



**Government Relations
End-of-Session Legislative Report
52nd Arizona Legislature
2016 Second Regular Session**



Maricopa County



Maricopa County

County Manager's Office

June 15, 2016

To: Supervisor Clint Hickman, District 4
Chairman, Maricopa County Board of Supervisors
Supervisor Denny Barney, District 1
Supervisor Steve Chucri, District 2
Supervisor Andy Kunasek, District 3
Supervisor Steve Gallardo, District 5
Joy Rich, County Manager
Sandi Wilson, Deputy County Manager
Reid Spaulding, Deputy County Manager

From: Richard W. Bohan, Jr.
Director, Maricopa County Government Relations

Re: 2016 Legislative Session Report

The 52nd legislature's second regular session adjourned sine die on Saturday, May 7th at 5:45 a.m. on the 117th day of session.

There were a total of 1,247 bills introduced this session, not including memorials and resolutions. Of those, 388 were passed by the Legislature, 374 bills were signed into law and 14 were vetoed. During the session, Government Relations tracked and participated in discussions on over 200 bills.

In terms of the state budget, Maricopa County made significant gains again this year. We were successful in securing a one-time \$8 million reduction in the amount required by statute to pay to the Arizona Department of Juvenile Corrections, and Highway User Revenue Fund dollars for local governments were increased this year as well. Overall, Maricopa County will be paying \$10 million *less* to the state in cost shifts this year.

We are also very happy to report that some important policy-related legislation necessary to improve county government operations was passed this session. Government Relations was successful in cleaning up statute related to county merit system term appointments, providing necessary clarification to the medical examiner's office when assuming jurisdiction of a case and allowing the county to own land outside of its boundaries for the purposes of updating our wireless communications systems.

The following report details the FY 2016-2017 state budget, the 2016 Maricopa County Legislative Package and other bills of county interest. I would like to thank all of those who assisted us during this legislative session. There were many bills that impacted county departments and we relied heavily on the expertise of county staff to protect county interests as legislative proposals moved through the process. If you would like more information on any issue contained in this report, please contact our office at (602) 506-2798.

I would like to especially thank my staff, Michelle Hindman and Melody Henderson for all of the hard work they put in during the 2016 session.

State Budget Recap

The following is a summary of the state's FY 2017 budget and impacts to Maricopa County. Governor Doug Ducey signed the \$9.58 billion dollar budget on May 10, 2016.

[HB 2695 general appropriations act; 2016-2017](#)

- **County Attorneys Fund:** Continues to provide \$973,600 of Arizona Criminal Justice Commission grant monies to counties [Section 31, page 24].
- **County Participation; Child Support Enforcement:** Appropriates \$8,740,200 to the Department of Economic Security for county participation in child support enforcement [Section 35, page 26].
- **County Tuberculosis Provider Care and Control:** Maintains a \$590,700 appropriation for county tuberculosis programs [Section 51, page 38].
- **County Judicial Reimbursements:** Continues to provide \$187,900 to the Supreme Court to reimburse counties for state grand juries and capital post-conviction relief (PCR). State grand jury relief is limited to \$97,900 and PCR relief is limited to \$90,000 [Section 60, page 42].
- **Increased Adult Probation Funding:** Increases Adult Standard Probation funding by \$1,800,000 and Adult Intensive Probation Funding by \$456,900 [Section 60, page 43].
- **Highway User Revenue Fund (HURF) to Department of Public Safety:** Transfers \$96,409,200 million from HURF to the Department of Public Safety [Section 87, page 55]. NOTE: Counties received a HURF restoration in the revenue budget reconciliation bill this year [HB 2708, Sections 8 & 9, pages 4-5].
- **State Aid to Indigent Defense Fund to Department of Public Safety:** Appropriates \$700,000 from the State Aid to Indigent Defense Fund to the Department of Public Safety for operations [Section 87, page 55].
- **Law Enforcement Boating Safety Fund:** Appropriates \$2,183,800 to be allocated to county law enforcement agencies in counties which had a law enforcement and boating safety program in existence prior to July 1, 1990 (Apache, Coconino, Gila, La Paz, Maricopa, Mohave, Navajo, Yuma) [Section 100, page 63].
- **Secretary of State; Supplemental Appropriation:** Appropriates \$6,130,000 to the Secretary of State for the purpose of reimbursing county expenses incurred by administering the 2016 Presidential Preference Election [Section 125, page 75].
- **Department of Administration; Distribution to Counties:** Appropriates \$8,000,000 to the Department of Administration for a one-time distribution to counties for maintenance of essential county services (temporary relief from the statutory obligation to pay for the Department of Juvenile Corrections) [Section 128, page 77].
- **Judicial Salary Increases:** Establishes a 1.5% increase in the judicial salaries for supreme court justices, court of appeals judges and superior court judges effective January 1, 2017 with an additional 1.5% increase effective January 1, 2018 [Section 143, page 84].

HB 2701 criminal justice; budget reconciliation; 2016-2017

- **Suspension of County Non-Supplanting Funding Requirements:** Continues the suspension of county non-supplanting requirements associated with funding of probation services, criminal case processing, and alternative dispute resolution programs [Section 18, page 16].
- **Arizona Department of Juvenile Corrections (ADJC) County Contributions:** As session law, requires the Director of ADJC to assess an \$11,260,000 fee to each county based on county population [Section 21, page 16]. NOTE: a one-time reduction in this amount of \$8,000,000 is included in this year's General Appropriations Act [HB 2695, Section 128, page 77].

HB 2704 budget reconciliation; health; 2016-2017

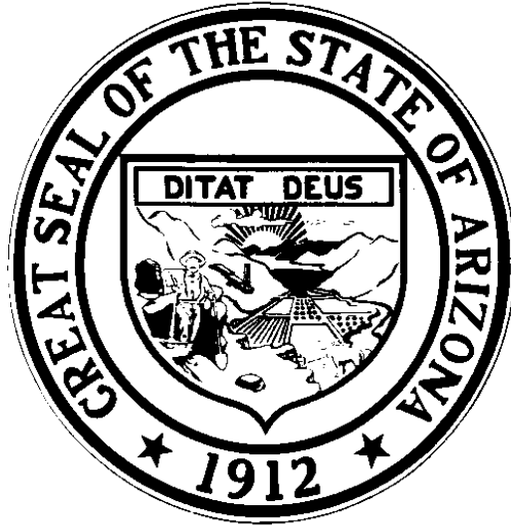
- **Arizona Long Term Care System (ALTCS):** Sets the FY 2017 county contributions total at \$249,980,000 for all 15 counties into the Long Term Care System Fund. This is an increase of \$1,117,000 over the Joint Legislative Budget Committee Baseline due to the restoration of ALTCS dental care. Maricopa County's exposure is listed at \$155,173,500 [Section 15, page 14].
- **Sexually Violent Persons (SVP) Payments:** Requires that counties reimburse the Arizona Department of Health Services 31% of the costs associated with housing an SVP at the Arizona State Hospital. The payment is exempted from the county expenditure limitation and includes flexibility language allowing any source of county revenue to be used to meet the fiscal obligation [Section 16, page 15].
- **Restoration to Competency Payments:** Continues to require counties to reimburse the Arizona Department of Health Services for 100% of the cost associated with competency restoration treatment at the Arizona State Hospital. The reimbursement is exempted from the county expenditure limitation and includes flexibility language allowing any source of county revenue to be used to meet the fiscal obligation [Section 17, page 16].
- **Acute Care Contributions:** Sets county Acute Care contributions at \$47,233,500 for all 15 counties. This amount is unchanged from the Joint Legislative Budget Committee Baseline and includes a deflator for the Maricopa County contribution (Laws 2005, Ch. 328). Maricopa County's exposure is listed at \$19,011,200 [Section 20, page 18].

HB 2708 revenue; budget reconciliation; 2016-2017

- **Elderly Assistance Fund Restrictions:** Requires a county board of supervisors to spend any unspent monies that remain in the Elderly Assistance Fund solely on the Elderly Assistance Program (Program). Further stipulates that any subsequent appropriations made into the Elderly Assistance Fund must be spent only on the Program [Section 4, page 3].
- **Highway User Revenue Fund:** As session law, requires that prior to any other distributions, \$30,000,000 in FY 2017 and \$30,000,000 in FY 2018 in Highway User Revenue Fund monies be distributed as follows:
 - 33.231% to counties: \$9,969,300
 - 48.097% to cities: \$14,429,100
 - 5.247% to cities over 300,000 persons: \$1,574,100
 - 13.425% for counties over 800,000 persons for controlled access: \$4,027,500

The FY 2017 amount is in addition to \$30,000,000 authorized in the FY 2016 budget, bringing the total to \$60,000,000 in FY 2017. Of that, \$19,900,000 will be allocated to counties. Further stipulates that the allocation to each county will be made in accordance with current statute (A.R.S. § 28-6538) governing the distributions of Highway User Revenue Fund monies [Section 8 & Section 9, pages 4-5].

- **Arizona Department of Revenue (DOR) Cost Shift:** As session law, sets the amount DOR is required to collect from local government at \$20,755,835 and lays out a framework for calculating each jurisdiction's share. The county share is approximately \$6,700,000 and the Maricopa County impact is expected to be around \$4,000,000 [Section 18, page 10].



Fifty Second Legislature

FIRST REGULAR SESSION

Session Convened: January 11, 2016

Adjourned Sine Die: May 7, 2016

General Effective Date: August 6, 2016

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SECTION I

SUMMARY OF LEGISLATION: MARICOPA COUNTY 2016 LEGISLATIVE AGENDA

MARICOPA COUNTY

2016 LEGISLATIVE AGENDA



- * Strike-Everything Amendment
- [E] Emergency Clause
- [P 105] Proposition 105 Clause
- [P 108] Proposition 108 Clause
- [LIV] Line Item Veto

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SB 1089	18	county property; wireless communication facilities	2
SB 1104	19	medical examiner; jurisdiction; death reporting	2

HB 2247 – Chapter 41 – county merit system; terms; hearings; (Gray)

Aligns the terms of appointment to a limited county employee merit system commission with the terms of appointment to the law enforcement merit system council and states that appeals hearings must be open to the public unless a hearing officer or administrative law judge determines that good cause exists to close the hearing.

SB 1089 – Chapter 18 – county property; wireless communication facilities (Kavanagh)

Allows a county to purchase, own, lease or hold land outside its limits for the purpose of developing, operating and maintaining wireless communication facilities used for county government purposes.

SB 1104 – Chapter 19 – medical examiner; jurisdiction; death reporting (Barto)

Modifies the list of circumstances surrounding a death of a person that must be reported to a peace officer and clarifies that a county medical examiner is required to complete and sign the medical certification of death on a death certificate for certain reportable deaths if they assume jurisdiction of the case.



SECTION II

**SUMMARY OF LEGISLATION:
OTHER BILLS OF COUNTY INTEREST**

AIR QUALITY AND ENVIRONMENT



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

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HB 2131	28	municipalities; counties; auxiliary containers; prohibitions.....	4
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HB 2341	54	potlucks; regulation exemption.....	4
HB 2518	243	*regulatory exemption; school garden produce	4
SB 1255	34	vehicle emissions inspection program; continuation.....	4

HB 2130 – Chapter 27 – municipalities; counties; energy use; reporting (Petersen)

Repeals statute enacted last session that prohibits municipalities and counties from requiring business owners or tenants to report their energy use, including energy consumption benchmarking and energy efficiency audits and reinserts it in a separate section of law.

HB 2131 – Chapter 28 – municipalities; counties; auxiliary containers; prohibitions (Petersen)

Repeals statute enacted last session that prohibits municipalities and counties from regulating the sale, use or disposition of auxiliary containers and reinserts it in a separate section of law.

HB 2132 – Chapter 36 – lead acid battery sales; fees (Petersen)

Eliminates the \$15 maximum refundable deposit sellers currently charge, allowing sellers of lead acid batteries to determine the amount of the refundable deposit.

HB 2341 – Chapter 54 – potlucks; regulation exemption (Townsend)

Expands the food and drink rule exemption to include potlucks not conducted at a workplace.

HB 2518 – Chapter 243 – *regulatory exemption; school garden produce (Boyer)

Exempts fruit and vegetables grown in a public school garden for immediate consumption from food safety regulations.

SB 1255 – Chapter 34 – vehicle emissions inspection program; continuation (Pierce)

Continues the Vehicle Emissions Inspection Program for six years.

COURTS, CRIMINAL JUSTICE AND PUBLIC SAFETY



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

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HB 2183 – Chapter 39 – inmate body scans; contraband (Shope)

Allows correctional facilities and county jails to conduct low-dose ionizing radiation body scans of an inmate in compliance with generally accepted health and safety standards to prevent contraband from entering into a correctional facility. States that employees or persons acting on behalf of the Arizona Department of Corrections or a county jail who use a low-dose ionizing radiation body scanning device do not need to be a licensed practitioner or hold a radiology certificate to use the device.

HB 2288 – Chapter 252 – constables; duties; training; discipline (Bowers)

Allows the Constable Ethics, Standards and Training Board (Board) to remedy inappropriate behavior by suspending a constable with or without pay, directs constables to maintain a standardized daily log of work related activities that must be filed on a monthly basis and modifies the make-up of the Board. Requires constables of a county with four or more constables to elect, by majority vote, one constable to serve as the presiding constable and another to serve as the associate presiding constable for two-year terms and prescribes duties of the position. Exempts counties from having to pay any costs to support the duties of a presiding constable or associate presiding constable.

HB 2350 – Chapter 240 – *traumatic events counseling (Finchem)

Requires political subdivisions of the state to establish a program to provide a peace officer, firefighter or public safety employee up to 12 visits of licensed counseling, paid for by the employer, if the employee experiences certain traumas while in the line of duty.

HB 2376 – Chapter 8 – victim restitution; stipulated amount; hearings (Farnsworth, E.)

Grants a victim or victim's counsel the right at any restitution proceeding to present information or evidence and make an argument to the court. Clarifies that the rights outlined in the Victims' Bill of Rights, related legislation and court rules belong to the victim.

HB 2383 – Chapter 197 – *public records; law enforcement (Farnsworth, E.)

Requires the petitioner in a special action for the release of records to establish that the disclosure of a record containing a visual depiction of a minor witness or a victim outweighs the witness or victim's right to privacy. Grants a victim whose image is depicted in a record the right to be present and heard in any disclosure action, and prohibits the disclosure of a witness or victim's personal identifying information, with few exceptions.

HB 2451 – Chapter 89 – release of prisoners; detainees; repeal (Mitchell)

Prohibits the Director of the Arizona Department of Corrections from releasing prisoners into United States Immigration and Customs Enforcement custody.

HB 2509 – Chapter 261 – vehicle equipment; lighting (Gray)

Requires each lamp on a vehicle to meet statutory requirements and stipulates that the first violation for driving a vehicle on the highway without a stop lamp may not result in a citation. Permits a peace officer to issue a verbal or written warning or notice to repair.

HB 2539 – Chapter 105 – sex offender registration; petition; termination (Bowers)

Permits a sex offender who was convicted of sexual conduct with a minor to petition the court to terminate their duty to register under certain conditions. Requires the court to set a hearing once a petition has been received and allows the court to deny the petition if the denial is in the best interests of justice or tends to ensure the safety of the public.

HB 2677 – Chapter 324 – peace officer employment; study committee (Rivero)

Establishes a 16-member study committee required to research and report on peace officer staffing levels, recruitment and retention policies and the impact these have on the rate of attrition and public safety. Outlines committee membership, duties and reporting deadlines. Repeals the study committee on October 1, 2017.

SB 1047 – Chapter 16 – county attorney; powers and duties (Kavanagh)

Allows a county attorney to provide civil legal services to another city, town or county at the request of that city, town or county's general counsel.

SB 1214 – Chapter 25 – criminal trials; location (Smith)

States that the trial for any offense committed in transit may be held in any county through which the transit occurred.

SB 1240 – Chapter 310 – *peace officers; appointment; training (Kavanagh)

Permits a private postsecondary institution to appoint peace officers to aid and supplement law enforcement agencies of this state in the protection of private postsecondary institution property, employees, students and faculty.

SB 1247 – Chapter 311 – prisoners; community reentry; work program (Smith)

Allows the Director of the Arizona Department of Corrections to establish a community reentry work program for prisoners who meet certain eligibility requirements.

SB 1298 – Chapter 158 – probation; juvenile; adult (Driggs)

Modifies requirements for persons placed in juvenile intensive probation or in adult intensive probation.

SB 1308 – Chapter 314 – juvenile charged as adult; detention (Griffin)

Allows a juvenile who is arrested with an offense and charged as an adult to be detained in a juvenile detention center if ordered by the court and prescribes factors the court must consider in making the determination.

HUMAN RESOURCES AND RETIREMENT



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

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SB 1429	3	[E]	public retirement systems; special election	9
SB 1521	318		*officers; employees; payroll deductions; appeals.....	9
SCR 1019			public retirement system benefits.....	9

[HB 2019 – Chapter 90 – credited service; military service purchase \(Stevens\)](#)

Reduces the number of credited service years required to receive credit for active military service and modifies the discount rate for service purchases or transfers of service credit.

[HB 2074 – Chapter 178 – public safety employees; omnibus \(Borrelli\)](#)

Expands eligibility for the Public Safety Cancer Insurance Policy Program to include probation officers; dispatchers and various other members of the Correctional Officer Retirement Plan. Provides qualified immunity for an injury caused by a peace officer if the injury occurred while administering emergency care at the scene of an emergency occurrence.

[HB 2104 – Chapter 320 \[E\] – ASRS; retention of credited service \(Lovas\)](#)

Asserts that an employee in a position that was exempt from membership in the Arizona State Retirement System (ASRS) retains credited service for the period of employment that the employer remitted ASRS contribution on their behalf. Retroactive to July 1, 2015, allows a retired ASRS member to return to work as a state elected official who is subject to term limits and still be eligible to receive retirement benefits.

[HB 2191 – Chapter 233 – *employee scheduling; preemption \(Finchem\)](#)

Prohibits a city, town or county from adopting any ordinance, resolution or other regulation that requires an employer to adjust an employee's schedule, unless the change is required by state or federal law. Contains a retroactive effective date of from and after January 1, 2016.

[HB 2247 – Chapter 41 – county merit system; terms; hearings; \(Gray\)](#)

Aligns the terms of appointment to a limited county employee merit system commission with the terms of appointment to the law enforcement merit system council and states that appeals hearings must be open to the public unless a hearing officer or administrative law judge determines that good cause exists to close the hearing.

[SB 1160 – Chapter 75 \[E\] – CORP; reverse deferred retirement option \(Smith\)](#)

Continues the reverse Deferred Retirement Option Plan beyond the current repeal date of July 1, 2016.

[SB 1428 – Chapter 2 – PSPRS modifications \(Lesko\)](#)

Subject to a conditional enactment, makes numerous changes to the Public Safety Personnel Retirement System (PSPRS) statutes including establishment of a new defined contribution plan, changes to its existing defined benefit plan and changes to the PSPRS Board of Directors.

[SB 1429 – Chapter 3 \[E\] – public retirement systems; special election \(Lesko\)](#)

Adds to the education finance special election a measure that submits to a vote of the people amendments to the Arizona Constitution relating to public safety retirement.

[SB 1521 – Chapter 318 – *officers; employees; payroll deductions; appeals \(Smith\)](#)

Modifies the number of employees required to be in certain recognized associations for which state officers or employees can authorize payroll salary deductions to be made from their salaries or wages for the payment of dues. Requires a law enforcement officer who prevails in an appeal where termination has been reversed to be awarded retroactive compensation from the date of the officer's separation to the date of the reinstatement.

[SCR 1019 – public retirement system benefits \(Lesko\)](#)

Subject to voter approval, provides an exception for certain adjustments to the Public Safety Personnel Retirement System.

GENERAL GOVERNMENT



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

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HB 2666	372	governor's economic opportunity office; consolidation	13
SB 1104	19	medical examiner; jurisdiction; death reporting	13
SB 1198	337	public library operations; thirdparty contracts	13
SB 1296	270	guardianship; proceedings; ward's relationships	13

SB 1382	162	*service animals; regulation; rights; definitions.....	13
SB 1388	355	rulemaking; exemption; one-year review.....	13
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SB 1449	170	*prohibited operations; unmanned aircraft.....	14
SB 1487	35	state law; local violations; penalties	14
SB 1524	209	regulatory actions; limitation.....	14

[HB 2015 – Chapter 60 – publicity pamphlets; counties; municipalities \(Stevens\)](#)

Requires any contract for publicity pamphlet publication or mailing to contain a penalty for each day of mailing that occurs either on or after the earliest day that early ballots are received by voters. Prescribes a penalty amount and stipulates that monies are paid to the office of the elections officer. Contains a delayed effective date of from and after January 1, 2017.

[HB 2021 – Chapter 81 – codes; adoption by reference; copies \(Stevens\)](#)

Allows counties the option to file one paper copy and one electronic copy of their codes with the clerk of the board of supervisors or the county planning and zoning department in lieu of filing three paper copies.

[HB 2023 – Chapter 5 – delivery; early ballots; limitation \(Ugenti-Rita\)](#)

Asserts that it is a class 6 felony for a person to knowingly collect voted or unvoted early ballots from another person and prescribes certain exceptions.

[HB 2084 – Chapter 50 – voter registration records; death records \(Stevens\)](#)

Requires the Arizona Department of Health Services to provide the records of all deaths of every resident in Arizona to the Secretary of State's Office (SOS) free of charge on an annual basis. Allows the SOS to compare the received death records against the Statewide Voter Registration Database.

[HB 2146 – Chapter 62 – municipalities; property sale threshold; election \(Leach\)](#)

Increases the value threshold for triggering the requirement to conduct a special election before the sale of a municipality's real property from \$500,000 to \$1,500,000 and repeals statute outlining the processes and requirements for a county board of supervisors to disincorporate a city or town.

[HB 2234 – Chapter 235 – schools; audits; county school superintendent \(Boyer\)](#)

Requires independent certified public accountants to submit a paper or electronic copy of school district audit reports to the county school superintendent of the county in which the school is located.

[HB 2255 – Chapter 99 – service animals; licensing; fee waiver \(Brophy McGee\)](#)

Prohibits a city, town or county board of supervisors from charging a license fee for a service dog to a person who trains the service animal and modifies the definition of *service animal*.

[HB 2307 – Chapter 292 – anatomical gifts; procurement organizations; licensure \(Cobb\)](#)

Requires procurement organizations to be licensed by the Arizona Department of Health Services and provides certain exceptions.

[HB 2428 – Chapter 296 – publicity pamphlets; arguments; electronic submittal \(Stevens\)](#)

Requires the Secretary of State to create and implement electronic methods for submitting, sending and filing petition signature sheets, publicity pamphlets and deposit payments.

[HB 2430 – Chapter 255 – *counties; free library system \(Stevens\)](#)

Allows county boards of supervisors to establish, operate and maintain a county free library system utilizing county general fund monies.

[HB 2467 – Chapter 199 – fiduciary access to digital assets \(Brophy McGee\)](#)

Adopts the Revised Uniform Fiduciary Access to Digital Assets Act which governs the disclosure of certain types of digital assets.

HB 2613 – Chapter 371 – regulatory boards; licensing; revisions (Petersen)

Eliminates several occupational licenses and requires a cost benefit analysis concerning the transfer of all nonhealth regulatory boards and occupational licenses to a new division within the Arizona Department of Administration, due to the Governor and the Legislature by September 1, 2016.

HB 2666 – Chapter 372 – governor’s economic opportunity office; consolidation (Fann)

Establishes the Office of Economic Opportunity (OEO) and modifies existing agency programs, policies and funds for OEO to monitor Arizona’s tax structure, assess monetary incentives and serve as the workforce, employment, economic development, data and labor market information office. Creates an Economic Development Fund (Fund) administered by OEO, consisting of monies received from the Arizona Industrial Development Authority (AIDA) and the Arizona Finance Authority. Transfers any unencumbered monies in excess of operating costs from the AIDA to the Fund at the end of each fiscal year.

SB 1104 – Chapter 19 – medical examiner; jurisdiction; death reporting (Barto)

Modifies the list of circumstances surrounding a death of a person that must be reported to a peace officer and clarifies that a county medical examiner is required to complete and sign the medical certification of death on a death certificate for certain reportable deaths if they assume jurisdiction of the case.

SB 1198 – Chapter 337 – public library operations; thirdparty contracts (Griffin)

Allows a county board of supervisors to enter into a contract for a public library with a governing board of a school district, a governing board of a community college district or a nonprofit corporation.

SB 1296 – Chapter 270 – guardianship; proceedings; ward’s relationships (Driggs)

Requires a guardian of a ward to permit contact between the ward and persons who have a significant relationship with the ward, unless there is reason to believe that contact would be detrimental to the ward. Establishes criteria for a person to modify or suspend a contact order and prescribes factors the court must consider when determining what contact between the person and a ward is in the wards best interest.

SB 1382 – Chapter 162 – *service animals; regulation; rights; definitions (Burges)

Modifies permissions and requirements regarding service animals, including allowing the operator of a public place to exclude a service animal if the animal is out of control and the handler is not taking effective action or if the animal is not housebroken.

SB 1388 – Chapter 355 – rulemaking; exemption; one-year review (Burges)

Requires any agency granted a one-time rulemaking exemption to review the rules within one year of adoption to determine if the rule should be amended or repealed.

SB 1411 – Chapter 341 – industries for blind; repeal; successor (Driggs)

Privatizes the Arizona Industries for the Blind, requiring a successor private nonprofit corporation to accept the transfer of responsibilities and liabilities before July 1, 2017.

SB 1413 – Chapter 165 – fiduciary access to digital assets (Driggs)

Adopts the Revised Uniform Fiduciary Access to Digital Assets Act which governs the disclosure of certain types of digital assets.

SB 1449 – Chapter 170 – *prohibited operations; unmanned aircraft (Kavanagh)

Prescribes restrictions for the operation of *civil unmanned aircrafts*, *model aircrafts*, *unmanned aircrafts* and *unmanned aircraft systems*. Prohibits a city, town or county from enacting an ordinance, rule or policy relating to the ownership or operation of an unmanned aircraft or unmanned aircraft system.

SB 1487 – Chapter 35 – state law; local violations; penalties (Biggs)

Requires the Arizona Attorney General (AG) to investigate an ordinance, regulation, order or other official action taken by a city, town or county upon the request of a Legislator who alleges a violation of state law or the Arizona Constitution. Directs the Arizona State Treasurer to withhold state shared revenues from a local government if a violation of state statute or the Arizona Constitution is found by the AG.

SB 1524 – Chapter 209 – regulatory actions; limitation (Smith)

Prohibits a city, town, county or state agency from taking any new action that increases the regulatory burden on a person unless there is a critical or urgent need not already addressed by state statute or self-regulation within the proposed field.

PLANNING AND ZONING, LAND USE



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2076	93	annexation; single property owner; exception	16
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HB 2125	179	district boundary modifications; parcel lines	16
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SB 1089	18	county property; wireless communication facilities	16
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SB 1306	326	county development fees	16
SB 1433	169	private lands; use; enjoyment	16
SB 1504	59	drop box; private property; consent.....	17

[HB 2076 – Chapter 93 – annexation; single property owner; exception \(Weninger\)](#)

Modifies current requirements for determining if a territory is considered contiguous for the purposes of annexation.

[HB 2107 – Chapter 287 –* structured sober living homes \(Campbell\)](#)

Allows a city, town or county to adopt standards for structured sober living homes which comply with state and federal fair housing laws and the Americans with Disabilities Act.

[HB 2125 – Chapter 179 – district boundary modifications; parcel lines \(Shope\)](#)

Permits special taxing district boundary lines to be adjusted if the current lines split a parcel.

[HB 2233 – Chapter 234 – public buildings; applicable fire codes \(Boyer\)](#)

Allows the State Fire Marshal to enter into an intergovernmental agreement with a local governing body in order to utilize a local fire code on a school district or charter school building located within the jurisdiction of the local governing body, at the request of a school district or charter school.

[HB 2474 – Chapter 257 – *mobile homes; county floodplain regulations \(Ackerley\)](#)

Permits mobile homes located in a mobile home park or subdivision in a floodplain to be replaced by another mobile home under certain conditions.

[HB 2541 – Chapter 200 – *primitive campgrounds; exemption; definition \(Finchem\)](#)

Exempts primitive camp and picnic grounds from Arizona Department of Health Services rules related to minimum requirements for campgrounds, including excreta disposal, garbage and trash collection, storage and disposal, and water supply. States that primitive camp and picnic grounds are subject to approval by a county health department under sanitary regulations pursuant to statute.

[SB 1089 – Chapter 18 – county property; wireless communication facilities \(Kavanagh\)](#)

Allows a county to purchase, own, lease or hold land outside its limits for the purpose of developing, operating and maintaining wireless communication facilities used for county government purposes.

[SB 1163 – Chapter 23 – underground facility; damage; notice \(Kavanagh\)](#)

Specifies emergency notification requirements for releases of hazardous gases or liquids caused by excavation activities.

[SB 1235 – Chapter 111 – consideration of property rights; zoning \(Farnsworth, D.\)](#)

Requires the consideration of individual property rights and personal liberties by the legislative body of a city or town or a county board of supervisors before a zoning ordinance is adopted.

[SB 1306 – Chapter 326 – county development fees \(Griffin\)](#)

Redefines a county's ability to assess development fees to offset the capital costs for water, sewer, streets, parks and public safety facilities necessary for public services provided by the county for development within the planning area.

[SB 1433 – Chapter 169 – private lands; use; enjoyment \(Griffin\)](#)

Prohibits the reclassification of trust lands for conservation purposes from restricting or unreasonably limiting the use or enjoyment of private lands.

SB 1504 – Chapter 59 – drop box; private property; consent (Kavanagh)

Requires a private property owner to provide notarized consent before a person may place a *drop box* on privately owned land. Allows the private property owner to rescind their permission for the drop box placement at any time, which then requires the removal of the drop box within 10 business days. Permits a city, town or county to adopt non-conflicting ordinances to regulate drop boxes.

PUBLIC WORKS



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
HB 2032	175	speed limits; local authority	19
HB 2268	237	construction contracts; bonds; notice requirements	19
HB 2373	295	regional transportation authority; membership; election	19
HB 2486	259	telecommunications utilities; relocation; reimbursement.....	19
HB 2497	260	*equipment; permits; local government	19
SB 1490	228	transportation funding; task force	19

HB 2032 – Chapter 175 – speed limits; local authority (Borrelli)

Allows a local authority to increase or decrease the maximum speed limits on streets adjacent to or surrounding school grounds or public parks.

HB 2268 – Chapter 237 – construction contracts; bonds; notice requirements (Fann)

Clarifies that the Preliminary 20-Day Notice to the construction contractor by the subcontractors and material suppliers may be sent by first class mail with a certificate of mailing. Permits a 90-Day Notice to be given by any means that provide written verification of delivery.

HB 2373 – Chapter 295 – regional transportation authority; membership; election (Shope)

Requires Regional Transportation Authority (RTA) members to be from the county that established the RTA and modifies requirements for adopting a new regional transportation plan.

HB 2486 – Chapter 259 – telecommunications utilities; relocation; reimbursement (Olson)

Requires a city or town to reimburse a telecommunications utility, to the fullest extent allowed by law, for facility relocation costs if certain conditions are met.

HB 2497 – Chapter 360 – *equipment; permits; local government (Mitchell)

Requires a licensing authority to issue a permit to a cable operator to attach Wi-Fi radio equipment to a cable television system and for the installation, operation and maintenance of microcell equipment in public highways. Prescribes conditions in which a political subdivision may charge related fees.

SB 1490 – Chapter 228 – transportation funding; task force (Worsley)

Establishes the Surface Transportation Funding Task Force, prescribing membership and duties. Requires a progress report every three months and a final report due to the Governor, the President of the Senate and the Speaker of the House of Representatives by December 31, 2016.

SPECIAL DISTRICTS



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

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HB 2198	97	*vacancies; fire districts; board operations	21
HB 2308	88	special health care districts; treasurer	21
HB 2440	9	municipal improvement districts; formation election	21

HB 2197 – Chapter 183 – fire districts; merger; consolidation (Coleman)

Allows merging or consolidating fire districts to retain the amount of Fire District Assistance Tax each district received at the time of the merger or consolidation.

HB 2198 – Chapter 97 – *vacancies; fire districts; board operations (Coleman)

Establishes new requirements for filling vacancies on a fire district board, requiring a county board of supervisors to appoint an interim member if a vacancy is not filled by the fire district board within 90 days.

HB 2308 – Chapter 88 – special health care districts; treasurer (Cobb)

Eliminates a special health care district board's ability to appoint a treasurer other than the county treasurer or to use other servicing banks.

HB 2440 – Chapter 9 – municipal improvement districts; formation election (Petersen)

Outlines formation procedures for creating a Municipal Improvement District.

TAXES AND FINANCE



* Strike-Everything Amendment
 [E] Emergency Clause
 [P 105] Proposition 105 Clause
 [P 108] Proposition 108 Clause
 [LIV] Line Item Veto

Bill	Chapter	Short Title	Page
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HB 2481	264	schools; primary property tax rates	23
HB 2483	258 [E]	municipal population estimates; use	23
HB 2495	366	sporting event tax revenue; tourism	23
SB 1157	144	small property tax balance delinquency	23
SB 1348	340	county treasurer; warrants; electronic transfers.....	23
SB 1350	208	*online lodging; administration; definitions	23
SB 1398	163	fuel taxes; streets and highways	23
SB 1432	168	*conservation easements; tax classification; registry.....	23
SB 1523	173	truth in taxation; levy increases	23

HB 2054 – Chapter 177 – debt limitations; net assessed value (Mitchell)

Stipulates that the net assessed value of the full cash value of property is the basis for calculating debt limitations for local governments and school districts.

HB 2481 – Chapter 364 – schools; primary property tax rates (Olson)

Directs school districts to levy the lesser of the qualifying tax rate or the district support level and eliminates the four percent budget balance carryforward cap.

HB 2483 – Chapter 258 [E] – municipal population estimates; use (Olson)

Allows a county, but not a city or town, before May 1 of the sixth year following a federal decennial census, to submit to the Director of the Department of Revenue and the State Treasurer the county's population estimate as of the fifth year following the last decennial census as approved by the Office of Employment and Population Statistics, to be used for the distribution of state shared revenues. Prescribes methods for a city or town to submit an updated population estimate for state shared revenue distributions.

HB 2495 – Chapter 366 – sporting event tax revenue; tourism (Livingston)

Appropriates \$1,500,000 annually to the Arizona Office of Tourism from FY 2022 to FY 2051, if the project cost for a special sporting event meets minimum requirements.

SB 1157 – Chapter 144 – small property tax balance delinquency (Burgess)

Extends the date of delinquency for property taxes equaling \$100 or less from November 1 to December 31.

SB 1348 – Chapter 340 – county treasurer; warrants; electronic transfers (Burgess)

Incorporates electronic versions of fund transfers and notices to the warrant payment process by a county treasurer.

SB 1350 – Chapter 208 – *online lodging; administration; definitions (Lesko)

Establishes regulations for online lodging, vacation and short-term rental operations. Specifies that a city, town or county may regulate vacation rentals or short-term rentals only if the regulation is meant to protect the public health and safety or for the purpose of adopting and enforcing residential use and zoning ordinances.

SB 1398 – Chapter 163 – fuel taxes; streets and highways (Griffin)

Requires counties to publish annual financial reports of funds received from motor vehicle fuel and use fuel taxes including budgeted and actual expenditures of revenues for the previous fiscal year by December 31.

SB 1432 – Chapter 168 – *conservation easements; tax classification; registry (Griffin)

Establishes a separate classification for properties burdened by conservation easements and sets an assessment ratio of 15%. Requires county assessors to establish and maintain a digital registry of properties burdened by a conservation easement and classified as a class two C property after January 1, 2017.

SB 1523 – Chapter 173 – truth in taxation; levy increases (Smith)

Requires a proposed community college district, county or municipal tax levy that increased by 15% or more from the previous year, excluding increases due to new construction, to be approved by a unanimous roll call vote.

VETOED BILLS



- * Strike-Everything Amendment
- [E] Emergency Clause
- [P 105] Proposition 105 Clause
- [P 108] Proposition 108 Clause
- [LIV] Line Item Veto

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HB 2568	community facilities districts; formation; governance	25
SB 1510	*incompetent persons; mental health evaluations	25

[HB 2484 – VETOED – estimates; state budget; notice \(Olson\)](#)

Required the calculation of a truth in spending estimate and specified that if the Legislature transmits a budget to the Governor that exceeds the determined truth in spending estimate, a press release must be circulated to the media distribution list of each legislative chamber.

HB 2484 → [Governor’s Veto Message](#)

[HB 2568 – VETOED – community facilities districts; formation; governance \(Gowan\)](#)

Established new procedures for the formation and governance of a community facilities district if the proposed district land totals more than 600 acres and meets certain conditions.

HB 2568 → [Governor’s Veto Message](#)

[SB 1510 – VETOED – *incompetent persons; mental health evaluations \(Driggs\)](#)

Provided notice to the court and prosecutor for persons subject to civil commitment and court-ordered treatment as the result of finding that the person is incompetent to stand trial and provided an option to screen persons who are believed to be sexually violent persons during the competency process.

SB 1510 → [Governor’s Veto Message](#)

FAILED BILLS



Failed Bills are pieces of legislation with a county impact that were introduced by a Legislator but died during the process before reaching the Governor’s desk for signature/veto.

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[HB 2003 county school superintendent; college degree \(Finchem\)](#)

Requires a person eligible for election as county school superintendent to hold either a baccalaureate degree in any subject or an associate degree in business, finance or accounting.

FINAL DISPOSITION: Held in the House Committee on Education

[HB 2004 court dispositions; searchable public records \(Finchem\)](#)

Stipulates that if a court maintains case information for a publicly accessible and searchable database that is searchable by a person's name or case number, the court must prominently post a clear and concise disposition for each listed case within 30 days of the final disposition.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2005 tax abatement; no parcel number \(Finchem\)](#)

Allows for a tax abatement or the removal of a tax lien on a property that the county assessor failed to assign a valid parcel identification number.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2016 permanent early voting list; cancellation \(Stevens\)](#)

Removes a voter from the Permanent Early Voter List if the voter is moved to inactive status and remains inactive through the date of the second general election for the federal office immediately following inactive status.

FINAL DISPOSITION: Held in the Senate Committee on Rules

[HB 2017 signs; early voting; removal \(Stevens\)](#)

Requires a minimum number of voting locations during a Presidential Preference Election, stipulates procedures for determining voting center locations and establishes dates for the lawful display of political signs.

FINAL DISPOSITION: House never adopted the Conference Committee Report

[HB 2020 electronic notice; hearings; ordinances \(Stevens\)](#)

Allowed certain public notices to be published on a county's website instead of in a newspaper.

FINAL DISPOSITION: Held in the House Committee on Government and Higher Education

[HB 2028 taxes; payment; condemned property \(Mitchell\)](#)

Specifies that the state or a political subdivision is not required to pay unpaid taxes, penalties or interest in an amount exceeding the fair market value of a property acquired by condemnation.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2037 county liens; abatements \(Borrelli\)](#)

Preserves county nuisance abatement and dangerous property abatement liens from extinguishing on the foreclosure of a property unless the county board of supervisors chooses to waive the lien.

FINAL DISPOSITION: Never assigned to a Committee

[HB 2039 election of judges; terms; salary \(Finchem\)](#)

Sets the salaries for Justices of the Arizona Supreme Court, Superior Court and Court of Appeals equal to the rate of the annual salary for a member of the Arizona Legislature and eliminates the judicial retention election, requiring Judges of the Superior Court to be elected.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2040 county boundary change; study committee \(Finchem\)](#)

Establishes the Joint Committee on County Boundary Changes, prescribing membership and duties.

FINAL DISPOSITION: Held in the House Committee on County and Municipal Affairs

[HB 2041 newspapers; public notice publication \(Finchem\)](#)

Eliminates the statutory requirement that a county board of supervisors contract with a newspaper that has been admitted as a second-class matter, for at least one year, to the United States Mail.

FINAL DISPOSITION: Held in the House Committee on County and Municipal Affairs

[HB 2051 catastrophic public nuisance; determination; abatement \(Finchem\)](#)

Authorizes the mayor of a city or town, a chairman of a county board of supervisors or a county sheriff to determine a catastrophic public nuisance exists on state or federal land located within the borders of the city, town or county.

FINAL DISPOSITION: Held in the House Committee on County and Municipal Affairs

[HB 2067 county school superintendents; qualifications \(Lawrence\)](#)

Requires a person eligible for election as county school superintendent to be a qualified elector who resides in that county, rather than a person who holds a basic or standard certificate to teach.

FINAL DISPOSITION: Held in the House Committee on Education

[HB 2081 personal property transfer; limitations prohibited \(Stevens\)](#)

States that the state, cities, towns and counties cannot require owners of personal property to search databases or involve third parties to make private sales, gifts, donations or other transfers of personal property.

FINAL DISPOSITION: Never assigned to a Senate Committee

[HB 2082 S/E law enforcement officers; investigations \(Stevens\)](#)

Asserts additional requirements on an employer that intends to discipline a law enforcement officer, under certain circumstances.

FINAL DISPOSITION: Held in Senate Committee of the Whole

[HB 2113 S/E pet dealer regulations \(Petersen\)](#)

Establishes requirements and prohibitions regarding pet dealers and the sale of dogs and cats and specifies that a local government may only regulate the control of dogs if the regulation is not breed-specific.

FINAL DISPOSITION: Held in the Senate Committee on Natural Resources

[HB 2115 public employees; misappropriation; penalty \(Petersen\)](#)

Prohibits public officers or employees found to misappropriate public monies from receiving benefits or severance pay and establishes penalties.

FINAL DISPOSITION: Held in the Senate Committee of the Whole

[HB 2156 legislative vacancies; appointments \(Friese\)](#)

Requires a county board of supervisors to appoint a nominee for a vacant legislative seat by a majority vote within five business days of receiving the nominee list.

FINAL DISPOSITION: Held in the Senate Committee on Rules

[HB 2157 ASRS; political subdivision entities \(Ugenti-Rita\)](#)

Prohibits any new employee of a political subdivision entity from enrolling in the Arizona State Retirement System.

FINAL DISPOSITION: Held awaiting a House Third Read Vote

[HB 2163 S/E pet dealer regulations \(Thorpe\)](#)

Establishes requirements and prohibitions regarding pet dealers and the sale of dogs and cats and specifies that a local government may only regulate the control of dogs if the regulation is not breed-specific. Forms the Dog and Cat Breeder Study Committee prescribing membership and duties.

FINAL DISPOSITION: Held in Senate Committee of the Whole

[HB 2185 property tax; hotels and motels \(Mitchell\)](#)

Classifies real and personal property used primarily for operating a hotel, motel, resort, campground or other similar lodging facility for the transient occupancy of guests who rent lodging space on a daily, weekly or other temporary basis for fewer than 30 consecutive days as class six property.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2199 unlawful use; booking photos; information \(Lawrence\)](#)

States that it is unlawful for a person to knowingly publish the booking photo and arrest information of another person who is arrested for a criminal offense on the Internet if they have not yet been convicted and if the information is published without the person's written permission. Establishes a penalty of class 1 misdemeanor for violations and exempts public officials.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2201 sovereign authority; commandeering; prohibition; exception \(Thorpe\)](#)

Prohibits the State of Arizona and its political subdivisions from using personnel and financial resources to enforce, administer or cooperate with any United States Government actions that constitute commandeering.

FINAL DISPOSITION: Failed on the Senate on a Third Read Reconsideration Vote

[HB 2217 S/E investigators; legal decision-making; parenting time \(Kern\)](#)

Outlines procedures involving the use of an investigator in legal decision-making and parenting time.

FINAL DISPOSITION: Failed on House Third Read

[HB 2220 firearms; state preemption; independent contractors \(Kern\)](#)

Prohibits political subdivisions from regulating independent contractors with respect to firearms.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2237 retirement; return to work; restrictions \(Allen, J.\)](#)

Prohibits an employer in the Arizona State Retirement System from contracting with a retired member within one year of their retirement date.

FINAL DISPOSITION: Never assigned to a House Committee

[HB 2246 animal cruelty; adequate shelter \(Lawrence\)](#)

States that *cruel neglect* includes the failure to provide an animal with adequate shelter and defines *adequate shelter*.

FINAL DISPOSITION: Held in the House Committee on Children and Family Affairs

[HB 2267 prime contracting classification; repeal \(Cobb\)](#)

Repeals the prime contracting classification of transaction privilege tax and creates the manufactured building dealer classification.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2287 presiding constable; selection; duties \(Bowers\)](#)

Requires the constables of a county with four or more constables to elect a presiding constable and an associate presiding constable for the county.

FINAL DISPOSITION: Held in the Senate/Engrossed into HB 2288

[HB 2289 precinct committeemen; write-ins; election \(Bowers\)](#)

Prohibits a county board of supervisors from canceling an election for precinct committeeman if a person files a nomination paper for a write-in candidate pursuant to statute.

FINAL DISPOSITION: Held in the House Committee on Elections

[HB 2300 firearms; prohibited governmental activities \(Kern\)](#)

Prohibits any agent, employee or political subdivision of this state from engaging in activities that violate the Second Amendment to the United States Constitution.

FINAL DISPOSITION: Held in the Senate Committee of the Whole

[HB 2339 constables; repeal \(Mitchell\)](#)

Repeals Arizona statutes related to constables, eliminating the office.

FINAL DISPOSITION: Held in the House Committee on Military Affairs and Public Safety

[HB 2365 study committee; Arizona's 911 system \(Thorpe\)](#)

Creates the Study Committee on Arizona's 911 System, prescribing membership and duties.

FINAL DISPOSITION: Never assigned to a Senate Committee

[HB 2367 class six property; higher education \(Thorpe\)](#)

Classifies real and personal property used by a nationally recognized institution of higher education that offers baccalaureate or post baccalaureate degree programs as class six property.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2369 forfeiture; criminal conviction; procedures; remedies \(Thorpe\)](#)

Requires the Arizona Criminal Justice Commission to establish and maintain a searchable public website with certain information from closed cases involving property that is seized by a state, county, city or town law enforcement agency under federal and state law. Prescribes restrictions on county Anti-Racketeering Revolving Fund money expenditures.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2384 urbanized area; incorporation \(Farnsworth, E.\)](#)

Establishes an alternative procedure for the incorporation of an urbanized area, requiring a county board of supervisors to proceed with an incorporation without an accompanying resolution if the area for incorporation is populated with 15,000 or more persons and that population is more than the population of the city or town that causes the urbanized area to exist and opposes the proposed incorporation.

FINAL DISPOSITION: Never received a vote on House Final Read

[HB 2398 fireworks; definition \(Kern\)](#)

Prohibits counties and the state Fire Marshal from requiring that aerial or audible ground devices be displayed for sale in an area of the store physically separated from the rest of the store and in a manner that restricts entry by the public with not less than two means of egress so that there is no common path of travel. Modifies the definition of *permissible consumer fireworks* to include mine and shell devices and firecrackers.

FINAL DISPOSITION: Failed on Senate Third Read

[HB 2402 bonds; disclosure; notice \(Leach\)](#)

Stipulates additional requirements required in city, town, county, school district and certain special taxing district bond election pamphlets and ballots.

FINAL DISPOSITION: House never adopted the Conference Committee Report

[HB 2403 tax lien deeds; aggregate fees \(Leach\)](#)

Specifies that the aggregate fee cannot exceed \$500 for any judgment foreclosing the right to redeem 10 or more parcels and applies this cap retroactively to any judgment entered before the effective date of this act for which the deed has not been obtained.

FINAL DISPOSITION: Failed on Senate Third Read

[HB 2439 property tax valuation \(Petersen\)](#)

Allows a property owner to appeal their property's limited property value if the owner feels their property was valued improperly.

FINAL DISPOSITION: Held in the House Committee on Rules

[HB 2443 metal dealer licensure; local authority \(Livingston\)](#)

Specifies that the statutory prohibition against regulating the sale, use or disposition of auxiliary containers does not limit the authority a city, town or county has to enforce scrap metal dealer licenses.

FINAL DISPOSITION: Never received a vote on Senate Third Read

[HB 2466 electronic legal material \(Brophy McGee\)](#)

Establishes the Uniform Electronic Legal Material Act in statute.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2478 S/E qualifications; county school superintendents \(Petersen\)](#)

Requires a person eligible for election as county school superintendent to be a qualified elector who resides in that county, rather than a person who holds a basic or standard certificate to teach.

FINAL DISPOSITION: Failed on Senate Third Read

[HB 2489 clean fuels; waiver; implementation plan \(Bowers\)](#)

Directs the Director of the Department of Environmental Quality to apply to the United States Environmental Protection Agency for a waiver from certain requirements of the state implementation plan for air quality regarding the use of Arizona clean burning gasoline and Arizona reformulated blendstock for oxygenate blending.

FINAL DISPOSITION: Held in the House Committee on Energy, Environment and Natural Resources

[HB 2499 truth in taxation; detailed notice \(Barton\)](#)

Modifies the text of the required statutory truth in taxation notice, specifying detailed information that must be provided by the local government increasing a property tax levy.

FINAL DISPOSITION: Held in the House Committee on Ways and Means

[HB 2512 pension contributions; expenditure limit exemption \(Coleman\)](#)

Specifies that any payment made to the Public Safety Personnel Retirement System by a city, town or county against the city, town or county's unfunded accrued liability is excluded from expenditure limitation requirements.

FINAL DISPOSITION: Held in Senate Committee of the Whole

[HB 2525 counties; annual audits \(Thorpe\)](#)

Allows a county board of supervisors to cause an annual financial audit to be made by a certified public accountant who is not a county employee at the expense of the county.

FINAL DISPOSITION: Held in the House Committee on County and Municipal Affairs

[HB 2526 animal control; mandatory impound periods \(Andrade\)](#)

Establishes the minimum amount of time that a dog or cat must be held at a county pound.

FINAL DISPOSITION: Held in the House Committee on Rules

[HB 2534 countywide elections; vote by mail \(Shope\)](#)

Allows a county, after approval by the county board of supervisors, to conduct a mail ballot election for any election administered by that county.

FINAL DISPOSITION: Never received a House Committee assignment

[HB 2549 public construction piping materials; prohibition \(Leach\)](#)

Prohibits a public body from preferring one type of material over another unless sound engineering practices suggest that a certain type is more appropriate than another for a project.

FINAL DISPOSITION: Held in the House Committee on Government and Higher Education

[HB 2554 veterans court; establishment; mandatory referrals \(Lawrence\)](#)

Requires the Presiding Judge of the Superior Court in each county to establish a Veterans Court to adjudicate related cases. Allows a judge to defer mandatory incarceration requirements for a defendant who is under the jurisdiction of a Veterans Court and who is in compliance with the terms and conditions of their probation or supervision.

FINAL DISPOSITION: Held in the House Committee on Judiciary

[HB 2564 appropriation; indigent defense fund \(Cobb\)](#)

Appropriates \$1,800,000 from the state General Fund to the State Aid to Indigent Defense Fund.

FINAL DISPOSITION: Held in the House Committees on Judiciary and Appropriations

[HB 2567 presidential preference election; appropriation; repeal \(Gowan\)](#)

Repeals the Presidential Preference Election (PPE) and appropriates \$6,096,767 from the state General Fund to the Secretary of State in FY 2016 for the purpose of reimbursing expenses incurred by counties for administration of the 2016 PPE.

FINAL DISPOSITION: Held in the Senate Committee on Rules

[HB 2570 local government bonds; ballot statement \(Allen, J.\)](#)

Modifies ballot language for elections held on bonds in a city, town, county, school district or special district.

FINAL DISPOSITION: Held in Senate Committee of the Whole

[HB 2583 open meetings; audiovisual recordings](#)

Requires all public bodies to provide a complete audiovisual recording for all meetings except executive sessions and specifies that these recordings must be made available on the Internet within three business days of the meeting.

FINAL DISPOSITION: Failed on House Third Read

[HB 2597 delinquent property taxes; interest; reduction \(Olson\)](#)

Reduces the statutory annual interest rate on delinquent property taxes from 16% to 10%.

FINAL DISPOSITION: Held in the Senate Committee on Finance

[HB 2600 S/E repeal; state boards and committees \(Shope\)](#)

Repeals specified statutory boards and committees, including the Citizens Transportation Oversight Committee, and transfers duties.

FINAL DISPOSITION: Held in Senate Caucus

[HB 2602 fireworks; permitted uses; regulation \(Borrelli\)](#)

Allows full-line consumer fireworks to be sold to wholesalers, dealers, out-of-state residents and in-state residents if they are taken out of the state within 48 hours of purchase.

FINAL DISPOSITION: Failed in the House Committee on Military Affairs and Public Safety

[HB 2616 claims; public agency; independent adjuster \(Kern\)](#)

Requires a public officer to recuse themselves from any claim in which they have a relationship with the person bringing the claim and directs public agencies to use a state-approved independent risk management claims adjuster. Directs the Arizona Department of Administration to establish and maintain the list of state-approved adjusters for use by public entities.

FINAL DISPOSITION: Held in the Senate Committee on Government

[HB 2647 S/E prosperity districts; formation; powers; expansion \(Montenegro\)](#)

Allows for the establishment of prosperity districts, prescribing conditions for district formation, expansion and governance. Asserts that after a revenue sharing agreement is reached and filed with the county recorder, the governing board of the prosperity district has exclusive governing authority over the district and that every ordinary law applying to taxes or regulation has no effect within the district boundaries. Specifies that agencies or political subdivisions of this state do not have jurisdiction in a prosperity district.

FINAL DISPOSITION: Held in the Senate Committees on Finance, and Federalism, Mandates and Fiscal Responsibility

HB 2651 floodplain regulation; aggregate extraction (Ugenti-Rita)

Prohibits county flood control districts from adopting or enforcing regulations that restrict or limit aggregate extraction for soil erosion concerns.

FINAL DISPOSITION: Held in the House Committee on Appropriations

HB 2683 elderly assistance fund; county funding (Olson)

Requires a county board of supervisors to restore monies transferred from the Elderly Assistance Fund (Fund) that were not used for the Elderly Assistance Program if the balance of monies in the Fund will be exhausted in any fiscal year. Specifies that after all original and replenishment balances have been exhausted the Legislature must appropriate \$2,500,000 to the Fund each fiscal year.

FINAL DISPOSITION: Held in the Senate Committees on Finance and Appropriations

HCR 2014 minimum wage (Thorpe)

Subject to voter approval, statutorily raises the minimum wage and prohibits a city, town or county from regulating minimum wage and benefits within their geographic boundaries.

FINAL DISPOSITION: Failed in House Final Read

SB 1004 garden produce; regulatory exemption (Farnsworth, D.)

Exempts fruit and vegetables grown in a public school garden for immediate consumption from food safety regulations.

FINAL DISPOSITION: Held in the House Committee on Agriculture, Water and Lands

SB 1012 county motor vehicle fuel taxes (Farley)

Allows a county to levy a tax on wholesale motor vehicle fuel sold in the county not to exceed three percent of the total sale of the fuel.

FINAL DISPOSITION: Held in the Senate Committees on Finance and Transportation

SB 1050 food producers; ordinances (Farnsworth, D.)

Modifies the definition of *producer* and prohibits a city, town or county from denying or restricting a producer of food products on agricultural lands and within residential and community gardens.

FINAL DISPOSITION: Held in the Senate Committee on Government

SB 1061 process servers; motor vehicle records (Kavanagh)

Allows the Arizona Department of Transportation to disclose personal information to a certified process server pursuant to a court order for use in connection with a court proceeding, government body or self-regulatory body.

FINAL DISPOSITION: Held in the Senate Committee on Rules

SB 1088 secured residential communities; process servers (Kavanagh)

Requires gated communities, condominiums and planned communities to allow a process server access to common areas.

FINAL DISPOSITION: Failed on Senate Third Read

[SB 1158 property tax exemptions; conforming changes \(Burges\)](#)

Modifies statute relating to property tax exemptions, specifically related to the widow's or widower's exemption, contingent upon the passage of a related constitutional amendment.

FINAL DISPOSITION: Held in the Senate Committee on Finance

[SB 1159 S/E prosperity districts; formation; governance \(Smith\)](#)

Allows for the establishment of prosperity districts, prescribing conditions for district formation, expansion and governance. Asserts that after a revenue sharing agreement is reached and filed with the county recorder, the governing board of the prosperity district has exclusive governing authority over the district and that every ordinary law applying to taxes or regulation has no effect within the district boundaries. Specifies that agencies or political subdivisions of this state do not have jurisdiction in a prosperity district.

FINAL DISPOSITION: Held in the Senate Committee on Rules

[SB 1161 S/E public assistance; elderly; SNAP \(Olson\)](#)

Requires a county board of supervisors to spend any unspent monies that remain in the Elderly Assistance Fund as of January 1, 2016 solely on the Elderly Assistance Program and creates a study committee on Alternative Funding for Elderly Assistance. Prescribes additional requirements for the Supplemental Nutrition Assistance Program.

FINAL DISPOSITION: Never received a vote on House Third Read

[SB 1166 service animals; certification; registration; identification \(McGuire\)](#)

Modifies statutes relating to service animals in a public place and establishes penalties for fraudulently claiming to be the owner or trainer of a service animal.

FINAL DISPOSITION: Failed in the House Committee on Government and Higher Education

[SB 1257 misconduct involving weapons; public places \(Kavanagh\)](#)

Allows a person with a valid permit to carry a concealed weapon to carry a deadly weapon into a public event or public establishment, except in specific situations.

FINAL DISPOSITION: Failed on Senate Final Read

[SB 1263 county seal; use; violation \(McGuire\)](#)

Eliminates the requirement for a county board of supervisors to issue a cease and desist order to a person who violates the restricted uses of a county seal.

FINAL DISPOSITION: Failed on House Third Read

[SB 1282 public records; unduly burdensome requests \(Kavanagh\)](#)

Provides a defense to any action on the denial of access to public records that the request is unduly burdensome or harassing and specifies that a person requesting to examine or copy public records must identify which records they are requesting with reasonable particularity.

FINAL DISPOSITION: Failed on House Third Read

SB 1346 homebased businesses; detached buildings; storage (Farnsworth, D.)

Allows a wedding venue or a wedding chapel to be operated as a home-based business within an area zoned as residential under certain conditions. Specifies that if a county requires a special use permit (SUP) for the operation of a home-based business, the SUP must allow for the assembly of large groups of people and be issued for a period of at least 20 years. Asserts that an SUP must be renewed automatically for an additional 20 years upon request of the permittee. Requires a county to process and finalize all SUP applications within 90 days of receipt.

FINAL DISPOSITION: Held in the Senate Committee on Government

SB 1347 county dust control; residential property (Farnsworth, D.)

Caps the fee for county dust control permits for occupied residential properties at \$50/acre per year.

FINAL DISPOSITION: Held in the House Committee on Agriculture, Water and Lands

SB 1360 countywide elections; vote by mail (Worsley)

Allows a county, after approval by the county board of supervisors, to conduct a mail ballot election for any election administered by that county.

FINAL DISPOSITION: Held in the Senate Committee on Government

SB 1364 claim; notice; public entity; exception (Cajero Bedford)

Exempts any claim alleging medical malpractice that resulted in the death of a person who was being treated for mental health illness from the statutory notice of claim requirements.

FINAL DISPOSITION: Held in the House Committees on Judiciary and Military Affairs and Public Safety

SB 1374 body art establishments; minimum standards (Smith)

Requires the Arizona Department of Health Services (DHS) to coordinate with local public health departments to establish minimum standards regarding the regulation of body art establishments and body art establishment operators. States that county standards for body art establishments must be at least as stringent as those established by DHS.

FINAL DISPOSITION: Held in the Senate Committees on Health and Human Services, Commerce and Workforce Development, and Government

SB 1377 sentence enhancements; unlawful presence; release (Smith)

Stipulates that any person who commits a felony offense that includes certain immigration violations as an aggravating factor, must be sentenced to no less than the presumptive term for the sentence and must not be eligible for probation, suspension of sentence, community supervision, commutation or release on any basis until the full sentence is served.

FINAL DISPOSITION: Failed on House Third Read

SB 1402 class six property; higher education (Yarbrough)

Classifies real and personal property used by a nationally recognized institution of higher education that offers baccalaureate or post baccalaureate degree programs as class six property.

FINAL DISPOSITION: Failed on House Third Read

SB 1412 incompetent; nonrestorable defendants; involuntary commitment (Driggs)

Establishes procedures for determining if a defendant is *dangerous* and subject to involuntary commitment, including due process rights and conditional release and discharge conditions. Directs evaluation and treatment facilities to notify the court and prosecuting agencies of certain information.

FINAL DISPOSITION: Held in the House Committee on Appropriations

SB 1419 inmate medical services; rate structure (Griffin)

Caps reimbursement rates at specified levels for Maricopa, Pima and Pinal counties for health care services the county jail cannot provide.

FINAL DISPOSITION: Held in the Senate Committee on Appropriations

SB 1431 property tax; disabled veterans' residences (Griffin)

Assesses the primary residence owned by a qualifying disabled veteran as a Class 9 property, rather than Class 3.

FINAL DISPOSITION: Held in the Senate Committee on Finance

SB 1453 judicial elections; term; requirements (Shooter)

Sets the term of office for a Justice of the Arizona Supreme Court at two years and eliminates the judicial retention election, requiring Judges of the Superior Court to be elected.

FINAL DISPOSITION: Held in the Senate Committee on Government

SB 1458 temporary open space; taxation (Griffin)

Allows owners of real property to create a temporary open space easement, which is subject to assessment and taxation as a class 4 property based on the current full cash value of the property subject to the easement.

FINAL DISPOSITION: Held in the Senate Committee on Finance

SB 1486 presidential preference election; appropriation; repeal (Biggs)

Repeals the Presidential Preference Election (PPE) and appropriates \$6,096,767 from the state General Fund to the Secretary of State in FY 2016 for the purpose of reimbursing expenses incurred by counties for administration of the 2016 PPE.

FINAL DISPOSITION: Never received a vote on Senate Third Read

[SB 1495 commercially prepackaged food; exemption; schools \(Farnsworth, D.\)](#)

Allows commercially prepackaged food that is not potentially hazardous and whole fruits and vegetables that are washed and cut on site for immediate consumption to be offered at a public or private school facilities or postsecondary educational institutions.

FINAL DISPOSITION: Held in the Senate Committee on Health and Human Services

[SB 1506 county power districts; formation; duties \(Begay\)](#)

Allows a county board of supervisors to form a power district, with boundaries coterminous with the boundaries of the county, without regard to whether a public service corporation, an electric cooperative, an agricultural improvement district, a municipal corporation or any other electric power provider is supplying power to some or all of the lands within the county.

FINAL DISPOSITION: Never received a Senate Committee assignment

[SB 1511 county elected officers; salary increase \(Driggs\)](#)

Increases the annual salaries for elected county officers by 2.5% for each year starting on January 1, 2017 ending on January 1, 2020.

FINAL DISPOSITION: Failed in the Senate Committee on Government

[SB 1519 schools; vision screening \(Dial\)](#)

Establishes a vision screening evaluation services program (Program) within the Arizona Department of Health Services (DHS). Requires a quarterly report to be made available on the DHS website and prescribes Program terms and conditions.

FINAL DISPOSITION: Never received a vote on House Third Read



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