance directives and do-not-resuscitate order, including initiating immediate cardiopulmonary resuscitation (CPR) before the arrival of emergency medical services, to a resident who experiences symptoms of cardiac arrest or cessation of respiration. Staff who are certified in CPR and first aid must be available at the health care institution at all times. These institutions are prohibited from implementing policies that prevent employees from providing immediate CPR, first aid or emergency care to the institution's residents. Health care institutions and staff members who render CPR or first aid according to these requirements are not liable for civil damages as a result of any act or omission by the person rendering care, if the care is rendered in good faith and

consistent with CPR or first aid certification standards. This liability exclusion does not apply to a person who acts with gross negligence while rendering care. AS PASSED SENATE

First sponsor: Sen. Barto (R - Dist 15)

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S1373 Daily History

Date Action

HEALTH FACILITIES; DUTY OF CARE 3/23 from House hel-hu ser do pass.

HEALTH FACILITIES; DUTY OF CARE 3/22 House hel-hu ser do pass; report awaited.

HEALTH FACILITIES; DUTY OF CARE 3/1 referred to House hel-hu ser.

HEALTH FACILITIES; DUTY OF CARE 2/23 passed Senate 25-5; ready for House.

HEALTH FACILITIES; DUTY OF CARE 2/22 Senate COW approved with amend #4183 and flr amend #4416.

HEALTH FACILITIES; DUTY OF CARE 2/16 from Senate rules okay.

HEALTH FACILITIES; DUTY OF CARE 2/10 Senate hel-hu ser with amend #4183.

HEALTH FACILITIES; DUTY OF CARE 1/26 referred to Senate hel-hu ser.
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S1374: CRISIS STANDARDS OF CARE; REQUIREMENTS

If the Department of Health Services (DHS) adopts or establishes a crisis standards of care plan or crisis guidelines or standards to address resource allocation when the demand for certain health care services exceeds the supply of necessary resources, a list of specified provisions must be included in the plan, guidelines, or standards, including that decisions on the allocation of health care resources cannot be discriminatory on the basis of specified factors, that each patient has the right to an individualized assessment on the basis of the best available objective medical evidence, and that a patient or the patient's family or health care decision maker has the right to appeal any triage decision. A health care provider or health care institution staff member is prohibited from requiring a patient or the patient's health care decision maker to sign a do-not-resuscitate order or make a particular health care treatment decision. DHS is required to modify any existing crisis standards of care plan or crisis guidelines or standards within 60 days after the effective date of this legislation to comply with these requirements. AS PASSED SENATE

First sponsor: Sen. Barto (R - Dist 15)
Others: Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 5), Sen. Fann (R - Dist 1), Rep. Fillmore (R - Dist 16), Sen. Gowan (R - Dist 14), Sen. Gray (R - Dist 21), Rep. Griffin (R - Dist 14), Rep. John (R - Dist 4), Rep. Kaiser (R - Dist 15), Rep. Kavanagh (R - Dist 23), Sen. Leach (R - Dist 11), Sen. Livingston (R - Dist 22), Sen. Mesnard (R - Dist 17), Rep. Parker (R - Dist 16), Sen. Petersen (R - Dist 12), Rep. Roberts (R - Dist 11), Rep. Wilmeth (R - Dist 15)

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CRISIS STANDARDS OF CARE; REQUIREMENTS 3/11 referred to House hel-hu ser.

CRISIS STANDARDS OF CARE; REQUIREMENTS 3/9 passed Senate 16-12; ready for House.

CRISIS STANDARDS OF CARE; REQUIREMENTS 3/8 Senate COW approved with amend #4180 and flr amend #4785.

CRISIS STANDARDS OF CARE; REQUIREMENTS 2/22 retained on Senate COW calendar.

CRISIS STANDARDS OF CARE; REQUIREMENTS 2/16 from Senate rules okay.

CRISIS STANDARDS OF CARE; REQUIREMENTS 2/11 from Senate hel-hu ser with amend #4180.

CRISIS STANDARDS OF CARE; REQUIREMENTS 2/10 Senate hel-hu ser amended; report awaited.

CRISIS STANDARDS OF CARE; REQUIREMENTS 1/26 referred to Senate hel-hu ser.
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S1442: HAZARDOUS VEGETATION REMOVAL; STATE FORESTER

To implement the program to remove vegetative natural products where the vegetation is hazardous, the State Forester is authorized to enter into an intergovernmental agreement or memorandum of understanding with a "public agency" (defined elsewhere in statute) to identify and remove the hazardous vegetation from land in this state, including state, federal, tribal and private lands for the purposes of fire prevention, forest and watershed restoration and critical infrastructure protection. Does not apply to State Trust Land. The State Forester is authorized to use legislative appropriations and accept and spend monies from public agencies, gifts, donations and grants for the costs of implementing this legislation. The consent of the property owner is required to remove hazardous vegetation on private property, and the consent of the Tribe is required to remove hazardous vegetation on tribal land. AS SIGNED BY GOVERNOR. In his signing statement,

the Governor stated that this legislation is a key component of the Arizona Healthy Forest Initiative to reduce wildfire risk to Arizona communities.

First sponsor: Sen. Kerr (R - Dist 13)
Others: Sen. Engel (D - Dist 10), Sen. Fann (R - Dist 1), Sen. Gabaldon (D - Dist 2), Sen. Gowan (R - Dist 14), Sen. Gray (R - Dist 21), Sen. Leach (R - Dist 11), Sen. Livingston (R - Dist 22), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Shope (R - Dist 8)

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S1442 Daily History

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 3/9 signed by governor. Chap. 44, Laws 2021. message

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 3/3 substituted in House for identical bill 2440. Passed House 59-0; ready for governor.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 2/17 passed Senate 27-3; ready for House.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 2/11 Senate COW approved with amend #4080.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 2/9 from Senate rules okay.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 2/4 from Senate nat res-energy-water with amend #4123.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 2/3 Senate nat res-energy-water amended; report awaited.

HAZARDOUS VEGETATION REMOVAL; STATE FORESTER 1/27 referred to Senate nat res-energy-water.
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S1451: WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER

Fire investigators are added to the presumption that specified types of cancer and related diseases that result in disability or death are an occupational disease and are deemed to arise out of employment if specified conditions are met. All insurance carriers, self-insuring employers and workers' compensation pools that secure workers' compensation for firefighters and fire investigators are required to compile and report to the Industrial Commission claim and claim reserve information for all cancer-related claims filed by or on behalf of firefighters and fire investigators. The Commission is required to compile and make available to insurance carriers, rating organizations, employers, public safety workers and workers' compensation pools the claim-related information collected to assist with the setting of workers' compensation insurance rates. In addition to the six uniform percentage deviations already authorized by statute, insurers covering firefighters and fire investigators are permitted to file one uniform percentage deviation that increases the statewide rates under the rating organization's rate filing for the class codes associated with firefighters and fire investigators to address the anticipated increase in losses and expenses for claims that are compensable due to the workers' compensation presumption. The deviation filing must be accompanied by analysis from an actuary that substantively illustrates the basis for the rate increase. Contains a legislative intent section. AS PASSED SENATE

First sponsor: Sen. Boyer (R - Dist 20)

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S1451 Daily History

Date Action

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/23 from House mil-pub safety do pass.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/22 House mil-pub safety do pass; report awaited.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 3/2 referred to House mil-pub safety.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/18 passed Senate 22-8; ready for House.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/11 Senate COW approved with flr amend #4230.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/9 from Senate rules okay.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/4 from Senate com do pass.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 2/3 Senate com do pass; report awaited.

WORKERS' COMPENSATION; RATES; FIREFIGHTERS; CANCER 1/27 referred to Senate com.
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S1605: WORKERS COMPENSATION; PHYSICIANS; PUBLIC SAFETY

The Industrial Commission is required to develop and annually update a list of approved physicians to conduct initial examinations "public safety employees" (defined elsewhere in statute) or periodic medical examinations of public safety employees. If an accident occurs to a public safety employee, the Industrial Commission is required to randomly select from the list a physician who shall be allowed by the public safety employee, or any person in charge of the public safety employee, to make one examination of the injured public safety employee in order to ascertain the character and extent of the

injury occasioned by the accident.

First sponsor: Sen. Gowan (R - Dist 14)

Others: Sen. Borrelli (R - Dist 5), Sen. Kerr (R - Dist 13), Sen. Leach (R - Dist 11), Sen. Ugenti-Rita (R - Dist 23)

S1605 Daily History Date Action

WORKERS COMPENSATION; PHYSICIANS; PUBLIC SAFETY 3/2 from Senate rules okay.

WORKERS COMPENSATION; PHYSICIANS; PUBLIC SAFETY 2/18 from Senate com do pass.

WORKERS COMPENSATION; PHYSICIANS; PUBLIC SAFETY 2/17 Senate com do pass; report awaited.

WORKERS COMPENSATION; PHYSICIANS; PUBLIC SAFETY 2/1 referred to Senate com.

S1659: FIRE DISTRICT ANNUAL BUDGET; SUMMARY

Every budget adopted by a fire district is required to include the annual estimate of revenues and expenses of the fire district for the preceding and current fiscal year fully itemized on forms provided by the Auditor General. The information that must be included in a fire district budget is expanded to include information about employee compensation, bond interest and principal, secondary property tax levies, and other specified information. Fire districts are required to post audits or reviews of the district online. AS PASSED HOUSE

First sponsor: Sen. Leach (R - Dist 11)

S1659 Daily History Date Action

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/24 Senate concurred in House amendments and passed on final reading 30-0; ready for governor.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/18 House COW approved with amend $\underline{#4806}$. Passed House $\underline{59-0}$; returned to Senate for concurrence in House amendments.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/16 from House rules okay.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/10 from House ways-means with amend #4806.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/10 House ways-means amended; report awaited.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 3/2 referred to House ways-means.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/18 passed Senate 30-0; ready for House.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/17 Senate COW approved with amend #4179.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/16 from Senate rules okay.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/11 from Senate fin with amend $\underline{#4179}$.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/10 Senate fin amended; report awaited.

FIRE DISTRICT ANNUAL BUDGET; SUMMARY 2/3 referred to Senate fin.

Governance & Regulatory

Posted Calendars and Committee Hearings

H2759: RULEMAKING; PETITIONS; GRRC

Hearing: Senate Rules (Monday 03/29/21 at 1:00 PM, Senate Rm. 109)

H2821: BONDS; CHANGE OF PURPOSE; ELECTION

Hearing: Senate Rules (Monday 03/29/21 at 1:00 PM, Senate Rm. 109)

S1645: PUBLICATION OF NOTICE

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

S1752: COMMUNITY FACILITIES DISTRICTS

Hearing: House Appropriations (Tuesday 03/30/21 at 9:00 AM, House Rm. 1)

Bill Summaries

H2014: GRRC; PETITION TO REQUEST REVIEW

A person is permitted to petition the Governor's Regulatory Review Council (GRRC) to request a review of an existing agency practice that involves interpreting a rule adopted by the agency, substantive policy statement, or final rule of an agency established under statute governing campaign finance, including the Citizens Clean Elections Act, based on the person's belief that the practice, policy, or rule does not meet the requirements of the Administrative Procedures Act, exceeds the agency's statutory authority or violates the state Constitution or the U.S. Constitution. If, after a public hearing, GRRC determines that the practice, policy, action or rule does not meet these requirements, GRRC is authorized to modify, revise or declare void any practice, policy, or rule.

First sponsor: Rep. Biasiucci (R - Dist 5)

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H2014 Daily History

GRRC; PETITION TO REQUEST REVIEW 3/23 from Senate gov do pass.

GRRC; PETITION TO REQUEST REVIEW 3/22 Senate gov do pass; report awaited.

GRRC; PETITION TO REQUEST REVIEW 2/18 referred to Senate gov.

GRRC; PETITION TO REQUEST REVIEW 2/4 House COW approved. Passed House 31-28; ready for Senate.

GRRC; PETITION TO REQUEST REVIEW 1/25 from House rules okay.

GRRC; PETITION TO REQUEST REVIEW 1/13 from House gov-elect do pass.

GRRC; PETITION TO REQUEST REVIEW 1/13 House gov-elect do pass; report awaited.

GRRC; PETITION TO REQUEST REVIEW 1/11 referred to House gov-elect.
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H2030: HOMEOWNERS' ASSOCIATIONS; FIRST RESPONDER FLAGS

Condominium associations and homeowners' associations cannot prohibit the display of a "first responder flag" (defined). AS PASSED HOUSE

First sponsor: Rep. Kavanagh (R - Dist 23)

H2030 Daily His	story				Date	Action
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	SPONDER	FLAGS	3/9	from Senate rules okay.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	3/2	from Senate gov do pass.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	3/1	Senate gov do pass; report awaited.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	SPONDER	FLAGS	2/18	referred to Senate gov.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	2/11	passed House <u>35-24</u> ; ready for Senate.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	2/11	House COW approved with amend $#4094$.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	2/8	from House rules okay.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	2/4	from House gov-elect with amend $#4094$.
HOMEOWNERS'	ASSOCIATIONS;	FIRST RE	ESPONDER	FLAGS	2/3	House gov-elect amended; report awaited.

H2243: OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE

A regulating entity under Title 32 (Professions and Occupations) is required to prominently print a specified notice regarding reciprocity on all license and certificate applications and regulating entity websites.

First sponsor: Rep. Grantham (R - Dist 12)

H2243 Daily History

OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE 2/2 from House rules okay.

OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE 1/27 from House com do pass.

OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE 1/26 House com do pass; report awaited.

OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE 1/20 referred to House com.

H2265: RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION

A state agency that seeks to expire a rule or rules is authorized to file a notice of intent to expire with the Governor's Regulatory Review Council (GRRC). GRRC is required to place the notice on the agenda for the next scheduled meeting for consideration. If a quorum of GRRC approves the notice, GRRC is required to cause a notice of rule expiration to be prepared and provide the notice of rule expiration to the agency for filing with the Secretary of State.

First sponsor: Rep. Kavanagh (R - Dist 23)

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H2265 Daily History

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/9

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/2

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 3/2

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/18

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/11

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/11

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/8

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/4

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/3

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/3

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 2/3

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 1/25

RULEMAKING; EXPEDITED PROCESS; RULE EXPIRATION 1/25
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H2526: INCORPORATION; URBANIZED AREAS

Modifies requirements for a community to incorporate as a city or town to require the map and petition to be file simultaneously or within 24 hours of each other. Before obtaining any signatures on a petition for incorporation, the petitioners are required to publish a copy of the petition in a newspaper of general circulation in the area to be affected for two consecutive weeks. Makes other changes to the process of filing a petition for incorporation.

First sponsor: Rep. Pratt (R - Dist 8)

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H2526 Daily History Date Action
INCORPORATION; URBANIZED AREAS 2/23 House COW approved with amend #4097.
INCORPORATION; URBANIZED AREAS 2/8 from House rules okay.
INCORPORATION; URBANIZED AREAS 2/4 from House gov-elect with amend #4097.
INCORPORATION; URBANIZED AREAS 1/28 referred to House gov-elect.
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H2759: RULEMAKING; PETITIONS; GRRC

On receipt of a petition to review an existing agency practice, substantive policy statement, final rule, or regulatory licensing requirement that the petitioner alleges violates state law, is not authorized by statute, is unduly burdensome or is not demonstrated to be necessary to fulfill a public health, safety or welfare concern, the Governor's Regulatory Review Council (GRRC) is required to review the practice, policy, rule, or requirement. Previously, GRRC was required to review the petition only if the practice, policy, rule or requirement applied to a profession for which the average wage in that profession in Arizona does not exceed 200 percent of the federal poverty guidelines for a family of four. AS PASSED HOUSE

First sponsor: Rep. Grantham (R - Dist 12)

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H2759 Daily History

RULEMAKING; PETITIONS; GRRC 3/23 from Senate gov do pass.

RULEMAKING; PETITIONS; GRRC 3/22 Senate gov do pass; report awaited.

RULEMAKING; PETITIONS; GRRC 3/4 referred to Senate gov.

RULEMAKING; PETITIONS; GRRC 3/3 House COW approved with amend #4408. Passed House 31-29; ready for Senate.

RULEMAKING; PETITIONS; GRRC 2/23 from House rules okay.

RULEMAKING; PETITIONS; GRRC 2/24 House gov-elect with amend #4408.

RULEMAKING; PETITIONS; GRRC 2/18 House gov-elect amended; report awaited.

RULEMAKING; PETITIONS; GRRC 2/18 House gov-elect held.

RULEMAKING; PETITIONS; GRRC 2/2 referred to House gov-elect.
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H2804: PUBLIC MEETINGS; EXECUTIVE SESSIONS

A public body is authorized to hold an executive session for legal advice solely for advice in the other areas for which an executive session may be held. Discussion of the objectives on which an officer or employee of a public body will be evaluated must be conducted in a public meeting.

First sponsor: Rep. Pingerelli (R - Dist 21)
Others: Rep. Biasiucci (R - Dist 5), Rep. Burges (R - Dist 1), Rep. Cobb (R - Dist 5), Rep. Finchem (R - Dist 11), Rep. Hoffman (R - Dist 12), Rep. Parker (R - Dist 16), Rep. Payne (R - Dist 21), Rep. Roberts (R - Dist 11), Rep. Toma (R - Dist 22), Rep. Weninger (R - Dist 17)

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H2804 Daily History

Date Action

PUBLIC MEETINGS; EXECUTIVE SESSIONS 3/8 referred to Senate gov.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 3/4 House COW approved. Passed House 31-29; ready for Senate.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 2/23 from House rules okay.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 2/22 from House gov-elect do pass.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 2/18 House gov-elect do pass; report awaited.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 2/18 House gov-elect held.

PUBLIC MEETINGS; EXECUTIVE SESSIONS 2/10 referred to House gov-elect.
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H2821: BONDS; CHANGE OF PURPOSE; ELECTION

The governing body or board of a political subdivision is authorized to call an election to change the purposes for which the monies derived from the sale of bonds authorized at a prior bond election may be spent. An election called to change the purposes for which bond monies may be spent may be held only on the first Tuesday following the first Monday in November. This authorization self-repeals January 1, 2025.

First sponsor: Rep. Bolick (R - Dist 20) Others: Rep. Toma (R - Dist 22)

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H2821 Daily History

Date Action

BONDS; CHANGE OF PURPOSE; ELECTION 3/24 Senate fin amended; report awaited.

BONDS; CHANGE OF PURPOSE; ELECTION 3/2 referred to Senate fin.

BONDS; CHANGE OF PURPOSE; ELECTION 2/24 passed House 57-2; ready for Senate.

BONDS; CHANGE OF PURPOSE; ELECTION 2/22 from House rules okay.
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BONDS; CHANGE OF PURPOSE; ELECTION 2/17 from House ways-means do pass.

BONDS; CHANGE OF PURPOSE; ELECTION 2/17 House ways-means do pass; report awaited.

BONDS; CHANGE OF PURPOSE; ELECTION 2/10 referred to House ways-means.
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S1042: WORKERS' COMPENSATION; SETTINGS; DEFINITION (WORKERS'-COMPENSATION; FEE SCHEDULE; SETTINGS)

For the purpose of statute allowing the Industrial Commission to include separate reimbursement guidelines for medications dispensed in settings that are not accessible to the general public, "settings that are not accessible to the general public does not include mail order pharmacies delivering pharmaceutical services to workers' compensation claimants, if specified conditions are met. Emergency clause. AS PASSED SENATE.

First sponsor: Sen. Livingston (R - Dist 22) Others: Sen. Fann (R - Dist 1)

S1042 Daily History	Date	Action
WORKERS' COMPENSATION; SETTINGS; DEFINITION	3/23	from House rules okay.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	3/16	from House com with amend $#4845$.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	3/16	House com amended; report awaited.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	2/24	referred to House com.
WORKERS' COMPENSATION; FEE SCHEDULE; SETTINGS	2/9	passed Senate <u>29-0</u> ; ready for House.
WORKERS' COMPENSATION; SETTINGS; DEFINITION		Senate COW approved with amend $\underline{\#4018}$. Note short title change.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	2/2	from Senate rules okay.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	1/28	from Senate fin with amend $\underline{#4018}$.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	1/27	Senate fin amended; report awaited.
WORKERS' COMPENSATION; SETTINGS; DEFINITION	1/11	referred to Senate fin.

S1074: LOCAL GOVERNMENTS; AUDITS; PUBLIC MEETING

Within 90 days after completing a financial audit, county board of supervisors, municipal governing bodies, and community college districts boards must require the certified public accountant or auditor who performed the audit to present the audit results and any findings to the board or governing body in a regular meeting without the use of a consent agenda. AS PASSED SENATE

First sponsor: Sen. Livingston (R - Dist 22)

S1074 Daily History	Date	Action
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 3/23	from House rules okay.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 3/10	from House gov-elect do pass.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 3/10	House gov-elect do pass; report awaited.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 3/2	referred to House gov-elect.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 2/24	passed Senate <u>18-12</u> ; ready for House.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 2/22	Senate COW approved with amend $\underline{#4141}$.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 2/16	from Senate rules okay.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 2/9	from Senate gov with amend #4141.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	ETING 2/8	Senate gov do pass; report awaited.
LOCAL GOVERNMENTS; AUDITS; PUBLIC ME	EETING 1/20	referred to Senate gov.

S1089: BEHAVIORAL HEALTH PROFESSIONALS; UNAUTHORIZED PRACTICE

A person who is not licensed and who practices or attempts to practice or who holds himself out as trained and authorized to practice behavioral health, including diagnosing or treating any mental ailment, disease, disorder or other mental condition of any person, without being authorized by law to perform the act, is engaging in the unauthorized practice of behavioral health, is guilty of a class 6 (lowest) felony, and is subject to a civil penalty of up to \$500 for each offense. A person who conspires with or aids and abets another to commit any act constituting the unauthorized practice of behavioral health is guilty of a class 6 (lowest) felony and is subject to a civil penalty of up to \$500 for each offense. The Board of Behavioral Health Examiners is required to notify the Department of Health Services if a licensed health care institution employs or contracts with a person who is investigated for the unauthorized practice of behavioral health. Also modifies the post-master's degree experience or post-bachelor's degree experience requirements for licensed clinical social workers, licensed professional counselors, licensed marriage and family therapists, and licensed substance abuse counselors. AS SIGNED BY GOVERNOR

First sponsor: Sen. Pace (R - Dist 25)

S1089 Daily History		Date	Action
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/18	signed by governor. Chap. 62, Laws 2021. message
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/16	Senate concurred in House amendments and passed on final reading $\underline{29-1}$; ready for governor.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/15	passed House <u>56-4</u> ; returned to Senate for concurrence in House amends.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/11	House COW approved with amend #4653.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/2	from House hel-hu ser with amend #4653.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 3/2	House hel-hu ser do pass; report awaited.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/23	referred to House hel-hu ser.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/18	passed Senate 21-9; ready for House.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/11	FAILED Senate <u>14-15</u> .
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/10	Senate COW approved with amend $\underline{#4088}$ and flr amend $\underline{#4170}$.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/9	from Senate rules okay.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/4	from Senate hel-hu ser with amend #4088.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 2/3	Senate hel-hu ser amended; report awaited.
BEHAVIORAL HEALTH PROFESSIONALS;	UNAUTHORIZED PRACTIC	E 1/20	referred to Senate hel-hu ser.

S1149: OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE

A regulating entity under Title 32 (Professions and Occupations) is required to prominently print a specified notice regarding reciprocity on all license and certificate applications and regulating entity websites. AS SIGNED BY GOVERNOR

First sponsor: Sen. Petersen (R - Dist 12)

S1149 Daily History	Date Action
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 2/12 signed by governor. Chap. 16, Laws 2021. message
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	EE 2/4 substituted in House for identical bill 2243. Passed House 46-13; ready for governor.
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 1/28 passed Senate 29-0; ready for House.
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 1/26 from Senate rules okay.
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 1/21 from Senate com do pass.
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 1/20 Senate com do pass; report awaited.
OCCUPATIONAL AND PROFESSIONAL LICENSURE; NOTICE	E 1/13 referred to Senate com.

S1267: RECORD OF PROCEEDING; ELECTRONIC RECORDING

The state, state agencies, political subdivisions, the judiciary and courts of law are authorized to use for any purpose electronic devices in lieu of court reporters or stenographers. If requested by either party in writing at least five court days before a trial or hearing, a court reporter or stenographer must be used if available on the day of the trial or hearing. Some exceptions. Either party is permitted to provide a certified reporter or stenographer in addition to the electronic devices used by a court to record the proceedings. The official record of the proceedings is the record prepared by the court reporter or prepared by the court pursuant to rules adopted by the Supreme Court. AS PASSED SENATE

First sponsor: Sen. Petersen (R - Dist 12)

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RECORD OF PROCEEDING; ELECTRONIC RECORDING 3/18 retained on House COW calendar.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 3/16 from House rules okay.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 3/10 from House jud do pass.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 3/10 House jud do pass; report awaited.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 3/1 referred to House jud.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/23 passed Senate 18-12; ready for House.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/22 Senate COW approved with flr amend #4413.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/18 retained on Senate COW calendar.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/10 retained on Senate COW calendar.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/9 from Senate rules okay.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/8 from Senate jud do pass.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 2/4 Senate jud do pass; report awaited.

RECORD OF PROCEEDING; ELECTRONIC RECORDING 1/21 referred to Senate jud.
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S1299: INCORPORATION; URBANIZED AREAS

Modifies requirements for a community to incorporate as a city or town to require the map and petition to be file simultaneously or within 24 hours of each other. Before obtaining any signatures on a petition for incorporation, the petitioners are required to publish a copy of the petition in a newspaper of general circulation in the area to be affected for two consecutive weeks. Makes other changes to the process of filing a petition for incorporation. AS SIGNED BY GOVERNOR

First sponsor: Sen. Shope (R - Dist 8)

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S1299 Daily History Date Action

INCORPORATION; URBANIZED AREAS 3/3 signed by governor. Chap. 41, Laws 2021. message

INCORPORATION; URBANIZED AREAS 2/23 substituted in House for identical bill 2526. Passed House 59-0; ready for governor.

INCORPORATION; URBANIZED AREAS 2/18 passed Senate 30-0; ready for House.

INCORPORATION; URBANIZED AREAS 2/17 Senate COW approved with amend #4138.

INCORPORATION; URBANIZED AREAS 2/16 from Senate rules okay.

INCORPORATION; URBANIZED AREAS 2/8 from Senate gov with amend #4138.

INCORPORATION; URBANIZED AREAS 2/8 Senate gov amended; report awaited.

INCORPORATION; URBANIZED AREAS 1/25 referred to Senate gov.
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S1645: PUBLICATION OF NOTICE

Modifies the publication of notice requirement for a district, municipal officer, board or commission to require publication in a newspaper that is printed and published within the county in which the district or municipality is located and that is circulated to residents of the district or municipality. Notices of elections, invitations for bids, laws and ordinances, and other public notices issued by a municipal governing body are required to be published in a newspaper that is printed and published within the municipality or that is printed and published within the county in which the municipality is located within a greater circulation to residents of the municipality. AS PASSED SENATE

First sponsor: Sen. Shope (R - Dist 8)

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S1645 Daily History Date Action

PUBLICATION OF NOTICE 3/25 from House gov-elect with amend #4926.

PUBLICATION OF NOTICE 3/24 House gov-elect amended; report awaited.

PUBLICATION OF NOTICE 3/15 referred to House gov-elect.

PUBLICATION OF NOTICE 3/1 passed Senate 26-3; ready for House.

PUBLICATION OF NOTICE 2/25 Senate COW approved with amend #4273.

PUBLICATION OF NOTICE 2/17 from Senate gov with amend #4273.

PUBLICATION OF NOTICE 2/15 Senate gov do pass; report awaited.

PUBLICATION OF NOTICE 2/3 referred to Senate gov.
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S1651: WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION

Various notices of workers' compensation hearings and decisions may be transmitted to interested parties by means other than mailing to the last known address, including by electronic transmission, with the written consent of the receiving party.

First sponsor: Sen. Livingston (R - Dist 22)

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S1651 Daily History

Date Action

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 3/23 from House rules okay.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 3/10 from House com do pass.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 3/9 House com do pass; report awaited.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 3/2 referred to House com.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 2/18 passed Senate 30-0; ready for House.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 2/16 from Senate rules okay.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 2/11 from Senate com do pass.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 2/10 Senate com do pass; report awaited.

WORKERS; COMPENSATION; SERVICE; ELECTRONIC TRANSMISSION 2/3 referred to Senate com.
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S1752: COMMUNITY FACILITIES DISTRICTS

Various changes to statutes relating to community facilities districts. The annual ad valorem tax levied by a district is prohibited from exceeding the amount necessary to meet annual payments of principal and interest on bonds issued by the district, projected payments of principal and interest on new debt planned for that year, a reasonable delinquency factor, including an amount necessary to correct prior year errors or shortages in the levy, if applicable, and any expenses and fees required. The levy is required to be the net of all cash in excess of ten percent of the annual payments of principal and interest in the current fiscal year from the previous year remaining in a segregated fund or funds for the levy. If a district sells general obligation bonds above par, the amount of "net premium" (defined) associated with a general obligation bond issue may be used only to pay costs incurred in issuing the bonds or as a deposit in a debt service fund and used only to pay interest on the issue of general obligation bonds. If used for any other purpose, and if the district has general obligation bond voter authorization and available capacity under its debt limitations, both the available aggregate indebtedness capacity of the district and the principal amount authorized at the general obligation bond election for the district must be reduced by the amount of net premium used for that purpose. For districts that are formed after August 9, 2017 and before the effective date of this legislation and for which the district board consists of the governing body of the municipality or county with two additional district board members who were initially designated by an owner who owned the largest amount of privately owned acreage in the district at formation, at any time after receipt of a petition signed by the owners of a majority of the privately owned real property within the boundaries of the district as measured by square footage or acreage, the district board is authorized to adopt a resolution to permanently remove the two additional appointed district board members and their positions on the board. If a community facilities district will be governed by a governing body with two additional board members who are initially designated by the owner who owns the largest amount of privately-owned acreage in the district, the resolution ordering formation of the district is permitted to state, or the

district board is permitted to adopt a resolution that provides, that those two additional members are permanently advisory nonvoting members. Emergency clause.

First sponsor: Sen. Leach (R - Dist 11)

S1752 Daily History	Date	Action
COMMUNITY FACILITIES DISTRICTS	3/23	referred to House appro.
COMMUNITY FACILITIES DISTRICTS	3/9	passed Senate $\underline{28-0}$; ready for House.
COMMUNITY FACILITIES DISTRICTS	3/4	Senate COW approved.
COMMUNITY FACILITIES DISTRICTS	2/23	from Senate rules okay.
COMMUNITY FACILITIES DISTRICTS	2/18	from Senate fin do pass.
COMMUNITY FACILITIES DISTRICTS	2/3	referred to Senate fin.

Pension Systems

Posted Calendars and Committee Hearings

S1298: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

S1348: ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

S1396: PSPRS; SURVIVOR BENEFITS

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

S1467: ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS

Hearing: House Appropriations (Tuesday 03/30/21 at 9:00 AM, House Rm. 1)

S1468: DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION

Hearing: House Appropriations (Tuesday 03/30/21 at 9:00 AM, House Rm. 1)

S1649: PSPRS; INVESTMENT REPORTING

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

Bill Summaries

H2008: ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS

The Arizona State Retirement System (ASRS) is prohibited from paying an employer earnings attributable to excess contributions but is required to reduce the amount returned to an employer by the amount of losses attributable to the excess contributions. On receipt of an employer credit or return of contributions, the employer is required to return any member portion of the returned contributions to the member. If an employer pays less than the correct amount of employer or member contributions into ASRS, the correct amount of member contributions is prohibited from being paid to ASRS after the death of the member. AS SIGNED BY GOVERNOR

First sponsor: Rep. Kavanagh (R - Dist 23)

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H2008 Daily History

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 2/26 signed by governor. Chap. 36, Laws 2021. message

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 2/18 substituted in Senate for identical bill 1352. Passed Senate 30-0; ready for governor.

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 1/28 passed House 58-0; ready for Senate.

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 1/25 from House rules okay.

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 1/13 from House gov-elect do pass.

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 1/13 House gov-elect do pass; report awaited.

ASRS; EMPLOYER; MEMBER; CONTRIBUTIONS 1/11 referred to House gov-elect.
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H2059: RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK

In the computation of average monthly benefit compensation for the Public Safety Personnel Retirement System, a period of nonpaid or partially paid industrial leave must be considered based on the compensation the employee would have received in the employee's job classification if the employee was not on industrial leave. Payment of benefits to a Public Safety Personnel Retirement System, Corrections Officer Retirement Plan or Elected Officials' Retirement Plan member are required to commence no later than April 1 of the calendar year following the later of the date the member terminates employment or the calendar year in which the member attains 72 years of age, increased from 70.5 years of age. AS SIGNED BY GOVERNOR

First sponsor: Rep. Kavanagh (R - Dist 23)

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RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 2/18 signed by governmor. Chap. 23, Laws 2021. message

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 2/11 substituted in Senate for identical bill 1136. Passed Senate 29-0; ready for governor.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/28 passed House 59-0; ready for Senate.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/25 from House rules okay.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/20 from House gov-elect do pass.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/20 House gov-elect do pass; report awaited.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/14 referred to House gov-elect.
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H2139: ASRS; SELF-INSURANCE PRGGRAM

If the Arizona State Retirement System Board determines that a self-insurance program should no longer be offered, the monies in the self-insurance program account must be used to provide any remaining benefits and to pay administration costs for the program or health insurance premium payments. If those liabilities are satisfied, the Board is required to return any remaining monies to the employer. Previously, the monies were required to be transferred to another account of ASRS as determined by the Board.

First sponsor: Rep. Kavanagh (R - Dist 23)

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H2139 Daily History

Date Action

ASRS; SELF-INSURANCE PRGGRAM 2/2 from House rules okay.

ASRS; SELF-INSURANCE PRGGRAM 1/27 from House gov-elect do pass.

ASRS; SELF-INSURANCE PRGGRAM 1/27 House gov-elect do pass; report awaited.

ASRS; SELF-INSURANCE PRGGRAM 1/20 referred to House gov-elect.
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H2356: ASRS; NONPARTICIPATORY EMPLOYER LIABILITY

The list of Arizona State Retirement System (ASRS) nonparticipating employers is modified to remove an employer that is no longer contributing to ASRS on behalf of current employees due to a reduction in the number of actively contributing employees by 30 percent or more over a 3-year period or a reduction in the number of actively contributing employees by 50 percent or more over any period of time, based on the number of contributing employees as of August 3, 2018. [Capitol Reports Note: This type of nonparticipating employer was added by Laws 2018, Chapter 210.]

First sponsor: Rep. Kavanagh (R - Dist 23)

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H2356 Daily History

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 2/8 from House rules okay.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 2/4 from House gov-elect do pass.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 2/3 House gov-elect do pass; report awaited.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/26 referred to House gov-elect.
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H2381: PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION

Various changes to statues governing the Public Safety Personnel Retirement System (PSPRS) and Corrections Officer Retirement Plan (CORP). The powers and duties of PSPRS local boards and CORP local boards are expanded to include deciding all questions of eligibility for membership and disability and in the line of duty death benefits, and a uniform process for reviewing applications for these benefits is established. Each PSPRS local board and CORP local board is required to hire an independent legal counsel, and requirements and prohibitions for the legal counsel are specified. PSPRS and CORP local board members are required to complete local board training within 180 days after appointment or election. PSPRS and CORP employers and local boards are required to submit any materials requested by the PSPRS Board of Trustees for any reason. If the PSPRS Board of Trustees finds through an audit or investigation that a local board is not in compliance with statute or rule, the local board has 60 days to take corrective action, and failure to take adequate correction action authorizes the Board of Trustees to act on

behalf of that local board until the matter is resolved. PSPRS and CORP local boards are authorized to enter into an intergovernmental agreement with other local boards to consolidate the boards. Effective January 1, 2022. AS SIGNED BY GOVERNOR

First sponsor: Rep. Blackman (R - Dist 6)

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PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/16 substituted in Senate for identical bill 1214. Passed Senate 30-0; ready for governor.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/11 passed House 60-0; ready for Senate.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/11 passed House 60-0; ready for Senate.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/11 house COW approved with amend #4096 and flr amend #4237.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/4 from House rules okay.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/4 from House gov-elect with amend #4096.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/3 house gov-elect do pass; report awaited.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 1/27 referred to House gov-elect.
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H2455: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

A fire district, through the district board, is authorized to lease, lease-purchase or grant a lien on any or all of its present or future property to pay amounts to the Public Safety Personnel Retirement System, pension prefunding plan investment accounts, and the Arizona Employers' Pension Prefunding Plan, and to create reserves to supplement those payments as deemed necessary by the board. Emergency clause. AS PASSED HOUSE

First sponsor: Rep. Cobb (R - Dist 5)

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H2455 Daily History

Date Action

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/24 Senate fin held.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/2 referred to Senate fin.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/23 passed House 58-1; ready for Senate.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/23 House COW approved with amend #4324.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/22 from House rules okay.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/18 from House gov-elect with amend #4324.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/17 House gov-elect amended; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/10 House gov-elect held.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 1/27 referred to House gov-elect.
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S1043: PUBLIC SAFETY; CANCER INSURANCE; ELIGIBILITY

The Board of Trustees of the Public Safety Personnel Retirement System is required to annually review the premiums required under the Public Safety Cancer Insurance Policy Program to ensure the financial security of the Program. Persons eligible for coverage under the Program remain eligible upon retirement for the statutorily specified time periods, regardless of whether the person has a cancer diagnosis.

First sponsor: Sen. Livingston (R - Dist 22)

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S1043 Daily History

PUBLIC SAFETY; CANCER INSURANCE; ELIGIBILITY 1/26 from Senate rules okay.

PUBLIC SAFETY; CANCER INSURANCE; ELIGIBILITY 1/14 from Senate fin do pass.

PUBLIC SAFETY; CANCER INSURANCE; ELIGIBILITY 1/13 Senate fin do pass; report awaited.

PUBLIC SAFETY; CANCER INSURANCE; ELIGIBILITY 1/11 referred to Senate fin.
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S1045: DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY

Retired members of the Public Safety Personnel Defined Contribution Retirement System (PSPDCRS) are no longer required to pay the premium for coverage in the group health and accident coverage and are no longer excluded from eligibility for benefits under the health insurance premium assistance program for members with disabilities. The accidental disability pension for a member of the Public Safety Personnel Retirement System (PSPRS) must be at least 50 percent of the member's average monthly benefit compensation. The PSPRS Board is required to establish and administer a group health benefits plan for retired participants who elect to participate. For 90 days after the effective date of this legislation, existing PSPDCRS participants must have an opportunity to opt in to the group health benefits plan through an irrevocable election to pay the required costs through payroll deduction. Each participant in the group health benefits plan and the participant's employer are required to pay an equal amount for costs, as actuarially determined, for the plan. Other than provisions relating to accidental disability pension, this legislation becomes effective July 1, 2022. AS PASSED SENATE

First sponsor: Sen. Livingston (R - Dist 22)

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S1045 Daily History

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 3/10 from House gov-elect do pass.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 3/10 House gov-elect do pass; report awaited.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 3/3 referred to House gov-elect.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 3/1 passed Senate 28-1; ready for House.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 2/24 Senate COW approved with fir amend #4531.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 2/10 retained on Senate COW calendar.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 1/26 from Senate rules okay.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 1/14 from Senate fin do pass.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 1/13 Senate fin do pass; report awaited.

DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY 1/11 referred to Senate fin.
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S1046: MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS

For the purpose of Public Safety Personnel Retirement System (PSPRS) rollover distributions, the definition of "eligible retirement plan" is expanded to include a Roth individual retirement account that satisfies the requirements of section 408A of the federal Internal Revenue Code. A PSPRS member or the member's surviving spouse who is entitled to receive an eligible rollover distribution is authorized to elect to directly roll over all or part of that distribution to an eligible retirement plan, and a member's beneficiary other than the spouse is authorized, on the death of the member, to elect to directly roll over all or part of an eligible rollover distribution from the system. Requirements for eligible rollover distributions are specified. Retroactive to January 1, 2020.

First sponsor: Sen. Livingston (R - Dist 22)

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MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 3/24 signed by governor. Chap. no. awaited. message

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 3/18 passed House 59-0; ready for governor.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 3/16 from House rules okay.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 3/3 from House gov-elect do pass.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 3/3 House gov-elect do pass; report awaited.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 2/23 referred to House gov-elect.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/28 passed Senate 29-0; ready for House.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/26 from Senate rules okay.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/20 from Senate fin do pass.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/20 Senate fin do pass; report awaited.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/13 Senate fin held.

MEMBER DISTRIBUTIONS; DEFERRED RETIREMENT; TRANSFERS 1/11 referred to Senate fin.
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S1051: ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS

In statutes governing employer payments for ineligible contributions to the Arizona State Retirement System, the term "shall" provide a benefit or credit replaces the term "is legally obligated to" provide a benefit or credit.

First sponsor: Sen. Livingston (R - Dist 22)

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S1051 Daily History

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 3/26 signed by governor. Chap. no. awaited. message

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 3/18 House COW approved. Passed House 60-0; ready for governor.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 3/16 from House rules okay.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 3/3 from House gov-elect do pass.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 3/3 House gov-elect do pass; report awaited.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 2/23 referred to House gov-elect.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/28 passed Senate 29-0; ready for House.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/26 from Senate rules okay.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/20 from Senate fin do pass.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/20 Senate fin do pass; report awaited.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/20 Senate fin do pass; report awaited.

ASRS; EMPLOYER PAYMENTS; INELIGIBLE CONTRIBUTIONS 1/20 referred to Senate fin.
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S1052: ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS

For the purpose of the requirement that payment of an Arizona State Retirement System member's deferred benefits begin by the member's "required beginning date," the definition of "required beginning date" is modified to refer to the federal Internal Revenue Code, instead of April 1 following the calendar year in which the member attains 70.5 years of age. If a member dies after the member's required beginning date and the member had not commenced distribution of retirement benefits, ASRS is required to treat the member as having commenced distribution of retirement benefits on the required beginning date.

First sponsor: Sen. Livingston (R - Dist 22)

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S1052 Daily History

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 3/23 from House rules okay.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 3/18 from House gov-elect do pass.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 3/17 House gov-elect do pass; report awaited.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 3/9 referred to House gov-elect.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 1/28 passed Senate 29-0; ready for House.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 1/26 from Senate rules okay.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 1/20 from Senate fin do pass.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 1/20 Senate fin do pass; report awaited.

ASRS; REQUIRED BEGINNING DATE; DISTRIBUTIONS 1/10 referred to Senate fin.
```

S1053: ASRS; NONPARTICIPATORY EMPLOYER LIABILITY

The list of Arizona State Retirement System (ASRS) nonparticipating employers is modified to remove an employer that is no longer contributing to ASRS on behalf of current employees due to a reduction in the number of actively contributing employees by 30 percent or more over a 3-year period or a reduction in the number of actively contributing employees by 50 percent or more over any period of time, based on the number of contributing employees as of August 3, 2018. [Capitol Reports Note: This type of nonparticipating employer was added by Laws 2018, Chapter 210.] AS SIGNED BY GOVERNOR

First sponsor: Sen. Livingston (R - Dist 22)

S1053 Daily History Date Action
ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 2/18 signed by governmor. Chap. 29, Laws 2021. message

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ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 2/15 substituted in House for identical bill 2356. Passed House 60-0; ready for governor.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/28 passed Senate 29-0; ready for House.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/26 from Senate rules okay.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/20 from Senate fin do pass.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/20 Senate fin do pass; report awaited.

ASRS; NONPARTICIPATORY EMPLOYER LIABILITY 1/11 referred to Senate fin.
```

S1054: ASRS; SELF-INSURANCE PROGRAM

If the Arizona State Retirement System Board determines that a self-insurance program should no longer be offered, the monies in the self-insurance program account must be used to provide any remaining benefits and to pay administration costs for the program or health insurance premium payments. If those liabilities are satisfied, the Board is required to return any remaining monies to the employer. Previously, the monies were required to be transferred to another account of ASRS as determined by the Board. AS SIGNED BY GOVERNOR

First sponsor: Sen. Livingston (R - Dist 22)

S1054 Daily History	Date	Action
ASRS; SELF-INSURANCE PROGRAM	2/12	signed by governor. Chap. 14, Laws 2021. <u>message</u>
ASRS; SELF-INSURANCE PROGRAM	2/4	substituted in House for identical bill 2139. Passed House $\underline{59-0}$; ready for governor.
ASRS; SELF-INSURANCE PROGRAM	1/28	passed Senate 29-0; ready for House.
ASRS; SELF-INSURANCE PROGRAM	1/26	from Senate rules okay.
ASRS; SELF-INSURANCE PROGRAM	1/20	from Senate fin do pass.
ASRS; SELF-INSURANCE PROGRAM	1/20	Senate fin do pass; report awaited.
ASRS; SELF-INSURANCE PROGRAM	1/11	referred to Senate fin.

S1136: RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK

In the computation of average monthly benefit compensation for the Public Safety Personnel Retirement System, a period of nonpaid or partially paid industrial leave must be considered based on the compensation the employee would have received in the employee's job classification if the employee was not on industrial leave. Payment of benefits to a Public Safety Personnel Retirement System, Corrections Officer Retirement Plan or Elected Officials' Retirement Plan member are required to commence no later than April 1 of the calendar year following the later of the date the member terminates employment or the calendar year in which the member attains 72 years of age, increased from 70.5 years of age.

First sponsor: Sen. Livingston (R - Dist 22)

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S1136 Daily History

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 2/9 from Senate rules okay.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 2/4 from Senate fin do pass.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 2/3 Senate fin do pass; report awaited.

RETIREMENT SYSTEMS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/20 referred to Senate fin.
```

S1214: PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION

Various changes to statues governing the Public Safety Personnel Retirement System (PSPRS) and Corrections Officer Retirement Plan (CORP). The powers and duties of PSPRS local boards and CORP local boards are expanded to include deciding all questions of eligibility for membership and disability and in the line of duty death benefits, and a uniform process for reviewing applications for these benefits is established. Each PSPRS local board and CORP local board is required to hire an independent legal counsel. PSPRS and CORP local board members are required to complete local board training within 180 days after appointment or election. PSPRS and CORP employers and local boards are required to submit any materials requested by the PSPRS Board of Trustees for any

reason. If the PSPRS Board of Trustees finds through an audit or investigation that a local board is not in compliance with statute or rule, the local board has 60 days to take corrective action, and failure to take adequate correction action authorizes the Board of Trustees to act on behalf of that local board until the matter is resolved. PSPRS and CORP local boards are authorized to enter into an intergovernmental agreement with other local boards to consolidate the boards. Effective January 1, 2022.

First sponsor: Sen. Livingston (R - Dist 22)

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S1214 Daily History

Date Action

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/3

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 2/2 from Senate rules okay.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 1/28 from Senate fin with amend #4019.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 1/27 Senate fin amended; report awaited.

PSPRS; CORP; LOCAL BOARDS; CONSOLIDATION 1/20 referred to Senate fin.
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S1298: FIRE DISTRICTS; PENSION LIABILITY; FINANCING

A fire district, through the district board, is authorized to lease, lease-purchase or grant a lien on any or all of its present or future property to pay amounts to the Public Safety Personnel Retirement System, pension prefunding plan investment accounts, and the Arizona Employers' Pension Prefunding Plan, and to create reserves to supplement those payments as deemed necessary by the board. Emergency clause. AS PASSED SENATE

First sponsor: Sen. Shope (R - Dist 8)

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S1298 Daily History

Date Action

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/10 from House gov-elect do pass.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/10 House gov-elect do pass; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/3 referred to House gov-elect.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 3/1 passed Senate 22-7; ready for House.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/24 Senate COW approved with amend #4173.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/11 from Senate rules okay.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/11 from Senate fin with amend #4173.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 2/10 Senate fin amended; report awaited.

FIRE DISTRICTS; PENSION LIABILITY; FINANCING 1/25 referred to Senate fin.
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S1348: ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS

The Arizona State Retirement System (ASRS) is authorized to establish one or more supplemental employee deferral plan to provide public employees an opportunity to save additional tax-deferred monies for retirement. On or after July 1, 2022, an employee of an ASRS employer is permitted to elect to participate in a supplemental employee deferral plan if the employee meets the eligibility requirements that are prescribed by ASRS. Repeals the article of statute governing ASRS deferred compensation plans.

First sponsor: Sen. Livingston (R - Dist 22)

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S1348 Daily History

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 3/18 from House gov-elect do pass.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 3/17 House gov-elect do pass; report awaited.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 3/1 referred to House gov-elect.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 2/22 passed Senate 30-0; ready for House.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 2/16 from Senate rules okay.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 2/11 from Senate fin do pass.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 2/10 Senate fin do pass; report awaited.

ASRS; SUPPLEMENTAL EMPLOYEE DEFERRAL PLANS 1/26 referred to Senate fin.
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S1352: ASRS; EMPLOYER; MEMBER; CONTRIBUTION

The Arizona State Retirement System (ASRS) is prohibited from paying an employer earnings attributable to excess contributions but is required to reduce the amount returned to an employer by the amount of losses attributable to the excess contributions. On receipt of an employer credit or return of contributions, the employer is required to return any member portion of the returned contributions to the member. If an employer pays less than the correct amount of employer or member contributions into ASRS, the correct amount of member contributions is prohibited from being paid to ASRS after the death of the member.

First sponsor: Sen. Livingston (R - Dist 22)

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S1352 Daily History

Date Action

ASRS; EMPLOYER; MEMBER; CONTRIBUTION 2/16 from Senate rules okay.

ASRS; EMPLOYER; MEMBER; CONTRIBUTION 2/11 from Senate fin do pass.

ASRS; EMPLOYER; MEMBER; CONTRIBUTION 2/10 Senate fin do pass; report awaited.

ASRS; EMPLOYER; MEMBER; CONTRIBUTION 1/26 referred to Senate fin.
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S1396: PSPRS; SURVIVOR BENEFITS

The amount of a surviving spouse's pension from the Public Safety Personnel Retirement System is 40 percent of the deceased member's average monthly salary or 4/5 of what the deceased member's pension would have been on the date of death had the member been retired, whichever is greater. Previously, the surviving spouse's pension was 40 percent of the deceased member's average monthly salary.

First sponsor: Sen. Borrelli (R - Dist 5)

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S1396 Daily History Date Action
PSPRS; SURVIVOR BENEFITS 3/23 from House mil-pub safety do pass.
PSPRS; SURVIVOR BENEFITS 3/22 House mil-pub safety do pass; report awaited.
PSPRS; SURVIVOR BENEFITS 3/16 referred to House mil-pub safety.
PSPRS; SURVIVOR BENEFITS 2/23 passed Senate 30-0; ready for House.
PSPRS; SURVIVOR BENEFITS 2/23 from Senate rules okay. Senate COW approved.
PSPRS; SURVIVOR BENEFITS 2/18 from Senate fin do pass.
PSPRS; SURVIVOR BENEFITS 2/17 Senate fin do pass; report awaited.
PSPRS; SURVIVOR BENEFITS 1/27 referred to Senate fin.
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S1467: ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS

Appropriates the following amounts from the general fund in the following fiscal years to the Elected Officials' Retirement Plan Fund to supplement the normal cost plus an amount to amortize the unfunded accrued liability: \$6 million in FY2021-22, \$7 million in FY2022-23, \$8 million in FY2023-24, \$9 million in FY2024-25, and \$10 million in FY2025-26 through FY2042-43.

First sponsor: Sen. Livingston (R - Dist 22)

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S1467 Daily History

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 3/18 from House gov-elect do pass.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 3/17 House gov-elect do pass; report awaited.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 3/9 referred to House gov-elect, appro.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 3/1 passed Senate 30-0; ready for House.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 3/1 Senate COW approved.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 2/24 from Senate appro do pass. From Senate rules okay.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 2/23 Senate appro do pass; report awaited.

ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 2/11 from Senate fin do pass.
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ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 2/10 Senate fin do pass; report awaited. ELECTED OFFICIALS' RETIREMENT PLAN; APPROPRIATIONS 1/28 referred to Senate fin, appro.

S1468: DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION

Makes a supplemental appropriation of \$300 million from the general fund in FY2021-22 to the Public Safety Personnel Retirement System (PSPRS) to be deposited in the employer account of the Department of Public Safety PSPRS group to reduce the unfunded accrued liability.

First sponsor: Sen. Livingston (R - Dist 22)

S1468 Daily History	Date Action
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	3/18 from House gov-elect do pass.
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	3/17 House gov-elect do pass; report awaited.
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	, , , , ,
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	•
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	2/24 from Senate appro do pass. From Senate rules okay.
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	2/23 Senate appro do pass; report awaited.
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	2/11 from Senate fin do pass.
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	
DPS; PENSION LIABILITY; SUPPLEMENTAL APPROPRIATION	1/28 referred to Senate fin, appro.

S1649: PSPRS; INVESTMENT REPORTING

Expands the information that the Public Safety Personnel Retirement System Board of Trustees is required to include in the PSPRS annual report to the Governor and the Legislature to include an estimate of the aggregate fees paid for alternative investments, in addition to private equity investments, including carried interest.

First sponsor: Sen. Livingston (R - Dist 22)

S1649 Daily History	Date	Action
PSPRS; INVESTMENT REPORTING	3/18	from House gov-elect do pass.
PSPRS; INVESTMENT REPORTING	3/17	House gov-elect do pass; report awaited.
PSPRS; INVESTMENT REPORTING	3/2	referred to House gov-elect.
PSPRS; INVESTMENT REPORTING	2/24	Senate COW approved with flr amend $\underline{\#4536}$. 2/25 Passed Senate $\underline{28-0}$; ready for House.
PSPRS; INVESTMENT REPORTING	2/16	from Senate rules okay.
PSPRS; INVESTMENT REPORTING	2/11	from Senate fin do pass.
PSPRS; INVESTMENT REPORTING	2/10	Senate fin do pass; report awaited.
PSPRS; INVESTMENT REPORTING	2/3	referred to Senate fin.

Revenue & Taxation

Posted Calendars and Committee Hearings

No hearings, calendars, or amendments posted.

Bill Summaries

H2025: DELINQUENT PROPERTY TAX; INTEREST; WAIVER

Subject to the approval of the county board of supervisors, the county treasurer is authorized to waive the interest that accrues on delinquent property taxes, and any other penalties, for a delinquency that occurs during the one-year period after a mortgage or deed of trust is satisfied or otherwise released on the property. A taxpayer may receive this waiver only once per property. AS PASSED HOUSE.

First sponsor: Rep. Kavanagh (R - Dist 23)

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Date Action

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 3/26 signed by governor. Chap. no. awaited. message

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 3/22 passed Senate 29-0; ready for governor.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 3/3 from Senate rules okay.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 3/3 From Senate fin do pass.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 3/3 Senate fin do pass; report awaited.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/18 Ferred to Senate fin.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 2/4 House COW approved with fir amend #4108. Passed House 59-0; ready for Senate.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/25 from House rules okay.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/20 from House ways-means do pass.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/20 House ways-means do pass; report awaited.

DELINQUENT PROPERTY TAX; INTEREST; WAIVER 1/20 referred to House ways-means.
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H2153: RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION

For property tax purposes, the reduced valuation of renewable energy equipment of 20 percent of the depreciated cost of the equipment is expanded to include renewable "energy storage" (defined) equipment. For the purpose of the valuation of energy storage equipment, all energy storage equipment, both colocated with renewable energy and stand-alone energy storage equipment, qualifies for the valuation. The list of deductions from the retail classification of transaction privilege and use taxes is expanded to include "machinery and equipment used directly" (defined) for "energy storage" (defined) for later electrical use. The list of items that municipalities and special taxing districts are prohibited from levying a transaction privilege or other similar tax on is expanded to include the gross proceeds from sales or gross income derived from sales of machinery and equipment used directly for energy storage for later electrical use. County or municipal renewable energy incentive districts are expanded to include renewable energy storage equipment. AS PASSED HOUSE

First sponsor: Rep. Dunn (R - Dist 13) Others: Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8)

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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 3/18 from Senate fin do pass.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 3/17 Senate fin do pass; report awaited.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/23 referred to Senate fin.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/22 passed House 51-7; ready for Senate.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/18 House COW approved with amend #4165.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/16 from House rules okay.
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RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/10 from House ways-means with amend #4165.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/10 House ways-means amended; report awaited.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 2/3 House ways-means held.

RENEWABLE ENERGY STORAGE EQUIPMENT; VALUATION 1/20 referred to House ways-means.

H2316: CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES

The "base value" (defined), which is part of the calculation for determining property taxes on pipeline property, is required to be adjusted if one of a list of specified circumstances applies, including a final ruling by a court of competent jurisdiction in Arizona that the full cash value of a pipeline in Arizona is more than the market value using standard appraisal methods, and specified agreements between a pipeline company and the Department of Revenue to adjust the base value as a result of a pending tax appeal or to correct an error in the calculation of full cash value of the system plant in service. Retroactive to tax years beginning with 2016. AS SIGNED BY GOVERNOR

First sponsor: Rep. Toma (R - Dist 22)

H2316 Daily History

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 2/18 signed by governmor. Chap. 26, Laws 2021. message

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 2/11 substituted in Senate for identical bill 1111. Passed Senate 27-2; ready for governor.

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 2/4 passed House 59-0; ready for Senate.

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 2/2 from House rules okay.

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 1/27 from House ways-means do pass.

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 1/27 House ways-means do pass; report awaited.

CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES 1/21 referred to House ways-means.

H2331: PROPERTY TAX; MOBILE HOMES; DELINQUENCY

For a mobile home for which an affidavit of affixture has not been recorded, that is not placed on the real property roll and that is used as the owner's primary residence, delinquent taxes may be collected only after the tax is delinquent for one year and the person liable for paying the tax has not redeemed the property within six months after the end of the one-year period. AS SIGNED BY GOVERNOR

First sponsor: Rep. Griffin (R - Dist 14)

H2331 Daily History

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/18 signed by governmor. Chap. 28, Laws 2021. message

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/11 substituted in Senate for identical bill 1326. Passed Senate 29-0; ready for governor.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/4 passed House 59-0; ready for Senate.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/2 from House rules okay.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/27 from House ways-means do pass.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/27 House ways-means do pass; report awaited.

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/21 referred to House ways-means.

H2376: CLASS 2 PROPERTY; GUEST RANCHES

The list of property classified as class 2 property for property tax purposes is expanded to include real property, improvements to property, and personal property of a "guest ranch" (defined). As a condition for class 2 property tax valuation, the owner of a guest ranch is required to record a deed restriction with the county recorder that restricts the property to use as a guest ranch for at least ten years. The valuation of a guest ranch as class 2 property constitutes a covenant between the county assessor and the owner of the guest ranch that the use of the property will remain unchanged for the duration of the deed restriction. If the property is converted to a different use in violation of the covenant, the county assessor is required to add to the tax levied against the property on

the next tax roll a penalty equal to the difference between the total amount of property taxes that would have been levied on the property for the preceding ten years or the period of time the property was valued as class 2 property, whichever period is shorter, if the property had not been valued as class 2 property and the property taxes that were actually paid for the same period. The penalty must be paid before completion of the next property tax roll and is enforceable and subject to the same penalties and interest as if the penalty were a tax levied against the property.

First sponsor: Rep. Dunn (R - Dist 13)
Others: Rep. Barton (R - Dist 6), Rep. Carroll (R - Dist 22), Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8), Rep. Hoffman (R - Dist 12), Sen. Kerr (R - Dist 13), Rep. Pratt (R - Dist 8), Rep. Toma (R - Dist 22)

H2376 Daily History	Date	Action
CLASS 2 PROPERTY; GUEST RANCHES 3	3/23	from Senate rules okay.
CLASS 2 PROPERTY; GUEST RANCHES 3	3/18	from Senate fin do pass.
CLASS 2 PROPERTY; GUEST RANCHES 3	3/17	Senate fin do pass; report awaited.
CLASS 2 PROPERTY; GUEST RANCHES 3	3/2	referred to Senate fin.
CLASS 2 PROPERTY; GUEST RANCHES 2	2/23	passed House <u>45-13</u> ; ready for Senate.
CLASS 2 PROPERTY; GUEST RANCHES 2	2/23	House COW approved.
CLASS 2 PROPERTY; GUEST RANCHES 2	2/22	from House rules okay.
CLASS 2 PROPERTY; GUEST RANCHES 2	2/17	from House ways-means do pass.
CLASS 2 PROPERTY; GUEST RANCHES 2	2/17	$\label{prop:continuous} \mbox{House ways-means do pass; report awaited.}$
CLASS 2 PROPERTY; GUEST RANCHES 1	1/26	referred to House ways-means.

H2391: COUNTY PROPERTY TAX INFORMATION; WORKSHEET

Within seven days after adopting the property tax rates and levies, the county board of supervisors is required to compile and make available to the public the adopted property tax rates, levies and valuations for all taxing jurisdictions in the county on a worksheet prescribed by the Department of Revenue. County boards of supervisors are required to post a complete copy of the worksheet in a prominent location on the county's official website. AS PASSED HOUSE

First sponsor: Rep. Kaiser (R - Dist 15) Others: Rep. Bolick (R - Dist 20)

H2391 Daily History	Date	Action
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	3/24	signed by governor. Chap. no. awaited. <u>message</u>
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	3/18	passed Senate <u>27-0</u> ; ready for governor.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	3/9	from Senate rules okay.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	3/3	from Senate fin do pass.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	3/3	Senate fin do pass; report awaited.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	2/18	referred to Senate fin.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	2/11	House COW approved with flr amend <u>#4222</u> . Passed House <u>60-0</u> ; ready for Senate.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	2/8	from House rules okay.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	2/3	from House ways-means do pass.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	2/3	House ways-means do pass; report awaited.
COUNTY PROPERTY TAX INFORMATION; WORKSHEET	1/27	referred to House ways-means.

S1108: TAX OMNIBUS

Various changes to statutes relating to taxes. The list of additions to Arizona gross income for the purpose of computing Arizona adjusted gross income for individual and corporate income tax purposes is modified to remove the amount of any depreciation allowed by specified federal code. The list of subtractions from Arizona gross income for the purpose of computing Arizona adjusted gross income for income tax purposes is modified to include 50 percent of the net long-term capital gain included in federal adjusted gross income for the tax year that is derived from an investment in an asset acquired after December 31, 2020. Increases the dependent tax credit to \$120 for each dependent who is under 17 years of age, from \$100, and to \$30 for each dependent who is at least 17 years of age, from \$25. Lowers the state equalization assistance property

tax rate to \$0.4263 in tax year 2021, \$0.3430 in tax year 2022, and \$0.2745 in tax year 2023, from \$0.4426 in tax year 2020. Lowers the tax rate for class one property taxes to 17.5 percent for tax year 2022 and 17 percent for tax years beginning with 2023, from 18 percent in 2021. The maximum additional tax rate that a county fire district board may levy is increased to \$3.375 per \$100 of assessed valuation for tax year 2022 and \$3.50 per \$100 of assessed valuation for tax year 2023 and each tax year after, from \$3.25 per \$100 of assessed valuation. Retroactive to July 1, 2021, establishes a tax on vehicles propelled only by electricity, natural gas or propane of \$110 per year, and a tax on hybrid vehicles of \$44 per year. Income tax revisions are retroactive to tax years beginning January 1, 2021. AS PASSED SENATE

First sponsor: Sen. Mesnard (R - Dist 17)

S1108 Daily History	Date	Action
TAX OMNIBUS	3/9	referred to House ways-means.
TAX OMNIBUS	3/3	passed Senate <u>17-13</u> ; ready for House.
TAX OMNIBUS	2/24	Senate COW approved with flr amend $\underline{#4523}$.
TAX OMNIBUS	2/9	from Senate rules okay.
TAX OMNIBUS	2/4	from Senate fin do pass.
TAX OMNIBUS	2/3	Senate fin do pass; report awaited.
TAX OMNIBUS	1/20	referred to Senate fin.

S1111: CENTRALLY ASSESSED PROPERTY; VALUATION; PIPELINES

The "base value" (defined), which is part of the calculation for determining property taxes on pipeline property, is required to be adjusted if one of a list of specified circumstances applies, including a final ruling by a court of competent jurisdiction in Arizona that the full cash value of a pipeline in Arizona is more than the market value using standard appraisal methods, and specified agreements between a pipeline company and the Department of Revenue to adjust the base value as a result of a pending tax appeal or to correct an error in the calculation of full cash value of the system plant in service. Retroactive to tax years beginning with 2016.

First sponsor: Sen. Mesnard (R - Dist 17)

S1111 Daily History	Date	Action
CENTRALLY ASSESSED PROPERTY; VALUATION	; PIPELINES 2/2	from Senate rules okay.
CENTRALLY ASSESSED PROPERTY; VALUATION	; PIPELINES 1/27	from Senate fin do pass.
CENTRALLY ASSESSED PROPERTY; VALUATION	; PIPELINES 1/27	Senate fin do pass; report awaited.
CENTRALLY ASSESSED PROPERTY; VALUATION	; PIPELINES 1/20	referred to Senate fin.

S1260: PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY

Exempts the property of veterans with service or nonservice connected disabilities who are Arizona residents from taxation, with an allowed exemption amount of \$4,117 multiplied by the percentage of the veteran's disability, as rated by the U.S. Department of Veterans Affairs, if the person's total assessment does not exceed \$27,970. The exemption limit for property of widows, widowers and persons with total and permanent disabilities is increased to \$4,117, from \$3,000, if the person's' total assessment does not exceed \$27,970, increased from \$20,000. Also makes various changes to property tax statutes in order to conform to proposed changes to property tax exemptions contained in the state Constitution. Conditionally enacted on the state Constitution being amended by a vote of the people at the next general election by the passage of Senate Concurrent Resolution 1019 to consolidate and reorganize provisions relating to exemptions from property taxation. AS PASSED SENATE

First sponsor: Sen. Mesnard (R - Dist 17)

S1260 Daily History

Date Action

PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/17 from House ways-means do pass.

PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/17 House ways-means do pass; report awaited.

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PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/9
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/4
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 3/1
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/24
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/9
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/9
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/4
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/3
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 2/3
PROPERTY TAX EXEMPTIONS; STATUTORY CONFORMITY 1/21
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S1326: PROPERTY TAX; MOBILE HOMES; DELINQUENCY

For a mobile home for which an affidavit of affixture has not been recorded, that is not placed on the real property roll and that is used as the owner's primary residence, the delinquent taxes may be collected only after the tax is delinquent for one year and the person liable for paying the tax has not redeemed the property within six months after the end of the one-year period.

First sponsor: Sen. Gowan (R - Dist 14)

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S1326 Daily History

Date Action

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/9

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/4

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 2/3

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/25

PROPERTY TAX; MOBILE HOMES; DELINQUENCY 1/25

referred to Senate fin.
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S1721: TPT; PRIME CONTRACTING CLASSIFICATION

The gross proceeds of sales or gross income derived from a construction contract with an owner of real property or the improvements to real property that does not exceed \$100,000 per unit for a "residential project" (defined) or \$1 million for a nonresidential project is not subject to tax under the prime contracting classification of transaction privilege taxes, and is required to be exempt from municipal transaction privilege and use taxes. Only the contract price is used to determine whether a contract exceeds the threshold amount described in this paragraph with no subtractions for amounts paid to subcontractors or any deductions or exemptions allowed. Project elements cannot be artificially separated from a contract to cause a project to qualify for this exemption. The Department of Revenue has the burden of proving that project elements have been artificially separated from a contract. A contract that primarily involves construction of any electricity generating facility or system installed on any commercial, residential or governmental property, including the maintenance, repair, replacement or alteration of existing improvements of an electricity generating or distribution facility, is not subject to tax under the prime contracting classification of transaction privilege taxes. Retroactive to contracts entered into beginning July 1, 2021. Establishes provisions for application to contracts that were bid or entered into from January 1, 2015 through July 1, 2021.

First sponsor: Sen. Fann (R - Dist 1)

S1721 Daily History	Date	Action
TPT; PRIME CONTRACTING CLASSIFICATION	3/2	from Senate rules okay.
TPT; PRIME CONTRACTING CLASSIFICATION	2/18	from Senate fin do pass.
TPT; PRIME CONTRACTING CLASSIFICATION	2/17	Senate fin do pass; report awaited.
TPT; PRIME CONTRACTING CLASSIFICATION	2/3	referred to Senate fin.

SCR1019: CONSTITUTIONAL PROPERTY TAX EXEMPTIONS

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to consolidate and reorganize provisions relating to exemptions from property taxation. Sections of the state Constitution relating to property tax exemptions are repealed and replaced. Impossible to determine new provisions without a line by line comparison.

First sponsor: Sen. Mesnard (R - Dist 17)

SCR1019 Daily History Date	Action
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/2	3 from House rules okay.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/1	from House ways-means do pass.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/1	House ways-means do pass; report awaited.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/8	passed Senate <u>18-12</u> ; ready for House.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 3/4	Senate COW approved.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/9	from Senate rules okay.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/4	from Senate fin do pass.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 2/3	Senate fin do pass; report awaited.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS 1/2	referred to Senate fin.

State & Local Elections

Posted Calendars and Committee Hearings

H2181: WRITE-INS; RESIDENCY; FILING DEADLINE

Hearing: Senate Rules (Monday 03/29/21 at 1:00 PM, Senate Rm. 109)

H2308: RECALL PETITIONS AND ELECTIONS; REVISIONS

Hearing: Senate Rules (Monday 03/29/21 at 1:00 PM, Senate Rm. 109)

H2364: ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED

Calendar: 3/29 Senate Third Reading

H2373: VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS

Hearing: Senate Appropriations (Wednesday 03/31/21 at 9:00 AM, Senate Rm.

109)

H2569: ELECTIONS; PRIVATE FUNDING; PROHIBITION

Calendar: 3/29 Senate COW

H2792: EARLY BALLOTS; REQUEST REQUIRED

Hearing: Senate Rules (Monday 03/29/21 at 1:00 PM, Senate Rm. 109)

H2794: ELECTION DEADLINES; MODIFICATIONS PROHIBITED

Hearing: Senate Appropriations (Wednesday 03/31/21 at 9:00 AM, Senate Rm.

109)

S1497: BALLOT MEASURES; PROPOSITION 105; DISCLOSURE

Hearing: House Rules (Monday 03/29/21 at 1:00 PM, House Rm. 4)

Bill Summaries

H2181: WRITE-INS; RESIDENCY; FILING DEADLINE

Any person desiring to become a write-in candidate for an elective office in any election is required to be at the time of filing a qualified elector of the county, city, town or district the person proposes to represent and must have been a resident of that county, city, town or district for 120 days before the date of the election. The deadline for filing a nomination paper to be a write-in candidate is moved to 5PM on the 76th day before the election, from 5PM on the 40th day before the election. Also, tallying of early ballots may begin immediately after the envelope and completed affidavit are processed and delivered to the early election board, instead of being prohibited from beginning any earlier than 14 days before election day. AS PASSED HOUSE

First sponsor: Rep. Kavanagh (R - Dist 23)

H2181 Daily History	Date Action	
WRITE-INS; RESIDENCY; FILING DE	ADLINE 3/24 from Sen	ate gov with amend $#4902$.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 3/22 Senate g	ov amended; report awaited.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 3/2 referred t	to Senate gov.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 2/24 passed H	ouse <u>57-0</u> ; ready for Senate.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 2/24 House CO	DW approved with amend #4025 and flr amend $#4529$.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 1/27 from Hou	se gov-elect with amend #4025.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 1/27 House go	v-elect amended; report awaited.
WRITE-INS; RESIDENCY; FILING DE	ADLINE 1/20 referred t	to House gov-elect.

H2308: RECALL PETITIONS AND ELECTIONS; REVISIONS

Various changes to statutes relating to recall petitions and elections. Establishes a standard form for recall petitions. Requires the validity of signatures on each sheet to be sworn to by the circulator before a notary public on a specified form on the back of the sheet. The Secretary of State is required to make available a sample recall petition that strictly complies with the standard form. All nonresident circulators and paid circulators are required to register as circulators with the Secretary of State before circulating recall petitions, and any signatures collected by a circulator who fails to register as required are disqualified. Establishes requirements for circulator registration. If a registered circulator is properly served with a subpoena to provide evidence in an action regarding circulation of petitions and fails to appear or produce documents as provided for in the subpoena, all signatures collected by that circulator are deemed invalid. Any person may challenge the lawful registration of circulators in the superior court of the county in which the circulator is registered, and deadlines for challenges are specified. Establishes a process for a person who has signed a recall petition to withdraw the person's signature. Specifies that various unlawful acts relating to recall petitions are a class 1 (highest) misdemeanor. Establishes a list of acts that constitute recall petition signature fraud and classifies recall petition signature fraud as a class 1 (highest) misdemeanor, except that a person who engages or participates in a "pattern of recall petition fraud" (defined) is guilty of a class 4 (lower mid-level) felony. Establishes a process for verification of recall petition signatures. More. AS PASSED HOUSE

First sponsor: Rep. Kavanagh (R - Dist 23)

H2308 Daily History

RECALL PETITIONS AND ELECTIONS; REVISIONS 3/23 from Senate gov do pass.

RECALL PETITIONS AND ELECTIONS; REVISIONS 3/22 Senate gov do pass; report awaited.

RECALL PETITIONS AND ELECTIONS; REVISIONS 3/8 referred to Senate gov.

RECALL PETITIONS AND ELECTIONS; REVISIONS 3/4 passed House 31-28; ready for Senate.

RECALL PETITIONS AND ELECTIONS; REVISIONS 2/24 House COW approved with amend #4323.

RECALL PETITIONS AND ELECTIONS; REVISIONS 2/18 from House gov-elect with amend #4323.

RECALL PETITIONS AND ELECTIONS; REVISIONS 2/17 House gov-elect amended; report awaited.

RECALL PETITIONS AND ELECTIONS; REVISIONS 2/10 House gov-elect held.

RECALL PETITIONS AND ELECTIONS; REVISIONS 1/26 referred to House gov-elect.

H2361: WRITE-INS; EARLY BALLOTS; PROCESSING

The deadline for filing a nomination paper to be a write-in candidate is moved to 5PM on the 76th day before the election, from 5PM on the 40th day before the election. Tallying of early ballots is permitted to begin immediately after the envelope and completed affidavit are processed and delivered to the early election board, and the prohibition on early ballots being tallied any early than 14 days before election day is deleted.

First sponsor: Rep. Kavanagh (R - Dist 23) Others: Rep. Cook (R - Dist 8), Rep. Nutt (R - Dist 14)

H2361 Daily History Date Action

WRITE-INS; EARLY BALLOTS; PROCESSING 1/27 House gov-elect held.

WRITE-INS; EARLY BALLOTS; PROCESSING 1/21 referred to House gov-elect.

H2362: ELECTIONS; BALLOT PRIVACY FOLDERS

The poll worker serving as judge is required to give each voter a ballot privacy folder in addition to the ballot. Voters are not required to accept or use a ballot privacy folder. AS PASSED HOUSE

First sponsor: Rep. Kavanagh (R - Dist 23)
Others: Rep. Bolick (R - Dist 20), Rep. Cook (R - Dist 8), Rep. Griffin (R - Dist 14), Rep. Nutt (R - Dist 14)

H2362 Daily History Date Action

ELECTIONS; BALLOT PRIVACY FOLDERS 3/16 from Senate rules okay.

ELECTIONS; BALLOT PRIVACY FOLDERS 3/9 from Senate gov do pass.

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ELECTIONS; BALLOT PRIVACY FOLDERS 3/8
ELECTIONS; BALLOT PRIVACY FOLDERS 3/2
ELECTIONS; BALLOT PRIVACY FOLDERS 2/24 House COW approved with amend #4093. Passed House 47-11; ready for Senate.

ELECTIONS; BALLOT PRIVACY FOLDERS 2/4 from House gov-elect with amend #4093.
ELECTIONS; BALLOT PRIVACY FOLDERS 2/3 House gov-elect amended; report awaited.

ELECTIONS; BALLOT PRIVACY FOLDERS 1/26 referred to House gov-elect.
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H2364: ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED

Arguments in favor of or against a ballot measure, which are printed in the informational pamphlet, must contain a sworn, notarized statement of the person submitting it. If the argument is submitted by an organization, it must contain the sworn statement of two executive officers of the organization. The names of persons and entities submitting written arguments is required to be included in the informational pamphlet. Persons signing the argument must identify themselves by giving their residence address and telephone number, which cannot appear in the pamphlet. Any argument submitted that does not comply with these requirements cannot be included in the pamphlet.

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First sponsor: Rep. Kavanagh (R - Dist 23)
Others: Rep. Bolick (R - Dist 20), Rep. Chaplik (R - Dist 23), Rep. Nutt (R - Dist 14)
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H2364 Daily History	Date	Action
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	3/18	Senate COW approved.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	3/16	from Senate rules okay.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	3/9	from Senate gov do pass.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	3/8	Senate gov do pass; report awaited.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	3/2	referred to Senate gov.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	2/24	House COW approved. Passed House <u>54-4</u> ; ready for Senate.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	2/4	from House gov-elect do pass.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	2/3	House gov-elect do pass; report awaited.
ELECTION PAMPHLET SUBMITTALS; IDENTIFICATION REQUIRED	1/26	referred to House gov-elect.

H2373: VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS

Any person or group who submits 25 or more voter registration forms to be processed in a rolling calendar year is required to obtain a unique identifier from the county in which they are soliciting voter registrations, and to place that unique identifier on each voter registration form distributed or collected by that person or group regardless of where the form was obtained. AS PASSED HOUSE

First sponsor: Rep. Dunn (R - Dist 13)

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H2373 Daily History

Date Action

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 3/24 withdrawn from Senate gov and further referred to Senate appro.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 3/4 referred to Senate gov.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 3/3 passed House 31-28; ready for Senate.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 2/24 House COW approved with amend #4322.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 2/18 from House gov-elect with amend #4322.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 2/17 House gov-elect amended; report awaited.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 2/3 House gov-elect held.

VOTER REGISTRATION GROUPS; FORMS; IDENTIFIERS 1/26 referred to House gov-elect.
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H2431: DOR; BOND ELECTION PAMPHLETS; STORAGE

The governing body of a political subdivision is no longer required to submit a copy of the informational pamphlet for a bond election to the Department of Revenue (DOR) within 30 days after the bond election. DOR is no longer required to maintain copies of the pamphlets.

First sponsor: Rep. Bolick (R - Dist 20) Others: Rep. Toma (R - Dist 22)

H2431 Daily History	Date	Action
OOR; BOND ELECTION PAMPHLETS;	STORAGE 3/26	signed by governor. Chap. no. awaited. $\underline{\text{message}}$
OOR; BOND ELECTION PAMPHLETS;	STORAGE 3/22	passed Senate <u>29-0</u> ; ready for governor.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 3/16	from Senate rules okay.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 3/10	from Senate fin do pass.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 3/10	Senate fin do pass; report awaited.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 2/18	referred to Senate fin.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 2/4	passed House <u>59-0</u> ; ready for Senate.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 2/2	from House rules okay.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 1/27	from House ways-means do pass.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 1/27	House ways-means do pass; report awaited.
OOR; BOND ELECTION PAMPHLETS;	STORAGE 1/21	referred to House ways-means.

H2569: ELECTIONS; PRIVATE FUNDING; PROHIBITION

The state, counties, municipalities, school districts or other public bodies that conduct or administer elections are prohibited from receiving or expending private monies for preparing for, administering or conducting an election, including registering voters.

First sponsor: Rep. Hoffman (R - Dist 12) Others: Sen. Barto (R - Dist 15), Rep. Barton (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Sen. Borrelli (R - Dist 5), Rep. Bowers (R - Dist 25), Rep. Burges (R - Dist 1), Rep. Carroll (R - Dist 22), Rep. Chaplik (R - Dist 23), Rep. Cobb (R - Dist 5), Rep. Cook (R - Dist 8), Rep. Dunn (R - Dist 13), Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Griffin (R - Dist 14), Rep. John (R - Dist 4), Rep. Kaiser (R - Dist 15), Rep. Kavanagh (R - Dist 23), Sen. Kerr (R - Dist 13), Sen. Livingston (R - Dist 22), Rep. Nguyen (R - Dist 1), Rep. Nutt (R - Dist 14), Rep. Osborne (R - Dist 13), Rep. Parker (R - Dist 16), Rep. Payne (R - Dist 21), Sen. Petersen (R - Dist 12), Rep. Pingerelli (R - Dist 21), Rep. Pratt (R - Dist 8), Rep. Roberts (R - Dist 11), Sen. Rogers (R - Dist 6), Rep. Toma (R - Dist 22), Sen. Townsend (R - Dist 16), Rep. Weninger (R - Dist 17), Rep. Wilmeth (R - Dist 15)

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H2569 Daily History

ELECTIONS; PRIVATE FUNDING; PROHIBITION 3/23 from Senate rules okay.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 3/16 from Senate gov do pass.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 3/15 Senate gov do pass; report awaited.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 3/3 referred to Senate gov.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 3/3 House COW approved. Passed House 31-29; ready for Senate.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 2/25 retained on House COW calendar.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 2/18 House gov-elect do pass.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 2/18 House gov-elect do pass; report awaited.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 2/18 House gov-elect held.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 2/10 House gov-elect held.

ELECTIONS; PRIVATE FUNDING; PROHIBITION 1/28 referred to House gov-elect.
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H2720: BALLOTS; ELECTION CONTESTS; CERTIFICATES

Various changes relating to elections. The Legislature retains its legislative authority regarding the office of presidential elector and by majority vote at any time before the presidential inauguration is authorized to revoke the Secretary of State's issuance or certification of a presidential elector's certificate of election. The Legislature is permitted to take this action without regard to whether the Legislature is in regular or special session or has held committee or other hearings on the matter. Any party to an election contest may request a jury trial, which must be granted and tried as other jury trials in a civil action, except that the statutory provisions for election contests prevail over any conflicting rules of procedure for jury trials. In an election contest jury trial, a court is

prohibited from granting a motion to dismiss or a motion for summary judgment that would result in dismissal until after the jury has issued its verdict. Without regard to the system or method used to produce or tabulate ballots, the county recorder or officer in charge of elections is required to maintain a count of the number of physical ballots printed and the number of ballots otherwise generated in the following categories: early ballots, regular ballots, provisional ballots, federal-only ballots, and ballots generated in an electronic form. The county recorder or officer in charge of elections is required to post that information on the county's website within one day after election day. The county recorder or officer in charge of elections is required to create digitized images of ballots and to keep the digitized images and the physical ballots as public records. At least ten persons from the general public who are registered voters in the county are allowed to observe the proceedings at the counting center at any time throughout the day. All observers must be allowed to observe each essential part of the proceedings at the counting center. When ballots are damaged or defective and cannot be counted by the automatic tabulating equipment, the images that are made of a duplicate of those ballots must be posted to the county's website within 24 hours after duplication along with the determination by the election board as to that voter's intent for each contest adjudicated. Any disruption in live video coverage of the custody of all ballots while the ballots are present in a tabulation room in the counting center will result in the members of the board of supervisors and the county recorder being deemed ineligible for reelection and barred from holding any public office in Arizona for ten years after the expiration of the term of office in which the disruption in video coverage occurred. More.

First sponsor: Rep. Bolick (R - Dist 20)

H2720 Daily History Date Action
No actions posted for this bill within the requested time

H2723: CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT

The maximum amount an individual may contribute to a campaign committee in one election cycle without being individually identified on campaign finance reports is increased to \$100, from \$50. Contributions from lobbyists are required to be listed separately. AS PASSED HOUSE

First sponsor: Rep. Kavanagh (R - Dist 23)

H2723 Daily History

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 3/4

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 3/3

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 3/3

House add'l COW approved with fir amend #4677. Passed House 31-27; ready for Senate.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/25 House COW approved.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/26 from House gov-elect do pass.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/18 House gov-elect do pass; report awaited.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/18 House gov-elect held.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/10 House gov-elect held.

CAMPAIGN FINANCE; REPORTS; CONTRIBUTION AMOUNT 2/10 referred to House gov-elect.

H2792: EARLY BALLOTS; REQUEST REQUIRED

Except for a voter who is on the permanent early voting list, a voter who requests a one-time early ballot, or for an all mail-ballot election, a county recorder, municipal clerk or other election officer is prohibited from delivering or mailing an early ballot to a person who has not requested an early ballot for that election. An election officer who knowingly violates this prohibition is guilty of a class 5 (second lowest) felony. AS PASSED HOUSE

First sponsor: Rep. Hoffman (R - Dist 12)
Others: Rep. Barton (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Bowers (R - Dist 25), Rep. Burges (R - Dist 1), Rep. Carroll (R - Dist 22), Rep. Chaplik (R - Dist 23), Rep. Cobb (R - Dist 5), Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Griffin (R - Dist 14), Rep. Kaiser (R - Dist 15), Rep. Kavanagh (R - Dist 23), Rep. Nguyen (R - Dist 1), Rep. Nutt (R - Dist 14), Rep. Parker (R - Dist 16), Rep. Pingerelli (R - Dist 21), Rep. Pratt (R - Dist 8), Rep. Roberts (R - Dist 11), Rep. Willmeth (R - Dist 15)

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H2792 Daily History Date Action

EARLY BALLOTS; REQUEST REQUIRED 3/25 Senate jud do pass; report awaited.

EARLY BALLOTS; REQUEST REQUIRED 3/24 withdrawn from Senate gov and further referred to Senate jud.

EARLY BALLOTS; REQUEST REQUIRED 3/8 referred to Senate gov.

EARLY BALLOTS; REQUEST REQUIRED 3/4 passed House 31-28; ready for Senate.

EARLY BALLOTS; REQUEST REQUIRED 2/25 House COW approved with amend #4326.

EARLY BALLOTS; REQUEST REQUIRED 2/18 from House gov-elect with amend #4326.

EARLY BALLOTS; REQUEST REQUIRED 2/17 House gov-elect amended; report awaited.

EARLY BALLOTS; REQUEST REQUIRED 2/10 House gov-elect held.
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H2793: VOTER REGISTRATION; REQUEST REQUIRED

An agency, department or division of Arizona or any person acting on its behalf and any political subdivision of Arizona or any person acting on its behalf are prohibited from registering a person to vote unless the person affirmatively requests to register to vote.

First sponsor: Rep. Hoffman (R - Dist 12)
Others: Rep. Barton (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Bowers (R - Dist 25), Rep. Burges (R - Dist 1), Rep. Chaplik (R - Dist 23), Rep. Cobb (R - Dist 5), Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Griffin (R - Dist 14), Rep. John (R - Dist 4), Rep. Kaiser (R - Dist 15), Rep. Kavanagh (R - Dist 23), Rep. Nguyen (R - Dist 1), Rep. Nutt (R - Dist 14), Rep. Parker (R - Dist 16), Rep. Pingerelli (R - Dist 21), Rep. Pratt (R - Dist 8), Rep. Roberts (R - Dist 11), Rep. Toma (R - Dist 22), Rep. Wilmeth (R - Dist 15)

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H2793 Daily History

Date Action

VOTER REGISTRATION; REQUEST REQUIRED 3/8

VOTER REGISTRATION; REQUEST REQUIRED 3/4

VOTER REGISTRATION; REQUEST REQUIRED 2/25

VOTER REGISTRATION; REQUEST REQUIRED 2/22 from House gov-elect do pass.

VOTER REGISTRATION; REQUEST REQUIRED 2/18 House gov-elect do pass; report awaited.

VOTER REGISTRATION; REQUEST REQUIRED 2/10 House gov-elect held.
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H2794: ELECTION DEADLINES; MODIFICATIONS PROHIBITED

Except when prescribed by a court of competent jurisdiction, an officer or agent of Arizona, a political subdivision, or any other governmental entity in Arizona is prohibited from modifying or agreeing to modify any deadline, filing date, submittal date or other election-related date that is provided for in statute. A person who violates this prohibition is guilty of a class 6 (lowest) felony. AS PASSED HOUSE

First sponsor: Rep. Hoffman (R - Dist 12)
Others: Rep. Barton (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolick (R - Dist 20), Rep. Bowers (R - Dist 25), Rep. Burges (R - Dist 1), Rep. Chaplik (R - Dist 23), Rep. Cobb (R - Dist 5), Rep. Fillmore (R - Dist 16), Rep. Finchem (R - Dist 11), Rep. Grantham (R - Dist 12), Rep. Griffin (R - Dist 14), Rep. Kaiser (R - Dist 15), Rep. Kavanagh (R - Dist 23), Rep. Nguyen (R - Dist 1), Rep. Parker (R - Dist 16), Rep. Pingerelli (R - Dist 21), Rep. Roberts (R - Dist 11)

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H2794 Daily History

ELECTION DEADLINES; MODIFICATIONS PROHIBITED 3/8

ELECTION DEADLINES; MODIFICATIONS PROHIBITED 3/4

ELECTION DEADLINES; MODIFICATIONS PROHIBITED 3/4

ELECTION DEADLINES; MODIFICATIONS PROHIBITED 2/22 from House gov-elect do pass.

ELECTION DEADLINES; MODIFICATIONS PROHIBITED 2/18

House gov-elect do pass; report awaited.
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HCR2001: INITIATIVES; SINGLE SUBJECT; TITLE

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to require every initiative measure to cover only a single subject that is expressed in the title.

First sponsor: Rep. Kavanagh (R - Dist 23)

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HCR2001 Daily History

Date Action

INITIATIVES; SINGLE SUBJECT; TITLE 3/23 from Senate gov do pass.

INITIATIVES; SINGLE SUBJECT; TITLE 3/22 Senate gov do pass; report awaited.

INITIATIVES; SINGLE SUBJECT; TITLE 3/8 referred to Senate gov.

INITIATIVES; SINGLE SUBJECT; TITLE 3/4 passed House 31-28; ready for Senate.

INITIATIVES; SINGLE SUBJECT; TITLE 2/23 House COW approved.

INITIATIVES; SINGLE SUBJECT; TITLE 1/25 from House rules okay.

INITIATIVES; SINGLE SUBJECT; TITLE 1/20 House gov-elect do pass.

INITIATIVES; SINGLE SUBJECT; TITLE 1/20 House gov-elect do pass; report awaited.

INITIATIVES; SINGLE SUBJECT; TITLE 1/12 referred to House gov-elect.
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HCR2016: INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to require approval by 55 percent of the votes cast on the measure for an initiative or referendum measure to become law, instead of a majority of the votes cast. AS PASSED HOUSE

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First sponsor: Rep. Dunn (R - Dist 13)
Others: Rep. Barton (R - Dist 6), Rep. Biasiucci (R - Dist 5), Rep. Cook (R - Dist 8), Rep. Grantham (R - Dist 12),
Rep. Hoffman (R - Dist 12), Sen. Kerr (R - Dist 13), Rep. Nutt (R - Dist 14), Rep. Payne (R - Dist 21), Rep.
Roberts (R - Dist 11)
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HCR2016 Daily History	Date	Action
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	3/23	from Senate gov do pass.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	3/22	Senate gov do pass; report awaited.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	3/8	referred to Senate gov.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	3/4	passed House <u>31-29</u> ; ready for Senate.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	3/4	House COW approved with flr amend $#4745$.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	2/24	retained on House COW calendar.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	2/18	from House gov-elect do pass.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	2/17	House gov-elect do pass; report awaited.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	2/10	House gov-elect held.
INITIATIVES; SUPERMAJORITY VOTE REQUIREMENT	2/3	referred to House gov-elect.

S1002: EARLY VOTING ENVELOPES; PARTY AFFILIATION

Early ballot return envelopes are required to be of a type that does not reveal the voter's political party affiliation. AS SIGNED BY GOVERNOR

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1002 Daily History

EARLY VOTING ENVELOPES; PARTY AFFILIATION 3/18 signed by governor. Chap. 53, Laws 2021. message
EARLY VOTING ENVELOPES; PARTY AFFILIATION 3/11 passed House 41-18; ready for governor.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 3/3 from House gov-elect do pass.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 3/3 House gov-elect do pass; report awaited.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 2/23 referred to House gov-elect.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 2/11 passed Senate 29-0; ready for House.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 2/2 from Senate rules okay.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 2/2 from Senate gov do pass.

EARLY VOTING ENVELOPES; PARTY AFFILIATION 2/1 referred to Senate gov.
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S1003: EARLY VOTING; SIGNATURE REQUIRED; NOTICE

If a signature is missing from an early ballot envelope, the county recorder or other officer in charge of elections is required to make reasonable efforts to contact the voter, advise the voter of the missing signature and allow the voter to add the signature no later than 7:00 PM on election day. The information that must be printed in the instructions to early voters must include a statement that the ballot will not be counted without the voter's signature on the envelope. Session law states that the Legislature intends that these are clarifying changes only and do not provide for any substantive change in the law.

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1003 Daily History

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 3/18 from House gov-elect do pass.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 3/17 House gov-elect do pass; report awaited.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 3/9 referred to House gov-elect.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 3/3 passed Senate 16-14; ready for House.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 2/24 Senate COW approved.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 2/9 from Senate rules okay.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 2/2 from Senate gov do pass.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 2/1 Senate gov do pass; report awaited.

EARLY VOTING; SIGNATURE REQUIRED; NOTICE 1/11 referred to Senate gov.
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S1010: RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE

The number of precincts in each county that must be randomly selected for a hand count after each election is changed to five percent of the precincts in the county or the number of precincts as determined by the vote count verification committee that is required to achieve a statistical significance of a 99 percent confidence level with a margin of error of 1 percent based on the total number of ballots cast in that county on election day, whichever is greater, from two percent or two precincts. Voting centers are deemed to be a precinct for the purposes of the hand counts. For a county with a population of 800,000 persons or more (Maricopa and Pima), the chairmen of the political parties entitled to continued representation on the ballot or the chairmen's designees are required to randomly select for a manual audit either 10,000 early ballots or the number of early ballots required to achieve a statistical significance of a 99 percent confidence level with a margin of error of 2 percent based on the total number of early ballots cast in that county, whichever is greater. For other counties, the chairmen or the designee's are required to randomly select for a manual audit the number of early ballots required to achieve a statistical significance of a 99 percent confidence level with a margin of error of 2 percent based on the total number of early ballots cast in that county. Within 5 days after completion of the canvass, for any election that does not require an automatic recount, the Attorney General, the Secretary of State, or the Legislative Council is authorized to request a recount of the total number of votes cast in the election or at any precinct, voting center, jurisdiction, or any combination of those portions of an election. The expenses of the requested recount will be a state charge. Within 5 days after completion of the canvass, for any election that does not require an automatic recount, any person is authorized to file an action for a recount in any election that is not subject to an automatic recount if the person files a bond with the superior court in an amount determined by the court to be sufficient to fully reimburse the costs of conducting the recount. Recount request or filing provisions do not apply to elections for precinct committeemen, school boards, fire district boards or other special district boards. AS PASSED SENATE

First sponsor: Sen. Mesnard (R - Dist 17)

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S1010 Daily History

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 3/25 from House gov-elect with amend #4925.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 3/24 House gov-elect do pass; report awaited.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 3/17 House gov-elect held.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 3/9 referred to House gov-elect.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 3/3 passed Senate 16-14; ready for House.

Senate COW approved with amend #4013 and flr amend #4663.
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RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 2/2 from Senate rules okay.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 1/25 from Senate gov with amend #4013.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 1/21 Senate gov amended; report awaited.

RECOUNT REQUESTS; AMOUNT; BOND; PROCEDURE 1/11 referred to Senate gov.
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S1020: VOTING LOCATIONS; ELECTIONEERING

Any facility used as a polling place or voting center is required to allow persons to electioneer and engage in other political activity outside of the 75 foot limit in public areas and parking lots used by voters, and counties are no longer allowed to prohibit political activity near polling places or voting centers in the case of an emergency.

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1020 Daily History

VOTING LOCATIONS; ELECTIONEERING 2/22 retained on Senate COW calendar.

VOTING LOCATIONS; ELECTIONEERING 2/9 from Senate rules okay.

VOTING LOCATIONS; ELECTIONEERING 2/2 from Senate gov do pass.

VOTING LOCATIONS; ELECTIONEERING 2/1 Senate gov do pass; report awaited.

VOTING LOCATIONS; ELECTIONEERING 1/11 referred to Senate gov.
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S1068: ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC

The official election instructions and procedures manual prepared by the Secretary of State is required to be approved by the Attorney General and the Legislative Council, instead of the Governor and the Attorney General. AS PASSED SENATE

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1068 Daily History

Date Action

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 3/25 House gov-elect do pass; report awaited.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 3/24 House gov-elect held.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 3/9 referred to House gov-elect.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 3/3 passed Senate 16-14; ready for House.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 2/24 Senate COW approved with fir amend #4532.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 2/2 from Senate rules okay.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 2/2 From Senate gov do pass.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 2/1 Senate gov do pass; report awaited.

ELECTIONS MANUAL; LEGISLATIVE COUNCIL; GRRC 1/11 referred to Senate gov.
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S1083: ELECTIONS; RECOUNT MARGIN

Modifies the criteria that triggers an automatic election recount to require a recount when the margin between the two candidates receiving the greatest number of votes for a particular office, or between the number of votes cast for and against a measure or proposition, is less than or equal to 0.5 percent of the number of votes cast for both candidates or on the measure or proposition. Previously, the difference in votes that triggered an automatic recount was the lesser of 0.1 percent or either a specified number of votes based on the office to be filled or 200 votes for a measure or proposition. For special district elections, the officer in charge of elections is required to determine the method of recount, conduct the recount, and report the results in the same manner as for the original count. AS PASSED SENATE

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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S1083 Daily History Date Action

ELECTIONS; RECOUNT MARGIN 3/18 from House gov-elect do pass.

ELECTIONS; RECOUNT MARGIN 3/17 House gov-elect do pass; report awaited.

ELECTIONS; RECOUNT MARGIN 3/9 referred to House gov-elect.
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ELECTIONS; RECOUNT MARGIN 3/3 passed Senate 16-14; ready for House.

ELECTIONS; RECOUNT MARGIN 2/24 Senate COW approved with flr amend #4533.

ELECTIONS; RECOUNT MARGIN 2/2 from Senate rules okay.

ELECTIONS; RECOUNT MARGIN 1/25 from Senate gov do pass.

ELECTIONS; RECOUNT MARGIN 1/20 referred to Senate gov.
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S1105: BALLOT MEASURES; 200-WORD DESCRIPTION

The description of an initiative or referendum measure that is printed on the petition circulated to the voters may be up to 200 words, increased from 100 words.

First sponsor: Sen. Mesnard (R - Dist 17)

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S1105 Daily History

BALLOT MEASURES; 200-WORD DESCRIPTION 3/25 House gov-elect do pass; report awaited.

BALLOT MEASURES; 200-WORD DESCRIPTION 3/24 Failed House Gov 5-7.

BALLOT MEASURES; 200-WORD DESCRIPTION 3/17 House gov-elect held.

BALLOT MEASURES; 200-WORD DESCRIPTION 3/1 referred to House gov-elect.

BALLOT MEASURES; 200-WORD DESCRIPTION 2/23 passed Senate 17-13; ready for House.

BALLOT MEASURES; 200-WORD DESCRIPTION 2/22 Senate COW approved.

BALLOT MEASURES; 200-WORD DESCRIPTION 2/9 from Senate rules okay.

BALLOT MEASURES; 200-WORD DESCRIPTION 2/2 from Senate gov do pass.

BALLOT MEASURES; 200-WORD DESCRIPTION 2/1 Senate gov do pass; report awaited.

BALLOT MEASURES; 200-WORD DESCRIPTION 1/20 referred to Senate gov.
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S1240: HAND COUNTS; PRECINCTS; PROCEDURES MANUAL

For a county that uses voting centers, the ballots from each voting center are required to be separated by precinct before the random selection of precincts for a hand count occurs, and every ballot from a precinct must be grouped with the other ballots from that precinct. A voting center cannot be deemed a precinct for purposes of randomly selecting precincts for a hand count from a pool of precincts. States that if a provision in the elections instructions and procedures manual conflicts with state statute, the state statute prevails.

First sponsor: Sen. Townsend (R - Dist 16)

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S1240 Daily History

Date Action

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 3/3 passed Senate 16-14; ready for House.

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 2/24 Senate COW approved.

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 2/9 from Senate rules okay.

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 2/2 from Senate gov do pass.

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 2/1 Senate gov do pass; report awaited.

HAND COUNTS; PRECINCTS; PROCEDURES MANUAL 1/21 referred to Senate gov.
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S1241: VOTING EQUIPMENT; BALLOTS; RECEIPT

Electronic voting systems are required to provide a paper receipt to the voter at the time the voter's ballot is received for tabulation. The paper receipt is required to state whether the voter's ballot was tabulated or rejected and, if rejected, the reason for the rejection. Does not apply to a voter who votes with an early or provisional ballot.

First sponsor: Sen. Townsend (R - Dist 16)

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S1241 Daily History Date Action

VOTING EQUIPMENT; BALLOTS; RECEIPT 3/25 House gov-elect do pass; report awaited.

VOTING EQUIPMENT; BALLOTS; RECEIPT 3/24 House gov-elect held.

VOTING EQUIPMENT; BALLOTS; RECEIPT 3/9 referred to House gov-elect.
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VOTING EQUIPMENT; BALLOTS; RECEIPT 3/3 passed Senate 16-14; ready for House.

VOTING EQUIPMENT; BALLOTS; RECEIPT 3/2 Senate COW approved.

VOTING EQUIPMENT; BALLOTS; RECEIPT 2/16 from Senate rules okay.

VOTING EQUIPMENT; BALLOTS; RECEIPT 2/9 from Senate gov do pass.

VOTING EQUIPMENT; BALLOTS; RECEIPT 1/21 referred to Senate gov.
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S1485: EARLY VOTING LIST; ELIGIBILITY (ELECTIONS; VOTING CENTER-TABULATION)

Renames the "permanent early voting list" as the "early voting list." If a voter fails to vote an early ballot in both the primary election and the general election for two consecutive primary and general elections for which there was a federal, statewide or legislative race on the ballot, the county recorder is required to remove the voter from the early voting list and the voter will no longer be sent an early ballot by mail automatically. By December 1 of each even-numbered year, the county recorder or other officer in charge of elections is required to send a notice to each voter who is removed under this provision informing the voter that if the voter wishes to remain on the early voting list, the voter must confirm that in writing, sign the notice, and return the completed notice within 30 days after the notice is sent. AS PASSED SENATE

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

S1485 Daily History	Date	Action
EARLY VOTING LIST; ELIGIBILITY	3/16	from House rules okay.
EARLY VOTING LIST; ELIGIBILITY	3/10	from House gov-elect do pass.
EARLY VOTING LIST; ELIGIBILITY	3/3	referred to House gov-elect.
EARLY VOTING LIST; ELIGIBILITY	3/2	passed Senate <u>16-14</u> ; ready for House.
ELECTIONS; VOTING CENTER TABULATION	3/2	Senate COW approved with amend $\underline{\#4469}$. NOTE SHORT TITLE CHANGE.
ELECTIONS; VOTING CENTER TABULATION	3/1	retained on Senate COW calendar.
ELECTIONS; VOTING CENTER TABULATION	2/24	from Senate appro with amend $\underline{#4469}$. From Senate rules okay.
ELECTIONS; VOTING CENTER TABULATION	2/23	Senate appro amended; report awaited.
ELECTIONS; VOTING CENTER TABULATION	1/28	referred to Senate gov.

S1492: ELECTION LAW AMENDMENTS

Various changes relating to election law. Modifies various filing deadlines. A nomination petition for the office of presidential elector is required to be filed 80 to 100 days before the general election, instead of 60 to 90 days before. A candidate's name printed on the ballot is prohibited from including a slogan, promotional word or phrase, or any word that does not actually constitute a nickname. The maximum number of days before an election that a county board of supervisors is permitted to cancel the election if only one person files a nominating petition to fill certain offices is increased to 105 days, from 75 days. The county recorder or the city or town clerk is required to review petitions for a new political party to be represented by an official party ballot, select a random sample of 20 percent of the total signatures, individually verify and certify those signatures, and calculate and project the total number of valid signatures to determine whether the party will be recognized. If there is not a sufficient number of persons available to appoint precinct workers who are qualified voters of that precinct, the inspector, marshal, judges and clerks must be qualified voters of Arizona. The deadline for Legislative Council to prepare and file an impartial analysis of the provisions of each ballot proposal is changed to 10 days preceding the regular primary election, instead of 60 days. County boards of supervisors are required to deliver the canvass to the Secretary of State within 14 days after the primary election, increased from 10 days, and the Secretary of State is required to canvass the return by the third Monday following the primary election, instead of the second Monday following. AS PASSED SENATE

First sponsor: Sen. Shope (R - Dist 8)

S1492 Daily History Date Action

ELECTION LAW AMENDMENTS 3/23 from House rules okay.

ELECTION LAW AMENDMENTS 3/18 from House gov-elect do pass.

ELECTION LAW AMENDMENTS 3/17 House gov	-elect do pass; report awaited.
ELECTION LAW AMENDMENTS 3/3 referred to	House gov-elect.
ELECTION LAW AMENDMENTS 3/1 passed Se	nate <u>29-0</u> ; ready for House.
ELECTION LAW AMENDMENTS 2/24 Senate CO	W approved with amend $\underline{#4142}$ and flr amend $\underline{#4534}$.
ELECTION LAW AMENDMENTS 2/23 from Sena	te rules okay.
ELECTION LAW AMENDMENTS 2/9 from Sena	te gov with amend <u>#4142</u>
ELECTION LAW AMENDMENTS 2/8 Senate go	v amended; report awaited.
ELECTION LAW AMENDMENTS 2/1 referred to	Senate gov.

S1497: BALLOT MEASURES; PROPOSITION 105; DISCLOSURE

For ballot propositions that make statutory changes, a statement that the measure "cannot be changed in the future if approved on the ballot except by a 3/4 vote of the members of each house of the Legislature and if the change furthers the purpose of the original ballot measure, by an initiative petition or by referring the change to the ballot" must be printed on the ballot and included in the publicity pamphlet printed by the Secretary of State. Severability clause. AS PASSED SENATE

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

S1497 Daily History			Date	Action
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/18	from House gov-elect do pass.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/17	House gov-elect do pass; report awaited.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/10	referred to House gov-elect.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/3	passed Senate <u>16-14</u> ; ready for House.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/2	Senate COW approved with flr amend $\underline{#4658}$.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	3/1	retained on Senate COW calendar.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	2/16	from Senate rules okay.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	2/9	from Senate gov do pass.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	2/8	Senate gov do pass; report awaited.
BALLOT MEASURES;	PROPOSITION 105	; DISCLOSURE	2/1	referred to Senate gov.

S1531: PETITION SIGNATURES; DESCRIPTION; INVALIDITY (PETITION-SIGNATURES; DESCRIPTION; INVALIDITY)

A circulator of an initiative or referendum petition is required to either read the initiative or referendum description aloud to each person signing before that person signs or to allow the person sufficient time to read the description before the person signs. The circulator must inform the person that reading the description is required so that the person can understand the petition. Each person signing must affirm that the person has heard and understood or read and understood the description before signing the petition. For any person who signs without either hearing or reading the description, the circulator is required to draw a line through the person's signature and the signature is void and cannot be counted.

First sponsor: Sen. Mesnard (R - Dist 17) Others: Sen. Leach (R - Dist 11)

9	S1531 Daily History	Date	Action
F	PETITION SIGNATURES; DESCRIPTION; INVALIDITY	3/25	House gov-elect do pass; report awaited.
F	PETITION SIGNATURES; DESCRIPTION; INVALIDITY	3/24	House gov-elect held.
F	PETITION SIGNATURES; DESCRIPTION; INVALIDITY	3/17	House gov-elect held.
F	PETITION SIGNATURES; DESCRIPTION; INVALIDITY	3/10	referred to House gov-elect.
ī	PETITION SIGNATURES; DESCRIPTION; INVALIDITY	3/8	passed Senate <u>16-14</u> ; ready for House.
F	PETITION SIGNATURES; DESCRIPTION; INVALILDITY	3/4	Senate COW approved.
F	PETITION SIGNATURES; DESCRIPTION; INVALILDITY	2/16	from Senate rules okay.
F	PETITION SIGNATURES; DESCRIPTION; INVALILDITY	2/9	from Senate gov do pass.
F	PETITION SIGNATURES; DESCRIPTION; INVALILDITY	2/8	Senate gov do pass; report awaited.
F	PETITION SIGNATURES; DESCRIPTION; INVALILDITY	2/1	referred to Senate gov.

S1593: EARLY VOTING; TIME LIMITS; ENVELOPE

Early ballot distribution cannot begin more than 22 days, decreased from 27 days, before the election, and early ballots must be mailed no later than the 19th day, instead of the 24th day, before the election. The officer charged by law with the duty of preparing ballots is required to provide a second internal envelope that bears the ballot affidavit and that is designed to contain the voted ballot and be placed inside the ballot return envelope. If a voter mails the voted ballot and affidavit to the county recorder or other officer in charge of elections, the ballot is valid only if it is postmarked on or before the Thursday before election day and received no later than 7PM on election day.

First sponsor: Sen. Gowan (R - Dist 14)

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S1593 Daily History

EARLY VOTING; TIME LIMITS; ENVELOPE 3/8 retained on Senate COW calendar.

EARLY VOTING; TIME LIMITS; ENVELOPE 3/1 retained on Senate COW calendar.

EARLY VOTING; TIME LIMITS; ENVELOPE 2/24 from Senate appro with amend #4457. From Senate rules okay.

EARLY VOTING; TIME LIMITS; ENVELOPE 2/23 Senate appro amended; report awaited.

EARLY VOTING; TIME LIMITS; ENVELOPE 2/15 withdrawn from Senate gov and further referred to Senate appro.

EARLY VOTING; TIME LIMITS; ENVELOPE 2/1 referred to Senate gov.
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S1613: ELECTION DATA; RESULTS; ELECTION EQUIPMENT

All election data and results are required to remain in this country and cannot be transferred, transmitted or stored in any other country. All election equipment, including computers, paper and other supplies, is required to be made in America.

First sponsor: Sen. Townsend (R - Dist 16)

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S1613 Daily History

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 3/3 passed Senate 16-14; ready for House.

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 3/2 Senate COW approved.

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 2/23 from Senate rules okay.

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 2/16 from Senate gov do pass.

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 2/15 Senate gov do pass; report awaited.

ELECTION DATA; RESULTS; ELECTION EQUIPMENT 2/1 referred to Senate gov.
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SCR1001: STATE OF EMERGENCY DECLARATION; TERMINATION

The Legislature declares that the Declaration of Emergency issued by the Governor on March 11, 2020 due to the COVID-19 outbreak is terminated. The Secretary of State is directed to transmit a copy of this resolution to the Governor.

First sponsor: Sen. Ugenti-Rita (R - Dist 23)

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SCR1001 Daily History

Date Action

STATE OF EMERGENCY DECLARATION; TERMINATION 3/4 Senate COW approved.

STATE OF EMERGENCY DECLARATION; TERMINATION 2/16 from Senate rules okay.

STATE OF EMERGENCY DECLARATION; TERMINATION 2/10 from Senate appro do pass.

STATE OF EMERGENCY DECLARATION; TERMINATION 2/9 Senate appro do pass; report awaited.

STATE OF EMERGENCY DECLARATION; TERMINATION 1/26 from Senate gov do pass.

STATE OF EMERGENCY DECLARATION; TERMINATION 1/25 Senate gov do pass; report awaited.

STATE OF EMERGENCY DECLARATION; TERMINATION 1/11 referred to Senate gov, appro.
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SCR1010: LEGISLATIVE SPECIAL SESSION; EMERGENCIES

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to require the Governor, when declaring a state of emergency, to call a special session of the Legislature to address matters relating to the state of emergency. The call to special session must be issued at the same time the Governor declares the state of emergency, and the special session must be held for the duration of the state of emergency. During the special session, each house of the Legislature is permitted to recess or adjourn for any period of time it deems necessary. AS PASSED SENATE

First sponsor: Sen. Townsend (R - Dist 16) Others: Sen. Borrelli (R - Dist 5), Sen. Rogers (R - Dist 6)

SCR1010 Daily History	Date	Action
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	3/8	passed Senate <u>16-14</u> ; ready for House.
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	3/4	Senate COW approved with flr amend $\underline{#4751}$.
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	2/2	from Senate rules okay.
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	1/26	from Senate gov do pass.
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	1/25	Senate gov do pass; report awaited.
LEGISLATIVE SPECIAL SESSION; EMERGENCIES	1/14	referred to Senate gov.

SCR1019: CONSTITUTIONAL PROPERTY TAX EXEMPTIONS

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to consolidate and reorganize provisions relating to exemptions from property taxation. Sections of the state Constitution relating to property tax exemptions are repealed and replaced. Impossible to determine new provisions without a line by line comparison.

First sponsor: Sen. Mesnard (R - Dist 17)

SCR1019 Daily History	Date	Action
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 3/23	from House rules okay.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 3/17	from House ways-means do pass.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 3/17	$\label{prop:local_equation} \mbox{House ways-means do pass; report awaited.}$
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 3/8	passed Senate $18-12$; ready for House.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 3/4	Senate COW approved.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 2/9	from Senate rules okay.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 2/4	from Senate fin do pass.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 2/3	Senate fin do pass; report awaited.
CONSTITUTIONAL PROPERTY TAX EXEMPTIONS	S 1/21	referred to Senate fin.

SCR1034: VOTER PROTECTION ACT; COURT DETERMINATIONS

The 2022 general election ballot is to carry the question of whether to amend the state Constitution to exempt a measure that is found to contain illegal or unconstitutional language by the Arizona Supreme Court or the U.S. Supreme Court from the requirements of the Voter Protection Act, where any amendments to voter passed initiative or referendum measures require the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage and must further the purpose of the original measure.

First sponsor: Sen. Leach (R - Dist 11)

VOTER PROTECTION ACT; COURT DETERMINATIONS 3/25 House gov-elect do pass; report awaited. VOTER PROTECTION ACT; COURT DETERMINATIONS 3/24 House gov-elect held. VOTER PROTECTION ACT; COURT DETERMINATIONS 3/11 referred to House gov-elect. VOTER PROTECTION ACT; COURT DETERMINATIONS 3/10 passed Senate 16-14; ready for House. VOTER PROTECTION ACT; COURT DETERMINATIONS 3/8 Senate COW approved.	SCR1034 Daily History	Date Action
VOTER PROTECTION ACT; COURT DETERMINATIONS $3/11$ referred to House gov-elect. VOTER PROTECTION ACT; COURT DETERMINATIONS $3/10$ passed Senate $\underline{16-14}$; ready for House.	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 3/25 House gov-elect do pass; report awaited.
VOTER PROTECTION ACT; COURT DETERMINATIONS 3/10 passed Senate 16-14; ready for House.	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 3/24 House gov-elect held.
· · · · · · · · · · · · · · · · · · ·	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 3/11 referred to House gov-elect.
VOTER PROTECTION ACT; COURT DETERMINATIONS 3/8 Senate COW approved.	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 3/10 passed Senate 16-14; ready for House.
	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 3/8 Senate COW approved.
VOTER PROTECTION ACT; COURT DETERMINATIONS 2/16 from Senate rules okay.	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 2/16 from Senate rules okay.
VOTER PROTECTION ACT; COURT DETERMINATIONS 2/9 from Senate gov do pass.	VOTER PROTECTION ACT; COURT DETERMINAT	TONS 2/9 from Senate gov do pass.

VOTER PROTECTION ACT; COURT DETERMINATIONS 2/8 Senate gov do pass; report awaited. VOTER PROTECTION ACT; COURT DETERMINATIONS 2/1 referred to Senate gov.