

AzAAP
Bill Progress Report

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BILL NUMBER/ SHORT TITLE	SUMMARY	SPONSORS	POSTED HEARINGS & CALENDARS	LAST ACTION
H2002: MARIJUANA; SENTENCE; CIVIL PENALTY; FINES	Reduces the criminal classification for possession or use of marijuana with a specified weight as follows: less than one ounce is subject to a civil penalty of up to \$100, from a class 6 (lowest) felony; at least one ounce but less than two pounds is reduced to a petty offense, from a class 6 felony; two pounds or more to a class 3 (mid-level) misdemeanor, from either a class 4 or 5 felony. Reduces the criminal classification for importing, transporting for sale or selling marijuana with a specified weight as follows: less than two pounds to a class 3 misdemeanor, from a class 5 (second-lowest) felony; at least two pounds but less than four pounds to a class 6 felony, from a class 4 felony; more than four pounds to a class 5 felony, from a class 3 felony. The court must order a juvenile who is adjudicated delinquent for a first violation of these marijuana related violations to complete at least 10 hours of community restitution in lieu of other penalties. If the community restitution is not complete within one year, the juvenile is subject to all other penalties prescribed by law.	First sponsor: Rep. Cardenas		1/9 referred to House jud-pub safety, hel.
H2003: MARIJUANA; REGULATION; TAXATION	A person who is at least 21 years of age may possess, consume, use, display, purchase or transport one ounce or less of marijuana, may grow up to five marijuana plants and may possess, process or transport the marijuana produced by the plants on the premises where the plants were grown. Some restrictions. It is unlawful to smoke marijuana in a public place. Establishes regulations for marijuana accessories and retail marijuana stores. Establishes an excise tax on the sale or transfer of marijuana at the rate of \$50 per ounce. Revenues generated by the tax must be used to enforce these regulations, and any remaining monies are distributed as follows: 30 percent to the Department of Education, 20 percent to the Department of Health Services for specified drug programs, and 50 percent to the general fund. The Department of Health Services is required to adopt rules necessary for implementation. Due to a potential increase in state revenue, this bill requires the affirmative vote of at least 2/3 of each house of the Legislature for passage.	First sponsor: Rep. Cardenas		1/9 referred to House jud-pub safety, ways-means.
H2012: CRISIS REFERRAL SERVICES; CONFIDENTIALITY	Any communication that is made to a "crisis referral service" by a "designated person" (both defined) and any records related to the communication are confidential. A crisis referral service and any service employees cannot be compelled to disclose the confidential information in a legal proceeding or investigation before any agency of the state or a political subdivision. Some exceptions.	First sponsor: Rep. Finchem		1/9 referred to House jud-pub safety.
H2018: MEDICAL MARIJUANA; CULTIVATION; FACILITIES	Medical marijuana cultivation facilities must have a roof and a hardened covering. 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.	First sponsor: Rep. Leach Others: Rep. Boyer		1/10 referred to House mil-vet-reg.
H2021: CHILD CARE ASSISTANCE; ELIGIBILITY	Eligibility for supplemental child care assistance for education and training activities is expanded to include if the eligible parent or guardian to be enrolled in an accredited educational institution, remedial educational activity or employment training program leading to a high school diploma or equivalency diploma, a vocational, technical or trade certification or an associate's degree or bachelor's degree.	First sponsor: Rep. Lawrence		1/10 referred to House hel.
H2029: MEDICAL MARIJUANA DISPENSARIES; LOCATION CHANGE	After the Department of Health Services issues a registration certificate to a nonprofit medical marijuana dispensary, the dispensary is permitted to change its location or the cultivation site only to another location in the same community health analysis area as established by the Dept at the time the original registration certificate was issued, and the new dispensary is subject to the other requirements for a new dispensary. 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.	First sponsor: Rep. Leach Others: Rep. Boyer		1/10 referred to House mil-vet-reg.
H2030: INSURANCE COVERAGE; TELEMEDICINE; UROLOGY	Health and disability insurance policies or contracts executed or renewed on or after January 1, 2018 are required to provide coverage for health care services for urology that are provided through "telemedicine" (defined as the use of interactive audio, video or other electronic media for diagnosis, consultation or treatment) if the service would be covered were it provided through in-person consultation and if the service is provided to a subscriber receiving the service in Arizona, instead of only in a rural region of Arizona. Effective January 1, 2018.	First sponsor: Rep. Carter	Hearing: House Health (Thursday 01/19/17 at 9:00 AM, House Rm. 4)	1/10 referred to House hel.

H2031: PHARMACY; VIRTUAL MANUFACTURERS; VIRTUAL WHOLESALEERS	For the purpose of Board of Pharmacy statutes, the definitions of "full service wholesale permittee," "nonprescription drug wholesale permittee" and "manufacturer" are expanded to include a virtual wholesaler or virtual manufacturer, as applicable, as defined in rule by the Board.	First sponsor: Rep. Carter		1/12 from House hel do pass.
H2032: PHARMACY BOARD; NOTICE REQUIREMENTS	Board of Pharmacy licensees and permittees are required to create an online profile using the Board's licensing software. The list of information that Board licensees are required to give notice to the Board of a change in is expanded to include the licensee's contact information and employer's address. The licensee is required to either give written notice to the Board office staff of the change or electronically update the person's online Board profile.	First sponsor: Rep. Carter		1/12 from House hel do pass.
H2033: CONTROLLED SUBSTANCES; DEFINITION	For the purpose of controlled substances regulations, certain specified substances are added to the list of controlled substances included in schedule I. For the purpose of the criminal code, the definition of "narcotic drugs" is expanded to include certain specified substances.	First sponsor: Rep. Carter		1/12 from House hel do pass.
H2041: DHS; HEALTH CARE INSTITUTIONS; LICENSURE	A health care institution license issued by the Department of Health Services does not expire and remains valid unless the Dept revokes or suspends the license, or unless the license is considered void because the licensee did not pay the licensing fee before the due date. The Director of the Dept is authorized to establish by rule a licensing fee, including a grace period and a fee for late payments, and to establish a process for the Dept to notify a licensee of the licensing fee due date as well as a process for the licensee to request a different due date.	First sponsor: Rep. Carter		1/12 from House hel with amend #4001
H2042: DHS; FINGERPRINTING REQUIREMENTS	Volunteers who provide medical services, nursing services, behavioral health services, health-related services or supportive services at a residential care institution, nursing care institution or a home health agency are required to have a valid fingerprint clearance card. The list of persons exempt from the fingerprinting requirements for children's behavioral health program personnel and volunteers is modified.	First sponsor: Rep. Carter		1/12 from House hel with amend #4002
H2043: STATE HOSPITAL; PROPERTY LEASES	The Director of the Department of Health Services is authorized to take all necessary steps to enhance the highest and best use of the Arizona State Hospital property, including contracting with third parties to provide services or entering into lease agreements for specified purposes. The lease or sublease of Arizona State Hospital lands or buildings is exempted from certain regulations related to disposition of real property by state agencies and the prohibition on state competition with private enterprise.	First sponsor: Rep. Carter		1/12 from House hel do pass.
H2046: MOTORCYCLE RIDERS; HELMETS; FEES	All operators and passengers of motorcycles, all-terrain vehicles and motor driven cycles are required to wear a protective helmet at all times, instead of only those operators and passengers who are under 18 years of age. An operator or passenger who is at least 18 years of age may be exempted from the helmet requirement if the owner pays a fee in an amount determined by the Director of the Department of Transportation when registering the vehicle. Fees collected are deposited in the Highway User Revenue Fund (HURF). Violations of the helmet requirement are subject to secondary enforcement and are subject to a civil penalty of \$500. Of the civil penalty, \$200 is deposited in HURF and \$300 is deposited in the Spinal and Head Injuries Trust Fund.	First sponsor: Rep. Friese	Hearing: House Transportation & Infrastructure (Wednesday 01/18/17 at 2:00 PM, House Rm. 3)	1/9 referred to House trans-inf.
H2047: LIQUOR; SERVING AGE; REDUCTION	All employees manufacturing, selling or handling spirituous liquors are required to be 18 years of age, reduced from 19 years of age.	First sponsor: Rep. Weninger		1/9 referred to House com.
H2050: ADMINISTRATIVE PROCEDURE; DECLARATORY JUDGMENT	Any person who is or may be affected by an agency rule is permitted to obtain a judicial declaration of the validity of the rule by filing an action for declaratory relief in the superior court in any county, instead of only in Maricopa County.	First sponsor: Rep. Finchem Others: Rep. Thorpe	Hearing: House Local & International Affairs (Wednesday 01/18/17 at 9:00 AM, House Rm. 5)	1/9 referred to House local-intl.
H2075: RADIATION REGULATORY AGENCY; DHS; TRANSFER	The Department of Health Services succeeds to the authority, powers, duties and responsibilities of the Radiation Regulatory Agency. All administrative matters, licenses and registrations, equipment and other property, and personnel of the Agency are transferred to and retain the same status with the Dept on the effective date of this legislation.	First sponsor: Rep. Carter		
H2076: ADVANCED DIRECTIVES REGISTRY; PROVIDER ACCESS	By December 31, 2018, the Secretary of State is required to establish in rule a process for health care providers to access the health care directives registry.	First sponsor: Rep. Carter		
H2090: HOSPITALS; FLU VACCINES	From October 1 through March 1 annually, licensed hospitals are required to offer to all inpatients who are 65 years of age or older, before their discharge from the hospital, an immunization against the influenza virus unless the immunization is contraindicated and contingent on the availability of the vaccine.	First sponsor: Rep. Carter		1/12 referred to House hel.
H2091: TANF; SNAP; FINGER IMAGING; REPEAL	Repeals the finger imaging programs for the Temporary Assistance for Needy Families program and the Supplemental Nutrition Assistance program.	First sponsor: Rep. J. Allen	Hearing: House Health (Thursday 01/19/17 at 9:00 AM, House Rm. 4)	1/12 referred to House hel.

H2097: SOVEREIGN AUTHORITY; COMMANDEERING; PROHIBITION; EXCEPTION	The state and all political subdivisions are prohibited from using any personnel or financial resources to enforce, administer or cooperate with any "action" (defined) of the U.S. government that constitutes "commandeering," defined as any action that is not in pursuance of the U.S. Constitution and that has not been affirmed by a vote of the U.S. Congress and signed into law as prescribed in the U.S. Constitution, or any action that exceeds the powers of the U.S. Congress enumerated in the U.S. Constitution, unless specifically authorized by state legislation. Contains legislative findings.	First sponsor: Rep. Thorpe	Hearing: House Federalism, Property Rights & Public Policy (Tuesday 01/17/17 at 2:00 PM, House Rm. 4)	1/12 referred to House fed-policy.
H2117: STATE MILITIA; FIREARMS; RIGHTS	The membership of the state militia is modified to include that the citizens must be law-abiding and must own a firearm. Declares a legislative finding that the state militia is necessary for the security of the state and that the militia members have the right to keep and bear arms under the 2nd amendment of the U.S. Constitution, which may not be infringed or called into question by the federal government or any state or local government.	First sponsor: Rep. Thorpe Others: Rep. Barton, Rep. Lawrence		1/12 referred to House fed-policy.
H2118: FIREARMS TRANSFERS; COMPACT	The state of Arizona enacts, adopts and agrees to be bound by a uniform firearms transfer compact, which prohibits member states from creating, imposing or enforcing any fee, tax, penalty, mandate or regulation governing, punishing, restricting, conditioning or otherwise burdening in any respect or at any time the transfer of firearms by any person in addition to those imposed by federal law, with some exceptions. Any law, regulation or policy existing on the effective date of the compact which is in conflict with this prohibition is repealed and held for naught to the extent of the conflict. Provides for construction, enforcement, withdrawal from and severability of the compact.	First sponsor: Rep. Thorpe Others: Rep. Barton, Rep. Lawrence		
H2134: SCHOOLS; CHILDREN'S CAMPS; SUNSCREEN USE	A student who attend any public school in Arizona and a child who attends a children's camp in Arizona is permitted to possess and use a topical sunscreen product while on school property or at a school-sponsored event without a note or prescription from a licensed health care professional if the product is approved by the U.S. Food and Drug Administration for nonprescription use. School boards and children's camps may allow employees to assist children in the application of topical sunscreen, and employees and volunteers are immune from civil liability for good faith implementation of these provisions, except in cases of gross negligence, wilful misconduct or intentional wrongdoing.	First sponsor: Rep. Carter		
H2135: HEALTH CARE WORKFORCE; DATA	Establishes a 15-member Task Force on Health Care Professional Workforce Data to research and make recommendations for the establishment of a resource center for the collection of data concerning the health care professional workforce. The Task Force is required to submit a report of its findings and recommendations to the Governor and the Legislature by March 1, 2018 and self-repeals July 1, 2018.	First sponsor: Rep. Carter	Hearing: House Health (Thursday 01/19/17 at 9:00 AM, House Rm. 4)	
H2136: APPLICATIONS FOR REGULATION; INFO; PROCESS	Groups applying for regulation of a profession or for an increase in the scope of practice of a profession are required to include with the application suggested language for proposed legislation, and have two years in which to work on the application with the legislative committee of reference to ensure it meets statutory requirements. Other information that must be included with the application is specified. Effective January 1, 2018.	First sponsor: Rep. Carter		1/12 referred to House gov.
H2137: MEDICAL PRECEPTORS; INCOME TAX CREDIT	Beginning with tax year 2018, an individual and corporate income tax credit is allowed for a "preceptorship" (defined) provided by a taxpayer who is a "medical preceptor" (defined) during the tax year, in the amount of \$100 for each preceptorship with a maximum amount of \$1,000 per taxpayer in any tax year. Conditions that a preceptorship must meet in order to qualify for the credit are established. The total aggregate amount of credits cannot exceed \$100,000 in any fiscal year.	First sponsor: Rep. Carter		1/12 referred to House ways-means.
H2141: DHS; STATE FOOD STANDARDS	The Department of Health Services is required to establish a Food Standards Task Force to develop state food standards. The Dept is required to finalize state food standards for foods served and sold by state agencies and institutions and on state property within 12 months after the effective date of this legislation. Requirements for the standards are specified. The standards terminate on July 1, 2027.	First sponsor: Rep. Gabaldon Others: Rep. Alston, Rep. Andrade, Rep. Bolding, Rep. Espinoza, Rep. Fernandez, Rep. Gonzales, Rep. Martinez, Rep. Powers Hannley, Rep. Rubalcava, Rep. Saldade		
H2142: FOSTER PARENTS; TRAINING	The number of hours of ongoing foster parent training that the parent must complete for license renewal is increased to 16 hours during the preceding two years, from 12 hours. Foster parent training programs are required to include a mandatory workshop on cultural hygiene.	First sponsor: Rep. Gabaldon Others: Rep. Alston, Rep. Andrade, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Gonzales, Rep. Martinez, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Saldade, Rep. Salman		1/12 referred to House hel.

H2148: PUBLIC SAFETY; VIOLENCE PREVENTION; COMMITTEE	Establishes a 14-member Public Safety and Violence Prevention Study Committee to research and report on how to promote public safety and curtail violence. The Committee is required to submit a report to the Governor and the Legislature by December 31, 2017 and self-repeals October 1, 2018.	First sponsor: Rep. Friese Others: Rep. Alston, Rep. Benally, Rep. Blanc, Rep. Engel, Rep. Epstein, Rep. Espinoza, Sen. Farley, Rep. Fernandez, Rep. Gabaldon, Rep. Hernandez, Rep. Navarrete, Sen. Otondo, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava		
H2149: MENTAL HEALTH; INJUNCTION; FIREARM POSSESSION	An immediate family member or a peace officer is authorized to file a verified petition with a magistrate, justice of the peace or superior court judge for an injunction that prohibits a person from possessing, controlling, owning or receiving a firearm. Any court may issue or enforce a mental health injunction against firearm possession, regardless of the location of the person. Information that must be included in the petition is specified. If the court finds that there is clear and convincing evidence to issue a mental health injunction against firearm possession, the court must issue the injunction. Information that must be included in the injunction is specified. Provides for enforcement. More.	First sponsor: Rep. Friese Others: Rep. Alston, Rep. Engel, Rep. Gabaldon, Rep. Powers Hannley, Rep. Rios		
H2150: FIREARM SALES; TRANSFERS; BACKGROUND CHECKS	If neither party to a prospective firearms sale or transfer is a licensed firearms dealer, the parties must complete the transaction through a licensed firearms dealer. Some exceptions. The dealer must process the sale or transfer and comply with all requirements of federal, state and local law as if the dealer were a party to the transaction, including a background check on both parties. If the dealer cannot legally deliver the weapon to the purchaser, the dealer must return the weapon to the seller. If the dealer cannot legally return the weapon to the seller, the dealer must deliver the weapon to law enforcement. The dealer may charge a fee of up to \$20 for the costs incurred in facilitating the sale or transfer. Violations are a class 5 (second-lowest) felony.	First sponsor: Rep. Friese Others: Rep. Blanc, Rep. Chavez, Rep. Engel, Rep. Espinoza, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios		
H2172: MEDICAL ASSISTANCE REQUESTS; EVIDENCE; MITIGATION	A person who, in good faith, seeks medical assistance for someone experiencing a drug related overdose and a person who experiences a drug related overdose and is in need of medical assistance cannot be charged or prosecuted for the possession or use of a controlled substance or drug paraphernalia if the evidence for the violation was gained as a result of seeking medical assistance.	First sponsor: Rep. Powers Hannley Others: Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Bolding, Rep. Butler, Rep. Cardenas, Rep. Chavez, Rep. Descheenie, Rep. Engel, Rep. Espinoza, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Sen. Mendez, Rep. Navarrete, Rep. Salman		
H2174: AGGRAVATED DUI; AFFIRMATIVE DEFENSE	It is an affirmative defense to a violation of aggravated driving under the influence (DUI) because a person committed a DUI while the person's driver license was suspended, canceled, revoked or refused as a result of a previous DUI that the person did not know that the driver license was suspended, canceled, revoked or refused.	First sponsor: Rep. Boyer		
H2188: CIVIL LIABILITY; MINORS; ANIMALS; VEHICLE	A person who uses reasonable force to enter a locked and unattended motor vehicle to remove a minor or confined "domestic animal" (defined) is not liable for damages in a civil action if the person has a good faith belief that the minor or animal is in imminent danger, notifies a first responder, and remains with the minor or animal until the first responder arrives.	First sponsor: Rep. Lawrence		
H2189: DISABILITY INSURANCE; SERVICE COVERAGE	Exempts disability income, fixed or hospital indemnity or specific disease policies from statute requiring disability insurance contracts and policies issued, delivered or renewed on or after July 1, 2017 in Arizona to provide coverage for lawful health care services provided by a health care provider to a subscriber regardless of the familial relationship of the provider to the subscriber if that service would be covered were it provided not a subscriber who was not related to the provider.	First sponsor: Rep. Cobb		1/12 referred to House bank-ins.
H2190: DHS; STROKE; TREATMENT INFO; REGISTRY	The Department of Health Services is required to establish and maintain a statewide stroke registry to compile information and statistics concerning the treatment of patients who suffer from strokes in Arizona. Establishes requirements for the registry.	First sponsor: Rep. Cobb		
H2191: CHILD SUPPORT; ADMINISTRATIVE ORDER; ENFORCEMENT	The Title IV-D agency or its agent is authorized to serve the parties in a child support proceeding with a notice of mandatory conference. On stipulation of the parties, the Title IV-D agency or its agent is required to issue an administrative order of child support which has the same force and effect as a judgment of the superior court. If both parties appear at the mandatory conference but are unable to reach an agreement, the Title IV-D agency is required to file a request for a court hearing to establish support. If either party fails to attend the mandatory conference, the Title IV-D agency or its agent is authorized to issue a temporary administrative order of support, which becomes final 60 days after issuance unless either party requests a court hearing. The Department of Economic Security is required to establish an insurance industry data match reporting system that allows insurers to ascertain whether a claimant is a child support obligor who owes any arrearage. If a claimant is identified, the insurer is required to report specified information to the Dept, and the Dept may use the information for the administration and	First sponsor: Rep. Cobb		

	enforcement of child support.			
H2192: CHILD SUPPORT; DRIVER LICENSE RESTRICTION	If at a hearing to enforce a child support order, the court finds that the obligor has wilfully failed to pay child support and is at least six months in arrears, the court is required to send a certificate of noncompliance to the Department of Transportation that the noncommercial driver license of the obligor be restricted to a list of specified travel.	First sponsor: Rep. Cobb		
H2194: 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.	First sponsor: Rep. Carter Others: Rep. Cobb		
H2195: MEDICAL BOARD; LICENSURE; DISCIPLINARY ACTION	Various changes to statutes related to the Arizona Medical Board. The definition of "unprofessional conduct" is modified to include a pattern of using or being under the influence of alcohol or drugs while practicing medicine or to the extent that judgment may be impaired. On a determination that a doctor of medicine has violated statute or rule, the Board is authorized to assess the doctor the Board's administrative costs and expenses incurred in conducting the investigation and in connection with a formal interview or hearing.	First sponsor: Rep. Carter		
H2197: TELEMEDICINE; AUDIO VISUAL REQUIREMENTS	Deletes the requirement that telemedicine audio and visual capability meets the elements required by the federal Centers for Medicare and Medicaid Services.	First sponsor: Rep. Carter Others: Sen. Brophy McGee, Rep. Cobb		
H2198: COMMITTEE; CHILDHOOD EXPERIENCES; EFFECTS; PREVENTION	Establishes a 19-member Adverse Childhood Experiences Study Committee to study matters relating to adverse childhood experiences, including prevention, treatment and various long-term effects. The Committee is required to report its findings and recommendations to the Governor and the Legislature by March 1, 2018 and self-repeals July 1, 2018.	First sponsor: Rep. Carter Others: Rep. Cobb		
H2202: SCHOOLS; DYSLEXIA; HANDBOOK; DEFINITION	The Department of Education is required to develop and maintain a handbook for use in schools that provides guidance for students, parents and teachers concerning dyslexia. Information that must be included in the handbook is specified. For the purpose of common school promotion requirements, the definition of "dyslexia" is modified.	First sponsor: Rep. Norgaard Others: Sen. S. Allen, Rep. Boyer, Rep. Carter, Rep. Coleman, Rep. Finchem, Rep. Salman		
H2205: DHS; COMMISSION; TASK FORCE; REPEAL	Repeals the Advisory Health Council, the Prostate Cancer Task Force, and the Biomedical Research Commission. Some responsibilities of these entities are transferred to the Department of Health Services.	First sponsor: Rep. Carter		
H2208: INHALERS; ADMINISTRATION; SCHOOLS; AUTHORIZED ENTITIES	Pursuant to a standing order issued by the chief medical officer of the Department of Health Services or a county health department, or by a licensed medical doctor or doctor of osteopathy, a trained school district or charter school employee is authorized to administer or assist in the administration of inhalers to a student or adult whom the employee believes in good faith to be exhibiting symptoms of respiratory distress while at school or at school-sponsored activities. If sufficient monies are appropriated by the Legislature, each school district and charter school is required to stock one inhaler at each school. If sufficient monies are not appropriated, a school district or charter school is permitted to stock the inhaler. Medical personnel and school employees are immune from civil liability with respect to decisions made and actions taken based on good faith implementation of these requirements, except in cases of gross negligence, wilful misconduct or intentional wrongdoing. The State Board of Education is required to adopt rules that prescribe annual training for school personnel in the administration of inhalers, recognition of respiratory distress symptoms and procedures for the administration of inhalers in emergency situations.	First sponsor: Rep. Carter		
H2209: FAMILY CAREGIVER INCOME TAX CREDIT	For tax years beginning with 2018, an individual income tax credit is established for taxpayers who incur "qualifying expenses" (defined) for the care and support of "qualifying family members" (defined) in the taxpayer's home. The amount of the credit is equal to 50 percent of the qualifying expenses incurred, up to \$1,000. To qualify for the credit, the taxpayer's Arizona gross income in the tax year cannot exceed \$75,000 for a single person or a married person filing separately, or \$150,000 for a married couple filing jointly. If the allowable amount of the credit exceeds taxes due, the unused amount of the credit is waived and cannot be refunded or carried forward.	First sponsor: Rep. Carter		
H2211: ALCOHOL; DRUG MONITORING PROGRAM; ESTABLISHMENT	Establishes a Statewide Continuous Sobriety and Drug Monitoring Program in the Attorney General's Office, requires the Attorney General to adopt rules to implement the Program, including rules for Program fees, and specifies Program requirements, including a requirement to use a primary testing methodology for the presence of alcohol or drugs that best facilitates the ability to apply immediate sanctions for noncompliance and that is available at an affordable cost. The Program is the preferred pretrial release and monitoring program for offenders who are charged with or convicted of either a second or subsequent offense involving driving under the influence or any crime in which alcohol or drug abuse was a contributing factor in the commission of the crime.	First sponsor: Rep. Carter		

	The Board of Executive Clemency and the Department of Corrections may require a prisoner's participation in the Program as a condition of community supervision, parole or other authorized release if the prisoner was convicted of either a second or subsequent offense involving driving under the influence or any crime in which alcohol or drug abuse was a contributing factor in the commission of the crime. More.			
H2212: FEDERAL FINANCIAL ASSISTANCE; REPORTS	By October 31 of each year, each "designated state agency" and "political subdivision" (both defined) is required to prepare a report that states, with respect to that agency or political subdivision, the aggregate dollar amount of "federal receipts" (defined) received in the preceding fiscal year, the aggregate dollar amount of federal monies appropriated by the Legislature for the preceding fiscal year, calculates federal monies as a percentage of the total budget, and develops a plan for operating the agency or political subdivision if there is a reduction of federal monies. The reports must be submitted to the Department of Administration by November 1 of each year, and the Dept is required to prepare a summary report for submission to the Legislature by December 1 of each year.	First sponsor: Rep. Leach		
H2216: PROHIBITED FIREARM TRACKING; CLASSIFICATION	It is a class 6 (lowest) felony to require a person to use or be subject to "electronic firearm tracking technology" (defined) or to disclose any identifiable information about a person or the person's firearm for the purpose of using electronic firearm tracking technology. Does not apply to a law enforcement officer who obtains a search warrant and uses the technology to locate a person or firearm that is the subject of a criminal investigation, or to the owner of a firearm who consents in writing.	First sponsor: Rep. Boyer		
H2223: CHILD CARE WAITING LIST; APPROPRIATION	Deletes the waiting lists for child care assistance through the Department of Economic Security. Appropriates \$80.95 million from the general fund in FY2017-18 to the Dept for child care assistance costs to eliminate the current waiting list and provide child care assistance to eligible families with family incomes up to 165 percent of the federal poverty level.	First sponsor: Rep. Alston Others: Rep. Andrade, Rep. Blanc, Rep. Cardenas, Rep. Chavez, Rep. Clark, Rep. Engel, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. Navarrete, Rep. Rios, Rep. Rubalcava, Rep. Saldade, Rep. Salman		
H2228: CHILD & FAMILY ADVOCACY	After receiving a Department of Child Safety (DCS) report from the centralized intake hotline, the child welfare investigator is required to consider whether the child should be assessed and interviewed at a "child and family advocacy center" (defined). Establishes the qualifications that a child and family advocacy center must meet to be considered for referral by DCS.	First sponsor: Rep. Shooter		
H2238: SEX TRAFFICKING; VIOLATION	The crime of child prostitution, a class 2 (second-highest) felony, is renamed child sex trafficking, and the acts constituting a commission of child sex trafficking are expanded to include knowingly enticing, recruiting, harboring, making available to another or otherwise obtaining a minor with the intent to cause the minor to engage in, or with the knowledge that the minor will engage in, prostitution, any sexually explicit performance or any act constituting sexual abuse, sexual assault or molestation. 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.	First sponsor: Rep. Grantham Others: Sen. Hobbs, Sen. Petersen	Hearing: House Judiciary & Public Safety (Wednesday 01/18/17 at 2:00 PM, House Rm. 4)	
H2244: CONCEALED WEAPONS PERMIT; ELECTRONIC REPORTS	The annual report of information on concealed weapons permits that the Department of Public Safety is required to submit to the Governor and the Legislature must be electronically reported. The Dept is also required to annually submit an electronic report to the Governor and the Legislature that includes any changes that were made to a written agreement with another state establishing mutual concealed weapons permit or license recognition.	First sponsor: Rep. E. Farnsworth		
H2258: COUNTY CONTRIBUTIONS; HOSPITALIZATION; MEDICAL; REPEAL	Repeals the county contributions for AHCCCS hospitalization and medical care for FY2016-17 contained in the FY2016-17 budget. The state has no obligation to refund monies paid.	First sponsor: Rep. Thorpe		
H2263: EDUCATION EXCISE TAX RATES	Increases the additional transaction privilege tax rate which is designated for certain education-related purposes to 1 percent of the tax base, from 0.6 percent of the tax base, and the repeal date of July 1, 2021 for the additional transaction privilege tax rate is deleted. 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.	First sponsor: Rep. Engel Others: Rep. Alston, Rep. Benally, Rep. Blanc, Rep. Cardenas, Rep. Chavez, Rep. Friese, Rep. Hernandez, Rep. Rios, Rep. Rubalcava		
H2266: CASH ASSISTANCE; LIFETIME LIMIT	A needy family is ineligible for Temporary Assistance for Needy Families cash assistance, except in case of hardship, if the needy family includes a head of household or spouse who has received cash assistance for himself or on behalf of a dependent child for a total of 24 months, increased from 12 months. Cash assistance will terminate on September 1, 2017 for any family that has received 24 or more months of cash assistance as of that date.	First sponsor: Rep. Engel Others: Rep. Alston, Rep. Benally, Rep. Blanc, Rep. Chavez, Rep. Epstein, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Hernandez, Rep. John, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Salman		

H2268: SEXUAL ASSAULT EVIDENCE; SUBMISSION; REPORTS	A health care facility that obtains written consent to release sexual assault kit evidence is required to notify the appropriate law enforcement agency within 24 hours after evidence collection. The law enforcement agency is required to take possession of the kit within five business days and submit the evidence to a public accredited crime laboratory for forensic analysis within 15 business days after its receipt. All kits submitted for analysis must be analyzed as soon as practicable if sufficient personnel and resources are available, and a public accredited crime laboratory is permitted to contract with a private accredited crime laboratory to perform the analysis. By August 30 of each year, each law enforcement agency and public accredited crime laboratory is required to report specified information about sexual assault kits to the Arizona Criminal Justice Commission, and the Commission is required to report a compilation of those reports to the Governor and the Legislature by December 1 of each year.	First sponsor: Rep. Syms Others: Rep. Barton, Rep. Bowers, Rep. Cobb, Rep. Cook, Rep. Engel, Sen. Hobbs, Rep. John, Rep. Leach, Rep. Livingston, Rep. Navarrete, Rep. Nutt, Rep. Payne, Rep. Rubalcava, Rep. Salman		
H2287: FIREARM DISCHARGE; MENTAL STATE; APPLICABILITY	Changes the culpable mental state for unlawful discharge of a firearm, a class 6 (lowest) felony, to knowingly or recklessly, from with criminal negligence. Unlawful discharge of a firearm does not apply if the firearm is discharged more than 1/4 mile, decreased from 1 mile, from any occupied structure.	First sponsor: Rep. Rivero		
H2288: EARLY CHILDHOOD EDUCATION; ASSISTANCE	To close the achievement gap and increase kindergarten readiness for low-income and minority children, the Department of Economic Security is required to provide child care assistance vouchers at a higher reimbursement rate for quality early childhood education to eligible children and families, including foster families, families with children who are at risk for removal by the Department of Child Safety, children in families receiving Temporary Assistance for Needy Families, and children in working families who are below 165 percent of the federal poverty level. A provider is eligible to receive a higher reimbursement rate voucher at a rate equal to the lesser of the 75th percentile of the most recent market rate survey or the quality first scholarship rate determined by the Arizona Early Childhood Development and Health Board if the provider is a head start grantee, received a three to five star rating from the Board or has a national accreditation from an organization that is recognized by the Department of Education.	First sponsor: Rep. Rivero		
H2290: PROVISIONAL LICENSES; CRIMINAL CONVICTIONS	A "licensing authority" (defined) is required to issue to an otherwise qualified applicant who has been convicted of an offense either the regular license or a provisional license that is valid for at least 90 days but not more than 360 days. The licensing authority may revoke a provisional license if the licensee commits a new offense, commits an act or omission causing the licensee's community supervision, probation or parole to be revoked, or violates the law or rules governing the practice of the occupation for which the provisional license is issued. If the licensee does not violate these terms, the licensing authority is required to issue the regular license upon expiration of the provisional license term. Does not apply to a person who is convicted of specified criminal offenses.	First sponsor: Rep. Rivero		
H2293: PRISONER MEDICAL CARE; EXCLUDED SURGERY	Medical and health services provided to prisoners sentenced to the Department of Corrections do not include gender reassignment surgery.	First sponsor: Rep. Kern		
H2294: AHCCCS; EXCLUSIONS; GENDER REASSIGNMENT	Gender reassignment surgeries are not covered health and medical services under the Arizona Health Care Cost Containment System.	First sponsor: Rep. Kern		
H2296: BEST INTERESTS OF CHILD; PRESUMPTION	Except as provided in specified statutes, there is a rebuttable presumption that joint legal decision-making and equal parenting time are in the best interests of the child.	First sponsor: Rep. Kern		
H2301: CHILD CUSTODY; INVESTIGATORS; APPT	Before ordering an investigation and report concerning legal decision-making or parenting time, the court is required to hold an appointment review hearing to address a list of specified issues relating to the necessity of and cost of the report. Factors the court must consider in determining whether to order an investigation and report are specified. An appointment to perform an investigation and report is prohibited from exceeding 60 days' duration and 40 billed hours. The total hourly billing rate paid to the investigator is prohibited from exceeding \$50.	First sponsor: Rep. Kern		
H2307: CONTROLLED SUBSTANCES PRESCRIPTION MONITORING PROG	The maximum amount the Executive Director of the Board of Pharmacy is authorized to annually transfer to the Controlled Substances Prescription Monitoring Program from the Board of Pharmacy Fund is increased to \$500,000, from \$395,795. Each medical practitioner regulatory board is required to notify medical practitioners who register under the federal Controlled Substances Act of the practitioner's responsibility to register with the Board of Pharmacy and be granted access to the Program's central database tracking system, instead of each board being required to notify the Board of Pharmacy and the Board of Pharmacy notifying the practitioners.	First sponsor: Rep. Carter		
H2308: PHARMACY BOARD; LOGISTICS PROVIDERS; PERMITS	The Board of Pharmacy must require and provide for biennial registration of every "third-party logistics provider" (defined) where drugs are housed or stored by issuing third-party logistics provider permits. A third-party logistics provider that engages in the logistics services of prescription of over-the-counter dangerous drugs or dangerous devices within or from Arizona is required to hold a third-party logistics provider permit. Establishes requirements for drug storage practices.	First sponsor: Rep. Carter		

H2310: APPROPS; ALTCS; ELDERLY; PHYSICAL DISABILITIES	Makes a supplemental appropriation of an unspecified amount (blank in original) from the general fund in FY2017-18 and an unspecified amount (blank in original) from expenditure authority in FY2017-18 to the Arizona Health Care Cost Containment System for fee-for-service and capitation rate adjustments related to Arizona Long-Term Care System elderly services and services for persons with physical disabilities.	First sponsor: Rep. Carter		
H2313: MEDICAL MARIJUANA; STUDY COMMITTEE	Establishes an 11-member Medical Marijuana Study Committee to discuss the purpose and benefits of medical marijuana and make recommendations for legislation that furthers the purpose of the Arizona Medical Marijuana Act. The Committee is required to report its findings and recommendations to the Governor and the Legislature by December 15, 2017 and self-repeals January 1, 2021.	First sponsor: Rep. Cardenas		
H2318: CONCEALED WEAPONS PERMIT; SUSPENSION; REVOCAION	Concealed weapons permits of a person who is arrested or indicted of an offense that would make the person unqualified for the permit are no longer immediately suspended and seized and then restored if the permittee is found not guilty or the charges are dismissed. On the effective date of this legislation, the Department of Public Safety is required to reinstate all suspended concealed weapons permits unless the Dept determines that a permit should be revoked or that the person is no longer eligible for a permit. The Dept is required to notify each suspended permit holder of the status of the person's permit.	First sponsor: Rep. Lawrence		
HCR2002: REPEAL 1998 PROPOSITION 105	The 2018 general election ballot is to carry the question of whether to amend Article IV, Part 1, Section 1, of the state Constitution to repeal the Voter Protection amendment added as Prop 105 in 1998.	First sponsor: Rep. Ugenti-Rita		
HCR2007: PROPOSITION 105; EXEMPT REFERENDA	The 2018 general election ballot is to carry the question of whether to amend the state Constitution to exempt legislative referendum from the Voter Protection amendment added as Prop 105 in 1998.	First sponsor: Rep. Ugenti-Rita		
HCR2009: FIREARM SALES; TRANSFERS; BACKGROUND CHECKS	The 2018 general election ballot is to carry the question of whether to amend state statute to require parties to a prospective firearms sale or transfer to complete the transaction through a licensed firearms dealer if neither party is a licensed firearms dealer. Some exceptions. The dealer must process the sale or transfer and comply with all requirements of federal, state and local law as if the dealer were a party to the transaction, including a background check on both parties. If the dealer cannot legally deliver the weapon to the purchaser, the dealer must return the weapon to the seller. If the dealer cannot legally return the weapon to the seller, the dealer must deliver the weapon to law enforcement. The dealer may charge a fee of up to \$20 for the costs incurred in facilitating the sale or transfer. Violations are a class 5 (second-lowest) felony.	First sponsor: Rep. Friese Others: Rep. Blanc, Rep. Chavez, Rep. Engel, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios		
S1017: ELECTRIC PERSONAL ASSISTIVE MOBILITY DEVICES	For the purpose of transportation-related statutes, the definition of "electric personal assistive mobility device" is expanded to include self-balancing devices with electric propulsion systems that have one wheel, in addition to devices with two wheels.	First sponsor: Sen. Kavanagh	Hearing: Senate Transportation & Technology (Tuesday 01/17/17 at 2:00 PM, Senate Rm. 1)	1/9 referred to Senate trans-tech.
S1023: DISPENSERS; PRESCRIPTION DRUG MONITORING	The Controlled Substances Prescription Monitoring Program is expanded to include tracking the prescribing, dispensing and consumption of schedule V controlled substances, in addition to schedule II, III, and IV.	First sponsor: Sen. Kavanagh	Hearing: Senate Health & Human Services (Wednesday 01/18/17 at 2:00 PM, Senate Rm. 1)	1/9 referred to Senate hel-hu ser.
S1026: BEHAVIORAL HEALTH EXAMINERS; CONTINUATION	The statutory life of the Board of Behavioral Health Examiners is extended eight years to July 1, 2025. Retroactive to July 1, 2017.	First sponsor: Sen. Barto		1/9 referred to Senate hel-hu ser.
S1027: RESPIRATORY CARE EXAMINERS; CONTINUATION	The statutory life of the Board of Respiratory Care Examiners is extended eight years to July 1, 2025. Retroactive to July 1, 2017.	First sponsor: Sen. Barto		1/9 referred to Senate hel-hu ser.
S1028: OSTEOPATHIC BOARD; CONTINUATION	The statutory life of the Arizona Board of Osteopathic Examiners in Medicine and Surgery is extended eight years to July 1, 2025. Retroactive to July 1, 2017.	First sponsor: Sen. Barto		1/9 referred to Senate hel-hu ser.
S1029: PHARMACY BOARD; LICENSURE; FEES	The Board of Pharmacy is no longer required to prorate the fee for a new license for the remaining full calendar months of the license period. Pharmacy technician trainee licenses expire 36 months, increased from 24 months, after issuance, and can no longer be renewed or reissued.	First sponsor: Sen. Barto	Hearing: Senate Health & Human Services (Wednesday 01/18/17 at 2:00 PM, Senate Rm. 1)	1/9 referred to Senate hel-hu ser.
S1030: AHCCCS; COVERED SERVICES; OCCUPATIONAL THERAPY	The list of medically necessary health and medical services covered by AHCCCS is expanded to include occupational therapy.	First sponsor: Sen. Barto	Hearing: Senate Health & Human Services (Wednesday 01/18/17 at 2:00 PM, Senate Rm. 1)	1/9 referred to Senate hel-hu ser., appro.
S1034: APPROPRIATIONS; TEACHER STUDENT LOAN PROGRAM	Appropriates \$600,000 from the general fund in FY2017-18 to the Mathematics, Science and Special Education Teacher Student Loan Fund.	First sponsor: Sen. S. Allen	Hearing: Senate Education (Thursday 01/19/17 at 9:00 AM, Senate Rm. 1)	1/10 referred to Senate educ, appro.

S1038: TEACHERS; PROFESSIONAL DEVELOPMENT; PILOT PROGRAM	The Department of Education is required to establish a high-quality teacher professional development program and issue scholarships or grants of up to \$2,000 on a competitive basis to "qualified applicants" (defined) in order to obtain high-quality teacher professional development from a "qualifying postsecondary institution" (defined). Scholarship or grant recipients must agree to teach in a public school in Arizona for at least three additional years after completing the coursework or program. The Dept is required to report to the Governor and the Legislature on the results of the program by November 1 of each year. The program ends on July 1, 2020 and self-repeals on July 2, 2022. Appropriates \$500,000 from the general fund in FY2017-18 to the Dept for the scholarships or grants.	First sponsor: Sen. S. Allen Others: Rep. Boyer, Rep. Rubalcava	Hearing: Senate Education (Thursday 01/19/17 at 9:00 AM, Senate Rm. 1)	1/10 referred to Senate educ, appro.
S1045: MARIJUANA; DEFINITION	For the purpose of the Criminal Code, the definition of "marijuana" does not include the plant cannabis sativa L and any part of the plant, whether growing or not, with a delta-9 tetrahydrocannabinol concentration of up to 0.3 percent on a dry weight basis.	First sponsor: Sen. Borrelli Others: Rep. Finchem	Hearing: Senate Judiciary (Thursday 01/19/17 at 9:00 AM, Senate Rm. 109)	1/10 referred to Senate jud.
S1047: MEDICAL STUDENT LOANS; BOARD; CONTINUATION	The statutory life of the Board of Medical Student Loans is extended four years to July 1, 2021. Retroactive to July 1, 2017.	First sponsor: Sen. Kavanagh		1/11 referred to Senate appro.
S1048: CHRISTIAN SCIENCE NURSES; REPORTING DUTY	The list of persons with a duty to report child or vulnerable adult abuse or neglect is expanded to include christian science nurses.	First sponsor: Sen. Kavanagh		1/11 referred to Senate jud.
S1049: TEXT MESSAGING WHILE DRIVING; PROHIBITION	It is a nonmoving civil traffic violation to use a wireless communication device to manually write or send a written message while operating a motor vehicle on a highway. Some exceptions. Violations are subject to a civil penalty of \$100 for a first violation and \$300 for a second or subsequent violation. If a person in violation is involved in a motor vehicle accident, the person is subject to a civil penalty of \$500, except that if the accident results in the death of another person, the civil penalty is \$10,000.	First sponsor: Sen. Kavanagh		1/11 referred to Senate trans-tech.
S1071: PROVISIONAL LICENSES; CRIMINAL CONVICTIONS	A "licensing authority" (defined) is required to issue to an otherwise qualified applicant who has been convicted of an offense either the regular license or a provisional license that is valid for at least 90 days but not more than 360 days. The licensing authority may revoke a provisional license if the licensee commits a new offense, commits an act or omission causing the licensee's community supervision, probation or parole to be revoked, or violates the law or rules governing the practice of the occupation for which the provisional license is issued. If the licensee does not violate these terms, the licensing authority is required to issue the regular license upon expiration of the provisional license term. Does not apply to a person who is convicted of specified criminal offenses.	First sponsor: Sen. Burges		1/12 referred to Senate jud.
S1080: TEENAGE DRIVERS; COMMUNICATION DEVICES PROHIBITED	For the first six months that a class G driver licensee holds the license, the licensee is prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Does not apply beginning on the licensee's 18th birthday. Instruction permit holders for a class D or G driver license are prohibited from driving a motor vehicle while using a wireless communication device for any reason, except during an emergency in which stopping the vehicle is impossible or will create an additional hazard. Effective July 1, 2018.	First sponsor: Sen. Fann Others: Sen. Bowie, Sen. Brophy McGee, Sen. Farley, Sen. Worsley		
S1082: MOTORCYCLE SAFETY FUND	The requirement for the Department of Transportation to deposit \$1 of each motorcycle registration fee in the Motorcycle Safety Fund is extended five years to June 30, 2021, from June 30, 2016. Eliminates the Motorcycle Safety Advisory Council, which terminates on June 30, 2016.	First sponsor: Sen. Fann Others: Rep. Barton, Sen. Bowie, Rep. Campbell		
S1085: VULNERABLE USERS OF PUBLIC WAYS	An operator of a motor vehicle is prohibited from knowingly, intentionally or recklessly operating the vehicle within three feet of a "vulnerable user of a public way" (defined as a law enforcement officer, emergency responder or a worker in a state highway work zone while in the course of official duties or a pedestrian, person riding an animal or a person operating a farm tractor, skateboard, skates, scooter, wheelchair or bicycle in a crosswalk or on a shoulder of the highway). An operator of a motor vehicle is prohibited from knowingly, intentionally or recklessly distracting or attempting to distract a vulnerable user of a public way for the purpose of causing violence or injury, or forcing or attempting to force a vulnerable user of a public way off of a public way, crosswalk or shoulder of the highway except as necessary for public safety. A violation is a class 2 (mid-level) misdemeanor, except that if a violation resulted in serious physical injury to or death of a vulnerable user of a public way, the court is required to impose specified penalties.	First sponsor: Sen. Farley Others: Sen. Bowie, Rep. Clodfelter, Sen. Fann		
S1086: SENTENCING; AGGRAVATING FACTOR; TEXTING	The list of aggravating circumstances for the purpose of determining the sentence for felony offenses is expanded to include that during the commission of the offense, the defendant was operating a motor vehicle while using a "wireless communication device" (defined) to manually type, send, read or enter a written or visual communication, including a text message, instant message, e-mail or a communication on social media.	First sponsor: Sen. Farley Others: Sen. Bowie, Rep. Clodfelter, Sen. Fann, Sen. Kavanagh		

<p>S1088: VEHICLES; COLLISIONS; INJURY; TEXTING; PENALTY</p>	<p>The lists of acts constituting the crimes of causing serious physical injury or death by a moving violation, a class 3 (lowest) misdemeanor, and causing serious physical injury by use of a vehicle, a class 5 (second lowest) felony, are expanded to include operating a motor vehicle while using a "wireless communication device" (defined) to manually type, send, read or enter a written or visual communication. Some exceptions.</p>	<p>First sponsor: Sen. Farley Others: Sen. Bowie, Rep. Clodfelter, Sen. Fann, Sen. Kavanagh</p>		
<p>S1097: STATE LOTTERY DISTRIBUTIONS; FAMILY HOMELESSNESS</p>	<p>Of the monies remaining in the State Lottery Fund each fiscal year after appropriations and deposits authorized by statute, \$5 million, increased from \$1 million, or the remaining balance in the Fund, is appropriated to the Department of Economic Security for grants to nonprofit organizations for homeless emergency and transitional shelters and related support services, and requires those services to focus on ending family homelessness.</p>	<p>First sponsor: Sen. S. Allen Others: Sen. Barto, Rep. Cook, Sen. Farley, Sen. Worsley</p>		
<p>S1099: SCHOOL SAFETY PROGRAM</p>	<p>Repeals the School Safety Program Oversight Committee and transfers responsibility for the School Safety Program to the Department of Education. The Dept is required to develop guidelines for the Program and to prioritize grants to school districts and charter schools that have a high number of incidents in which law enforcement officials were summoned. The Program terminates on July 1, 2025.</p>	<p>First sponsor: Sen. Yee Others: Sen. S. Allen, Rep. Alston, Sen. Bradley, Rep. Coleman</p>		