AzCEP

Posted Calendars and Committee Hearings

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Calendar: 2/17 House Third Reading

H2117: PHARMACY BOARD; RULEMAKING AUTHORITY
List: AzCEP
Calendar: 2/12 House Consent

H2152: APPROPRIATION; STEM; LEARNING; WORKFORCE DEVELOPMENT
List: AzCEP
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H2157: PSPRS; BENEFIT COMPUTATION; RETURN-TO-WORK
List: AACOP; AzCEP
Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2235: RECORD OF PROCEEDINGS; CERTIFIED REPORTER
List: AACOP; AzCEP
Hearing: House Judiciary (Wednesday 02/19/20 at 8:30 AM, House Rm. 4)

H2244: AHCCCS; DENTAL SERVICES; NATIVE AMERICANS
List: AzCEP
Calendar: 2/17 House Third Reading

H2254: LYME; VECTOR-BORNE DISEASES; TREATMENT
List: AzCEP
Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2269: DONATED MEDICINE; REQUIREMENTS
List: AACOP; AzCEP
Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2296: ARIZONA HEALTH EDUCATION CENTERS; INCREASE
List: AzCEP
Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2408: HEALTH PROFESSIONALS; VOLUNTARY CARE; IMMUNITY
List: AzCEP
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H2420: INSURANCE; PRESCRIPTION DRUGS; STEP THERAPY
   List: AzCEP
   Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2433: CLINICAL LABORATORIES; PROFICIENCY TESTING
   List: AzCEP
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H2529: NONRETRALIATION POLICIES; HEALTH CARE INSTITUTIONS
   List: AzCEP
   Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2532: PRIOR AUTHORIZATION; UNIFORM REQUEST FORM
   List: AzCEP
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   List: AACOP; AzCEP
   Hearing: House Judiciary (Wednesday 02/19/20 at 8:30 AM, House Rm. 4)

H2608: OVERDOSE; DISEASE PREVENTION; PROGRAMS
   List: AzCEP
   Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2628: HEALTH CARE INSURANCE; AMENDMENTS
   List: AzCEP
   Hearing: House Rules (Monday 02/17/20 at 12:45 PM, House Rm. 4)

H2642: CIVIL RIGHTS; AMENDMENTS
   List: AACOP; AzCEP
   Calendar: 2/12 House Consent

H2643: INSURANCE; OPTOMETRISTS; CONTRACTS; COVERED SERVICES
   List: AzCEP
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H2700: REAR-FACING CAR SEATS
   List: AACOP; AzCEP
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   List: AACOP; AzCEP
   Hearing: House Commerce (Tuesday 02/18/20 at 2:00 PM, House Rm. 3)

H2853: FURNISHING TOBACCO; MINORS; ENTERPRISE PENALTIES
Hearing: House Commerce (Tuesday 02/18/20 at 2:00 PM, House Rm. 3)
GENETIC TESTING; PRIVATE PROPERTY
List: AACOP; AzCEP

Hearing: House Technology (Wednesday 02/19/20 at 9:00 AM, House Rm. 5)
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List: AzCEP

Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)
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List: AzCEP

Hearing: Senate Health & Human Services (Thursday 02/20/20 at 2:00 PM, Senate Rm. 1)
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List: AzCEP

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List: AzCEP

Hearing: Senate Finance (Wednesday 02/19/20 at 2:00 PM, Senate Rm. 1)
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List: AzCEP

Hearing: Senate Finance (Wednesday 02/19/20 at 2:00 PM, Senate Rm. 1)
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List: AzCEP

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S1151: AHCCCS SERVICES; DIABETES MANAGEMENT
List: AzCEP

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List: AzCEP

Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)
S1167: AHCCCS; GRADUATE MEDICAL EDUCATION; REIMBURSEMENT
List: AzCEP

Calendar: 2/12 Senate Consent
S1170: AHCCCS; PREGNANT WOMEN; DENTAL CARE
List: AzCEP
Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)

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  List: AACOP; AzCEP

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S1293: DOI; DFI; OMNIBUS
  List: AzCEP

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S1324: OPIOID PRESCRIPTIONS; NALOXONE REQUIREMENT; EXCEPTION
  List: AzCEP

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S1329: DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY
  List: AzCEP

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S1334: PHARMACISTS; VACCINES
  List: AzCEP

Hearing: Senate Health & Human Services (Thursday 02/20/20 at 2:00 PM, Senate Rm. 1)

S1370: CONTROLLED SUBSTANCES MONITORING PROGRAM; DELEGATES
  List: AzCEP

Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)

S1371: AHCCCS; ELIGIBILITY
  List: AzCEP

Hearing: Senate Health & Human Services (Wednesday 02/19/20 at 8:30 AM, Senate Rm. 1)

S1373: AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS
  List: AzCEP

Hearing: Senate Health & Human Services (Wednesday 02/19/20 at 8:30 AM, Senate Rm. 1)

S1397: INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION
  List: AzCEP

Calendar: 2/12 Senate Consent

S1400: ELECTRONIC SMOKING DEVICES; RETAIL LICENSING
  List: AACOP; AzCEP

Hearing: Senate Commerce (Thursday 02/20/20 at 8:30 AM, Senate Rm. 1)

S1437: MEDICAL MARIJUANA FUND; OPIOID TREATMENT
  List: AzCEP

Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)
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List: AzCEP
Hearing: Senate Health & Human Services (Wednesday 02/19/20 at 8:30 AM, Senate Rm. 1)

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List: AzCEP
Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)

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List: AzCEP
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List: AACOP; AzCEP
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List: AzCEP
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List: AzCEP
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List: AACOP; AzCEP
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List: AzCEP
Hearing: Senate Rules (Monday 02/17/20 at 1:00 PM, Caucus Rm. 1)

OUTPATIENT TREATMENT CENTERS; BEHAVIORAL HEALTH
List: AACOP; AzCEP
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BEHAVIORAL HEALTH PROFESSIONALS; UNAUTHORIZED PRACTICE
List: AzCEP
Hearing: Senate Health & Human Services (Wednesday 02/19/20 at 8:30 AM, Senate Rm. 1)

GENETIC COUNSELORS; LICENSURE
The list of debilitating medical conditions that qualifies a person to receive a medical marijuana registry identification card is expanded to include opioid use disorder and autism spectrum disorder. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

**For Vote Analysis:**
- **Support** (☑)
- **Oppose** (☒)
- **Neutral** (☐)

**H2049 Daily History**

**Date Action**

MEDICAL CONDITIONS; MEDICAL MARIJUANA: 2/11 referred to House hel-hu ser.
The decision to immunize a student is solely the decision of the student's parent. A school cannot require a student to receive the recommended immunizations or refuse to admit or otherwise penalize a student because that student has not received the recommended immunizations. A student who lacks documentary proof of immunization may be excluded from school only if the student lacks an immunization for which there is an active case of a disease in that student's school that the immunization is intended to prevent and the Department of Health Services or a local health department has declared an outbreak of that disease for an area that includes the student's school. A parent receiving cash assistance on behalf of a dependent child is no longer required to ensure that the child is immunized.

For Vote Analysis:

Support
Oppose
Neutral

ARS Titles Affected: 1 15 36 46
First sponsor: Rep. Fillmore (R - Dist 16)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2050 Daily History Date Action

SCHOOLS; IMMUNIZATIONS; PARENTAL CONTROL 2/6 referred to House educ, hel-hu ser.

H2051: INFORMED CONSENT; PELVIC EXAMINATIONS

It is an act of unprofessional conduct for a licensed physician, nurse practitioner, or physician assistant to perform or supervise an individual who performs a pelvic examination on an anesthetized or unconscious patient without first obtaining the patient’s informed consent to the pelvic examination. Some exceptions. AS PASSED HOUSE.

ARS Titles Affected: 32
First sponsor: Rep. Barto (R - Dist 15)
Others: Rep. Carroll (R - Dist 22)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2051 Daily History Date Action

INFORMED CONSENT; PELVIC EXAMINATIONS 2/12 passed House 60-0; ready for Senate.
INFORMED CONSENT; PELVIC EXAMINATIONS 2/12 House COW approved with amend #4178.
INFORMED CONSENT; PELVIC EXAMINATIONS 2/3 from House rules okay.
INFORMED CONSENT; PELVIC EXAMINATIONS 1/23 House hel-hu ser amended; report awaited.
H2054: GRRC; PETITION TO REQUEST REVIEW

A person is permitted to petition the Governor's Regulator 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.

ARS Titles Affected: 41

First sponsor: Rep. Biasiucci (R - Dist 5)
Others: Rep. Bolick (R - Dist 20)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2054 Daily History

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<td>from House rules okay.</td>
</tr>
<tr>
<td>1/28</td>
<td>from House reg affairs do pass.</td>
</tr>
<tr>
<td>1/27</td>
<td>House reg affairs do pass; report awaited.</td>
</tr>
<tr>
<td>1/13</td>
<td>referred to House reg affairs.</td>
</tr>
</tbody>
</table>

H2068: HEALTH CARE PROVIDERS; RELIGIOUS BELIEFS

No later than 12 months after the effective date of this legislation, a health care entity that does not provide certain health care services based on the entity's religious beliefs is required to adopt a policy that provides a complete list of health care services that the entity will not provide to patients, before treatment is initiated, and the patient or patient's representative must acknowledge receipt of the notice. No later than 18 months after the effective date of this legislation, group health plan providers and health insurers are required to provide enrollees with a list of any health care entity within the provider's or insurer's network that does not provide certain health care services based on religious beliefs.

ARS Titles Affected: 36

First sponsor: Rep. Powers Hannley (D - Dist 9)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2068 Daily History**

No actions posted for this bill.

**H2071: LYME DISEASE TREATMENT**

A licensed physician, nurse practitioner or physician assistant is authorized to prescribe, administer or dispense "long-term antibiotic therapy" (defined) for a therapeutic purpose to eliminate infection or control a patient's symptoms after making a clinical diagnosis that the patient has "Lyme disease" (defined) or displays symptoms consistent with a clinical diagnosis of Lyme disease.

ARS Titles Affected: 32

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2071 Daily History**

No actions posted for this bill.

**H2083: ELECTRONIC SMOKING DEVICES; RESTRICTIONS; USE**

For the purposes of the statutes prohibiting smoking in all public places and places of employment in Arizona, the definition of "smoking" is expanded to include the use of an "electronic smoking device" (defined). The list of places exempt from the prohibition on smoking in public places is expanded to include retail stores that sell electronic smoking devices exclusively and that have an independent ventilation system. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
H2091: INDOOR TANNING; MINORS; RESTRICTED USE

Tanning facility operators or employees are prohibited from allowing a person under 18 years of age to use a "tanning device" (defined). Tanning facilities are required to maintain a record of each customer using a tanning device for at least two years. Tanning facilities are prohibited from advertising or distributing promotional materials that claim that using a tanning device is free from risk or will result in medical or health benefits.

ARS Titles Affected: 36

First sponsor: Rep. Finchem (R - Dist 11)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2091 Daily History

No actions posted for this bill.

H2116: BEREAVEMENT LEAVE; DEATH OF CHILD

Employers are required to grant up to 2 weeks of unpaid bereavement leave during any 12-month period for an "eligible employee" (defined) to attend the funeral or burial service of the employee's "child" (defined), make any arrangements resulting from the death of the employee's child, and/or grieve the death of the employee's child. If more than one child of an eligible employee dies within a 12-month period, the total amount of leave employers must grant is increased to 6 work weeks.

Requirements for taking unpaid bereavement leave are specified. Employers are prohibited from taking any adverse employment action against an eligible employee who uses bereavement leave. The Industrial Commission is authorized to impose a civil penalty of up to $500 for a first violation and up to $1,000 for each subsequent violation.

ARS Titles Affected: 23
**H2116**

**BEREAVEMENT LEAVE; DEATH OF CHILD**

1/13 referred to House ком.

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**H2117: PHARMACY BOARD; RULEMAKING AUTHORITY**

A licensed pharmacist who meets statutory requirements is authorized to prescribe and administer oral flouride varnish and to prescribe and dispense tobacco cessation drug therapies, the authority for the Board of Pharmacy to adopt rules for these prescriptions is deleted. For the purpose of Board of Pharmacy statues, the definition of "pharmacy" is modified.

**ARS Titles Affected:** 32

**First sponsor:** Rep. Lawrence (R - Dist 23)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral

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**H2117 Daily History**

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<td>2/11</td>
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<td>1/30</td>
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<td>1/30</td>
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<tr>
<td>1/13</td>
<td>referred to House hel-hu ser.</td>
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**H2135: VETERAN SUICIDES; ANNUAL REPORT**

Information that the Department of Health Services must include in the annual report on veteran suicides is expanded to include utilization and encounter data for a nonprofit veterans' services organization that provides services related to reducing suicides among Arizona's military and veteran populations.

**ARS Titles Affected:** 36
**H2135 Daily History**

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<td>1/28</td>
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<tr>
<td>1/27</td>
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<tr>
<td>1/16</td>
<td>referred to House mil-vet.</td>
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**VETERAN SUICIDES; ANNUAL REPORT**

Appropriates $3 million from the general fund in FY2020-21 to the Arizona Commerce Authority to cultivate STEM learning and STEM workforce development opportunities in Arizona. The legislature intends that the appropriation be considered ongoing funding in future years.

ARS Titles Affected: 41

First sponsor: **Rep. Nutt (R - Dist 14)**

**H2152: APPROPRIATION; STEM; LEARNING; WORKFORCE DEVELOPMENT**

Appropriates $3 million from the general fund in FY2020-21 to the Arizona Commerce Authority to cultivate STEM learning and STEM workforce development opportunities in Arizona. The legislature intends that the appropriation be considered ongoing funding in future years.

ARS Titles Affected: 41

First sponsor: **Rep. Nutt (R - Dist 14)**

**H2152 Daily History**

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<tr>
<td>2/12</td>
<td>House appro amended; report awaited.</td>
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<tr>
<td>2/4</td>
<td>from House com with amend #4073.</td>
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</table>
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.

ARS Titles Affected: 38

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral

H2157: PSPRS; BENEFIT COMPUTATION; RETURN-TO-WORK

PSPRS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/30 from House gov with amend #4042.
PSPRS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/30 House gov amended; report awaited.
PSPRS; BENEFIT COMPUTATION; RETURN-TO-WORK 1/16 referred to House gov.

H2173: SMOKING REGULATION; ELECTRONIC SMOKING DEVICES

For the purposes of the statutes prohibiting smoking in all public places and places of employment in Arizona, the definition of "smoking" is expanded to include marijuana and the use of an "electronic smoking device" (defined). The list of places exempt from the prohibition on smoking in public places is modified to remove veterans and fraternal clubs when they are not open to the public and smoking as part of a theatrical performance on a stage or in the course of a film or television production. Other definitions are also modified. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral
<table>
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<th>Date</th>
<th>Action</th>
<th>Bill Number</th>
<th>Bill Title</th>
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<td>H2173</td>
<td>SMOKING REGULATION; ELECTRONIC SMOKING DEVICES</td>
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<td>1/29</td>
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<td>H2203</td>
<td>APPROPRIATION; TRIBAL REUNIFICATION CEREMONIES</td>
<td>hel-hu ser, appro</td>
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<tr>
<td>1/29</td>
<td>referred to House</td>
<td>H2224</td>
<td>PSYCHOLOGY BOARD; LICENSURE; FINGERPRINTING</td>
<td>hel-hu ser</td>
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</table>

**H2203: APPROPRIATION; TRIBAL REUNIFICATION CEREMONIES**

Appropriates $250,000 from the general fund in FY2020-21 to the Department of Health Services to distribute to Indian tribes in Arizona to conduct tribal reunification ceremonies and to provide traditional healing services for tribal family members who are reunified after separation.

ARS Titles Affected: 41

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


**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2224: PSYCHOLOGY BOARD; LICENSURE; FINGERPRINTING**

Beginning January 1, 2021, the State Board of Psychologist Examiners must require each applicant for licensure by the Board to have applied for a fingerprint clearance card and, if issued, submit the card to the Board with the license application. If an applicant is denied a card, the applicant may request that the Board consider the application and the Board may approve the application if the Board determines that the criminal history information on which the denial is based does not alone disqualify the applicant from licensure. Beginning March 1, 2020 through September 1, 2022, applicants for licensure by the Board are exempt from the requirements to have two full-time academic years of graduate study in a doctoral program and a residency completed at the institution that awarded the applicant's doctoral degree. This exemption is retroactive to March 1, 2020. AS PASSED HOUSE.

ARS Titles Affected: 32, 41

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

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**H2224: DAILY HISTORY**

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<tr>
<td>2/10</td>
<td>House COW approved with amend #4018.</td>
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<tr>
<td>2/3</td>
<td>from House rules okay.</td>
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<tr>
<td>1/23</td>
<td>House hel-hu ser amended; report awaited.</td>
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<tr>
<td>1/23</td>
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<tr>
<td>1/16</td>
<td>referred to House hel-hu ser.</td>
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**H2235: RECORD OF PROCEEDINGS; CERTIFIED REPORTER**

The state, political subdivisions, the judiciary and courts of law are authorized to use for any purpose electronic devices in lieu of certified reporters for court proceedings. 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 pursuant to rules adopted by the Supreme Court. Various statutory references to a "court reporter" are replaced with "certified reporter." A judge of the superior court is authorized to appoint a certified reporter, instead of required to appoint a court reporter. The certified reporter is required to attend court during the hearing of matters before it as directed by the judge, instead of a court reporter being required to attend court during the hearing of all matters before it unless excused by the judge.

ARS Titles Affected: 8, 12, 13, 21, 26, 27, 32, 36, 38, 40, 41, 48, 49

First sponsor: Rep. J. Allen (R - Dist 15)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2235 Daily History**

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<tr>
<td>1/28</td>
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**H2244: AHCCCS; DENTAL SERVICES; NATIVE AMERICANS**

The Arizona Health Care Cost Containment System Administration is required to seek federal authorization to reimburse the Indian Health Services and Tribal Facilities to cover the cost of adult dental services that are eligible for a federal medical assistance percentage of 100 percent, that are in excess of statutory limits, and that are received through these entities.

ARS Titles Affected: 41
AHCCCS; DENTAL SERVICES; NATIVE AMERICANS 2/13 House COW approved with amend #4222.
AHCCCS; DENTAL SERVICES; NATIVE AMERICANS 2/3 from House rules okay.
AHCCCS; DENTAL SERVICES; NATIVE AMERICANS 1/27 from House hel-hu ser do pass.
AHCCCS; DENTAL SERVICES; NATIVE AMERICANS 1/23 House hel-hu ser do pass; report awaited.
AHCCCS; DENTAL SERVICES; NATIVE AMERICANS 1/21 referred to House hel-hu ser.

The list of medically necessary health and medical services that Arizona Health Care Cost Containment System (AHCCCS) contractors are required to provide is expanded to include up to 10 program hours annually of diabetes outpatient self-management training services if prescribed by a primary care practitioner in specified circumstances. Monies from the Hospital Assessment Fund cannot be used to provide diabetes outpatient self-management training services.

For Vote Analysis:

AHCCCS SERVICES; DIABETES MANAGEMENT 1/23 from House hel-hu ser do pass.
AHCCCS SERVICES; DIABETES MANAGEMENT 1/23 House hel-hu ser do pass; report awaited.
AHCCCS SERVICES; DIABETES MANAGEMENT 1/21 referred to House hel-hu ser.
H2250: GRANTS; BEHAVIORAL HEALTH TREATMENT SERVICES

Establishes the Community Treatment and Safety Fund, to be administered by the Department of Health Services, and appropriates $5 million from the general fund in each fiscal year to the Fund. The Dept is required to analyze each county with a population of less than one million persons (all but Maricopa County) to determine which behavioral health treatment services are available and identify significant gaps in the availability of those services in that county. Based on the analysis, the Dept is required to award grants to expand treatment programs provided by nonprofit behavioral health treatment providers for persons in those counties who are in court-ordered substance abuse treatment programs, in State Department of Corrections community supervision programs, or on probation. The behavioral health treatment services that are eligible for grant awards are specified.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2254: LYME; VECTOR-BORNE DISEASES; TREATMENT

A licensed prescribing health professional is authorized to prescribe, administer or dispense "long-term antimicrobial therapy" (defined) for a therapeutic purpose to eliminate pathogens or control a patient's symptoms after making a clinical diagnosis that the patient has "Lyme or a vector-borne disease" (defined) or displays symptoms consistent with a clinical diagnosis of Lyme or a vector-borne disease.

ARS Titles Affected: 32

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
LYME; VECTOR-BORNE DISEASES; TREATMENT 2/6 House hel-hu ser do pass; report awaited.

LYME; VECTOR-BORNE DISEASES; TREATMENT 1/21 referred to House hel-hu ser.

H2258: APPROPRIATION; ALCOHOL; TOBACCO; DRUG EDUCATION

Appropriates $1 million from the Health Education Account in each fiscal year to the Department of Health Services for teaching children in grades 5 through 12 about the health dangers of federally defined illegal substances, tobacco, electronic smoking devices, alcohol, marijuana, opioids and nonprescription pharmaceuticals.

ARS Titles Affected: 41
First sponsor: Rep. Thorpe (R - Dist 6)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2258 Daily History

Date Action

APPROPRIATION; ALCOHOL; TOBACCO; DRUG EDUCATION 2/13 House hel-hu ser do pass; report awaited.
APPROPRIATION; ALCOHOL; TOBACCO; DRUG EDUCATION 1/21 referred to House hel-hu ser, appro.

H2260: HEALTH FACILITIES; RESUSCITATION; EMERGENCY CARE

Skilled nursing facilities, assisted living centers, assisted living facilities, assisted living homes, adult foster care homes, group homes, residential care institutions and other similar health care institutions as prescribed in rule by the Department of Health Services and their respective employees have an affirmative duty to care for their residents. These facilities are required to provide basic life support, including initiating immediate resuscitation, before the arrival of emergency medical services to a resident who experiences cardiac arrest or any other cessation of respirations in accordance with that resident's advance directives or in the absence of advance directives or a do-not-resuscitate order for that resident. These facilities are required to provide recovery assistance to noninjured residents who have fallen and are unable to reasonably recover themselves independently. Facility staff who are certified in cardiopulmonary resuscitation and who are certified in fall recovery must be available at the facility at all times. These facilities are prohibited from implementing policies that prevent employees from providing immediate resuscitation, emergency care or fall recovery assistance to their patients or residents.

ARS Titles Affected: 36
First sponsor: Rep. Kern (R - Dist 20)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
### DONATED MEDICINE; REQUIREMENTS

A "donor" (defined as any person or entity legally authorized to possess medicine) is permitted to donate "medicine" (defined) to an "authorized recipient" (defined as any entity that has a license or permit in good standing in Arizona and that is legally authorized to possess medicine). The authorized recipient is required to verify and record a list of specified information, including that the donor is legally authorized to possess the medicine. An authorized recipient is permitted to transfer donated medicine to another authorized recipient. Establishes requirements for donated medicine to be accepted, and donated medicine that does not meet the requirements must be disposed of. Establishes requirements for donated medicine to be repackaged, labeled, and dispensed. Medicine donated is prohibited from being resold, but authorized recipients are allowed to charge a handling, dispensing or administrative fee, subject to limits prescribed by the Board of Pharmacy. Establishes immunity from civil liability, criminal liability or professional disciplinary action for specified persons acting in good faith under these provisions. Establishes requirements for donated medicine to be repackaged, labeled, and dispensed. Medicine donated is prohibited from being resold, but authorized recipients are allowed to charge a handling, dispensing or administrative fee, subject to limits prescribed by the Board of Pharmacy. Establishes immunity from civil liability, criminal liability or professional disciplinary action for specified persons acting in good faith under these provisions. Repeals the prescription medication donation program under the Board of Pharmacy, which allowed a person, manufacturer or health care institution to donate prescription medication to a physician's office, pharmacy, hospital or health care institution that voluntarily participated in the program.

**ARS Titles Affected:** 32

**First sponsor:** Rep. Barto (R - Dist 15)

**Others:** Rep. Bolick (R - Dist 20), Rep. Cobb (R - Dist 5)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### HEALTH PLANS; PROVIDERS; PAYMENT REPORTING

Health plans are required to report specified information on relative prices paid to health care providers to the Department of Health Services. The Dept is required to issue an annual report on relative prices paid by health plans and received by health care providers, and to present the report in a manner that does not disclose actual prices paid and that identifies price variation.
among health care providers, by health plan and by provider type. Other information that must be included in the report is listed. Data collected by the Dept for the report is not a public record.

ARS Titles Affected: 36
First sponsor: Rep. Kern (R - Dist 20)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2294 Daily History

HEALTH PLANS; PROVIDERS; PAYMENT REPORTING 1/22 referred to House hel-hu ser. appro.

H2296: ARIZONA HEALTH EDUCATION CENTERS; INCREASE

The Arizona Area Health Education System in the College of Medicine of the University of Arizona is expanded to six area health education centers, from five centers, and one center is required to focus on the Indian health care delivery system.

ARS Titles Affected: 15
First sponsor: Rep. Shope (R - Dist 8)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2296 Daily History

ARIZONA HEALTH EDUCATION CENTERS; INCREASE 2/11 from House educ do pass.
ARIZONA HEALTH EDUCATION CENTERS; INCREASE 2/10 House educ do pass; report awaited.
ARIZONA HEALTH EDUCATION CENTERS; INCREASE 1/22 referred to House educ.

H2299: UNLAWFUL FOOD OR DRINK CONTAMINATION

It is a class 2 (mid-level) misdemeanor to knowingly introduce, add or mingle any bodily fluid, foreign object not intended for human consumption or unsanitary surface with any water, food, drink or other product that may be consumed by a human being,
except that if a human being consumes the contaminated product, the damage caused by the contamination is at least $1,000, or the person publishes a description, photograph, video or other depiction of the contamination on an internet website or provides it to another person the criminal classification is increased to a class 6 (lowest) felony.

ARS Titles Affected: 13
First sponsor: Rep. Shope (R - Dist 8)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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<td>1/22</td>
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**H2317: PHYSICIAN ASSISTANTS; LICENSURE; BOARD**

Members of the Arizona Regulatory Board of Physician Assistants are eligible to receive "up to $200" for each day of service, instead of $200 for each day of actual service. Statute allowing the Board to reinstate a revoked physician assistant license under specified conditions is expanded to include a surrendered license. AS PASSED HOUSE.

ARS Titles Affected: 32
First sponsor: Rep. Barto (R - Dist 15)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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<th>H2317 Daily History</th>
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<td>2/10</td>
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<td>PHYSICIAN ASSISTANTS; LICENSURE; BOARD</td>
<td>2/3</td>
<td>from House rules okay.</td>
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</table>
**H2318: HEALTH CARE INSTITUTIONS; ACCREDITATION; INSPECTIONS**

The Department of Health Services is authorized to accept an accreditation report in lieu of a compliance inspection for any health care institution, instead of only a behavioral health residential facility providing services to children, only if the institution is accredited by an independent, nonprofit accrediting organization approved by the Secretary of the U.S. Department of Health and Human Services, and the institution has not been subject to an enforcement action within the year preceding the annual licensing fee anniversary date.

ARS Titles Affected: 36
First sponsor: Rep. Barto (R - Dist 15)

**H2323: PATIENT INFORMATION; GUN SAFETY; APPROPRIATION**

A licensed physician or nurse practitioner who provides well-baby and pediatric services is required to inform the parent or guardian of a child during an office visit for those services of gun safety measures that may be implemented in the home, including proper gun storage, and the risks to children who find a gun in the home. By January 1, 2021, the Department of Health Services is required to prepare a pamphlet that includes information regarding gun safety measures that parents and guardians may implement in the home and to distribute the pamphlet free of charge to physicians, nurse practitioners and health care institutions. Appropriates $150,000 from the general fund in FY2020-21 to the Dept to prepare the pamphlet.

ARS Titles Affected: 32 36
First sponsor: Rep. Friese (D - Dist 9)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
No actions posted for this bill.

**H2408: HEALTH PROFESSIONALS; VOLUNTARY CARE; IMMUNITY**

For the purpose of qualified immunity for a health professional providing services without compensation at a nonprofit clinic, the definition of "nonprofit clinic" is expanded to include a private medical office maintained by a health professional where treatment, care or screening is provided at no cost to the patient. A "health care provider" (defined) may receive one hour of continuing education credit for each hour of free medical services the health care provider provides to "eligible patients" (defined), up to a maximum of eight continuing education credits per licensure period.

**ARS Titles Affected:** 12, 32

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

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**H2419: ASSISTANT PHYSICIANS; LICENSURE; COLLABORATIVE PRACTICE**

An "assistant physician" (defined as a medical school graduate who meets other specified requirements) is authorized to practice as an assistant physician for only primary care services in medically underserved areas under the terms of an assistant physician "collaborative practice agreement." The Arizona Medical Board is required to establish rules that provide for assistant physician licensure, physician supervision and collaborative practice arrangements, fees, and any other matters necessary to protect the public and discipline professionals. Health insurance carriers that offer or issue health benefit plans in Arizona are required to reimburse an assistant physician for diagnosing, consulting or treating an insured or enrollee on the same basis the service is covered when it is delivered by another comparable mid-level health care provider, including a physician assistant. Physicians
are authorized to enter into "collaborative practice arrangements" (defined) with assistant physicians. Requirements for such collaborative practice arrangements are specified, including a list of required provisions.

ARS Titles Affected: 32

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2419 Daily History**

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<td>1/28</td>
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**H2420: INSURANCE; PRESCRIPTION DRUGS; STEP THERAPY**

Adds a new chapter to Title 20 (Insurance) governing "Step Therapy Protocols," defined as a protocol or program that establishes the specific sequence in which prescription drugs that are for a specified medical condition and that are medically appropriate for a particular patient are covered by a health care insurer under a health care plan. Establishes requirements for clinical review criteria. If coverage of a prescription drug for the treatment of any medical condition is restricted for use by a health care insurer, pharmacy benefits manager or utilization review organization through the use of a step therapy protocol, the patient and prescribing practitioner must have access to a clear and convenient process to request a step therapy exception determination, and an exception must be granted if sufficient evidence of any of a list of circumstances is submitted. Unless an exigent circumstance exists, a health care insurer, pharmacy benefits manager or utilization review organization is required to respond to a request for a step therapy exception determination within 72 hours after receipt of all required documentation. On granting a step therapy exception determination, the health care insurer, pharmacy benefits manager or utilization review organization is required to authorize coverage for the prescription drug prescribed by the patient's treating health care provider. Applies to any policy, contract or evidence of coverage delivered, issued for delivery or renewed on or after December 31, 2021.

ARS Titles Affected: 20

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


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2420 Daily History**

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<tr>
<td>2/6</td>
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<tr>
<td>2/10</td>
<td>from House hel-hu ser with amend #4121.</td>
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**H2423: AHCCCS; DENTAL CARE; PREGNANT WOMEN**
The list of covered services under the Arizona Health Care Cost Containment System (AHCCCS) is expanded to include comprehensive dental care for women who are at least 21 years of age and in any stage of pregnancy. Appropriates $178,900 from the general fund and $478,300 from federal Medicaid authority in FY2020-21 to the AHCCCS Administration for dental services to pregnant women. Appropriates $3.63 million from the Prescription Drug Rebate Fund in FY2020-21 to the AHCCCS Administration to cover costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women. By October 1, 2021, the AHCCCS Administration is required to report to the Governor and the Legislature the actual costs incurred to provide dental services to pregnant women and the actual costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women during FY2020-21.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2423 Daily History

No actions posted for this bill.

H2424: AHCCCS; PREGNANT WOMEN; ELIGIBILITY

A pregnant woman with a family income that does not exceed 200 percent, increased from 150 percent, of the federal poverty guidelines is eligible for the Arizona Health Care Cost Containment System.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2424 Daily History

AHCCCS; PREGNANT WOMEN; ELIGIBILITY 1/29 referred to House pub safety, appro.
Establishes a 14-member Medical Services Purchase Program Study Committee to research and make recommendations for establishing and implementing a medical services purchase program. The Committee is required to submit a report of its findings and recommendations to the Governor and the Legislature by March 1, 2021, and self-repeals July 1, 2021.

ARS Titles Affected: 41

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

No actions posted for this bill.

Establishes the Medical Services Purchase Program in the Arizona Health Care Cost Containment System (AHCCCS). Beginning October 1, 2021, the AHCCCS Administration is required to administer the Program and provide eligible persons with access to a medical benefit plan that includes all of the medical services provided under AHCCCS for a monthly premium. Establishes eligibility requirements. The Director of AHCCCS is required to establish fees for Program participants and adopt rules necessary to administer the Program. The AHCCCS Administration is required to seek from the Centers for Medicare and Medicaid Services any authorization necessary to implement and administer the program. The Program terminates on July 1, 2030.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

No actions posted for this bill.

Establishes Medicare Supplement, Disability, and Renal Disease Plan Options in the Medicare Advantage Program of the Arizona Health Care Cost Containment System. The new Plan offers a comprehensive benefit package including coverage for renal disease, as well as other covered services and benefits. Establishes eligibility requirements and other rules necessary to administer the Plan.

ARS Title Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
Any insurer that offers Medicare supplement insurance policies in Arizona to persons who are at least 65 years of age is required to also offer Medicare supplement insurance policies to persons who are eligible for and enrolled in Medicare due to a disability or end-stage renal disease. All benefits and coverages that apply to a Medicare enrollee who is at least 65 years of age must also apply to a Medicare enrollee who is enrolled due to a disability or end-stage renal disease. Any premium charged to an enrollee who qualifies for Medicare due to a disability or end-stage renal disease cannot be excessive or unfairly discriminatory compared to the premium charged to an enrollee who qualifies for Medicare due to being at least 65 years of age. A Medicare supplement insurance policy cannot prohibit a payment made by a third party on behalf of an enrollee if full payment is made in a timely manner as provided in the policy.

ARS Titles Affected: 20
First sponsor: Rep. Butler (D - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2428 Daily History

No actions posted for this bill.

H2429: SCHOOLS; IMMUNIZATIONS; REGISTERED NURSES; POSTING

School districts and charter schools are required to post on their websites whether a registered nurse is assigned to each school and an explanation of the manner in which student health issues are addressed at the school. The school is also required to identify the clinical credentials or licenses of the person providing health services on campus. Required reports on immunizations are also required to be posted on school websites.

ARS Titles Affected: 15
First sponsor: Rep. Butler (D - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2429 Daily History

No actions posted for this bill.

H2432: NEWBORN SCREENINGS; REPORT
By December 31, 2021, the Department of Health Services, in conjunction with the Newborn Screening Advisory Committee and the Arizona Health Care Cost Containment System Administration, is required to submit a report to the Governor and the Legislature on the Newborn Screening Program. Information that must be included in the report is specified. Self-repeals July 1, 2022.

ARS Titles Affected: 36
First sponsor: Rep. Butler (D - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2432 Daily History Date Action
No actions posted for this bill.

H2433: CLINICAL LABORATORIES; PROFICIENCY TESTING

Any laboratory test performed on a direct-access basis without a health care provider's request or written authorization is authorized to be provided only by a laboratory that routinely participates in proficiency testing for the offered test through a program approved by the Centers for Medicare and Medicaid Services. Does not mandate proficiency testing for a laboratory test if the proficiency testing is not available from an approved program.

ARS Titles Affected: 36
First sponsor: Rep. Nutt (R - Dist 14)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2433 Daily History Date Action

CLINICAL LABORATORIES; PROFICIENCY TESTING 2/11 from House rules okay.
CLINICAL LABORATORIES; PROFICIENCY TESTING 1/23 from House hel-hu ser do pass.
CLINICAL LABORATORIES; PROFICIENCY TESTING 1/23 House hel-hu ser amended; report awaited.
CLINICAL LABORATORIES; PROFICIENCY TESTING 1/21 referred to House hel-hu ser.
**H2486: IMMUNIZATIONS; REQUIREMENTS; EXEMPTION**

A person who is required to receive an immunization for any purpose, including as a condition of employment, school attendance or obtaining any license, certification or degree, is allowed to claim an exemption from the immunization requirement if there is not a vaccine that has been approved by the U.S. Food and Drug Administration available to fulfill the requirement that also meets all of a list of specified criteria, including that the vaccine has been evaluated for its long-term potential to cause cancer, impair fertility and mutate genes, that studies have been conducted that are necessary to determine any injury or disease that the vaccine may cause when administered alone or with another state-mandated vaccine, and that the vaccine's manufacturer has liability for design defect claims for any injury caused by the vaccine. A person may claim the exemption on the person's own behalf or on behalf of the person's child or dependent.

ARS Titles Affected: [36]

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2486 Daily History**

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**H2515: CHLORPYRIFOS; PROHIBITION**

It is unlawful for a person to sell or use the pesticide chlorpyrifos in Arizona.

ARS Titles Affected: [3]

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2515 Daily History**

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H2529: NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS

The policy prohibiting retaliatory action against a health professional who in good faith reports a practice or policy that violates professional standards of practice or is against the law or poses a substantial risk to the health, safety or welfare of a patient, which licensed health care institutions are required to adopt, is expanded to include prohibiting retaliatory action by any of the health care institutions “third-party contractors” (defined).

ARS Titles Affected: 36
First sponsor: Rep. Shah (D - Dist 24)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2529 Daily History

NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS 2/12 from House com do pass.
NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS 2/11 House com do pass; report awaited.
NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS 2/10 from House hel-hu ser do pass.
NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS 2/6 House hel-hu ser do pass; report awaited.
NONRETAIATION POLICIES; HEALTH CARE INSTITUTIONS 1/28 referred to House hel-hu ser, com.

H2530: EMERGENCY MEDICAL SERVICES; COUNCIL; CARE

Increases the membership of the Emergency Medical Services Council by adding one physician who specializes in emergency medicine and who represents a professional association of emergency physicians, and one physician who specializes in emergency medicine and who represents a professional association of emergency medical services physicians. The standards and criteria that the Council is required to recommend to the Director of the Department of Health Services are modified to include medical standards for certification of centralized medical direction communications centers.

ARS Titles Affected: 36
First sponsor: Rep. Shah (D - Dist 24)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**H2530 Daily History**

No actions posted for this bill.

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**H2532: PRIOR AUTHORIZATION; UNIFORM REQUEST FORM**

By January 1, 2022, the Department of Insurance and Financial Institutions is required to approve a uniform prior authorization request form that health care services plans and utilization review agents must accept and process for prior authorization requests submitted from all providers and that all providers are required to use. Requirements for the form are specified.

ARS Titles Affected: 20

First sponsor: Rep. Shah (D - Dist 24)


*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

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**H2532 Daily History**

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<td>1/30</td>
<td>House hel-hu ser do pass.</td>
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<tr>
<td>1/28</td>
<td>House hel-hu ser do pass; report awaited.</td>
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**H2535: AHCCCS; PREVENTIVE DENTAL CARE**

The list of covered services under the Arizona Health Care Cost Containment System (AHCCCS) is expanded to include preventive dental care for persons who are at least 21 years of age that includes two regular cleanings, a fluoride treatment and one set of x-rays annually.

ARS Titles Affected: 36

First sponsor: Rep. Shah (D - Dist 24)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2535 Daily History Date Action

AHCCCS; PREVENTIVE DENTAL CARE 1/29 referred to House hel-hu ser, appro.

H2536: TELEMEDICINE; HEALTH CARE PROVIDERS

For the purpose of statutes regulating telemedicine, the definition of "health care provider" is expanded to include a person who is licensed by the Board of Physical Therapy, Board of Occupational Therapy Examiners, Board of Athletic Training, or by the Department of Health Services as a hearing aid dispenser, audiologist or speech-language pathologist.

ARS Titles Affected: 36
First sponsor: Rep. Shah (D - Dist 24)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2536 Daily History Date Action

TELEMEDICINE; HEALTH CARE PROVIDERS 2/13 House hel-hu ser amended; report awaited.
TELEMEDICINE; HEALTH CARE PROVIDERS 1/28 referred to House hel-hu ser.

H2538: 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 in these circumstances is a class 5 (second lowest) felony if the assault involved physical
injury. Within six months after the effective date of this legislation, "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 that a health care employer has knowledge of, the employer is required to investigate the incident and to document the findings, recommendations and corrective measures taken for each investigation conducted.

ARS Titles Affected: 13
First sponsor: Rep. Shah (D - Dist 24)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2538 Daily History**

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<tr>
<td>1/29</td>
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**H2540: EMOTIONAL ABUSE; VULNERABLE ADULTS**

For the purpose of Adult Protective Services statutes, the definition of "abuse" is expanded to include "emotional abuse" (defined).

ARS Titles Affected: 46
First sponsor: Rep. Longdon (D - Dist 24)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2540 Daily History**

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<tr>
<td>2/13</td>
<td>House hel-hu ser do pass; report awaited.</td>
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</table>
**H2541: HEALTH CARE INSTITUTIONS; EDUCATION; ABUSE**

The Department of Health Services and the Department of Economic Security are required to jointly develop a curriculum to educate and train all persons who are employed in a capacity of caring for vulnerable adults on the signs of neglect and abuse, including sexual abuse. Beginning January 1, 2021, each health care institution, group home and intermediate care facility for individuals with intellectual disabilities is required to provide mandatory education and training using the curriculum to each person working in the health care institution, group home or intermediate care facility that provides care to vulnerable adults. The person is required to complete the education and training before beginning employment and to update the education and training annually. Emergency clause.

ARS Titles Affected: 36

First sponsor: Rep. Longdon (D - Dist 24)


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2541 Daily History**

<table>
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<tr>
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**H2542: MANDATORY REPORTING; VULNERABLE ADULTS; PENALTIES**

The list of persons with a duty to report a reasonable belief that a vulnerable adult has been the victim of abuse, neglect or exploitation is expanded to include any “health professional” (defined elsewhere in statute) who has responsibility for the care of the vulnerable adult. If a failure to report involves a sexual offense, the criminal classification is a class 6 (lowest) felony, instead of a class 1 (highest) misdemeanor. Emergency clause.

ARS Titles Affected: 46

First sponsor: Rep. Longdon (D - Dist 24)


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**H2568: HEALTH INSURANCE; DEPENDENT COVERAGE**

If a health care insurer offers dependent coverage, the insurer is required to make the coverage available until the child reaches 26 years of age.

ARS Titles Affected: 20

First sponsor: Rep. A. Hernandez (D - Dist 3)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**H2579: INFORMED CONSENT; PELVIC EXAMINATIONS**

It is an act of unprofessional conduct for a licensed physician, nurse practitioner, or physician assistant to perform or supervise an individual who performs a pelvic examination on an anesthetized or unconscious patient without first obtaining the patient's informed consent to the pelvic examination. Some exceptions.

ARS Titles Affected: 32

First sponsor: Rep. Blanc (D - Dist 26)


*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*
**H2579 Daily History**  
INFORMED CONSENT; PELVIC EXAMINATIONS  1/27 referred to House hel-hu ser.

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**H2582: END-OF-LIFE DECISIONS; TERMINALLY ILL PATIENTS**

A "qualified patient" (defined) is permitted to make a written request for medication to end the patient's life. Establishes a process for the request, including a requirement for it to be signed and witnessed by at least two persons who meet specified requirements. Also establishes required procedures for the attending physician and a consulting physician. Requires a 15-day waiting period and provides for effect on construction of wills and contracts. Specifies immunities and civil penalties for violations.  
Severability clause.  
ARS Titles Affected: 36  
First sponsor: Rep. Powers Hannley (D - Dist 9)  
*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

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**H2582 Daily History**  
END-OF-LIFE DECISIONS; TERMINALLY ILL PATIENTS  1/27 referred to House hel-hu ser, jud.

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**H2608: OVERDOSE; DISEASE PREVENTION; PROGRAMS**

Counties, municipalities, and nongovernmental organizations, or any combination of these entities, are authorized to establish and operate an overdose and disease prevention program, and required objectives for the program are listed. A program is required to offer specified services, including disposal of used needles and hypodermic syringes, needles and hypodermic syringes at no cost, access to kits that contain naloxone hydrochloride or any other opioid antagonist that is approved by the U.S. Food and Drug Administration to treat a drug overdose or referrals to programs that provide access, and consultations concerning mental health or substance use disorder treatment. An employee, volunteer or participant in the program cannot be charged with or prosecuted for possession of a needle, hypodermic syringe or other injection supply item obtained from or returned to a program or possession of a residual amount of a controlled substance contained in a used needle, hypodermic syringe or injection supply item obtained from or returned to a program, if the person claiming immunity provides verification that the item was obtained from a program.  
ARS Titles Affected: 36  
First sponsor: Rep. Rivero (R - Dist 21)  
*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*
**H2608 Daily History**

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<tr>
<td>2/6</td>
<td>House hel-hu ser do pass; report awaited.</td>
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<td>1/28</td>
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**H2628: HEALTH CARE INSURANCE; AMENDMENTS**

Various changes to statutes relating to health insurance. The article of statute regulating insurance holding company systems applies to all service corporations. Statute prohibiting payment for services to persons other than the assignee apply to a hospital and medical service corporation. Hospital, medical, dental and optometric service corporations are no longer prohibited from influencing the subscriber in the subscriber's free choice of hospital or practitioner. Deletes provisions requiring an insurer to make payments to the state program when payment for covered expenses had been made under the state program. Modifies reporting requirements due dates. Statute establishing requirements for premium rates and rating practices does not apply if a small employer obtains a health benefits plan that is subject to and complies with specified federal law. The Department of Insurance and Financial Institutions is required to adopt rules establishing criteria and factors to evaluate when determining whether an independent review organization has demonstrated bias toward a health care insurer or health care provider or in the organization's decisions. The Dept is required to adopt rules that substantially conform to the current version of the National Association of Insurance Commissioners unfair claim settlement practices model act. More.

ARS Titles Affected: 20
First sponsor: Rep. Bolick (R - Dist 20)
Others: Rep. Carroll (R - Dist 22)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2628 Daily History**

<table>
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<td>2/12</td>
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<tr>
<td>2/11</td>
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<tr>
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**H2632: AHCCCS; ELIGIBILITY**

The Arizona Health Care Cost Containment System Administration is required to annually renew the eligibility of an individual who was in the custody of the Department of Child Safety when the individual reached 18 years of age without requiring additional information from the individual until the individual reaches 26 years of age, unless the individual notifies the AHCCCS For Vote Administration that the individual moved out of Arizona or has provided information indicating that the individual may qualify for a different eligibility category.
H2632 Daily History   Date Action

AHCCCS; ELIGIBILITY  2/13 House hel-hu ser do pass; report awaited.
AHCCCS; ELIGIBILITY  1/30 referred to House hel-hu ser.

H2636: ELECTRONIC SMOKING DEVICES; RETAIL LICENSING

It is unlawful for a person to sell, give or furnish a tobacco product to a person who is under the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act, instead of for a person to sell or furnish tobacco products to minors. For the purposes this prohibition and statutes regulating tobacco sales, the definition of "tobacco products" is expanded to include any product containing, made of or derived from tobacco or nicotine and that is intended for human consumption, and to include an "electronic smoking device" (defined) and any substance that may be aerosolized or vaporized by the device, whether or not it contains nicotine, and any component, part, or accessory that is used in the consumption of these products. Before distributing any tobacco product, a retail tobacco vendor or the vendor's representative or employee is required to verify that the purchaser is at least the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act. Establishes civil penalties for violations. The Department of Health Services (DHS) is required to conduct at least two unannounced compliance checks on a retail tobacco vendor annually. Beginning January 1, 2022, a retail tobacco vendor is prohibited from distributing tobacco products in Arizona without a valid tobacco retail sales license from DHS. DHS is required to establish fees for licenses. Licensing requirements are specified. Licenses are nontransferable and are valid for two years. Establishes civil penalties for selling tobacco products without a license. More.

ARS Titles Affected: 13 36
First sponsor: Rep. Blackman (R - Dist 6)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2637: SMOKING DEVICES; TOBACCO PRODUCTS; DEFINITIONS

No actions posted for this bill.
For the purposes of the statutes prohibiting the furnishing of tobacco products to minors and statutes regulating tobacco sales, the definition of "tobacco products" is expanded to include any product containing, made of or derived from tobacco or nicotine and that is intended for human consumption, and to include an "electronic smoking device" (defined) and any substance that may be aerosolized or vaporized by the device, whether or not it contains nicotine, and any component, part, or accessory that is used in the consumption of these products.

ARS Titles Affected: 13 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### H2637 Daily History

Date | Action
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No actions posted for this bill.

### H2642: CIVIL RIGHTS; AMENDMENTS

For the purpose of employment discrimination statutes, the terms "because of sex" and "on the basis of sex" includes because of or on the basis of pregnancy or childbirth or related medical conditions. Women who are affected by pregnancy or childbirth or related medical conditions must be treated the same for all employment-related purposes, including receipt of benefits under fringe benefit programs, as other persons not so affected but similar in their ability or inability to work.

ARS Titles Affected: 41

First sponsor: Rep. Weninger (R - Dist 17)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### H2642 Daily History

Date Action

- CIVIL RIGHTS; AMENDMENTS 2/11 from House rules okay.
- CIVIL RIGHTS; AMENDMENTS 2/4 from House com do pass.
- CIVIL RIGHTS; AMENDMENTS 2/4 House com do pass; report awaited.
- CIVIL RIGHTS; AMENDMENTS 1/29 referred to House com.
**H2643: INSURANCE; OPTOMETRISTS; CONTRACTS; COVERED SERVICES**

A contract entered into or renewed on or after January 1, 2021 between an optometric service corporation, health care services organization or disability insurer and an licensed optometrist cannot require the optometrist to provide services to an individual covered under a subscription contract, evidence of coverage or insurance policy based on a fee set by the corporation, organization or insurer unless the service for which the fee applies is a "covered service" (defined) under the individual's contract, coverage or policy.

ARS Titles Affected: 20

First sponsor: Rep. Weninger (R - Dist 17)

Others: Rep. Blackman (R - Dist 6), Rep. Cobb (R - Dist 5), Sen. Fann (R - Dist 1), Sen. Livingston (R - Dist 22)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**H2643 Daily History**

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<tr>
<td>2/11</td>
<td>from House reg affairs do pass; report awaited.</td>
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**H2657: MARIJUANA; ADULT USE; SALE; REGULATION**

Beginning January 1, 2022, the possession, use, purchase or transport of one ounce or less of marijuana or marijuana accessories by a person who is at least 21 years of age is lawful and is not a criminal or civil offense under the laws of the state or any political subdivision. Beginning January 1, 2022, a person who consumes marijuana in a public place or transports marijuana that is in the original packaging that has had its seal broken or the contents of which have been partially removed is guilty of a class 2 (mid-level) misdemeanor. Does not restrict the rights of employers to maintain a drug and an alcohol-free workplace or affect the ability of employers to have workplace policies restricting the use of marijuana by employees or prospective employees. The court is required to expunge the record of a person's arrest, conviction and sentence for possessing marijuana in violation of the prohibition on the possession or use of marijuana, which ranges from a class 6 (lowest) to a class 2 (second highest) felony depending on the amount of marijuana. A person whose record is expunged must be treated in all respects as if the person was never arrested, convicted or sentenced. Within one year after the effective date of this legislation, all law enforcement agencies in Arizona and the clerk of the court in each county are required to identify and destroy all records in the entity's possession or control that are related to a person's arrest, conviction and sentence for possessing marijuana. A person whose conviction is vacated may state, in all instances, that the person has never been arrested for, charged with or convicted of the crime, including...
in response to questions on employment, housing, financial aid or loan applications. Establishes a 7-member State Marijuana Board within the Department of Liquor Licenses and Control (DLLC), and establishes the powers and duties of the Board. DLLC is authorized to issue up to 500 retail marijuana store registrations over a period of five years. A liquor store licensee or a registered nonprofit medical marijuana dispensary may apply to DLLC for a retail marijuana store registration. Local jurisdictions are authorized to enact specified restrictions on retail marijuana stores, including reasonable zoning regulations and limiting the number of retail marijuana stores. Municipalities are authorized to levy a tax on the privilege of engaging in the business of selling marijuana at retail within the municipality's corporate limits and to impose a permit tax or fee. Establishes requirements for retail marijuana stores located within a liquor store. The Department of Health Services (DHS) is required to issue up to 285 registration cards for cultivating and manufacturing marijuana and marijuana products to be sold to marijuana wholesalers, and requirements for card holders are established. DHS is required to provide testing or contract with independent third-party laboratories for testing of marijuana products. DHS is required to annually inspect a marijuana cultivator and manufacturer. The Department of Revenue (DOR) is required to license wholesalers of marijuana and marijuana products, and to adopt rules prescribing the qualifications, bond requirements and any other requirements for a marijuana wholesaler. Levies a tax of 16 percent of the wholesale price on marijuana and marijuana products, and requires DOR to issue tax stamps for these items. Much more. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor. Due to voter protection, some sections of this legislation require the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 4 13 15 36 42
First sponsor: Rep. Friese (D - Dist 9)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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<td>MARIJUANA; ADULT USE; SALE; REGULATION</td>
<td>1/30 referred to House hel-hu ser, reg affairs, jud.</td>
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**H2668: HOSPITALS; UNREIMBURSED COSTS; ASSESSMENT; FUND**

Beginning October 1, 2020, the Director of the Arizona Health Care Cost Containment System Administration is required to establish, administer and collect an assessment on hospital revenues with respect to inpatient and/or outpatient services. The Director is authorized to adopt rules regarding the method for determining the assessment, the amount or rate of the assessment and modifications to or exemptions from the assessment. The assessment is subject to approval by the Centers for Medicare and Medicaid Services. Hospitals are prohibited from passing the cost of the assessment on to patients or third-party payors. Monies collected from the assessment are deposited in the newly established Health Care Access Fund and used as necessary only for the purpose of funding the nonfederal share of the cost for directed payments to hospitals under federal law the supplement the "base reimbursement level" for hospital services to eligible persons, and for payments to physicians and dentists to restore provider rates to the rate levels in existence before FY2008-09. The Director may use up to 1 percent of the assessment monies to pay for the nonfederal share of the costs for administrative expenses.

ARS Titles Affected: 36

For Vote Analysis:
- Support
- Oppose
- Neutral
H2668 Daily History  Date Action

HOSPITALS; UNREIMBURSED COSTS; ASSESSMENT; FUND 2/13 House hel-hu ser do pass; report awaited.
HOSPITALS; UNREIMBURSED COSTS; ASSESSMENT; FUND 2/4 referred to House hel-hu ser.

H2700: REAR-FACING CAR SEATS

A child who is under two years of age is required to be in a rear-facing child restraint system unless the child weighs at least 40 pounds or is at least 40 inches tall, in which case the child restraint system may be forward facing.

ARS Titles Affected: 28
First sponsor: Rep. Bolding (D - Dist 27)

For Vote Analysis:
Support
Oppose
Neutral

H2700 Daily History  Date Action

REAR-FACING CAR SEATS 2/13 from House trans do pass.
REAR-FACING CAR SEATS 2/12 House trans do pass; report awaited.
REAR-FACING CAR SEATS 2/3 referred to House trans, pub safety.

H2727: AHCCCS; PREGNANT WOMEN; DENTAL CARE

The list of covered services under the Arizona Health Care Cost Containment System (AHCCCS) is expanded to include comprehensive dental care for women who are at least 21 years of age and in any stage of pregnancy. Appropriates $178,900 from the general fund and $478,300 from federal Medicaid authority in FY2020-21 to the AHCCCS Administration for dental services to pregnant women. Appropriates $3.63 million from the general fund in FY2020-21 to the AHCCCS Administration to cover costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women. By October 1, 2021, the AHCCCS Administration is required to report to the Governor and the Legislature the actual costs incurred.

For Vote Analysis:
Support
to provide dental services to pregnant women and the actual costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women during FY2020-21.

ARS Titles Affected: 36
First sponsor: Rep. Osborne (R - Dist 13)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2727 Daily History**

| AHCCCS; PREGNANT WOMEN; DENTAL CARE 2/13 | House hel-hu ser amended; report awaited. |
| AHCCCS; PREGNANT WOMEN; DENTAL CARE 2/4 | referred to House hel-hu ser. |

**H2764: MENTAL HEALTH OMNIBUS**

Numerous changes to statutes relating to mental health. Adds a new chapter to Title 20 (Insurance) requiring each health care insurer that issues a health plan in Arizona to comply with the federal Mental Health Parity and Addiction Equity Act. Requires the Department of Insurance and Financial Institutions (DIFI) to evaluate health plan compliance and enforce related regulations. Appropriates $200,000 and one FTE position from the general fund in FY2020-21 to DIFI to administer the mental health parity requirements of this legislation. Prohibits health care insurers that issue a health plan including mental health or substance use disorder benefits for a minor solely on the grounds that the service was provided in a school or ordered by a court. Establishes a Mental Health Parity Advisory Committee to advise the Directors of the DIFI and the Department of Health Services (DHS) on matters relating to mental health parity. Establishes the Suicide Mortality Review Team in DHS to develop a suicide mortalities data collection system and study the adequacy of statutes and services to determine changes needed to decrease the incidence of preventable suicides and take steps to implement those changes. DHS is authorized to use monies in the Child Fatality Review Fund to staff the Review Team. Establishes the Children's Behavior Health Services Fund, to be administered by DHS and used to enter into an agreement with one or more contractors for children's behavioral health services. Appropriates $8 million from the general fund in FY2020-21 to the Fund. By January 1, 2021, the Arizona Department of Education (ADE) is required to contract with a research entity to conduct a study to determine the adequacy of behavioral health services offered in school districts and charter schools in Arizona. Information that must be included in the study is specified. By June 30, 2023, ADE is required to submit a report summarizing the research study to the Governor and the Legislature. Appropriates $300,000 from the general fund in FY2020-21 to ADE for the research study. Requires DIFI and DHS to adopt various rules relating to this legislation.

ARS Titles Affected: 20 36 41
First sponsor: Rep. Weninger (R - Dist 17)
MENTAL HEALTH OMNIBUS 2/4 referred to House hel-hu ser, apprin.

H2768: AHCCCS; COMPLEX REHABILITATION TECHNOLOGY

The Arizona Health Care Cost Containment System is required to establish focused rules and policies for "complex rehabilitation technology" (defined) products and services that consider the customized nature of complex rehabilitation technology and the broad range of services necessary to meet the unique medical and functional needs of people with complex medical needs. Provisions that must be included in the rules and policies are listed.

ARS Titles Affected: 36
First sponsor: Rep. Longdon (D - Dist 24)
Others: Rep. Jermaine (D - Dist 18)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2774: MEDICAL ASSISTANTS; TRAINING REQUIREMENTS

The training requirements for a medical assistant may be satisfied through a training program that is designed and offered by a physician, that meets or exceeds any of the approved training program requirements specified in Arizona Medical Board rule, and that verifies the entry-level competencies of a medical assistant as prescribed by Board rule.

ARS Titles Affected: 32
First sponsor: Rep. Grantham (R - Dist 12)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**H2774 Daily History**  
Date Action

MEDICAL ASSISTANTS; TRAINING REQUIREMENTS 2/13 House Hel-hu ser do pass; report awaited.

MEDICAL ASSISTANTS; TRAINING REQUIREMENTS 2/6 referred to House Hel-hu ser.

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**H2784: MEDICAL MARIJUANA: RESEARCH; GRANTS**

The Department of Health Services is required to establish a Medical Marijuana Research Committee to oversee and provide grants from monies in the Medical Marijuana Fund for marijuana research studies on the safety and efficacy of using marijuana for medical purposes. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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**H2786: CLINICAL LABORATORIES; VIOLATIONS**

It is a class 3 (lowest) misdemeanor to intentionally violate any provision of statute governing licensure of clinical laboratories or any related rule.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
H2786: INSURANCE; PREEXISTING CONDITIONS; ESSENTIAL BENEFITS

Every health care insurer that offers an individual or small employer group health plan in Arizona is required to provide coverage for at least the following ten essential benefits: ambulatory services, emergency services, hospitalization, maternity and newborn care, mental health and substance abuse disorder services, prescription drugs, rehabilitative and habilitative services and devices, laboratory services, preventive and wellness services, and pediatric services, including oral and vision care. Health care insurers cannot prohibit or deny a health plan for an individual under an individual or small employer group plan based solely on the individual's health status, include preexisting condition exclusions or limitations in any health plan, cancel or refuse to renew a health plan based solely on an individual's preexisting condition, impose annual or lifetime dollar limits on the essential benefits listed, or apply any additional deductible, copayment or coinsurance based solely on an individual's preexisting condition.

ARS Titles Affected: 20
First sponsor: Rep. Butler (D - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2788: INSURANCE; PREEXISTING CONDITIONS; ESSENTIAL BENEFITS

H2793: GROUP HOMES; MONITORING; APPROPRIATION

Establishes a 3-year Developmental Disabilities Group Home Monitoring Pilot Program in the Department of Economic Security, which requires a designated entity to monitor and inspect in person all of the group homes once each year and take a list of other specified regulatory actions. The Dept is required to develop a process to determine which of its clients are at a higher risk of abuse or neglect. By December 31, 2023, the designated entity is required to report to the Governor and the Legislature on the outcomes of the Pilot Program. Appropriates $1.2 million from the general fund in FY2020-21 to the Dept for the Pilot Program.

ARS Titles Affected: 41
**H2793 Daily History**

GROUP HOMES; MONITORING; APPROPRIATION 2/12 referred to House hel-hu ser, appro.

**H2824: PHARMACY BOARD; NONPRESCRIPTION DRUGS; DIVERSION**

Statutes relating to the Arizona State Board of Pharmacy do not require a person to hold a Board-issued permit to sell only nonprescription drugs at retail in original packages. Eliminates the nonprescription drug wholesale permit that was previously issued by the Board. A person licensed or permitted by the Board is not subject to an investigation, civil penalty or other disciplinary action for failing to disclose a criminal charge if the criminal charge is more than four years old and does not involve sexual misconduct, an incident or occurrence involving a felony, diversion of a controlled substance or impairment while practicing.

ARS Titles Affected: 13 32

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

**H2825: CERTIFICATES OF NECESSITY; AMBULANCES; REPEAL**

Repeals statute requiring a person wishing to operate an ambulance service in Arizona to apply to the Department of Health Services for a certificate of necessity, and repeals several sections of statute governing certificates of necessity.

ARS Titles Affected: 36

First sponsor: Rep. J. Allen (R - Dist 15)
H2825 Daily History  Date Action

CERTIFICATES OF NECESSITY; AMBULANCES; REPEAL 2/12 referred to House hel-hu ser.

H2826: TOBACCO; VAPING; PENALTIES; LEGAL AGE

It is unlawful for a person to knowingly sell, give or furnish a tobacco product, vapor product or any instrument or paraphernalia solely designed for smoking or ingesting tobacco or shisha to a person who is under the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act, instead of to minors. Establishes penalties for violations, including mandatory attendance at a court-approved tobacco retailer educational course and graduated fines. In addition to the fines, if a person commits a second or subsequent violation, the Department of Revenue is required to suspend the person's use of the transaction privilege tax class code for the retail sale of tobacco products and vapor products for a specified period based on the number of violations.

ARS Titles Affected: 13 42
First sponsor: Rep. Osborne (R - Dist 13)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2831: EPINEPHRINE INJECTIONS; FIRST RESPONDERS; IMMUNITY

Pursuant to a standing order issued by a licensed physician 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

For Vote Analysis:

For Vote Analysis:
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.

ARS Titles Affected: 36
First sponsor: Rep. Bowers (R - Dist 25)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2831 Daily History Date Action
EPINEPHRINE INJECTIONS; FIRST RESPONDERS; IMMUNITY 2/11 referred to House hel-hu ser.

H2838: MEDICAL MARIJUANA; PHYSICIANS; DEFINITION

For the purpose of medical marijuana regulations, the definition of "physician" is expanded to include a licensed nurse practitioner or licensed physician assistant who is authorized to prescribe opioids. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36
First sponsor: Rep. Powers Hannley (D - Dist 9)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2838 Daily History Date Action
MEDICAL MARIJUANA; PHYSICIANS; DEFINITION 2/11 referred to House hel-hu ser.

H2840: MEDICAL MARIJUANA; REGISTRY IDENTIFICATION CARDS

A medical marijuana cardholder is allowed to choose to have either an electronic or a tangible registry identification card. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36

For Vote Analysis:
MEDICAL MARIJUANA; REGISTRY IDENTIFICATION CARDS

**H2840 Daily History**

Date Action

2/11 referred to House hel-hu ser.

SOBER LIVING HOMES; FEES; PENALTIES

**H2843 Daily History**

Date Action

2/11 referred to House hel-hu ser.

PUBLIC OFFICIALS; ENTITIES; CIVIL LIABILITY

**H2846 Daily History**

Date Action

For Vote Analysis:
ARS Titles Affected: 12
First sponsor: Rep. Shah (D - Dist 24)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

<table>
<thead>
<tr>
<th>H2846 Daily History</th>
<th>Date Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>PUBLIC OFFICIALS; ENTITIES; CIVIL LIABILITY</td>
<td>2/12 referred to House hel-hu ser.</td>
</tr>
</tbody>
</table>

### H2853: FURNISHING TOBACCO; MINORS; ENTERPRISE PENALTIES

If an enterprise violates the prohibition on knowingly selling, giving or furnishing a tobacco product, vapor product or any instrument or paraphernalia solely designed for smoking or ingesting tobacco or shisha to a minor, the court is required to impose specified penalties based on the number of violations. Penalties include mandatory attendance at a court-approved tobacco retailer educational course and graduated fines. For a second or subsequent violation, the court is required to prohibit the enterprise from selling, giving or furnishing tobacco products or vapor products for a specified time period. A violation of this restriction is a petty offense, subject to an additional fine and an extension of the prohibition.

ARS Titles Affected: 13
First sponsor: Rep. Bolick (R - Dist 20)
Others: Rep. Blackman (R - Dist 6)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

<table>
<thead>
<tr>
<th>H2853 Daily History</th>
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<td>FURNISHING TOBACCO; MINORS; ENTERPRISE PENALTIES</td>
<td>2/12 referred to House com.</td>
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</table>

### H2854: LICENSURE; TRANSVAGINAL ULTRASOUNDS

Any premises on which a transvaginal ultrasound is performed is required to be licensed as a health care institution. A transvaginal ultrasound that is performed on a woman is required to be performed by a licensed health care provider whose scope of practice includes performing transvaginal ultrasounds.

ARS Titles Affected: 36

For Vote Analysis:
Repeals the Revised Uniform Anatomical Gift Act and establishes a new article in Title 36 (Public Health) regulating anatomical gifts. Each Arizona resident who is 18 years of age or older is presumed to consent to making an anatomical gift of some or all of the individual's organs, eyes and/or tissues, on the individual's death for the purpose of transplantation, therapy, research or education. Consent is not presumed for the donation of a resident's entire body for research purposes unless the donor makes an affirmative gift of the donor's entire body for research purposes. A parent or guardian of an unemancipated minor is authorized to make an anatomical gift of some or all of the minor's organs, eyes and/or tissues on the minor's death. An individual is authorized to refuse to make an anatomical gift of the individual's body or part by specified methods. The Department of Health Services (DHS) is required to adopt rules to establish and maintain a refusal registry to identify individuals who have specifically refused to make an anatomical gift, and requirements for the registry are listed. The Department of Transportation is required to establish procedures to allow a person applying for a driver license, permit or nonoperating identification license to indicate during the application process the person's preference to not be an organ or tissue donor by completing an anatomical gift refusal form. The information on the form must be transmitted to DHS for inclusion in the refusal registry.

ARS Titles Affected: 28 36

H2861: ANATOMICAL GIFTS; PRESUMPTION; OPT-OUT

For Vote Analysis:

Support
Oppose
Neutral

H2854 Daily History	Date Action

LICENSURE; TRANSVAGINAL ULTRASOUND S 2/12 referred to House hel-hu ser.
**H2871: RECREATIONAL; ADULT USE; MARIJUANA**

The possession, use, purchase or transport of one ounce or less of marijuana or up to six marijuana plants by a person who is at least 21 years of age is lawful and is not a criminal or civil offense under the laws of the state or any locality. Does not restrict the rights of employers to maintain a drug and an alcohol-free workplace or affect the ability of employers to have workplace policies restricting the use of marijuana by employees or prospective employees. Does not allow any person to smoke marijuana in a public place or open space or to consume marijuana or marijuana products while driving. Establishes penalties for possessing an amount of marijuana greater than the amount allowed and for a person who is under 21 years of age and who possesses or consumes marijuana. The Department of Health Services is required to adopt rules to regulate marijuana, marijuana products, marijuana establishments and marijuana testing facilities. The rules must include requirements for licensing, testing, labeling, packaging, identification to verify a consumer's age, and the potency of edible marijuana products that may be sold to consumers. Requires marijuana facility agents to be registered with the Dept before working at a marijuana establishment or testing facility. Establishes the Adult Use Marijuana Fund to be used to pay the actual costs incurred by the Dept to implement this legislation. Establishes a distribution formula for additional monies in the Fund, including child care programs, behavioral health programs, and education. Marijuana and marijuana products are tangible personal property subject to transaction privilege taxes in the retail classification and use tax. Levies an excise tax on all marijuana and marijuana products at a rate of 16 percent of the price. Also, on the effective date of this legislation, the Department of Health Services is required to transfer a total of $41 million from the Medical Marijuana Fund to specified funds for specified purposes, including $15 million to the Arizona Teachers Academy Fund, $10 million to fund programs dedicated to improving public health including teen suicide prevention and substance abuse prevention, $10 million to the Governor’s Office of Highway Safety for grants to reduce impaired driving, and $1 million to the Adult Use Marijuana Fund established by this legislation. Much more. Due to voter protection, one section of this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

ARS Titles Affected: 36 42 43

First sponsor: Rep. Blanc (D - Dist 26)


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**H2871 Daily History**

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<td>2/12</td>
<td>referred to House hel-hu ser, educ, appro.</td>
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**H2877: E-LIQUIDS; VAPOR PRODUCTS; TOBACCO PRODUCTS**

The powers and duties of the Department of Liquor Licenses and Control are expanded to include enforcing statute regulating tobacco sales, investigating the sales of "alternative nicotine products," "e-liquids," "tobacco products" or "vapor products" (all defined) to persons under the "legal tobacco and vapor use age" (defined as 21 years of age or older), causing to be removed from the marketplace alternative nicotine products, e-liquids, tobacco products or vapor products that may be contaminated, illegal or adulterated, and taking other regulatory actions related to these products. A person desiring a license to sell alternative...
nicotine products, e-liquids, tobacco products or vapor products is required to apply to the Dept on a form furnished by the Dept. The Dept Director is authorized to determine the amount of and charge a fee for an application for an initial license or renewal license. A license is valid for two years. A license is not transferable and cannot be leased or subleased. Establishes requirements for licensees to obtain identification from a person ordering or purchasing these products in order to determine that the person is not under the legal use age. Sales of these products cannot be made using a drive-through or other feature allowing the purchase without leaving a vehicle. A person under the legal drinking age or legal tobacco and vapor use age who misrepresents the person’s age, solicits another person to purchase or furnish, or uses a fraudulent identification to obtain these products is guilty of a petty offense. A person who knowingly sells or furnishes these products or any instrument or paraphernalia used to smoke or ingest these products to a person under 21 years of age is guilty of a petty offense. Establishes civil penalties for violations and conditions under which a license may be suspended or revoked. Establishes appeal rights and procedures. Various regulations of tobacco products are expanded to include e-liquids, vapor products and alternative nicotine products. Much more.

Effective January 1, 2021.

ARS Titles Affected: 4 13 15 36

First sponsor: Rep. J. Allen (R - Dist 15)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

<table>
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<tr>
<th>Bill</th>
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<tbody>
<tr>
<td>H2877</td>
<td>E-LIQUIDS; VAPOR PRODUCTS; TOBACCO PRODUCTS</td>
<td>2/12</td>
<td>referred to House com.</td>
</tr>
</tbody>
</table>

**H2881: GENETIC TESTING; PRIVATE PROPERTY**

Except as specifically authorized or required by state or federal law, genetic testing and the information derived from genetic testing, whether in the possession of a public or private entity, are the exclusive private property of the person tested.

ARS Titles Affected: 12

First sponsor: Rep. Roberts (R - Dist 11)


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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<thead>
<tr>
<th>Bill</th>
<th>Daily History</th>
<th>Date</th>
<th>Action</th>
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<tr>
<td>H2881</td>
<td>GENETIC TESTING; PRIVATE PROPERTY</td>
<td>2/12</td>
<td>referred to House tech.</td>
</tr>
</tbody>
</table>
H2887: MENTAL HEALTH; PARITY; ADVISORY COMMITTEE

Numerous changes to statutes relating to mental health. Adds a new chapter to Title 20 (Insurance) requiring each health care insurer that issues a health plan in Arizona to comply with the federal Mental Health Parity and Addiction Equity Act. Requires the Department of Insurance and Financial Institutions (DIFI) to evaluate health plan compliance and enforce related regulations. Appropriates $200,000 and one FTE position from the general fund in FY2020-21 to DIFI to administer the mental health parity requirements of this legislation. Prohibits health care insurers that issue a health plan including mental health or substance use disorder benefits for a minor solely on the grounds that the service was provided in a school or ordered by a court. Establishes a Mental Health Parity Advisory Committee to advise the Directors of the DIFI and the Department of Health Services (DHS) on matters relating to mental health parity.

ARS Titles Affected: 20, 41

First sponsor: Rep. Epstein (D - Dist 18)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

H2887 Daily History

MENTAL HEALTH; PARITY; ADVISORY COMMITTEE 2/12 referred to House hel-hu ser, appro.

HCR2021: ABORTION DATA; SURVIVORS ACT; SUPPORTING

The Legislature strongly supports the enactment of the Born-Alive Abortion Survivors Protection Act and the Ensuring Accurate and Complete Abortion Data Reporting Act of 2019. The Secretary of State is directed to transmit copies of this memorial to the Governor of Arizona, the President of the U.S., the President of the U.S. Senate, the Speaker of the U.S. House and each member of Congress from Arizona.

ARS Titles Affected: 99

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
<table>
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<tr>
<th>Date</th>
<th>Action</th>
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<tr>
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<td>No actions posted for this bill.</td>
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</table>

**HCR2044: MEDICAL MARIJUANA FUND; USE**

The 2020 general election ballot is to carry the question of whether to amend state statute to allocate 50 percent of monies in the Medical Marijuana Fund to administer and enforce the Arizona Medical Marijuana Act, and to transfer 50 percent of monies in the Fund to the Department of Corrections to pay for substance use disorder treatment beds and mental health beds.

ARS Titles Affected: 36, 41

First sponsor: Rep. Roberts (R - Dist 11)


NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not support the measure.

<table>
<thead>
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<th>Date</th>
<th>Action</th>
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<tbody>
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<td></td>
<td>No actions posted for this bill.</td>
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</table>

**HCR2045: MEDICAL MARIJUANA; MENTAL HEALTH; RESEARCH**

The 2020 general election ballot is to carry the question of whether to amend state statute to make various changes to the Arizona Medical Marijuana Act. Establishes the medical marijuana classification of transaction privilege taxes and levies a tax of five percent of the tax base on that classification. Requires the Department of Health Services to provide grants from monies in the Medical Marijuana Fund for marijuana research studies on the safety and efficacy of using marijuana for medical purposes and the side effects of marijuana use, with a specific focus on the relationship between marijuana use and schizophrenia and the correlation between marijuana use and violent behavior. Requires warning labels to be affixed to the packaging of any medical marijuana dispensed to a qualified patient or designated caregiver. Prohibits a registered nonprofit medical marijuana dispensary from dispensing medical marijuana with a tetrahydrocannabinol concentration of more than two percent.

ARS Titles Affected: 36, 42

First sponsor: Rep. Bowers (R - Dist 25)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1024: TECH CORRECTION; PUBLIC HEALTH

Minor change in Title 36 (Public Health and Safety) related to public health menaces. Apparent striker bus.

ARS Titles Affected: 36
First sponsor: Sen. Brophy McGee (R - Dist 28)

For Vote Analysis:
- Support
- Oppose
- Neutral

### S1024 Daily History

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>2/12</td>
<td>from Senate hel-hu ser with amend #4174.</td>
</tr>
<tr>
<td>2/12</td>
<td>Senate hel-hu ser amended; report awaited.</td>
</tr>
<tr>
<td>2/6</td>
<td>further referred to Senate hel-hu ser.</td>
</tr>
<tr>
<td>1/13</td>
<td>referred to Senate rules.</td>
</tr>
</tbody>
</table>

### S1027: INFORMED CONSENT; PELVIC EXAMINATIONS

It is an act of unprofessional conduct for a licensed physician, nurse practitioner, or physician assistant to perform or supervise an individual who performs a pelvic examination on an anesthetized or unconscious patient without first obtaining the patient's informed consent to the pelvic examination. Some exceptions. AS PASSED SENATE.

ARS Titles Affected: 32
First sponsor: Sen. Carter (R - Dist 15)

For Vote Analysis:
- Support
<table>
<thead>
<tr>
<th>S1027 Daily History</th>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>INFORMED CONSENT; PELVIC EXAMINATIONS</td>
<td>2/4</td>
<td>passed Senate 30-0; ready for House.</td>
</tr>
<tr>
<td>INFORMED CONSENT; PELVIC EXAMINATIONS</td>
<td>2/3</td>
<td>Senate COW approved with amend #4008 and floor amend #4058.</td>
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<tr>
<td>INFORMED CONSENT; PELVIC EXAMINATIONS</td>
<td>1/29</td>
<td>retained on Senate COW calendar.</td>
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<tr>
<td>INFORMED CONSENT; PELVIC EXAMINATIONS</td>
<td>1/23</td>
<td>from Senate hel-hu ser with amend #4008.</td>
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<tr>
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<td>1/22</td>
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</tr>
<tr>
<td>INFORMED CONSENT; PELVIC EXAMINATIONS</td>
<td>1/13</td>
<td>referred to Senate hel-hu ser.</td>
</tr>
</tbody>
</table>

**S1028: DHS; ENHANCED SURVEILLANCE; PUBLIC HEALTH**

The list of circumstances under which the Governor is authorized to issue an enhanced surveillance advisory is expanded to include if the Governor has reasonable cause to believe that an illness, health condition or clinical syndrome caused by an emerging public health threat has occurred or may occur.

ARS Titles Affected: 36

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

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

Support

Oppose

Neutral

**S1028 Daily History**

<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>1/13</td>
<td>referred to Senate hel-hu ser.</td>
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</tbody>
</table>

**S1051: DHS; CONTINUATION**
The statutory life of the Department of Health Services is extended eight years to July 1, 2028. Retroactive to July 1, 2020.

ARS Titles Affected: 41

First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1051 Daily History  Date Action

DHS; CONTINUATION 1/30 Senate COW approved. passed Senate 29-1; ready for House.
DHS; CONTINUATION 1/21 from Senate rules okay.
DHS; CONTINUATION 1/16 from Senate hel-hu ser do pass.
DHS; CONTINUATION 1/15 Senate hel-hu ser do pass; report awaited.
DHS; CONTINUATION 1/13 referred to Senate hel-hu ser.

S1057: LYME; VECTOR-BORNE DISEASES; TREATMENT

A licensed prescribing health professional is authorized to prescribe, administer or dispense "long-term antimicrobial therapy" (defined) for a therapeutic purpose to eliminate pathogens or control a patient’s symptoms after making a clinical diagnosis that the patient has "Lyme or a vector-borne disease" (defined) or displays symptoms consistent with a clinical diagnosis of Lyme or a vector-borne disease.

ARS Titles Affected: 32

First sponsor: Sen. S. Allen (R - Dist 6)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1057 Daily History  Date Action
S1075: HOMEOPATHIC MEDICINE; INTEGRATED MEDICINE

Various changes to statutes related to the Board of Homeopathic and Integrated Medicine Examiners (Board). The Executive Director of the Acupuncture Board of Examiners is required to serve as the Executive Director of the Board. The Acupuncture Board of Examiners' staff is required to carry out the administrative responsibilities of the Board. The Executive Director is required to employ personnel necessary to carry out Board functions. The practice of medicine using treatment modalities that include acupuncture, chelation therapy, homeopathy, minor surgery, neuromuscular integration, nutrition, orthomolecular therapy and pharmaceutical medicine by a person licensed pursuant to specified statutory requirements is removed from the definition of "practice of homeopathic medicine" and added as the definition of "practice of integrated medicine." Various Board statutes are modified to reflect this change. Beginning July 1, 2021, an applicant for licensure by the Board is required to submit a full set of fingerprints to the Board for the purposes of a state and federal criminal records check.

ARS Titles Affected: 32

First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1079: HEALTH CARE SERVICE CORPORATIONS; SCOPE

The list of statutes that apply to all hospital service corporations, medical service corporations, dental service corporations, optometric service corporations and hospital, medical, dental and optometric service corporations is expanded to include statute allowing the application of deductibles, coinsurance, preferred provider organization requirements, cost containment measures or quality assurance measures if they are equally applied to all types of physicians, and if any limitation or condition placed on payment to or on services, diagnosis or treatment by those physicians is equally applied without discrimination to the usual and customary procedures of any type of physician.

ARS Titles Affected: 20

First sponsor: Sen. D. Farnsworth (R - Dist 16)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
HEALTH CARE SERVICE CORPORATIONS; SCOPE 1/13 referred to Senate fin.

CLAIM SETTLEMENTS; SCOPE OF PRACTICE

Establishes that unfair claim settlement practice statute does not prohibit the application of deductibles, coinsurance, preferred provider organization requirements, cost containment measures or quality assurance measures if any limitation or condition placed on payment to or on services, diagnosis or treatment by those physicians authorized in the lawful scope of practice.

For Vote Analysis:
supports
opposes
neutral

Developmental Disabilities; Spina Bifida

The definition of "developmental disability" is expanded to include a severe, chronic disability that is attributable to "spina bifida" (defined).

For Vote Analysis:
supports
opposes
neutral
### S1088 Daily History

<table>
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<td>passed Senate 30-0; ready for House.</td>
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<tr>
<td>1/22</td>
<td>Senate hel-hu ser do pass.</td>
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<tr>
<td>1/13</td>
<td>referred to Senate hel-hu ser.</td>
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</table>

**DEVELOPMENTAL DISABILITIES; SPINA BIFIDA**

### S1095: CONTROLLED SUBSTANCES; SCHEDULE DESIGNATIONS

The State Board of Pharmacy is required to adopt by rule the schedule I, II, III, IV and V controlled substances listed in the code of federal regulations and to amend the rules as necessary to reflect changes in the designations. The definition of "controlled substances" throughout statute is modified to include those adopted by the Board by rule according to this requirement. The statutory lists of chemicals that are designated as controlled substances in each schedule level are deleted.

**ARS Titles Affected:** 13 32 36

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

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1095 Daily History

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<tr>
<td>1/13</td>
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### S1127: ATHLETIC TRAINERS; DRY NEEDLING

By December 31, 2020, the Board of Athletic Training is required to adopt rules establishing the professional standards of care and training and education qualifications for the performance of "dry needling" (defined) for therapeutic purposes. Failing to comply with Board standards for dry needling is added to the list of acts that constitute unprofessional conduct for athletic trainers.

**ARS Titles Affected:** 32
**S1127: ATHLETIC TRAINERS; DRY NEEDLING**

1/30 passed Senate 30-0; ready for House.

1/22 from Senate held over; do pass.

1/22 Senate held over; report awaited.

1/15 referred to Senate held over.

**S1138: DENTAL INSURERS; WEBSITE; OVERPAYMENTS; PREDETERMINATIONS;**

Various changes relating to dental insurers. Dental service corporations, health care services organizations, and disability insurers are required to establish an internet website to provide resources and information to dentists and subscribers at no charge. The website must include information about each type of subscription contract to allow subscribers and dentists to determine the covered services and the payment or reimbursement amounts for those covered services. Dental service corporations, health care services organizations, and disability insurers are prohibited from deducting the amount of an overpayment of a claim from a payment or reimbursement of another claim unless both claims were for covered services provided to the same subscriber by the same dentist. Dental service corporations, health care services organizations, and disability insurers that provide a written predetermination of benefits to a dentist for a covered service that includes a specific benefit payment or reimbursement amount are prohibited from paying or reimbursing the dentist for providing that service in an amount that is less than the amount in the predetermination.

ARS Titles Affected: 20

First sponsor: Sen. S. Allen (R - Dist 6)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1138 Daily History**

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<td>1/22</td>
<td>from Senate held over; do pass.</td>
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<tr>
<td>1/22</td>
<td>Senate held over; report awaited.</td>
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<tr>
<td>1/15</td>
<td>referred to Senate held over.</td>
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**S1146: SCHOOLS; SEIZURE MANAGEMENT; TREATMENT PLANS**

DENTAL INSURERS; WEBSITE; OVERPAYMENTS; PREDETERMINATIONS; 1/16 referred to Senate fin.
Beginning in the 2020-2021 school year, the parent or guardian of a student who has a seizure disorder and who is enrolled in public school in Arizona is authorized to seek care for the student’s seizures while the student is at school or participating in a school-sponsored activity. The parent or guardian is required to submit to the school district or charter school a copy of a seizure management and treatment plan developed by the parent or guardian and the physician responsible for the student’s seizure treatment. Requirements for the plan are specified. School districts, charter schools, employees of school districts or charter schools and nurses who are under contract with a school district or charter school are immune from civil liability with respect to all decisions made and actions taken that are based on good faith implementation of a seizure management and treatment plan. By December 1, 2020, the State Board of Education is required to approve an online course of instruction that is provided free of charge by a nonprofit national foundation and that supports the welfare of individuals with epilepsy and seizure disorders. School nurses and school employees whose duties include regular contact with students are required to complete the online course.

ARS Titles Affected: 15
First sponsor: Sen. Kerr (R - Dist 13)
Others: Rep. Dunn (R - Dist 13), Rep. Osborne (R - Dist 13)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral

**S1146 Daily History**

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<td>1/21</td>
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**S1151: AHCCCS SERVICES; DIABETES MANAGEMENT**

The list of medically necessary health and medical services that Arizona Health Care Cost Containment System (AHCCCS) contractors are required to provide is expanded to include up to 10 program hours annually of diabetes outpatient self-management training services if prescribed by a primary care practitioner in specified circumstances. Monies from the Hospital Assessment Fund cannot be used to provide diabetes outpatient self-management training services.

ARS Titles Affected: 36
First sponsor: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral
### S1151: AHCCCS SERVICES; DIABETES MANAGEMENT

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### S1152: MEDICAL STUDENT LOAN PROGRAM

Various changes to the Medical Student Loan Program. Membership of the Board of Medical Student Loans is modified to remove all current members except the Director of the Department of Health Services and replace them with one representative from each accredited medical school in Arizona. Session law allows current Board members to continue to serve until the expiration of their normal terms. Removes the requirement for at least 50 percent of loan monies to be apportioned for students attending private medical schools. Modifies penalties for a loan recipient who does not fulfill the conditions of the loan contract.

**ARS Titles Affected:** 15

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


**For Vote Analysis:**
- Support ☐
- Oppose ☐
- Neutral ☐

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1152 Daily History

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### S1160: FIREFIGHTERS; CANCERS; PRESUMPTION; WORKERS' COMPENSATION

The list of diseases or impairment of a firefighter's health that are presumed to be an occupational disease for the purpose of workers' compensation is expanded to include ovarian and breast cancer. Deletes the requirement that a firefighter or peace officer was exposed to a known carcinogen and informed the department of the exposure and that the carcinogen is reasonably related to the cancer in order for the presumptions to be granted. The presumptions apply to all firefighters or peace officers who are currently in service. The presumption is conclusive and irrebuttable if the statutory requirements are met. Previously, the presumption could be rebutted by a preponderance of the evidence that there was a specific cause of the cancer other than an occupational exposure. Contains a legislative findings and intent section.

**ARS Titles Affected:**

**For Vote Analysis:**
- Support ☐
- Oppose ☐

**ARSNotes:**
The list of diseases or impairment of a firefighter's health that are presumed to be an occupational disease for the purpose of workers' compensation is modified to include any cancer. Deletes the requirement that a firefighter or peace officer was exposed to a known carcinogen and informed the department of the exposure and that the carcinogen is reasonably related to the cancer in order for the presumptions to be granted. The presumptions apply to all firefighters or peace officers who are currently in service. The presumption is conclusive and irrebuttable if the statutory requirements are met. Previously, the presumption could be rebutted by a preponderance of the evidence that there was a specific cause of the cancer other than an occupational exposure.

For Vote Analysis:

**Support**

**Oppose**

**Neutral**

**S1160 Daily History**

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**S1161: CANCERS; PRESUMPTION; WORKERS' COMPENSATION**

The list of diseases or impairment of a firefighter's health that are presumed to be an occupational disease for the purpose of workers' compensation is modified to include any cancer. Deletes the requirement that a firefighter or peace officer was exposed to a known carcinogen and informed the department of the exposure and that the carcinogen is reasonably related to the cancer in order for the presumptions to be granted. The presumptions apply to all firefighters or peace officers who are currently in service. The presumption is conclusive and irrebuttable if the statutory requirements are met. Previously, the presumption could be rebutted by a preponderance of the evidence that there was a specific cause of the cancer other than an occupational exposure.

**ARS Titles Affected:** 23

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

**S1163: AHCCCS; SUBSTANCE ABUSE TREATMENT**

The Arizona Health Care Cost Containment System replaces the Department of Health Services as a joint administrator with the Department of Child Safety of community programs for substance abuse treatment assistance.

ARS Titles Affected: 8

First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1163 Daily History

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**S1167: AHCCCS; GRADUATE MEDICAL EDUCATION; REIMBURSEMENT**

Beginning October 1, 2020, the Arizona Health Care Cost Containment System Administration is required to establish a separate Graduate Medical Education Program to reimburse qualifying community health centers that have an approved primary care graduate medical education program. The AHCCCS Administration is required to adopt rules specifying the formula by which monies appropriated for graduate medical education are distributed to qualifying community health centers. Establishes reporting requirements for recipients of the funds, and requires the AHCCCS Administration to report to the Joint Legislative Budget Committee by July 1 of each year on the number of new residency positions created with the funds.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1167 Daily History**

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**S1168: NURSING SHORTAGE; PLAN; PILOT PROGRAM**

Establishes a 15-member Nursing Workforce Preparation and Shortage Work Group in the Department of Health Services to establish a long-term plan and pilot program to address Arizona's nursing workforce preparation and shortage. The Work Group is required to report its recommendations to the Legislature, the Arizona Board of Regents, and the Joint Legislative Budget Committee. Self-repeals January 1, 2023.

ARS Titles Affected: 41

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1168 Daily History**

<table>
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**S1170: AHCCCS; PREGNANT WOMEN; DENTAL CARE**
The list of covered services under the Arizona Health Care Cost Containment System (AHCCCS) is expanded to include comprehensive dental care for women who are at least 21 years of age and in any stage of pregnancy. Appropriates $178,900 from the general fund and $478,300 from federal Medicaid authority in FY2020-21 to the AHCCCS Administration for dental services to pregnant women. Appropriates $3.63 million from the general fund in FY2020-21 to the AHCCCS Administration to cover costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women. By October 1, 2021, the AHCCCS Administration is required to report to the Governor and the Legislature the actual costs incurred to provide dental services to pregnant women and the actual costs incurred due to eligibility changes directly related to the introduction of a dental benefit for pregnant women during FY2020-21.

ARS Titles Affected: 36
First sponsor: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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Establishes a 16-member Long-Term Care Facility Task Force to study and recommend policy and budget options for addressing the Department of Health Services' timely investigation and processing of long-term care facility complaints and self-reports to ensure resident health and safety. The Task Force is required to submit a report of its findings and recommendations to the Governor and the Legislature by August 31, 2021, and self-repeals July 1, 2022.

ARS Titles Affected: 41
First sponsor: Sen. Steele (D - Dist 9)
Others: Rep. Jermaine (D - Dist 18), Sen. Navarrete (D - Dist 30), Sen. Peshlakai (D - Dist 7), Sen. Rios (D - Dist 27)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1211: ADMINISTRATIVE RULES; EXPIRATION; LEGISLATIVE EXTENSION**

All "rules" (defined as a rule published in the Administrative Code) that were adopted before the effective date of this legislation expire on July 1, 2022. If an agency wishes to extend a rule that was adopted before the effective date of this legislation before the expiration of that rule, the agency is required to comply with the rulemaking procedures of the Administrative Procedures Act. Beginning July 1, 2023, the Administrative Code expires on July 1 of each year unless the Code is approved by the Legislature for a period of up to one year.

ARS Titles Affected: 41
First sponsor: Sen. Leach (R - Dist 11)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

Support ☐ Oppose ☐ Neutral ☐

**S1211 Daily History**

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**S1227: DENTAL HYGIENISTS; AFFILIATED PRACTICE**

An affiliated practice agreement between a dental hygienist and a dentist is required to include the conditions under which the affiliated practice dental hygienist may administer local anesthesia and provide root planing, and is permitted to include the circumstances under which the affiliated practice dental hygienist must consult with the affiliated practice dentist before initiating further treatment on patients who have not been seen by a dentist within 12 months after the initial treatment by the dental hygienist. Dentists in an affiliated practice relationship are no longer prohibited from allowing the provision of dental hygiene services by more than three affiliated practice dental hygienists at any one time. A dental hygienist is prohibited from administering nitrous oxide.

ARS Titles Affected: 32
First sponsor: Sen. Brophy McGee (R - Dist 28)
Others: Sen. Bowie (D - Dist 18)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

For Vote Analysis:

Support ☐ Oppose ☐ Neutral ☐

**S1227 Daily History**

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DENTAL HYGIENISTS; AFFILIATED PRACTICE 2/13 Senate COW approved with amend #4087; passed Senate 30-0; ready for House.
DENTAL HYGIENISTS; AFFILIATED PRACTICE 2/11 from Senate rules okay.
DENTAL HYGIENISTS; AFFILIATED PRACTICE 2/5 from Senate hel-hu ser with amend #4087.
DENTAL HYGIENISTS; AFFILIATED PRACTICE 2/5 Senate hel-hu ser amended; report awaited.
DENTAL HYGIENISTS; AFFILIATED PRACTICE 1/23 referred to Senate hel-hu ser.

**S1260: PRODUCTS; FURNITURE; PAINT; PROHIBITED CHEMICALS**

A person is prohibited from manufacturing, selling, offering for sale or distributing for use in Arizona a "children's product" or "upholstered residential furniture" (both defined) containing, in amounts greater than 1,000 parts per million in any product component, any of a list of specified flame-retardant chemicals.

ARS Titles Affected: 36

First sponsor: Sen. Mendez (D - Dist 26)


*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*

**S1267: SCHOOLS; IMMUNIZATION RATE; WEBSITE POSTING**

Each public school, including charter schools, that maintains a website is required to post on the website the immunization rate of students who are enrolled at that school.

ARS Titles Affected: 15

First sponsor: Sen. Mendez (D - Dist 26)

Others: Sen. Gonzales (D - Dist 3), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep. Salman (D - Dist 26)

*NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.*
**S1267** Daily History

**SCHOOLS; IMMUNIZATION RATE; WEBSITE POSTING** 1/23 referred to Senate educ.

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**S1268: HEALTH CARE INSURANCE; HEARING AIDS**

The Department of Insurance and Financial Institutions is required to annually establish minimum coverage rates and coverage limits for adult and child hearing aids for each deaf or hard of hearing ear that would allow for at least 100 percent coverage of reasonable and customary hearing aids. "Health care insurers" (defined) are required to provide coverage for the purchase of a hearing aid.

ARS Titles Affected: 20
First sponsor: Sen. Mendez (D - Dist 26)
Others: Sen. Gonzales (D - Dist 3), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep. Salman (D - Dist 26)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral

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**S1276: SEXUAL ASSAULT SURVIVORS; RIGHTS**

Establishes a list of rights that a survivor of a sexual assault has, including the right to consult with a sexual assault victim advocate, the right to not be charged for a medical evidentiary examination, the right to a prompt analysis of sexual assault kit evidence, the right to be reasonably protected from the defendant, and the right to not be required to submit to a polygraph examination.

ARS Titles Affected: 13
First sponsor: Sen. Boyer (R - Dist 20)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral
### S1285: INSURANCE COVERAGE; PROSTHETICS; ORTHOTICS

Health and disability insurers are required to provide coverage for "prosthetic devices" and "orthotic devices" (both defined) that is at least equivalent to the coverage currently provided under Title 18 of the federal Social Security Act, and the coverage cannot be provided under less favorable terms or conditions than any other medical or surgical benefits. Insurers are prohibited from imposing deductibles, copayments, coinsurance, benefit maximums, waiting periods or other limitations on coverage for prosthetic devices or orthotic devices that are different from those imposed on benefits or services not related to prosthetic devices or orthotic devices.

**ARS Titles Affected:** 20

- **First sponsor:** Sen. Dalessandro (D - Dist 2)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1286: PROHIBITED WEAPON; BUMP-FIRE DEVICE; ACCESSORY

For the purposes of the criminal code, the definition of "prohibited weapon" is expanded to include a trigger crank, a bump-fire device, or any part, combination of parts, or accessory that is designed or functions to accelerate the rate of fire of a "semiautomatic rifle" (defined) but that does not convert the rifle into a "machine gun" (defined).

**ARS Titles Affected:** 13

- **First sponsor:** Sen. Dalessandro (D - Dist 2)
- **Others:** Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Bradley (D - Dist 10), Sen. Contreras (D - Dist 19), Sen. Gonzales (D - Dist 3), Sen. Mendez (D - Dist 26), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Sen. Steele (D - Dist 9)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
PROHIBITED WEAPON; BUMP-FIRE DEVICE; ACCESSORY 1/27 referred to Senate jud.

**S1287: MEDICARE SUPPLEMENT INSURANCE; GUARANTEED AVAILABILITY**

Every insurer that offers Medicare supplement insurance is required to provide guaranteed availability of coverage to any eligible individual who desires to enroll in Medicare supplement insurance coverage. Every insurer that offers Medicare supplement insurance is prohibited from declining to offer that coverage to, or deny enrollment of, an eligible individual, from imposing any preexisting condition exclusion for that coverage, and from charging an additional premium for a preexisting condition.

ARS Titles Affected: 20

First sponsor: Sen. Dalessandro (D - Dist 2)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1291: EMERGENCY ASSISTANCE; FALLS; LIABILITY**

A person who in good faith renders emergency care or emergency assistance either at the direction of an emergency dispatch operator for or to prevent further injury to a person who has fallen is not liable for any civil damages as the result, unless the person acted with gross negligence while rendering the emergency care or emergency assistance.

For Vote Analysis:
- Support
- Oppose
- Neutral

ARS Titles Affected: 32

First sponsor: Sen. Carter (R - Dist 15)
Others: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1291 Daily History**  
**Date**  **Action**

1. EMERGENCY ASSISTANCE; FALLS; LIABILITY 2/12 Senate helium suspended.
2. EMERGENCY ASSISTANCE; FALLS; LIABILITY 1/27 referred to Senate helium.

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**S1293: DOI; DFI; OMNIBUS**

Numerous changes to statutes relating to the Department of Insurance and Financial Institutions (DIFI). Conforms statutes to Laws 2019, Chapter 252, which becomes effective July 1, 2020 and which transfers the Department of Financial Institution and the Automobile Theft Authority to the Department of Insurance and renames the Department of Insurance as the DIFI. The DIFI Director is required to be a person with business experience, including being well versed in insurance and financial institution matters. The DIFI Director is required to appoint a Deputy Director of the Insurance Division of DIFI, and the Superintendent of Financial Institutions is renamed the Deputy Director of the Financial Institutions Division of DIFI. The DIFI Director is required to appoint an individual to operate the Insurance Fraud Unit in conjunction with operating the Automobile Theft Authority. Deletes requirements for various fees and assessments to be adjusted to equal between 95 and 110 percent of the budget of DIFI or a specified division of DIFI. Requires DIFI to provide insurers with copies of any documents supporting or justifying various regulatory actions. Repeals the Insurance Consumer Advisory Board, the Accountable Health Plan Uniform Employee Health Status Questionnaire Committee, and the Continuing Education Review Committee. Retroactive to July 1, 2020.

ARS Titles Affected: 6 9 11 12 13 15 20 23 25 28 29 33 34 35 36 38 41 42 43 44 48

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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**S1293 Daily History**  
**Date**  **Action**

1. DOI; DFI; OMNIBUS 2/6 from Senate finance with amend #4094.
2. DOI; DFI; OMNIBUS 2/5 Senate finance amended; report awaited.
3. DOI; DFI; OMNIBUS 1/27 referred to Senate finance.

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**S1324: OPIOID PRESCRIPTIONS; NALOXONE REQUIREMENT; EXCEPTION**
The requirement for a health professional prescribing a patient more than 90 morphine milligram equivalents per day to also prescribe naloxone hydrochloride or another opioid antagonist does not apply to a patient who is receiving hospice care or end-of-life care.

ARS Titles Affected:
First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1324 Daily History**

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**S1329: DEFINED CONTRIBUTION; HEALTH SUBSIDY; DISABILITY**

Retired members of the Public Safety Personnel Defined Contribution Retirement System 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 must be at least 50 percent of the member's average monthly benefit compensation.

ARS Titles Affected: 38
First sponsor: Sen. Livingston (R - Dist 22)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
S1334: PHARMACISTS; VACCINES

Modifies the vaccines that pharmacists are authorized to administer without a prescription order to include vaccines recommended by the U.S. Centers for Disease Control and Prevention Advisory Committee on Immunization Practices (CDC Committee) for a person who is at least 6 years of age, instead of at least 13 years of age. A pharmacist is authorized to administer vaccines with a prescription order to a person who is at least 3 years of age but under 6 years of age, instead of a person who is at least 6 years of age but under 13 years of age. Establishes additional requirements for pharmacists who administer vaccines, including policies and protocols for administration, providing vaccine information and educational materials, and notifying the vaccine adverse event reporting system as recommended by the CDC Committee.

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1351: CHILD SAFETY; NEGLECT; DEFINITION

For the purpose of Title 8 (Children), the definition of “neglect” is modified to include a determination by a toxicology screen or other laboratory test that indicates that a newborn infant was exposed prenatally to a drug or controlled substance listed in the criminal code, in addition to a determination by a health professional.

First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1351: Daily History**

<table>
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<td>1/28</td>
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**S1370: CONTROLLED SUBSTANCES MONITORING PROGRAM; DELEGATES**

The State Board of Pharmacy is authorized to release data collected by the Controlled Substances Prescription Monitoring Program to a health care insurer. Data provided by the Board from the Program is prohibited from being used for credentialing health care professionals, determining payment, preemployment screening, or any other purpose other than preventing overuse or abuse of controlled substances and the safety and quality of care provided. Each employee of the Arizona Health Care Cost Containment System Administration, a contractor or a health care insurer who is a licensed health care professional and who is authorized to prescribe or dispense controlled substances may authorize up to ten delegates to receive delegate access to the Program. A person who is assigned delegate access is required to operate under the authority and responsibility of the AHCCCS Administration's, contractor's or health care insurer's chief medical officer or other employee who is a licensed health care professional and who is authorized to prescribe or dispense controlled substances. A licensed health care professional who fails to supervise a delegate commits an act of unprofessional conduct.

**For Vote Analysis:**

- Support
- Oppose
- Neutral

**S1371: AHCCCS; ELIGIBILITY**

The Arizona Health Care Cost Containment System Administration is required to annually renew the eligibility of an individual who was in the custody of the Department of Child Safety when the individual reached 18 years of age without requiring additional information from the individual until the individual reaches 26 years of age, unless the individual notifies the AHCCCS Administration that the individual moved out of Arizona or has provided information indicating that the individual may qualify for a different eligibility category.

**For Vote Analysis:**

- Support
- Oppose

**First sponsor:** Sen. Brophy McGee (R - Dist 28)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1372: PHARMACY BOARD; REGULATION; NONDISCIPLINARY ACTION**

Various changes to statutes relating to the Arizona State Board of Pharmacy. The Board is authorized to charge an administrative fee as prescribed by rule for complaint-initiated nonroutine investigations, to temporarily suspend a license under specified circumstances, and to issue a subpoena to solicit information pertaining to a complaint or investigation or to require a personal appearance before the Board. The Board is authorized to issue nondisciplinary civil penalties as prescribed by rule. Establishes a list of acts that are not an imminent threat to the public health and safety that are subject to a nondisciplinary civil penalty. If the Board determines by investigation that reasonable grounds exist to discipline a licensee, the Board is authorized to serve the licensee with a written notice containing specified information. Failure to acknowledge or reply to the Board before the deadline regarding a consent agreement for voluntary surrender or voluntary suspension issued by the Board or Board staff will result in the acceptance of the finding of fact, the conclusion of law and the Board order by the licensee only after the Board has communicated to the licensee using the contact information on file and, if applicable, the licensee's attorney of record. The licensee is permitted to request a rehearing or review and appeal of the decision. If a Board order or an agreed consent agreement is in effect and the licensee fails to comply with the order, the Board is authorized to move that case without opening a new "compliant for noncompliance" to a Board hearing to consider action on the license, including revocation. More.

ARS Titles Affected: 32 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1373: AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS**

A person is required to apply to the Arizona State Board of Pharmacy for a permit to operate an automated prescription-dispensing kiosk. The kiosk must be operated as an extension of the pharmacy responsible for its operation, and the pharmacy is responsible for inventory control and billing for the medications dispensed from the kiosk. Permit requirements are specified. An automated prescription-dispensing kiosk that is approved by the Board before August 3, 2018 and that is required to obtain a permit under this legislation is not required to provide specified information required by this legislation in its application that was submitted to
the Board before August 3, 2018 as part of the Board’s approval process in order to obtain a permit. The Board is required to issue a permit to any kiosk that was approved before August 3, 2018 and that has submitted an application for a permit with the required fees.

ARS Titles Affected: 32
First sponsor: Sen. Pace (R - Dist 25)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1373 Daily History   Date Action

AUTOMATED PRESCRIPTION-DISPENSING KIOSKS; PERMITS 1/29 referred to Senate hel-hu ser.

S1382: HEALTH CARE PROVIDERS; PREGNANCY; ULTRASOUNDS

An ultrasound performed on a pregnant woman in a "limited service pregnancy center" (defined) must be performed by a licensed or certified health care provider whose scope of practice includes performing ultrasounds.

ARS Titles Affected: 36
First sponsor: Sen. Mendez (D - Dist 26)
Others: Sen. Dalessandro (D - Dist 2), Sen. Gonzales (D - Dist 3), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist 27), Rep. Salman (D - Dist 26), Sen. Steele (D - Dist 9)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1382 Daily History   Date Action

HEALTH CARE PROVIDERS; PREGNANCY; ULTRASOUNDS 1/29 referred to Senate hel-hu ser.

S1390: BEHAVIORAL HEALTH; RATES; STUDY; APPROPRIATION

Appropriates $300,000 from the general fund in FY2020-21 to the Arizona Health Care Cost Containment System Administration to engage an independent consultant with actuarial expertise to study the current outpatient behavioral health rates set by the AHCCCS Administration as its managed care fee for service schedule. Factors the consultant is required to consider are listed. For Vote The consultant is required to deliver a final report to the AHCCCS Administration by July 1, 2021. Self-repeals January 1, 2022.

For Vote Analysis:
**S1390 Daily History**

**Date Action**

**BEHAVIORAL HEALTH; RATES; STUDY; APPROPRIATION**

1/29 referred to Senate appro.

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**S1391: SMOKING REGULATION; ELECTRONIC SMOKING DEVICES**

For the purposes of the statutes prohibiting smoking in all public places and places of employment in Arizona, the definition of "smoking" is expanded to include marijuana and the use of an "electronic smoking device" (defined). The list of places exempt from the prohibition on smoking in public places is modified to remove veterans and fraternal clubs when they are not open to the public and smoking as part of a theatrical performance on a stage or in the course of a film or television production. Other definitions are also modified. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

**ARS Titles Affected:** 36

First sponsor: **Sen. Carter (R - Dist 15)**

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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**S1391 Daily History**

**Date Action**

**SMOKING REGULATION; ELECTRONIC SMOKING DEVICES**

1/29 referred to Senate com.

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**S1392: AHCCCS; PREGNANT WOMEN; POSTPARTUM; APPROPRIATIONS**

A woman who is less than one year postpartum with a family income that does not exceed 150 percent of the federal poverty guidelines is added to the definition of "eligible person" for the Arizona Health Care Cost Containment System. Appropriates $13 million from the general fund and $900,000 from Medicaid expenditure authority in FY2020-21 to the AHCCCS Administration for eligible postpartum women.

**For Vote Analysis:**
ARS Titles Affected: 36 41
First sponsor: Sen. Carter (R - Dist 15)
Others: Sen. Brophy McGee (R - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1392 Daily History

AHCCCS; PREGNANT WOMEN; POSTPARTUM; APPROPRIATIONS 1/29 referred to Senate appro.

S1397: INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION

Every "health care insurer" that offers an "individual health plan" (both defined) in Arizona is required to provide guaranteed availability of coverage to an eligible individual who desires to enroll in health insurance coverage and is prohibited from declining to offer that coverage to, or denying enrollment of, that individual. Every health care insurer that offers an individual health plan in Arizona is prohibited from imposing any "preexisting condition exclusion" (defined) with respect to the issuance, renewal or scope of benefits provided in such coverage. A health care insurer is permitted to restrict enrollment in individual health plans to open enrollment periods and special enrollment periods to the extent the periods are not inconsistent with applicable federal law. Some exceptions. Conditionally enacted on a court of competent jurisdiction ruling that the federal Patient Protection and Affordable Care Act is unconstitutional and the judgment of that court becoming final and definitive on or before June 30, 2023.

ARS Titles Affected: 20
First sponsor: Sen. Mesnard (R - Dist 17)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1397 Daily History

INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION 2/11 from Senate rules okay.
INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION 2/6 from Senate fin do pass.
INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION 2/5 Senate fin do pass; report awaited.
INSURANCE; PREEXISTING CONDITION EXCLUSIONS; PROHIBITION 1/29 referred to Senate fin.
**S1400: ELECTRONIC SMOKING DEVICES; RETAIL LICENSING**

It is unlawful for a person to sell, give or furnish a tobacco product to a person who is under the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act, instead of for a person to sell or furnish tobacco products to minors. For the purposes this prohibition and statutes regulating tobacco sales, the definition of "tobacco products" is expanded to include any product containing, made of or derived from tobacco or nicotine and that is intended for human consumption, and to include an "electronic smoking device" (defined) and any substance that may be aerosolized or vaporized by the device, whether or not it contains nicotine, and any component, part, or accessory that is used in the consumption of these products. Before distributing any tobacco product, a retail tobacco vendor or the vendor's representative or employee is required to verify that the purchaser is at least the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act. Establishes civil penalties for violations. The Department of Health Services (DHS) is required to conduct at least two unannounced compliance checks on a retail tobacco vendor annually. Beginning January 1, 2022, a retail tobacco vendor is prohibited from distributing tobacco products in Arizona without a valid tobacco retail sales license from DHS. DHS is required to establish fees for licenses. Licensing requirements are specified. Licenses are nontransferable and are valid for two years. Establishes civil penalties for selling tobacco products without a license. More.

**ARS Titles Affected:** 13 36  
First sponsor: Sen. Pace (R - Dist 25)  
Others: Sen. S. Allen (R - Dist 6), Sen. Brophy McGee (R - Dist 28), Sen. Carter (R - Dist 15)  

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1400 Daily History**

**S1400: ELECTRONIC SMOKING DEVICES; RETAIL LICENSING**  
1/29 referred to Senate com.

**S1401: SMOKING DEVICES; TOBACCO PRODUCTS; DEFINITIONS**

For the purposes of the statutes prohibiting the furnishing of tobacco products to minors and statutes regulating tobacco sales, the definition of "tobacco products" is expanded to include any product containing, made of or derived from tobacco or nicotine and that is intended for human consumption, and to include an "electronic smoking device" (defined) and any substance that may be aerosolized or vaporized by the device, whether or not it contains nicotine, and any component, part, or accessory that is used in the consumption of these products.

**ARS Titles Affected:** 13 36  
First sponsor: Sen. Brophy McGee (R - Dist 28)  

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
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<th>S1401 Daily History</th>
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<td>SMOKING DEVICES; TOBACCO PRODUCTS; DEFINITIONS</td>
<td>1/29 referred to Senate com.</td>
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**S1402: INDOOR TANNING; REGULATION**

It is unlawful for a person under 18 years of age to use any "tanning device" in any "tanning facility" (both defined) in Arizona. Some exceptions. A person is prohibited from operating a tanning facility in Arizona without a permit issued by the Department of Health Services. The Dept is authorized to charge a permitting fee. Tanning facilities are required to post a notice developed by the Dept that contains a list of specified information, including the health risks associated with tanning and that it is unlawful for tanning facility operator to allow a person under 18 years of age to use a tanning device. Tanning facilities are required to give a written statement with this information to each customer and the customer is required to sign the statement before initial use and each year after. Establishes a list of duties of owners and operators of tanning facilities, including requirements to sanitize each tanning device after each use, provide protective eyewear to customers, limit tanning time and exposure, and maintain records. Establishes civil penalties for violations.

ARS Titles Affected: 36

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

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1402 Daily History**

INDOOR TANNING; REGULATION | 1/29 referred to Senate com.

**S1413: INSULIN DRUGS; COST SHARING LIMIT**

Health and disability insurers are required to limit the total amount that a subscriber or enrollee must pay for a covered "prescription insulin drug" (defined) to $100 per 30-day supply of insulin, regardless of the amount or type of insulin required to fill the subscriber's prescription.

ARS Titles Affected: 20

First sponsor: Sen. D. Farnsworth (R - Dist 16)

Others: Sen. Rios (D - Dist 27)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
### S1413: Daily History

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### S1437: MEDICAL MARIJUANA FUND; OPIOID TREATMENT

The Department of Health Services is required to annually transfer $6 million from the Medical Marijuana Fund to the Substance Use Disorder Services Fund. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

**ARS Titles Affected:** 36

- **First sponsor:** Sen. Borrelli (R - Dist 5)
- **Others:** Sen. Gray (R - Dist 21)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

### S1437 Daily History

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<td>2/12</td>
<td>from Senate appro do pass.</td>
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<tr>
<td>2/11</td>
<td>Senate appro do pass; report awaited.</td>
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<td>1/29</td>
<td>referred to Senate appro.</td>
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### S1439: BREAST IMPLANT SURGERY; INFORMED CONSENT

Before performing breast implant surgery, a licensed physician is required to provide specified information to the patient and obtain written informed consent for the procedure. A physician who knowingly violates this requirement commits an act of unprofessional conduct and is subject to license suspension or revocation.

**ARS Titles Affected:** 32

- **First sponsor:** Sen. Ugenti-Rita (R - Dist 23)
- **Others:** Sen. Brophy McGee (R - Dist 28), Sen. Carter (R - Dist 15), Sen. Kerr (R - Dist 13), Rep. Lieberman (D - Dist 28)

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1439: BREAST IMPLANT SURGERY; INFORMED CONSENT**

1/29 referred to Senate health committee.

**S1469: BILLING LIMITS; HEALTH CARE PROVIDERS**

If, after deducting the enrollee's cost sharing requirements and the health insurer's allowable reimbursement, the amount of the surprise out-of-network bill for which the enrollee is responsible for all related health care services provided by the health care provider is less than $1,000, a health care provider is prohibited from billing the enrollee or health insurer for the health care services more than 150 percent of the applicable Medicare reimbursement rate. The health insurer's liability is limited to that amount for the health care services that are the subject of the surprise out-of-network bill. The Department of Health Services is required to adopt rules that require nonprofit hospitals to adopt policies regarding the provision of free or reduced-cost medically necessary services to patients who are determined unable to pay for the health care services received. Provisions that must be included in the rules are listed.

**For Vote Analysis:**
- **Support**
- **Oppose**
- **Neutral**

**ARS Titles Affected:** 20

First sponsor: **Sen. Dalessandro (D-Dist 2)**

Others: **Sen. Bradley (D-Dist 10), Sen. Gonzales (D-Dist 3), Sen. Otondo (D-Dist 4), Sen. Steele (D-Dist 9)**

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1469 Daily History**

2/3 referred to Senate finance committee.

**S1472: AHCCCS; POSTPARTUM VISITS; INCENTIVE PAYMENTS**

The Arizona Health Care Cost Containment System Administration is required to develop a plan to increase the rate at which enrollees complete their six-week postpartum visit by providing incentive payments to contractors that meet specified goals for the percentage of the contractor's enrollees who gave birth that attend the enrollee's six-week postpartum visit. Appropriates $348,000 from the general fund and $852,000 from Medicaid expenditure authority in FY2020-21 to the AHCCCS Administration for these contractor incentive payments.

**For Vote Analysis:**
- **Support**
- **Oppose**
- **Neutral**

**ARS Titles Affected:** 36

First sponsor: **Sen. Carter (R-Dist 15)**

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
S1472 Daily History  Date Action

AHCCCS; POSTPARTUM VISITS; INCENTIVE PAYMENTS 2/12 from Senate hel-hu ser with amend #4175.
AHCCCS; POSTPARTUM VISITS; INCENTIVE PAYMENTS 2/12 Senate hel-hu ser do pass; report awaited.
AHCCCS; POSTPARTUM VISITS; INCENTIVE PAYMENTS 2/3 referred to Senate hel-hu ser, appro.

S1473: ARIZONA NURSES ACADEMY

"Eligible postsecondary institutions" (defined) are required to implement an Arizona Nurses Academy to provide incentives for students to enter the nursing profession and commit to practice in Arizona in a hospital, community health center, skilled nursing facility or public school that is located in a county with a population of less than 500,000 persons or on an Indian reservation. Each eligible postsecondary institution is required to develop formalized partnerships in Arizona to build commitments for nurse employment on a student’s completion of the Academy. Each eligible postsecondary institution is required to provide to each full-time student who is enrolled in the Academy an annual scholarship of $5,000 per year for a maximum of four academic years or eight semesters for undergraduate university students, or $3,000 per year for a maximum of two academic years or four semesters for community college students, for tuition and fees associated with the student’s program of study. Requirements to qualify for the scholarships are established. By September 1, 2021 and each year thereafter, the Arizona Board of Regents is required to report to the Governor and the Legislature specified information relating to the Academy.

ARS Titles Affected: 15
First sponsor: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1478: ASSISTED LIVING CAREGIVERS; NURSING; TRAINING

By December 1, 2020, the Arizona State Board of Nursing is required to report to the Legislature a pathway for assisted living facility caregivers to apply their hours of training and practical experience toward the training requirements for licensed nursing assistants and certified nursing assistants, including any possible statutory changes. Self-repeals July 1, 2021.

ARS Titles Affected: 41
First sponsor: Sen. Pace (R - Dist 25)
Others: Sen. Bowie (D - Dist 18), Sen. Brophy McGee (R - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1478 Daily History | Date | Action
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ASSISTED LIVING CAREGIVERS; NURSING; TRAINING | 2/3 | referred to Senate hel-hu ser.

**S1493: PHARMACISTS; DISPENSING AUTHORITY; HORMONAL CONTRACEPTIVES**

A pharmacist is authorized to dispense a "self-administered hormonal contraceptive" (defined) to a patient who is 18 years of age or older pursuant to a standing prescription drug order. A prescriber who is licensed to prescribe a self-administered hormonal contraceptive is authorized to issue a standing prescription drug order authorizing the dispensing of a self-administered hormonal contraceptive. The State Board of Pharmacy is required to adopt rules to establish standard procedures for pharmacists to dispense self-administered hormonal contraceptives. A pharmacist or prescriber acting reasonably and in good faith in dispensing or prescribing a self-administered hormonal contraceptive is not liable for any civil damages for acts or omissions resulting from doing so. Some exceptions.
ARS Titles Affected: 32
First sponsor: Sen. Ugenti-Rita (R - Dist 23)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1493 Daily History | Date | Action
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PHARMACISTS; DISPENSING AUTHORITY; HORMONAL CONTRACEPTIVES | 2/12 | from Senate hel-hu ser do pass.
PHARMACISTS; DISPENSING AUTHORITY; HORMONAL CONTRACEPTIVES | 2/12 | Senate hel-hu ser do pass; report awaited.
PHARMACISTS; DISPENSING AUTHORITY; HORMONAL CONTRACEPTIVES | 2/3 | referred to Senate hel-hu ser.

**S1497: END-OF-LIFE DECISIONS; TERMINALLY ILL**
A “qualified patient” (defined) is permitted to make a written request for medication to end the patient's life. Establishes a process for the request, including a requirement for it to be signed and witnessed by at least two persons who meet specified requirements. Also establishes required procedures for the attending physician and a consulting physician. Requires a 15-day waiting period and provides for effect on construction of wills and contracts. Specifies immunities and civil penalties for violations.

ARS Titles Affected: 36
First sponsor: Sen. Steele (D - Dist 9)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1497 Daily History

Date Action

END-OF-LIFE DECISIONS; TERMINALLY ILL 2/3 referred to Senate jud.

S1498: WORKERS' COMPENSATION; PHYSICIANS; EXPERTISE; HEARINGS

An employee, or if the employee is deceased, the employee's estate, surviving spouse or dependent, is permitted to bring any person to any workers' compensation hearing without prior approval of the administrative law judge. The Industrial Commission is prohibited from adopting any rule that in any way restricts this right. A physician who performs a medical examination for workers' compensation and any other physician who testifies at an employee's workers' compensation hearing regarding the employee's condition is required to have expertise in diagnosing and treating the employee's specific injury.

ARS Titles Affected: 23
First sponsor: Sen. Boyer (R - Dist 20)
Others: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1498 Daily History

Date Action

WORKERS' COMPENSATION; PHYSICIANS; EXPERTISE; HEARINGS 2/3 referred to Senate com.

S1501: ELECTRONIC SMOKING DEVICES; TOBACCO SALES
It is unlawful for a person to sell, give or furnish a tobacco product to a person who is under the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act, instead of for a person to sell or furnish tobacco products to minors. For the purposes this prohibition and statutes regulating tobacco sales, the definition of "tobacco products" is expanded to include any product containing, made of or derived from tobacco or nicotine and that is intended for human consumption, and to include an "electronic smoking device" (defined) and any substance that may be aerosolized or vaporized by the device, whether or not it contains nicotine, and any component, part, or accessory that is used in the consumption of these products. Before distributing any tobacco product, a retail tobacco vendor or the vendor’s representative or employee is required to verify that the purchaser is at least the minimum age of sale for tobacco products as set by the Federal Food, Drug, and Cosmetic Act. Establishes civil penalties for violations. The Department of Health Services (DHS) is required to conduct at least two unannounced compliance checks on a retail tobacco vendor annually. Beginning January 1, 2022, a retail tobacco vendor is prohibited from distributing tobacco products in Arizona without a valid tobacco retail sales license from DHS. DHS is required to establish fees for licenses. Licensing requirements are specified. Licenses are nontransferable and are valid for two years. Establishes civil penalties for selling tobacco products without a license. A person is prohibited from advertising or causing to be advertised a tobacco product, including an electronic smoking device, on an outdoor billboard that is located within 1,000 feet of a school or public playground. More. Due to voter protection, one section of this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 13 36 44
First sponsor: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1501 Daily History

ELECTRONIC SMOKING DEVICES; TOBACCO SALES 2/3 referred to Senate com.

S1505: NURSING SUPPORTED GROUP HOMES; LICENSURE

By July 1, 2021, a "nursing supported group home" (defined) that is operated in Arizona by the Department of Economic Security or a private entity is required to be licensed as a health care institution. Effective July 1, 2021, nursing supported group homes are added to various statutes regulating group homes.

ARS Titles Affected:
First sponsor: Sen. Brophy McGee (R - Dist 28)
Others: Sen. Carter (R - Dist 15)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
**S1505** Daily History | Date | Action
---|---|---
NURSING SUPPORTED GROUP HOMES; LICENSURE 2/12 | from Senate hel-hu ser with amend #4177.
NURSING SUPPORTED GROUP HOMES; LICENSURE 2/12 | Senate hel-hu ser amended; report awaited.
NURSING SUPPORTED GROUP HOMES; LICENSURE 2/3 | referred to Senate hel-hu ser.

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**S1522: HEALTH CARE LIENS; INSURANCE**

A health care provider may not assert a lien if the services provided are covered by health insurance unless the health insurance insurer denies coverage for the services or the patient owes a copayment, deductible or coinsurance, in which case the lien extends to the amount owed.

ARS Titles Affected: [33]
First sponsor: Sen. Ugenti-Rita (R - Dist 23)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

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**S1522** Daily History | Date | Action
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HEALTH CARE LIENS; INSURANCE 2/3 | referred to Senate fin.

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**S1523: MENTAL HEALTH OMNIBUS**

Numerous changes to statutes relating to mental health. Adds a new chapter to Title 20 (Insurance) requiring each health care insurer that issues a health plan in Arizona to comply with the federal Mental Health Parity and Addiction Equity Act. Requires the Department of Insurance and Financial Institutions (DIFI) to evaluate health plan compliance and enforce related regulations. Appropriates $200,000 and one FTE position from the general fund in FY2020-21 to DIFI to administer the mental health parity requirements of this legislation. Prohibits health care insurers that issue a health plan including mental health or substance use disorder benefits for a minor solely on the grounds that the service was provided in a school or ordered by a court. Establishes a Mental Health Parity Advisory Committee to advise the Directors of the DIFI and the Department of Health Services (DHS) on

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**S1523** Daily History | Date | Action
---|---|---
MENTAL HEALTH OMNIBUS 2/3 | referred to Senate hel-hu ser.
matters relating to mental health parity. Establishes the Suicide Mortality Review Team in DHS to develop a suicide mortalitie

data collection system and study the adequacy of statutes and services to determine changes needed to decrease the incidence

of preventable suicides and take steps to implement those changes. DHS is authorized to use monies in the Child Fatality Review

Fund to staff the Review Team. Establishes the Children's Behavior Health Services Fund, to be administered by DHS and used

to enter into an agreement with one or more contractors for children's behavioral health services. Appropriates $8 million from

the general fund in FY2020-21 to the Fund. By January 1, 2021, the Arizona Department of Education (ADE) is required to

contract with a research entity to conduct a study to determine the adequacy of behavioral health services offered in school

districts and charter schools in Arizona. Information that must be included in the study is specified. By June 30, 2023, ADE is

required to submit a report summarizing the research study to the Governor and the Legislature. Appropriates $300,000 from

the general fund in FY2020-21 to ADE for the research study. Requires DIFI and DHS to adopt various rules relating to this

legislation.

ARS Titles Affected: 20
First sponsor: Sen. Brophy McGee (R - Dist 28)
Others: Sen. S. Allen (R - Dist 6), Sen. Alston (D - Dist 24), Sen. Borrelli (R - Dist 5), Sen. Bowie (D - Dist 18), Sen. Boyer (R -

Dist 20), Sen. Bradley (D - Dist 10), Sen. Carter (R - Dist 15), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist

2), Sen. Fann (R - Dist 1), Sen. Gonzales (D - Dist 3), Sen. Gray (R - Dist 21), Sen. Kerr (R - Dist 13), Sen. Leach (R - Dist

11), Sen. Livingston (R - Dist 22), Sen. Mesnard (R - Dist 17), Sen. Navarrete (D - Dist 30), Sen. Otondo (D - Dist 4), Sen.

Pace (R - Dist 25), Sen. Peshlakai (D - Dist 7), Sen. Pratt (R - Dist 8), Sen. Quezada (D - Dist 29), Sen. Rios (D - Dist

27), Sen. Steele (D - Dist 9), Sen. Ugenti-Rita (R - Dist 23)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still
support the measure.

S1523 Daily History Date Action
MENTAL HEALTH OMNIBUS 2/3 referred to Senate hel-hu ser, appro.

S1529: HEALTH CARE MINISTRIES; EXEMPTION; DEFINITION

For the purpose of the exemption from insurance regulations for health care sharing ministries, the definition of a "health care
sharing ministry" is modified to change the federal code referred to.

ARS Titles Affected: 20
First sponsor: Sen. Livingston (R - Dist 22)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still
support the measure.
**S1529 Daily History**

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**HEALTH CARE MINISTRIES; EXEMPTION; DEFINITION**

**S1546: PRIVATE MEDICAL OFFICES; DHS OVERSIGHT**

Statute governing health care institutions does not authorize the licensure, supervision, regulation or control of private offices and clinics of licensed health care providers that are not freestanding urgent care centers, unless patients are treated under general anesthesia, even when treatment by general anesthesia is regulated by the State Board of Dental Examiners.

ARS Titles Affected: 36

First sponsor: Sen. Rios (D - Dist 27)

Others: Sen. Contreras (D - Dist 19), Sen. Navarrete (D - Dist 30), Sen. Steele (D - Dist 9)

**For Vote Analysis:**

- Support
- Oppose
- Neutral

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1546 Daily History**

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**S1547: CHILDREN'S HEALTH INSURANCE PROGRAM; ELIGIBILITY**

Beginning October 1, 2020, a person under 19 years of age whose gross household income is at or below 250 percent, increased from 200 percent, of the federal poverty level, is eligible for the Children's Health Insurance Program.

ARS Titles Affected: 36

First sponsor: Sen. Rios (D - Dist 27)


**For Vote Analysis:**

- Support
- Oppose

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
CHILDREN'S HEALTH INSURANCE PROGRAM; ELIGIBILITY
2/4 referred to Senate appro.

S1549: PRESCRIPTION DRUGS; DIABETES; REPORTS

By February 1 of each year, the Department of Health Services is required to compile a list of prescription drugs that are essential for treating diabetes and the "wholesale acquisition cost" (defined) of each drug on the list, and a list of those prescription drugs that have been subject to an increase in the wholesale acquisition cost of a percentage equal to or greater than either the percentage increase in the consumer price index, medical care component during the immediately preceding calendar year or twice the percentage increase in the consumer price index, medical care component during the immediately preceding two calendar years. By April 1 of each year, each manufacturer of a prescription drug that appears on the list is required to submit to the Dept a report with specified information relating to the cost of the drug. By April 1 of each year, each pharmacy benefit manager is required to submit to the Dept a report with specified information on prescription drug rebates. By June 1 of each year, the Dept is required to analyze this information and compile a report on the price of prescription drugs.

ARS Titles Affected: 36
First sponsor: Sen. Rios (D - Dist 27)
Others: Sen. Steele (D - Dist 9)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1549 Daily History Date Action

PRESCRIPTION DRUGS; DIABETES; REPORTS 2/4 referred to Senate fin.

S1568: CONTROLLED SUBSTANCES MONITORING PROGRAM; USE

The Arizona State Board of Pharmacy is authorized to release data collected by the Controlled Substances Monitoring Program to a person who is authorized to prescribe or dispense a controlled substance, or the person's delegate, for the purpose of evaluating an individual's fitness for duty for employment in a "safety-sensitive position" (defined elsewhere in statute).

ARS Titles Affected: 36
First sponsor: Sen. Brophy McGee (R - Dist 28)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.
S1568 Daily History

CONTROLLED SUBSTANCES MONITORING PROGRAM; USE 2/4 referred to Senate hel-hu ser.

S1570: OUTPATIENT TREATMENT CENTERS; BEHAVIORAL HEALTH

An employee of a licensed outpatient treatment center that provides behavioral health services is authorized to provide behavioral health services at a private office or clinic that is operated by an exempt health care provider if a list of specified conditions are met, including that the services are provided to a patient of the exempt health care provider or the licensed outpatient treatment center, and the licensed outpatient treatment center and the exempt health care provider have a written agreement specifying the terms of the provided services. The licensed outpatient treatment center is required to report to the Department of Health Services any unexpected death, self-injury or other injury of a patient under the care of its employee that occurs on the premises of the exempt health care provider and whether the injury required medical attention., and the Dept is authorized to report the incident to the licensing board of any health care professional involved in the incident.

ARS Titles Affected: 36
First sponsor: Sen. Brophy McGee (R - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1573: 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 2 (mid-level) misdemeanor 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 2 (mid-level) misdemeanor 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.

For Vote Analysis:
- Support
- Oppose
- Neutral
ARS Titles Affected: 32
First sponsor: Sen. Brophy McGee (R - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1573** Daily History                      Date Action

BEHAVIORAL HEALTH PROFESSIONALS; UNAUTHORIZED PRACTICE 2/4 referred to Senate hel-hu ser.

**S1574: GENETIC COUNSELORS; LICENSURE**

Establishes a new article in Title 36 (Public Health) regulating "genetic counseling" (defined). Beginning January 1, 2021, a person is prohibited from acting as a genetic counselor without being licensed by the Department of Health Services. Some exceptions. A person who was practicing genetic counseling on the effective date of this legislation is required to apply to the Dept for licensure by April 1, 2021. License qualifications are established, including current certification by the American Board of Genetic Counseling or the American Board of Medical Genetics and Genomics. Establishes grounds for denial, suspension or revocation of a license and disciplinary actions for violations, including civil penalties. The Dept is authorized to investigate information indicating a violation of these requirements. License fees are established. The Dept is required to deposit 90 percent of the fees in the Health Services Licensing Fund and 10 percent in the general fund. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage, and becomes effective on signature of the Governor.

ARS Titles Affected: 32 36
First sponsor: Sen. Brophy McGee (R - Dist 28)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

**S1574** Daily History                      Date Action

GENETIC COUNSELORS; LICENSURE 2/4 referred to Senate hel-hu ser.

**S1591: NURSES; CONTINUING EDUCATION REQUIREMENT**

A person who is certified or licensed by the Board of Nursing is required to submit to the Board with the person's application for license or certification renewal documentation showing completion of 15 hours of continuing education during each of the previous 12-month periods for which the certification or license is valid.

ARS Titles Affected: 32
First sponsor: Sen. Pace (R - Dist 25)
NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:
- Support
- Oppose
- Neutral
### S1591: NURSES; CONTINUING EDUCATION REQUIREMENT

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### S1592: HEALTH PROFESSIONALS; PRECEPTORSHIPS

The Arizona Medical Board, Board of Osteopathic Examiners in Medicine and Surgery, Arizona Regulatory Board of Physician Assistants, and Board of Nursing are each required to develop a "preceptorship" (defined) awareness campaign that educates licensed medical professionals on how to become and the benefits of being a medical preceptor for students. The Department of Health Services is required to establish an online medical preceptorship availability list for the purpose of connecting medical preceptors to students for preceptorships.

**ARS Titles Affected:** 32 36

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

**NOTE:** Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

For Vote Analysis:

<table>
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<th>Support</th>
<th>Oppose</th>
<th>Neutral</th>
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### S1602: HEALTH INSURANCE; SURPRISE OUT-OF-NETWORK BILLS

Statutes governing dispute resolution for surprise out-of-network bills is repealed. Other than an applicable cost sharing requirement, an enrollee is not responsible for payment of a surprise out-of-network bill. A health insurer or any health plan offered by a health insurer is prohibited from imposing for emergency services provided to an enrollee by an out-of-network health care provider any cost sharing requirement that is greater than the cost sharing requirement that would be imposed if the emergency services were provided by an in-network health care provider. If an out-of-network health care provider renders emergency services to an enrollee, the health care provider is authorized to bill the health insurer directly and the health insurer is required to reimburse the health care provider the greatest of the following amounts: the amount the enrollee's health plan...
would pay for the services rendered by an in-network health care provider, the "usual, customary and reasonable rate" (defined) for the services, the amount Medicare would reimburse for the services, or an amount that the health care insurer agrees to pay that is greater than the other three specified amounts. By November 1, 2021, the Department of Insurance and Financial Institutions is required to review the efficacy of dispute resolution practices relating to surprise out-of-network bills between health care providers and health insurers and report to the Governor and the Legislature any recommended legislative changes based on best practices from surprise billing laws in other states.

ARS Titles Affected: 20
First sponsor: Sen. Alston (D - Dist 24)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not support the measure.

S1602 Daily History

HEALTH INSURANCE; SURPRISE OUT-OF-NETWORK BILLS 2/5 referred to Senate fin.

S1673: MEDICAL MARIJUANA; TESTING; INTERIM CERTIFICATION

The Department of Health Services is authorized to adopt a staggered testing schedule for sampling and testing marijuana and marijuana products for medical use if the number of accredited independent third-party laboratories is insufficient for all of the required testing samples to be appropriately processed. The Dept is authorized to adopt water activity testing as a testing method used by independent third-party laboratories. An independent third-party laboratory is authorized to apply to the Dept for an interim certification before the independent third-party laboratory receives accreditation for each required test prescribed by rule if the independent third-party laboratory meets all other licensure requirements, pays the applicable fees, and attests that the applicant has or intends to seek accreditation for all required testing methods. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage. Emergency clause.

ARS Titles Affected: 36
First sponsor: Sen. Gowan (R - Dist 14)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1673 Daily History

MEDICAL MARIJUANA; TESTING; INTERIM CERTIFICATION 2/5 referred to Senate hel-hu ser.

S1674: MEDICAL MARIJUANA DISPENSARIES; REGISTRATION TRANSFER
A nonprofit medical marijuana dispensary is prohibited from transferring or assigning its dispensary registration certificate (certificate) unless the transferring dispensary holds more than one certificate, all certificates held by the transferring dispensary were initially issued more than five years before the application date to transfer or assign the certificate, the transferring dispensary wishes to transfer the certificate to an entity that has the same principal officers or board members as the transferring dispensary at the time of the transfer or assignment, and the transferee or assignee meets all of the criteria necessary for the issuance of a certificate. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.

ARS Titles Affected: 36
First sponsor: Sen. Gowan (R - Dist 14)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

S1674 Daily History

Date Action

MEDICAL MARIJUANA DISPENSARIES; REGISTRATION TRANSFER
2/5 referred to Senate hel-hu ser.

SCR1019: CANCER SCREEN WEEK 2020

The members of the Legislature proclaim November 30–December 5, 2020 as Cancer Screen Week in Arizona and encourage the citizens of Arizona to talk to their health care providers about their risk factors for all cancer types and recommended screening options.

ARS Titles Affected: 99
First sponsor: Sen. Brophy McGee (R - Dist 28)
Others: Sen. S. Allen (R - Dist 6), Sen. Bowie (D - Dist 18), Sen. Pace (R - Dist 25), Sen. Steele (D - Dist 9)

NOTE: Measure was originally sponsored by the member(s) shown here. If it has been changed by amendment the sponsor(s) may or may not still support the measure.

SCR1019 Daily History

Date Action

CANCER SCREEN WEEK 2020
2/12 from Senate hel-hu ser do pass.

CANCER SCREEN WEEK 2020
2/12 Senate hel-hu ser do pass; report awaited.

CANCER SCREEN WEEK 2020
2/5 referred to Senate hel-hu ser.