

# AzAAP

## Bill Progress Report

53rd Legislature - 1st Regular Session, 2017

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BILL NUMBER/ SHORT TITLE	SUMMARY	SPONSORS	POSTED HEARINGS & CALENDARS	LAST ACTION
<p>H2002: MARIJUANA; SENTENCE; CIVIL PENALTY; FINES</p>	<p>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.</p>	<p>First sponsor: Rep. Cardenas</p>		<p>1/9 referred to House jud-pub safety, hel.</p>
<p>H2003: MARIJUANA; REGULATION; TAXATION</p>	<p>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.</p>	<p>First sponsor: Rep. Cardenas</p>		<p>1/9 referred to House jud-pub safety, ways-means.</p>

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		1/23 FAILED House mil-vet-reg vote 4-5.
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		2/9 House hel held.
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		1/23 from House mil-vet-reg do pass.
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		1/19 House hel held.
H2031: PHARMACY; VIRTUAL MANUFACTURERS; VIRTUAL WHOLESALERS	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		1/30 passed House <u>58-0</u> ; ready for Senate.
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	First sponsor: Rep. Carter		1/30 passed House <u>57-1</u> ; ready for Senate.

	written notice to the Board office staff of the change or electronically update the person's online Board profile.			
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. AS PASSED HOUSE.	First sponsor: Rep. Carter		2/1 passed House <u>60-0</u> ; ready for Senate.
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. AS PASSED HOUSE.	First sponsor: Rep. Carter		2/2 House COW approved with amend <u>#4001</u> . Passed House <u>59-0</u> ; ready for Senate.
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. Some exceptions. The list of persons exempt from the fingerprinting requirements for children's behavioral health program personnel and volunteers is modified. AS PASSED HOUSE.	First sponsor: Rep. Carter		2/1 passed House <u>60-0</u> ; ready for Senate.
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 Dept is required to deposit any monies from contracts and leases in the newly established Arizona State Hospital Charitable Trust Fund. Monies in the Fund are continuously appropriated and may be spent for the benefit of persons with mental illness in Arizona. 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. AS PASSED HOUSE.	First sponsor: Rep. Carter		2/1 passed House <u>60-0</u> ; ready for Senate.
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. Wening		2/2 passed House <u>59-0</u> ; ready for Senate.
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		1/30 passed House <u>54-4</u> ; ready for Senate.

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	Calendar: 2/9 House Third Reading	2/9 passed House <u>58-0</u> ; ready for Senate.
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		2/7 from House rules okay.
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		2/9 from House hel with amend #4164.
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		2/6 passed House <u>40-18</u> ; ready for Senate.
H2097: SOVEREIGN AUTHORITY; COMMANDEERING; PROHIBITION; EXCEPTION	The Legislature is authorized to enact legislation with the approval of the Governor that prohibits the state and any political subdivisions 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. Contains legislative findings. AS PASSED HOUSE.	First sponsor: Rep. Thorpe		2/1 passed House <u>38-22</u> ; ready for Senate.
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		1/25 from House fed-policy do pass.
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.	First sponsor: Rep. Thorpe Others: Rep. Barton, Rep. Lawrence		1/23 referred to House jud-pub safety.

	enforcement, withdrawal from and severability of the compact.			
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, willful misconduct or intentional wrongdoing.	First sponsor: Rep. Carter		2/9 from House hel do pass.
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		1/17 referred to House rules only.
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		2/9 from House gov with amend #4168.
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		2/8 from House ways-means with amend <u>#4131</u> .
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		1/17 referred to House rules only.

<p>H2142: FOSTER PARENTS; TRAINING</p>	<p>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.</p>	<p>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</p>		<p>1/12 referred to House hel.</p>
<p>H2148: PUBLIC SAFETY; VIOLENCE PREVENTION; COMMITTEE</p>	<p>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.</p>	<p>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</p>		<p>1/18 referred to House rules only.</p>
<p>H2149: MENTAL HEALTH; INJUNCTION; FIREARM POSSESSION</p>	<p>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.</p>	<p>First sponsor: Rep. Friese Others: Rep. Alston, Rep. Engel, Rep. Gabaldon, Rep. Powers Hannley, Rep. Rios</p>		<p>1/18 referred to House jud-pub safety.</p>
<p>H2150: FIREARM SALES; TRANSFERS; BACKGROUND CHECKS</p>	<p>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.</p>	<p>First sponsor: Rep. Friese Others: Rep. Blanc, Rep. Chavez, Rep. Engel, Rep. Espinoza, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios</p>		<p>1/18 referred to House jud-pub safety.</p>
<p>H2172: MEDICAL ASSISTANCE REQUESTS; EVIDENCE; MITIGATION</p>	<p>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.</p>	<p>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.</p>		<p>1/18 referred to House jud-pub safety.</p>

		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		1/17 referred to House jud-pub safety.
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		1/17 referred to House jud-pub safety.
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		2/7 from House bank-ins with amend <u>#4094</u> .
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		2/9 House hel held.
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 enforcement of child support.	First sponsor: Rep. Cobb		2/9 House hel held.

H2192: CHILD SUPPORT; DRIVER LICENSE RESTRICTION	If at a hearing to enforce a child support order, the court finds that the obligor has willfully 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	Hearing: House Judiciary & Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)	1/17 referred to House jud-pub safety.
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	Calendar: 2/9 House Third Reading	2/9 passed House <u>39-19</u> ; ready for Senate.
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	Calendar: 2/9 House COW	2/9 House COW approved with amend <u>#4025</u> .
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	Calendar: 2/9 House COW	2/9 House COW approved with floor amend <u>#4156</u> .
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		1/18 referred to House rules only.
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	Calendar: 2/9 House Third Reading	2/9 passed House <u>56-2</u> ; ready for Senate.
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	Calendar: 2/9 House COW	2/9 House COW approved.

<p>H2208: INHALERS; ADMINISTRATION; SCHOOLS; AUTHORIZED ENTITIES</p>	<p>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.</p>	<p>First sponsor: Rep. Carter</p>		<p>2/9 House hel held.</p>
<p>H2209: FAMILY CAREGIVER INCOME TAX CREDIT</p>	<p>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.</p>	<p>First sponsor: Rep. Carter</p>		<p>2/8 from House ways-means do pass.</p>
<p>H2211: ALCOHOL; DRUG MONITORING PROGRAM; ESTABLISHMENT</p>	<p>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. 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</p>	<p>First sponsor: Rep. Carter</p>	<p>Hearing: House Judiciary &amp; Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)</p>	<p>1/18 referred to House jud-pub safety.</p>

	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	Hearing: House Appropriations (Wednesday 02/15/17 at 2:00 PM, House Rm. 1)	2/8 House appro held.
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		2/6 passed House <u>34-25</u> ; ready for Senate.
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. Saldate, Rep. Salman		1/18 referred to House hel, appro.
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		2/8 House jud-pub safety held.
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	First sponsor: Rep. Grantham Others: Sen. Hobbs, Sen. Petersen	Calendar: 2/9 House COW	2/9 House COW approved with amend <u>#4060</u> . Passed House <u>58-0</u> ; ready for Senate.

	of the Legislature for passage.			
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	Hearing: House Judiciary & Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)	1/17 referred to House jud-pub safety.
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		2/9 from House appro do pass.
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		1/17 referred to House ways-means, educ.
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		1/18 referred to House hel, appro.
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 48 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 in all cases in which a victim reports to law enforcement and law enforcement determines that a crime occurred. 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 Department of Public Safety, and the Dept is required to report a compilation of those reports to the Governor and the Legislature by December 1 of each year. AS PASSED HOUSE.	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		2/8 passed House <u>59-0</u> ; ready for Senate.

<p>H2287: FIREARM DISCHARGE; MENTAL STATE; APPLICABILITY</p>	<p>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.</p>	<p>First sponsor: Rep. Rivero</p>	<p>Calendar: 2/9 House COW</p>	<p>2/9 House COW approved with floor amend <u>#4158</u>. Passed House <u>32-26</u>; ready for Senate.</p>
<p>H2288: EARLY CHILDHOOD EDUCATION; ASSISTANCE</p>	<p>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.</p>	<p>First sponsor: Rep. Rivero</p>		<p>2/9 House hel held.</p>
<p>H2290: PROVISIONAL LICENSES; CRIMINAL CONVICTIONS</p>	<p>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.</p>	<p>First sponsor: Rep. Rivero</p>		<p>2/7 from House mil-vet-reg with amend <u>#4091</u>.</p>
<p>H2293: PRISONER MEDICAL CARE; EXCLUDED SURGERY</p>	<p>Medical and health services provided to prisoners sentenced to the Department of Corrections do not include gender reassignment surgery.</p>	<p>First sponsor: Rep. Kern</p>		<p>1/23 referred to House hel.</p>
<p>H2294: AHCCCS; EXCLUSIONS; GENDER REASSIGNMENT</p>	<p>Gender reassignment surgeries are not covered health and medical services under the Arizona Health Care Cost Containment System.</p>	<p>First sponsor: Rep. Kern</p>		<p>1/23 referred to House hel.</p>
<p>H2296: BEST INTERESTS OF CHILD; PRESUMPTION</p>	<p>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.</p>	<p>First sponsor: Rep. Kern</p>		<p>1/18 referred to House jud-pub safety.</p>

<p>H2301: CHILD CUSTODY; INVESTIGATORS; APPT</p>	<p>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.</p>	<p>First sponsor: Rep. Kern</p>		<p>1/18 referred to House jud-pub safety.</p>
<p>H2307: CONTROLLED SUBSTANCES PRESCRIPTION MONITORING PROG</p>	<p>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.</p>	<p>First sponsor: Rep. Carter</p>		<p>2/9 from House hel with amend #4167.</p>
<p>H2308: PHARMACY BOARD; LOGISTICS PROVIDERS; PERMITS</p>	<p>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.</p>	<p>First sponsor: Rep. Carter</p>	<p>Calendar: 2/9 House COW</p>	<p>2/9 House COW approved with floor amend <u>#4157</u>.</p>
<p>H2310: APPROPS; ALTCS; ELDERLY; PHYSICAL DISABILITIES</p>	<p>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.</p>	<p>First sponsor: Rep. Carter</p>		<p>1/17 referred to House hel, appro.</p>
<p>H2313: MEDICAL MARIJUANA; STUDY COMMITTEE</p>	<p>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.</p>	<p>First sponsor: Rep. Cardenas</p>		<p>1/18 referred to House hel, appro.</p>

<p>H2318:  CONCEALED WEAPONS PERMIT; SUSPENSION;  REVOCATION</p>	<p>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.</p>	<p>First sponsor: Rep. Lawrence</p>		<p>2/1  House jud-pub safety held.</p>
<p>H2323:  CRITICAL HEALTH INFO; EMERGENCY RESPONDERS</p>	<p>Municipalities and counties are authorized to establish by ordinance a program to provide "emergency responders" (defined) with critical health information about program participants so that emergency responders may aid program participants who are involved in motor vehicle emergencies or accidents and who are unable to communicate. Program requirements are specified and program participants may be charged a nominal fee for program costs.</p>	<p>First sponsor: Rep. Gabaldon  Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Bolding, Rep. Bowers, Rep. Boyer, Sen. Brophy McGee, Sen. Cajero Bedford, Rep. Campbell, Rep. Cardenas, Rep. Carter, Rep. Chavez, Rep. Clark, Rep. Clodfelter, Rep. Coleman, Sen. Contreras, Rep. Cook, Sen. Dalessandro, Rep. Engel, Rep. Epstein, Rep. Espinoza, Sen. Fann, Sen. Farley, Rep. Fernandez, Rep. Friese, Rep. Gonzales, Rep. Hernandez, Rep. Lawrence, Rep. Leach, Rep. Martinez, Sen. Mendez, Sen. Miranda, Rep. Navarrete, Rep. Norgaard, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada, Rep. Rios, Rep. Rivero, Rep. Rubalcava, Rep. Saldade, Rep. Salman, Rep. Shope, Rep. Thorpe</p>		<p>1/18  referred to House hel.</p>
<p>H2333:  PATIENT REFERRAL INDUCEMENTS; UNLAWFUL COMPENSATION</p>	<p>It is unlawful for any person, including any health care provider, health care facility or structured sober living home to offer or pay, or to solicit or receive, any commission or bonus to induce the referral of patients or patronage to or from a health care provider, health care facility or structured sober living home. Some exceptions. Violations are a class 3 (mid-level) felony if the consideration has a value of \$1,000 or more, a class 4 (lower mid-level) felony if the consideration has a value of more than \$100 but less than \$1,000, and a class 6 (lowest) felony if the consideration has a value of \$100 or less.</p>	<p>First sponsor: Rep. Campbell  Others: Sen. Fann, Rep. Stringer</p>		<p>1/23  referred to House jud-pub safety.</p>

<p>H2334: AHCCCS; DISPROPORTIONATE SHARE HOSPITAL PAYMENTS</p>	<p>Establishes procedures and calculations for disproportionate share hospital (DSH) payments to qualifying hospitals owned or leased by a special health care district (SHCD hospitals). SHCD hospitals are required to report specified information on qualifying DSH expenditures to the AHCCCS Administration by May 1 of each year. The AHCCCS Administration is required to annually determine the amount of allotted federal financial participation available for DSH payments for SHCD hospitals using a specified calculation. If the amount of qualifying federal participation that can be claimed and the amount of allotted federal financial participation available for DSH payments for SHCD hospitals are both equal to or greater than \$77.5 million, the AHCCCS Administration is required to file a claim for federal financial participation in the amount of \$77.5 million. The AHCCCS Administration is required to distribute specified amounts of that federal money to the qualifying SHCD hospitals and to the general fund for FY2017-18 through FY2019-20. Beginning in FY2020-21 and each FY after, the AHCCCS Administration is required to distribute \$55 million to the qualifying SHCD hospitals and \$22.5 million to the general fund. If either of the calculated amounts is less than \$77.5 million, the AHCCCS Administration is required to file a claim for federal financial participation for the lesser of the two amounts and to distribute the monies to the qualifying SHCD hospitals and the general fund in proportion to the earlier amounts specified.</p>	<p>First sponsor: Rep. Bowers</p>		<p>1/26 referred to House hel, appro.</p>
<p>H2335: TOBACCO POSSESSION; SALE; AGE; SIGNAGE</p>	<p>For the purpose of statute prohibiting furnishing a tobacco product to an underage person, a petty offense, tobacco products may not be furnished to a person who is under 21 years of age, instead of to a minor, and the required mental state of doing so knowingly is eliminated. The definition of "tobacco product" is expanded to include "electronic smoking devices" (defined). The crimes of a retail tobacco vendor selling, furnishing or giving beedies or bidis, of selling tobacco products through a vending machine except in specified circumstances, and of delivering or causing unsolicited tobacco products to be delivered to a residence are all modified to apply to products sold or given to an individual who is under 21 years of age, instead of to a minor. Retail tobacco vendors are prohibited from selling or permitting the sale of tobacco products unless a sign with specified dimensions is posted at the location stating that a person who is under 21 years of age cannot purchase tobacco products. Violations are an unlawful practice and a petty offense.</p>	<p>First sponsor: Rep. Boyer Others: Rep. Carter, Rep. Coleman</p>		<p>2/2 from House hel do pass.</p>
<p>H2336: END-OF-LIFE DECISIONS; TERMINALLY ILL</p>	<p>A "qualified patient" (defined) is permitted to make a written request for medication to end the patient's life. Establishes a process for the request, including a requirement for it to be signed and witnessed by at least two persons who meet specified requirements. Also establishes required procedures for the attending physician and a consulting physician. Requires a 15-day waiting period and provides for effect on construction of wills and contracts. Specifies immunities and civil penalties for violations.</p>	<p>First sponsor: Rep. Powers Hannley Others: Rep. Alston, Rep. Andrade, Rep. Butler, Rep. Cardenas, Rep. Engel, Sen. Farley, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Sen. Mendez, Sen. Ouezada. Rep.</p>		<p>1/24 referred to House hel.</p>

		Rubalcava, Rep. Salman		
H2372: PUBLIC BENEFITS; FEE WAIVERS; REQUIREMENTS	<p>Various changes to public assistance programs. A needy family may continue to receive Temporary Assistance for Needy Families (TANF) cash assistance for 12 months in addition to the 12-month limit if the head of household is in full compliance with all work search and training requirements and each dependent child in the assistance unit who is required to attend school has a school attendance record of at least 90 percent unless the child was "medically unable to attend school." A head of household who receives TANF cash assistance or any person authorized by the head of household is prohibited from using an electronic benefit transfer (EBT) card to purchase lottery tickets. The Department of Economic Security (DES) is required to limit the cash withdrawal amount for an EBT card to \$30 per day. If a person requests a third replacement EBT card within a 12-month period or uses more than 10 percent of the EBT card balance in a 6-month period on out-of-state purchases, DES is required to schedule an interview for the person with a fraud investigator and an eligibility expert. DES is required to post online a spending report of the Supplemental Nutrition Assistance Program (SNAP) and TANF benefits, which must include specified information. DES is required to provide the Jobs Program to eligible families transitioning off of TANF cash assistance for up to 12 months after a cash assistance case closure. A person who is convicted of using or possessing a drug may be eligible for SNAP if the person successfully completes a drug treatment program, agrees to random drug testing, and is in compliance with all terms of probation, if applicable. An "agency" (defined) is required to waive any fee charged for an initial "license" (defined) for any individual applicant whose family income does not exceed 200 percent of the federal poverty guidelines.</p>	<p>First sponsor: Rep. Wening Others: Sen. Brophy McGee, Rep. Townsend</p>		<p>2/9 from House appro do pass.</p>
H2373: TOBACCO SETTLEMENT; INDIAN TRIBES; INFO	<p>The Department of Revenue and the Attorney General are authorized to share specified confidential tax information with Indian Tribes or local agencies located in Arizona for the purposes of enforcement of public health control laws relating to tobacco sales, laws relating to reduced cigarette ignition propensity standards, and the tobacco master settlement agreement.</p>	<p>First sponsor: Rep. Carter</p>		<p>2/9 from House gov do pass.</p>
H2375: VICTIMS; MEDICAL BILLS; PROHIBITED ACTS	<p>A "licensed health care provider" (defined) who provides health and medical services to a victim or claimant and who accepts the full allowable payment for those services from a victim compensation program is deemed to have accepted the payment as the full payment for those services, and is prohibited from collecting or attempting to collect any payment for those services from the victim or claimant.</p>	<p>First sponsor: Rep. Boyer</p>	<p>Hearing: House Judiciary &amp; Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)</p>	<p>2/2 referred to House jud-pub safety.</p>

<p>H2378: DISPENSING OPTICIANS; REPEAL OF REGULATION</p>	<p>Dispensing opticians and optical establishments are not required to be licensed and must post in a conspicuous location a sign that states "optical services offered by (dispensing optician's or optical establishment's name) are not regulated by this state." Various statutes relating to the licensing of dispensing opticians are repealed. Due to voter protection, one section of this legislation containing conforming changes only requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.</p>	<p>First sponsor: Rep. Mosley Others: Rep. J. Allen, Rep. Barton, Sen. Borrelli, Rep. Bowers, Rep. Clodfelter, Rep. Coleman, Rep. Cook, Rep. Descheenie, Rep. Espinoza, Sen. Fann, Rep. Grantham, Rep. John, Rep. Lawrence, Rep. Livingston, Rep. Payne, Sen. Petersen, Rep. Shope, Rep. Thorpe, Rep. Weninger</p>		<p>2/7 House com held.</p>
<p>H2382: PHARMACEUTICALS; MISBRANDING; ENFORCEMENT PROHIBITED</p>	<p>A pharmaceutical manufacturer or its representative may engage in truthful promotion of an "off-label use" (defined) of a drug, biological product or device, and an official or agent of the state cannot enforce or apply statutes prohibiting misbranding against or otherwise prosecute a pharmaceutical manufacturer or its representative for doing so.</p>	<p>First sponsor: Rep. Lovas</p>		<p>2/7 referred to House hel.</p>
<p>H2387: EARLY CHILDHOOD; SCHOOL READINESS COMMITTEE</p>	<p>Establishes a 6-member Legislative Early Childhood and School Readiness Study Committee to study a list of issues concerning early childhood and school readiness. The Committee is required to submit a report of its recommendations to the Legislature by November 15 of each year and self-repeals October 1, 2022.</p>	<p>First sponsor: Rep. Bolding</p>		<p>2/7 referred to House rules only.</p>
<p>H2397: AHCCCS; MEDICARE BENEFICIARIES; BENEFITS; APPROV</p>	<p>Subject to available appropriations, the Arizona Health Care Cost Containment System (AHCCCS) Administration is required to provide a specified low income Medicare beneficiary the same benefits under AHCCCS as a qualified Medicare beneficiary only. Appropriates \$27.5 million from the general fund in FY2017-18 to AHCCCS to provide these benefits.</p>	<p>First sponsor: Rep. Bowers</p>		<p>2/7 referred to House hel, appro.</p>
<p>H2400: MEDICAL MARIJUANA; ID CARDS; EXPIRATION</p>	<p>Medical marijuana registry identification cards for registered qualifying patients expire five years, increased from one year, after the date of issue. 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.</p>	<p>First sponsor: Rep. Powers Hannley Others: Rep. Andrade, Rep. Blanc, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Gabaldon, Rep. Rubalcava, Rep. Saldate</p>		<p>2/7 referred to House hel.</p>
<p>H2401: HEALTH CARE PROVIDERS; RELIGIOUS BELIEFS</p>	<p>No later than 12 months after the effective date of this legislation, a health care entity that does not provide certain health care services based on the entity's religious beliefs is required to adopt a policy that provides a complete list of health care services that the entity will not provide to patients, before treatment is initiated, and the patient or patient's representative must acknowledge receipt of the notice. No later than 18 months after the effective date of this legislation, group health plan providers and health insurers are required to provide enrollees with a list of any health care entity within the provider's or insurer's network that does not provide certain health care services based on religious beliefs.</p>	<p>First sponsor: Rep. Powers Hannley Others: Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Cardenas, Rep. Clark, Rep. Engel, Rep. Epstein, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Martinez, Sen. Mendez, Rep. Rios, Rep. Rubalcava, Rep. Saldate, Rep. Salman</p>		<p>2/7 referred to House hel.</p>

<p>H2405: POSTPARTUM DEPRESSION; TASK FORCE</p>	<p>Establishes a 19-member Postpartum Depression Task Force to study various issues relating to treatment and prevention of postpartum depression. The Task Force is required to submit a report of its findings and recommendations to the Governor and the Legislature by November 15 of each year. The Task Force terminates on July 1, 2025.</p>	<p>First sponsor: Rep. Friese</p>		<p>2/9 withdrawn from House hel and referred to rules only.</p>
<p>H2413: JUVENILES; NATURAL LIFE SENTENCE; REPEAL</p>	<p>Eliminates the sentencing option of natural life for defendants who were under 18 years of age at the time of the commission of various offenses.</p>	<p>First sponsor: Rep. Bolding</p>		<p>2/7 referred to House jud-pub safety.</p>
<p>H2418: TPT; DIAPERS; FORMULA; FEMININE HYGIENE</p>	<p>The list of exemptions from the retail classification of transaction privilege and use taxes is expanded to include baby formula and diapers, and a list of feminine hygiene products.</p>	<p>First sponsor: Rep. Hernandez</p>	<p>Hearing: House Ways &amp; Means (Wednesday 02/15/17 at 10:00 AM, House Rm. 1)</p>	<p>2/7 referred to House ways-means, hel.</p>
<p>H2420: DIAPER CHANGING STATIONS; PUBLIC RESTROOMS</p>	<p>Any public or private entity that constructs a new restroom or "substantially renovates" (defined) an existing restroom in a "public building" (defined) or place of public accommodation is required to include at least one baby diaper changing station.</p>	<p>First sponsor: Rep. Andrade Others: Rep. Alston, Rep. Benally, Rep. Blanc, Rep. Chavez, Sen. Dalessandro, Rep. Engel, Rep. Gabaldon, Rep. Martinez, Sen. Mendez, Rep. Navarrete, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Rep. Rios, Rep. Salman</p>		<p>2/7 referred to House com, gov.</p>
<p>H2423: PARENTS' RIGHTS; DCS WEBSITE INFORMATION</p>	<p>The Department of Child Safety is required to provide on its website information on parents' rights and other information to assist parents and guardians in understanding the process of removal of a child from the home, and to post a conspicuous link to the information on its home page.</p>	<p>First sponsor: Rep. Townsend Others: Rep. J. Allen</p>		<p>2/7 referred to House hel.</p>
<p>H2426: COMMUNITY HEALTH WORKERS; VOLUNTARY CERTIFICATION</p>	<p>The Department of Health Services is required to adopt rules relating to the establishment and administration of a voluntary process for the certification of "community health workers" (defined) that includes a list of criteria.</p>	<p>First sponsor: Rep. Fernandez Others: Rep. Alston, Rep. Andrade, Rep. Butler, Rep. Cardenas, Rep. Chavez, Rep. Descheenie, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Salman</p>		<p>2/9 referred to House hel.</p>
<p>H2427: MISCONDUCT INVOLVING WEAPONS; FIREARM STORAGE</p>	<p>The list of acts constituting misconduct involving weapons is expanded to include storing a firearm without using a lock and key or combination on the trigger of the firearm or placing the firearm in a securely locked box or other container. Misconduct involving weapons for these actions is a class 1 (highest) misdemeanor.</p>	<p>First sponsor: Rep. Fernandez Others: Rep. Alston, Rep. Andrade, Rep. Cardenas, Rep. Chavez, Rep. Descheenie, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios, Rep. Salman</p>		<p>2/9 referred to House jud-pub safety.</p>

<p>H2429: ABORTION; ADMITTING PRIVILEGES; REPEAL</p>	<p>Department of Health Services rules relating to abortion clinics are no longer required to specify that physicians must have admitting privileges at a hospital in order to be available to perform abortions.</p>	<p>First sponsor: Rep. Navarrete Others: Rep. Alston, Rep. Andrade, Rep. Blanc, Rep. Cardenas, Rep. Clark, Rep. Espinoza, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Salman</p>		<p>2/9 referred to House hel.</p>
<p>H2430: MARIJUANA; HEALTH WARNINGS</p>	<p>The health warnings sign that medical marijuana dispensaries are required to display in a conspicuous location and that the Department of Health Services must post prominently on its public website is required to warn of the possible dangers of secondhand marijuana smoke, emergency health issues for persons or animals caused by ingesting food containing marijuana and potential negative impacts to cognitive development caused by the use of marijuana.</p>	<p>First sponsor: Rep. Thorpe Others: Rep. Barton, Rep. Bowers, Rep. Campbell, Rep. Clodfelter, Rep. Cobb, Rep. Cook, Rep. Finchem, Rep. John, Rep. Lawrence, Rep. Livingston, Rep. Mitchell, Rep. Nutt, Rep. Payne, Rep. Rivero, Rep. Shooter, Rep. Stringer, Rep. Townsend, Rep. Udall</p>		<p>2/7 referred to House hel.</p>
<p>H2434: DRIVING; HANDHELD COMMUNICATIONS DEVICES; PROHIBITION</p>	<p>It is a civil traffic violation for a person to use a "handheld wireless communication device" (defined) to manually type or enter written or visual messages, or send or read data to access or search the internet or engage in nonvoice communications with another person, while operating a motor vehicle. Some exceptions.</p>	<p>First sponsor: Rep. Clodfelter Others: Rep. Engel, Rep. Friese, Rep. Hernandez, Rep. Martinez</p>		<p>2/7 referred to House trans-inf.</p>
<p>H2435: NAME CHANGE; JUVENILE COURT</p>	<p>The juvenile court has jurisdiction of proceedings to change the name of a minor child who is the subject of an action in which parental rights are terminated.</p>	<p>First sponsor: Rep. Clodfelter Others: Rep. Nutt</p>	<p>Hearing: House Judiciary &amp; Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)</p>	<p>2/7 referred to House jud-pub safety.</p>
<p>H2439: HOME HEALTH AIDES; QUALIFICATIONS</p>	<p>A licensed home health agency is authorized to provide home health services in Arizona by a home health aide only if the home health aide meets the qualifications specified in federal law.</p>	<p>First sponsor: Rep. Powers Hannley Others: Rep. Alston, Rep. Andrade, Rep. Blanc, Rep. Butler, Rep. Engel, Rep. Epstein, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Navarrete, Rep. Salman</p>		<p>2/8 referred to House hel.</p>
<p>H2442: AHCCCS; DENTAL CARE; PREGNANT WOMEN</p>	<p>The list of covered services under the Arizona Health Care Cost Containment System (AHCCCS) is expanded to include dental services of up to \$1,000 per member for a person who is at least 21 years of age and in any stage of pregnancy. Appropriates \$1.27 million from the general fund and \$2.95 million from federal medicaid authority in FY2017-18 to the AHCCCS Administration for dental services to pregnant women.</p>	<p>First sponsor: Rep. Butler Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Bolding, Sen. Bowie, Rep. Boyer, Sen. Bradley, Rep. Cardenas, Rep. Carter, Rep. Clark, Rep. Clodfelter, Rep. Cobb, Rep. Descheenie, Rep. Engel, Rep. Epstein, Rep. Espinoza, Sen. Farley, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep.</p>		<p>2/9 referred to House hel, appro.</p>

		Hernandez, Sen. Hobbs, Rep. Martinez, Rep. Navarrete, Rep. Rios, Rep. Rubalcava, Rep. Salman, Sen. Yee		
H2454: CHILD WELFARE; PLACEMENT; MEDICATIONS	Any drug prescription service provided by the Department of Child Safety (DCS) for children in DCS custody must require, to the extent allowed by federal law, DCS approval before the prescription of an antipsychotic or neuroleptic medication to a child under five years of age. Factors DCS must consider in determining whether to approve the prescription are listed. If a waiver or authorization from a federal agency is necessary to implement this requirement, DCS is required to request the waiver or authorization and may delay implementation until it is granted. By August 31 of every odd numbered year, the Department of Health Services, DCS and the AHCCCS Administration are required to prepare a report that compares the prescription rate of "psychotropic medications" (defined) prescribed to foster children who receive services from AHCCCS with the prescription rate of psychotropic medications prescribed to nonfoster children who receive AHCCCS services. Information that must be included in the report is specified. The report must be submitted to the chairpersons of the House Health Committee and the Senate Health and Human Services Committee, or their successor committees.	First sponsor: Rep. Kern	Hearing: House Judiciary & Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)	2/9 referred to House hel.
H2455: APPROP; UNTESTED SEXUAL ASSAULT KITS	Makes a supplemental appropriation of \$1.2 million in one-time funding from the general fund in FY2017-18 to the Department of Public Safety to eliminate the backlog of untested sexual assault kits in Arizona.	First sponsor: Rep. Salman Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Cardenas, Rep. Chavez, Rep. Clark, Rep. Clodfelter, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Hernandez, Sen. Mendez, Rep. Navarrete, Rep. Powers Hannley, Rep. Rios		2/7 referred to House appro.
H2457: RURAL STEM PROGRAM; TAX CREDITS	Establishes the Rural STEM Program Fund to be administered by the Department of Education. The Dept is required to distribute monies from the Fund to rural school districts to provide funding to teachers with a master's degree in a field of science, technology, mathematics or engineering. For tax years beginning with 2018, establishes an income tax credit for cash contributions to the Fund of up to \$500 for a single individual or head of household or \$1,000 for a married couple filing jointly. The amount of the credit cannot exceed the taxpayer's tax liability. The aggregate amount of credits cannot exceed \$50,000 in any fiscal year.	First sponsor: Rep. Nutt		2/8 referred to House land-agri-rural.

<p>H2464: PROHIBITED ACTIONS; FEDERAL ACTS; FIREARMS</p>	<p>Except as required by a court order, a state agency or political subdivision or their employees while acting in an official capacity are prohibited from knowingly and willingly participating in any way in the enforcement of any federal act, law, order, rule or regulation issued or enacted on or after the effective date of this legislation regarding a personal firearm, firearm accessory or ammunition, and from using any assets or state monies to engage in any activity that aids a federal agency, federal agent or corporation that provides services to the federal government in the enforcement or investigation of those federal laws and regulations. The State Treasurer is prohibited from transferring any monies to a political subdivision in the fiscal year after a final judicial determination is made that the political subdivision adopted a rule, ordinance or policy that intentionally violated this prohibition. An agent or employee of the state or a political subdivision who knowingly violates this prohibition is subject to a civil penalty of up to \$3,000 for a first violation, and a class 1 (highest) misdemeanor for a second or subsequent violation. Contains legislative findings.</p>	<p>First sponsor: Rep. Kern</p>		<p>2/7 referred to House jud-pub safety.</p>
<p>H2470: JUVENILES; COURT JURISDICTION; AGE</p>	<p>Increases the age at the time of the commission of an alleged offense which allows a juvenile to be prosecuted as an adult for certain felony offenses to 17, from 15, for a list of violent felony offenses and to 16, from 14, for other felony offenses.</p>	<p>First sponsor: Rep. Bolding</p>		<p>2/7 referred to House jud-pub safety.</p>
<p>H2471: INSURANCE; HEALTH CARE APPEALS; MEDICATIONS</p>	<p>Various changes to statutes relating to health insurance appeals. Health care insurers are required to establish standard and expedited exception request processes by which a member may request that the insurer cover a clinically appropriate drug that would otherwise not be covered. Requirements for the request process are specified. Members are permitted to initiate external independent reviews for claims only after the member has exhausted the insurer's "internal levels of review" (defined). For group plans, health care insurers are authorized to elect to offer a voluntary internal appeal as an additional internal level of review. More.</p>	<p>First sponsor: Rep. Livingston</p>	<p>Hearing: House Banking &amp; Insurance (Monday 02/13/17 at 2:00 PM, House Rm. 5)</p>	<p>2/7 referred to House bank-ins.</p>
<p>H2476: TRAUMA-INFORMED CARE TRAINING</p>	<p>The Department of Child Safety (DCS) is required to provide three hours of trauma-informed care training for every foster parent and employee of a child welfare agency who has direct contact with a child placed with the agency. Current foster parents and agency employees are required to complete the training within two years after the effective date of this legislation. DCS is required to work with behavioral health care providers that contract with AHCCCS to establish the training. Other requirements for the training are specified.</p>	<p>First sponsor: Rep. E. Farnsworth Others: Rep. Cobb, Rep. Grantham, Sen. Petersen</p>		<p>2/8 referred to House hel.</p>
<p>H2479: AHCCCS; WAIVERS; TRIBAL EXEMPTIONS</p>	<p>By March 30 of each year, the Director of the Arizona Health Care Cost Containment System (AHCCCS) is required to apply to the Centers for Medicare and Medicaid Services for a waiver to allow Arizona to allow for an exemption to the work requirement if a person is served by the Indian Health Service or a tribal or urban Indian health program under the Indian</p>	<p>First sponsor: Rep. Benally Others: Rep. Andrade, Rep. Blanc, Rep. Cook, Rep. Descheenie, Rep. Fernandez, Rep. Gabaldon, Rep. Gonzales, Rep. John. Red. Martinez.</p>		<p>2/8 referred to House hel.</p>

	Self-Determination and Education Assistance Act and the Indian Health Care Improvement Act. The list of persons exempt from the lifetime limit on AHCCCS coverage is expanded to include those persons and a person who is under 26 years of age and who was in tribal foster care when the person became 18 years of age. American Indians enrolled in Medicaid in Arizona are exempt from any cost-sharing requirements.	Rep. Navarrete, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Salman		
H2493: DRUG OVERDOSE; REVIEW TEAM; CONFIDENTIALITY	Establishes the 19-member Drug Overdose Fatality Review Team in the Department of Health Services to develop a drug overdose fatalities data collection system, develop protocols for drug overdose investigations, and determine changes needed to decrease the incidence of preventable drug overdose fatalities. The Team is authorized to receive information and records from health care providers, the state and political subdivisions, and all information acquired by the Team is confidential. A violation of confidentiality requirements is a class 2 (mid-level) misdemeanor.	First sponsor: Rep. Carter		2/9 referred to House hel.
H2494: DENTAL BOARD; EXPENDITURE LIMITATION; REPEAL	Repeals statute prohibiting the Board of Dental Examiners from making expenditures exceeding 90 percent of the total revenue of the Board.	First sponsor: Rep. Carter		2/8 referred to House hel.
H2497: ORGAN; TISSUE; DONATIONS; PROCUREMENT ORGANIZATIONS	For the purpose of the Uniform Anatomical Gift Act, the definition of "procurement organization" is expanded to include "nontransplant anatomical donation organizations" (defined as a tissue bank or other organization that facilitates nontransplant anatomical donations).	First sponsor: Rep. Cobb		2/8 referred to House hel.
H2498: PREPAID LEGAL INSURANCE; CAPITAL REQUIREMENTS	An applicant to sell prepaid legal insurance contracts that offer legal services plans related to the lawful use of firearms is required to possess and maintain unimpaired capital of at least \$50,000, instead of \$600,000.	First sponsor: Rep. Livingston		
H2504: PUBLIC ACCOMMODATION; DISABILITY; DISCRIMINATION; SANCTIONS	In addition to any sanction that a court may award to a party in any civil action under public accommodation statutes, the court is authorized to impose a sanction on a plaintiff or a plaintiff's attorney if the court determines that an action or series of actions are brought for the primary purpose of obtaining a payment from the defendant due to the costs of defending the action in a court. Contains a legislative findings section. Severability clause.	First sponsor: Rep. Syms Others: Rep. Cook, Rep. Finchem, Rep. Grantham, Rep. Kern, Rep. Mitchell, Rep. Norgaard, Rep. Nutt, Rep. Payne, Sen. Petersen, Rep. Shooter, Rep. Weninger	Hearing: House Judiciary & Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)	2/9 referred to House jud-pub safety.
H2506: PHYSICAL BODY ADORNMENT; ESTABLISHMENTS; CERTIFICATION	Beginning January 1, 2019, a "body art establishment" (defined) operator is required to have a certificate of operation issued by a local public health department. Local public health departments are required to prescribe minimum standards regarding a list of specified issues that each body art establishment must comply with, and are authorized to establish fees relating to body art establishment certificates of operation. Local public health departments may investigate complaints and inspect a body art establishment during business hours. Establishes disciplinary action and civil penalties for violations.	First sponsor: Rep. Butler Others: Rep. Epstein, Rep. Friese, Rep. Powers Hannley		2/9 referred to House hel, com.

<p>H2507: DCS; MISCONDUCT; TEMPORARY CUSTODY; REMOVAL</p>	<p>Various changes related to the Department of Child Safety (DCS). It is a class 6 (lowest) felony for a DCS employee to knowingly lie, withhold material information or fabricate evidence in regard to the employee's official duties on a matter before DCS or the juvenile court. Before DCS removes a child from the home, DCS is required to consider whether the family can be provided with emergency assistance or an opportunity to rectify the "nonlife threatening issues of neglect" in a reasonable amount of time to allow the child to remain safely at home. A peace officer, child welfare investigator or child safety worker is prohibited from removing a child from the child's home or school unless the person obtains a warrant or court order, "exigent circumstances" (defined) exist, or the person obtains the consent of the child's parent or guardian.</p>	<p>First sponsor: Rep. Townsend</p>		<p>2/9 referred to House hel.</p>
<p>H2508: REDUCTION IN FORCE; STATE AGENCIES</p>	<p>The Joint Legislative Budget Committee is required to determine and the Department of Administration is required to allocate to each state agency, department, board or commission an amount sufficient to implement a reduction in force, and all monies reduced under the reduction in force are transferred to the general fund. In order to implement the reduction in force, each state agency, department, board or commission is required to eliminate unfilled positions that have been vacant for six months longer than the typical vacancy period, identify nonessential positions, and consolidate positions whenever possible.</p>	<p>First sponsor: Rep. Payne Others: Rep. Cook, Rep. John</p>		<p>2/9 referred to House appro.</p>
<p>H2509: APPROPRIATIONS; ONE PERCENT REDUCTION; EXCEPTIONS</p>	<p>The appropriations made in the general appropriations bill and each separate bill in each of FY2017-18 through FY2021-22 are reduced by one percent. Does not apply to appropriations made to the Superintendent of Public Instruction or the Department of Child Safety, or appropriations required under the state Constitution.</p>	<p>First sponsor: Rep. Payne Others: Rep. Cook, Rep. John</p>		<p>2/9 referred to House appro.</p>
<p>H2510: SCHOOLS; IMMUNIZATION RECORDS; RETENTION</p>	<p>A school district or charter school is required to maintain a student's immunization record for four years after the student graduates, instead of the immunization record being part of the mandatory permanent student record.</p>	<p>First sponsor: Rep. Norgaard Others: Rep. Bolding, Rep. Carter, Rep. Cobb, Rep. Grantham, Rep. Syms</p>		<p>2/9 referred to House hel.</p>
<p>H2513: DEATH CERTIFICATES; GENDER</p>	<p>The person completing a death certificate is required to record the decedent's sex to reflect the decedent's gender identity. On being presented with a document memorializing a gender transition, a local registrar or the state registrar are required to amend the sex listed on a registered death certificate to reflect the decedent's gender identity.</p>	<p>First sponsor: Rep. Gabaldon</p>		<p>2/9 referred to House com.</p>
<p>H2515: GOVERNOR APPOINTEES; CRIMINAL RECORDS CHECK</p>	<p>Before nomination by the Governor, a prospective nominee for any state office that is appointed by the Governor and subject to the consent of the Senate is required to submit a full set of fingerprints to the Governor for the purpose of obtaining a state and federal criminal records check. Before appointment by the Governor, the nominees for a justice or judge of the Supreme Court, an intermediate appellate court, the</p>	<p>First sponsor: Rep. E. Farnsworth</p>	<p>Hearing: House Judiciary &amp; Public Safety (Wednesday 02/15/17 at 2:00 PM, House Rm. 4)</p>	<p>2/9 referred to House jud-pub safety.</p>

	<p>superior court or another court is required to submit a full set of fingerprints to the Governor for the purpose of obtaining a state and federal criminal records check. Before appointment by the Governor, a prospective member of the Board of Osteopathic Examiners, Naturopathic Physicians Medical Board, Board of Homeopathic and Integrated Medicine Examiners, Board of Behavioral Health Examiners, Board of Occupational Therapy Examiners, Board of Respiratory Care Examiners, Acupuncture Board of Examiners, Board of Podiatry Examiners, Regulatory Board of Physician Assistants, Board of Nursing, Board of Dispensing Opticians, Board of Optometry or Board of Dental Examiners is required to submit a full set of fingerprints to the Governor for the purpose of obtaining a state and federal criminal records check. Before appointment by the Governor, a prospective member of the Arizona Commerce Authority Board, the Arizona Finance Authority Board, the Board of Trustees of the Public Safety Personnel Retirement System or the Arizona Peace Officer Standards and Training Board is required to submit a full set of fingerprints to the Governor for the purpose of obtaining a state and federal criminal records check. Before an individual is hired as an employee of the Office of the Governor, that individual is required to submit a full set of fingerprints to the Governor for the purpose of obtaining a state and federal criminal records check. The Department of Public Safety is authorized to exchange criminal justice information and central state repository information with the Governor for these purposes.</p>			
<p>H2522: HEALTH INSURANCE; INTERSTATE PURCHASE</p>	<p>Health and disability insurers that issue policies, contracts, plans, coverages or evidences of coverage and that hold a certificate of authority in another state are authorized to issue health or sickness insurance in Arizona, and a person is permitted to purchase a policy, contract, plan, coverage or evidence of coverage if the insurer provides evidence to the Department of Insurance that the insurer is subject to the jurisdiction of another state's insurance department and is required to maintain financial reserves of not less than the amount required in Arizona. Any policy, contract, plan, coverage or evidence of coverage issued under these provision must meet the benefit requirements of Arizona. Severability clause.</p>	<p>First sponsor: Rep. Cobb</p>		
<p>HCM2004: URGING CONGRESS; AFFORDABLE CARE ACT</p>	<p>The Legislature urges the U.S. Congress to consider a repeal of the Affordable Care Act only if the repeal is accompanied by an adequate replacement plan, and to consider only a replacement plan that retains specified market reforms and the individual mandates and subsidies. The Secretary of State is directed to transmit copies of this memorial to the President of the U.S., the President of the U.S. Senate, the Speaker of the U.S. House and each member of Congress from Arizona.</p>	<p>First sponsor: Rep. Friese Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Bolding, Sen. Bowie, Sen. Bradley, Rep. Butler, Rep. Cardenas, Rep. Chavez, Rep. Clark, Sen. Contreras, Rep. Descheenie, Rep. Engel, Rep. Epstein, Rep. Espinoza, Sen. Farley, Rep. Fernandez, Rep. Gabaldon. Rep. Gonzales.</p>		<p>2/2 referred to House hel.</p>

		Rep. Hernandez, Sen. Hobbs, Rep. Martinez, Sen. Mendez, Rep. Navarrete, Sen. Otondo, Rep. Powers Hannley, Sen. Quezada, Rep. Rios, Rep. Rubalcava, Rep. Saldade		
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		2/9 from House gov do pass.
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		2/9 from House gov do pass.
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		1/23 referred to House jud-pub safety, fed-policy.
HCR2016: CARE ENOUGH; GET IN WAY	The members of the Legislature proclaim January 2017 as Care Enough to Get in the Way Month.	First sponsor: Rep. Espinoza Others: Rep. Alston, Rep. Andrade, Rep. Benally, Rep. Blanc, Rep. Cardenas, Rep. Descheenie, Rep. Fernandez, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Martinez, Rep. Navarrete, Rep. Powers Hannley, Rep. Rubalcava, Rep. Salman, Rep. Shooter		2/7 from House fed-policy with amend <u>#4123</u> .
HCR2018: NATIONAL WEAR RED DAY	The members of the Legislature proclaim February 3, 2017 as National Wear Red Day in Arizona and encourage citizens to show their support for women and the fight against heart disease by wearing the color red on National Wear Red Day in Arizona.	First sponsor: Rep. Carter		2/2 unanimously adopted by House; ready for Senate.
HCR2019: LIVING KIDNEY DONORS DAY	The members of the Legislature proclaim March 20, 2017 as Living Kidney Donors Day in Arizona and recognize the brave citizens of Arizona who have donated a kidney as a living donor.	First sponsor: Rep. Carter		

<p>HCR2021: SUICIDE PREVENTION MONTH</p>	<p>The members of the Legislature proclaim September 2017 as Suicide Prevention Month in Arizona and express a commitment to promoting suicide prevention efforts in this state.</p>	<p>First sponsor: Rep. Cook Others: Rep. J. Allen, Rep. Alston, Rep. Andrade, Rep. Barton, Rep. Benally, Rep. Blanc, Rep. Bolding, Rep. Bowers, Rep. Boyer, Rep. Butler, Rep. Campbell, Rep. Cardenas, Rep. Carter, Rep. Chavez, Rep. Clodfelter, Rep. Cobb, Rep. Coleman, Rep. Descheenie, Rep. Engel, Rep. Epstein, Rep. Espinoza, Rep. E. Farnsworth, Rep. Fernandez, Rep. Finchem, Rep. Friese, Rep. Gabaldon, Rep. Gonzales, Rep. Grantham, Rep. John, Rep. Kern, Rep. Lawrence, Rep. Leach, Rep. Livingston, Rep. Martinez, Rep. Mesnard, Rep. Mitchell, Rep. Mosley, Rep. Navarrete, Rep. Norgaard, Rep. Nutt, Rep. Payne, Rep. Powers Hannley, Rep. Rios, Rep. Rubalcava, Rep. Saldate, Rep. Salman, Rep. Shooter, Rep. Shope, Rep. Stringer, Rep. Syms, Rep. Thorpe, Rep. Townsend, Rep. Udall, Rep. Ugenti-Rita, Rep. Weninger</p>		
<p>HM2001: HEALTH INSURANCE TAX; REPEAL</p>	<p>The House of Representatives urges the U.S. Congress to act immediately to repeal the Affordable Care Act's health insurance tax. The Secretary of State is directed to transmit copies of this memorial to the President of the U.S. Senate, the Speaker of the U.S. House and each member of Congress from Arizona.</p>	<p>First sponsor: Rep. Shope</p>		<p>2/8 referred to House hel.</p>
<p>HR2002: DEATH RESOLUTION; MAX DINE</p>	<p>The members of the House of Representatives express sincere regret at the passing of Dr. Max Dine, an advocate for individuals with mental illness, and extend their deepest sympathies and condolences to his family and many friends.</p>	<p>First sponsor: Rep. Carter</p>		<p>2/9 unanimously adopted by House; to secretary of state.</p>
<p>S1001: CIVIL LIABILITY; MINORS; ANIMALS; VEHICLE</p>	<p>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.</p>	<p>First sponsor: Sen. Kavanagh</p>		<p>2/9 Senate COW approved with floor amend <u>#4161</u>.</p>

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		1/26 passed Senate <u>30-0</u> ; ready for House.
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		2/9 passed Senate <u>29-0</u> ; ready for House.
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		2/2 passed Senate <u>27-3</u> ; ready for House.
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		2/2 passed Senate <u>27-3</u> ; ready for House.
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		2/2 passed Senate <u>27-3</u> ; ready for House.
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		1/26 passed Senate <u>30-0</u> ; ready for House.
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		2/9 passed Senate <u>26-3</u> ; ready for House.
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		1/23 from Senate educ do pass.
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		1/23 from Senate educ do pass.
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		1/19 Senate jud held.

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		2/2 passed Senate <u>30-0</u> ; ready for House.
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		2/6 from Senate jud with amend <u>#4073</u> .
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		2/9 Senate COW approved with amend <u>#4019</u> .
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		2/2 passed Senate <u>24-6</u> ; ready for House.

<p>S1085: VULNERABLE USERS OF PUBLIC WAYS</p>	<p>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.</p>	<p>First sponsor: Sen. Farley Others: Sen. Bowie, Rep. Clodfelter, Sen. Fann</p>		<p>1/17 referred to Senate jud, trans-tech.</p>
<p>S1086: SENTENCING; AGGRAVATING FACTOR; TEXTING</p>	<p>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.</p>	<p>First sponsor: Sen. Farley Others: Sen. Bowie, Rep. Clodfelter, Sen. Fann, Sen. Kavanagh</p>		<p>1/17 referred to Senate trans-tech, jud.</p>
<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>1/17 referred to Senate trans-tech, jud.</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>1/17 referred to Senate appro.</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>		<p>1/31 from Senate rules with a technical amendment.</p>

<p>S1102: APPROPRIATIONS; DES; DEVELOPMENTAL DISABILITIES</p>	<p>Makes a supplemental appropriation of an unspecified amount (blank in original) from the general fund in FY2017-18 and of an unspecified amount (blank in original) from the Long-Term Care System Fund in FY2017-18 to the Department of Economic Security for capitation rate adjustments related to Arizona Long-Term Care System developmental disability services. The Dept is authorized to increase the home and community based service provider reimbursement rates for services contracted with the Division of Developmental Disabilities to more than 100 percent of the benchmark rates published in the 2014 rate rebase study.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>1/18 referred to Senate appro, hel-hu ser.</p>
<p>S1104: APPROPRIATIONS; ALTCS; ELDERLY; PHYSICAL DISABILITIES</p>	<p>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.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>1/18 referred to Senate hel-hu ser, appro.</p>
<p>S1107: PERMANENT GUARDIANSHIP</p>	<p>The list of circumstances that must apply for the court to establish a permanent guardianship is modified to allow the court, if the child has not been adjudicated dependent and any party objects to a motion for permanent guardianship, to schedule a settlement conference or mediation or to strike the motion and proceed with the dependency petition. Before the court may appoint a person unrelated to a child as guardian, the court must require the prospective guardian to furnish either a valid fingerprint clearance card or a full set of fingerprints to enable the court to determine the applicant's suitability as guardian. Also establishes circumstances under which the court is permitted to revoke an order granting permanent guardianship of a child who has not been adjudicated a dependent child.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>2/9 from Senate hel-hu ser with amend <u>#4147</u>.</p>
<p>S1108: CASH ASSISTANCE; CHILDREN</p>	<p>For the purpose of Temporary Assistance for Needy Families cash assistance, eligibility requirements are modified to allow cash assistance for an otherwise eligible dependent child who is placed in unlicensed kinship foster care with an unrelated adult, and the definition of "child only case" is expanded to include a case in which the eligible dependent child is in the legal custody of a tribal court or a tribal child welfare agency located in Arizona.</p>	<p>First sponsor: Sen. Brophy McGee Others: Rep. Weninger</p>		<p>2/9 passed Senate <u>29-0</u>; ready for House.</p>
<p>S1109: FINGERPRINTING; CHILD PLACEMENT; IT CONTRACTORS</p>	<p>The Department of Child Safety (DCS) is prohibited from placing a child with a relative or a person with a significant relationship with a child unless each adult member of the person's household consent to a preliminary state and federal name-based background check, and within 15 days submits a full set of fingerprints for the purpose of obtaining a state and federal criminal records check. Also, information technology employees of contractors who have access to DCS information are required to have a valid fingerprint clearance card.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>2/7 from Senate rules okay.</p>

<p>S1112: LAETRILE; PROHIBITION</p>	<p>The nutritional supplement amygdalin or laetrile is no longer exempt from the prohibition on manufacturing, selling or giving away any new drug unless it fully complies with federal laws and regulations. Statutes regulating the distribution and sale of amygdalin or laetrile are repealed.</p>	<p>First sponsor: Sen. Kavanagh</p>		<p>1/18 referred to Senate hel-hu ser.</p>
<p>S1128: HOSPITAL SURVEY; EXCLUSION; FETAL DEATH</p>	<p>The Department of Health Services is required to prescribe by rule an exclusion for "fetal demise" (defined as a fetal death that occurs or is confirmed in a licensed hospital and does not include abortion) cases from the standardized survey known as "the hospital consumer assessment of healthcare providers and systems."</p>	<p>First sponsor: Sen. Lesko</p>		<p>2/2 passed Senate <u>30-0</u>; ready for House.</p>
<p>S1131: SCHOOLS; K-3 READING PROGRAM</p>	<p>Various changes related to the K-3 reading program in schools. The Department of Education is required to develop program implementation guidance for school districts and charter schools to assist schools in administering an effective K-3 reading program plan. The deadline for school districts and charter schools to annually submit an updated K-3 reading program plan to the Department of Education is moved to July 1, from October 1. The Board of Education is required to require in the contract for the statewide assessment that scores and assessment data from the test be received by local education agencies by May 15 of each academic year. The Dept is required to submit an annual report on the K-3 reading program to the Governor and the Legislature by November 15, and information that must be included in the report is specified.</p>	<p>First sponsor: Sen. S. Allen Others: Rep. Boyer</p>		<p>1/31 from Senate rules okay.</p>
<p>S1133: CERTIFIED NURSE MIDWIVES; NURSE PRACTITIONERS</p>	<p>The Board of Nursing is authorized to adopt rules establishing those acts that may be performed by a "certified nurse midwife," defined as a registered nurse who has completed a nurse midwife education program approved or recognized by the Board and who meets other specified requirements. AS PASSED SENATE.</p>	<p>First sponsor: Sen. Barto</p>		<p>2/6 passed Senate <u>30-0</u>; ready for House.</p>
<p>S1134: PHARMACY BOARD; REQUIRED PERMITTING; VIOLATION</p>	<p>A person that sells, delivers or disposes of a narcotic or other controlled substance, a prescription-only drug or device, a nonprescription drug, a precursor chemical, a restricted chemical or durable medication equipment within or into the state of Arizona is required to hold a valid Board of Pharmacy-issued permit. Violations are subject to disciplinary action by the Board.</p>	<p>First sponsor: Sen. Barto Others: Rep. J. Allen</p>		<p>2/9 retained on Senate COW calendar.</p>
<p>S1135: HANDHELD COMMUNICATIONS DEVICES; DRIVING; PROHIBITION</p>	<p>It is an unspecified class of misdemeanor (blank in original) to manually type or enter written or visual messages into a cellular telephone or other handheld wireless communications device or to send or read data using a device to access or search the internet or engage in nonvoice communications with another person, or to use a device to engage in voice communications with another person unless the device is used with a hands-free accessory, while operating a motor vehicle on a highway. Some exceptions. Violations are subject to a civil penalty of \$100 for a first violation, \$300 for a second violation, or \$500 for a third or subsequent violation.</p>	<p>First sponsor: Sen. Farley Others: Rep. Powers Hannley</p>		<p>1/18 referred to Senate trans-tech, jud.</p>

<p>S1159: CIVIL LIABILITY; DAMAGES; WEAPONS</p>	<p>A person or entity is not liable in any civil action for damages that result from another person's use of a weapon in an area that is not a "gun-free zone" (defined, unless the person or entity intends to cause injury or acts with gross negligence.</p>	<p>First sponsor: Sen. Borrelli Others: Rep. Stringer</p>		<p>2/9 from Senate gov do pass.</p>
<p>S1160: DRIVING VIOLATIONS; RESTRICTED LICENSES; PENALTIES</p>	<p>A restriction on a person's driver license or permit to drive as a result of a conviction for a violation of Title 28 (Transportation) may limit the person's privilege to drive to and from specified locations during specified periods of time. The sentencing options for various transportation-related violations are expanded to include that the court may order that the person's driving privilege be restricted. Effective January 1, 2018.</p>	<p>First sponsor: Sen. Borrelli Others: Rep. Barton, Sen. Bradley, Sen. Peshlakai, Sen. Quezada, Sen. Worsley</p>		<p>2/7 from Senate rules okay.</p>
<p>S1162: SEX OFFENDERS; ELECTRONIC DEVICE MONITORING</p>	<p>A person who is required to register as a sex offender is required, within 10 days after conviction or release from incarceration, to register each "electronic device" (defined) the person possesses or uses with the Department of Public Safety, and install "electronic device monitoring software" (defined) that is approved by the Dept on each registered device. A "licensed electronic device monitoring company" (defined) is required to continuously monitor each registered device for as long as the person is required to register as a sex offender.</p>	<p>First sponsor: Sen. Borrelli Others: Rep. Barton</p>	<p>Hearing: Senate Commerce &amp; Public Safety (Monday 02/13/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/23 referred to Senate com-pub safety.</p>
<p>S1172: DEPENDENCY; HOUSEHOLDS; FELONY REPORTS</p>	<p>The Department of Child Safety is required to adopt rules regarding the return of a child after a determination of dependency that include a requirement that DCS conduct a criminal background check of any member of the household to which the child will be returned and any person who has access to the home and unsupervised access to the child on a regular basis and of a biological parent of the child whose parental rights have not been terminated, if DCS has credible information or a reasonable suspicion that the member, person or parent has been arrested for, charged with or convicted of a felony offense that involved conduct that poses an imminent threat of danger to the child. If any criminal background check indicates that a person has been arrested for, charged with or convicted of a felony offense that involved conduct that poses an imminent threat of danger to the child, the child cannot be returned if there is significant evidence that the alleged or convicted perpetrator's imminent threat to children cannot be reasonably mitigated by planning and action taken by DCS in partnership with the nonoffending parent, familial resources or providers. Factors that must be considered when determining the existence of an imminent threat of danger are specified. While a case remains open, the child's parent, guardian or custodian who is seeking the return of the child or to whom a child has been returned is required to notify DCS of any changes in the members of the household or in persons who have access to the home and unsupervised access to the child on a regular basis. A knowing violation of this requirement is a petty offense.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>1/23 referred to Senate hel-hu ser, com-pub safety.</p>

<p>S1194: DCS; FOSTER PARENT; MEDICAL CONSENT</p>	<p>If the Department of Child Safety (DCS) has temporary or legal custody of a child, DCS is authorized to consent to evaluation and treatment for emergency conditions that are not life threatening, routine medical and dental treatment and procedures, surgery, blood transfusions, general anesthesia, and testing for the presence of the human immunodeficiency virus (HIV). To the extent possible, DCS is required to consult with each biological parent of the child whose parental rights have not been terminated when making health care decisions for the child. Additionally, foster parents are authorized, instead of prohibited, to consent to testing for the presence of HIV.</p>	<p>First sponsor: Sen. Barto</p>		<p>2/7 from Senate rules okay.</p>
<p>S1195: DOMESTIC VIOLENCE OFFENDERS; FIREARMS; SEIZURE</p>	<p>The court is required to order a person placed on probation for a domestic violence offense to transfer, for the duration of the probation, any firearms the person owns or possesses to the appropriate law enforcement agency within 24 hours after sentencing, or to provide the agency with an affidavit certifying that the person does not own or possess a firearm. The court must provide a copy of the order to the appropriate law enforcement agency, and if the agency has not received an affidavit or any firearms from the person within 24 hours, the agency must notify the court and request a search warrant for the person's home and vehicle, if appropriate. If a court orders a defendant who is subject to an order of protection to transfer a firearm to the appropriate law enforcement agency and the firearm is not transferred to the agency within 24 hours, the agency must notify the court and request a search warrant for the person's home and vehicle, if appropriate, to retrieve the firearm.</p>	<p>First sponsor: Sen. Bradley Others: Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Hobbs, Sen. Otondo, Sen. Quezada</p>		<p>1/24 referred to Senate gov.</p>
<p>S1201: MEDICAL EXAMINER; COMMUNICABLE DISEASES; DISCLOSURE</p>	<p>The county medical examiner or alternate medical examiner, on a determination that the circumstance of a death provide jurisdiction, is required to provide a blood sample from a deceased person for the purpose of communicable disease testing or disclose communicable disease-related information to a first responder or good Samaritan who has had a significant exposure risk and who submits a written request for the information.</p>	<p>First sponsor: Sen. Griffin</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>2/8 Senate hel-hu ser held.</p>
<p>S1235: PODIATRY; AMPUTATION</p>	<p>Licensed podiatrists are authorized to amputate toes or portions of a foot.</p>	<p>First sponsor: Sen. Barto Others: Sen. Bradley, Rep. Carter</p>		<p>2/7 from Senate rules okay.</p>
<p>S1236: PSYCHOTROPIC DRUGS; FOSTER CHILDREN; REPORT</p>	<p>By August 31 of every odd numbered year, the Department of Health Services, the Department of Child Safety and the AHCCCS Administration are required to prepare a report that compares the prescription rate of "psychotropic medications" (defined) prescribed to foster children who receive services from AHCCCS with the prescription rate of psychotropic medications prescribed to nonfoster children who receive AHCCCS services. Information that must be included in the report is specified. The report must be submitted to the chairpersons of the House Children and Family Affairs Committee and the Senate Health and Human Services Committee. or their successor</p>	<p>First sponsor: Sen. Lesko</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/24 referred to Senate hel-hu ser.</p>

	committees.			
S1239: PARKING VIOLATION; DISABILITIES; ACCESS AISLES	It is unlawful to stop, stand or park a motor vehicle, including a vehicle displaying an international symbol of access special plate or placard, in the "access aisle" (defined) of a parking space for persons with physical disabilities.	First sponsor: Sen. Kavanagh		2/7 from Senate rules with a technical amendment.
S1243: MISCONDUCT INVOLVING WEAPONS; PUBLIC PLACES	A person who possesses a valid concealed weapons permit is exempt from the prohibition on carrying a concealed weapon in a public establishment or at a public event. Some exceptions, including for public establishments or events that are a "secured facility" (defined), that are the licensed premises of a liquor licensee, that are an educational institution, and that are a vehicle or craft.	First sponsor: Sen. Kavanagh		2/7 stricken from Senate consent calendar by Contreras.
S1258: DCS REPORTS; RULED OUT CLASSIFICATION	If the Department of Child Safety (DCS) determines that a report of child abuse or neglect is unsubstantiated and there is no reasonable evidence to support the report, DCS is required to classify the report as ruled out.	First sponsor: Sen. Lesko		1/25 referred to Senate hel-hu ser.
S1260: SCHOOLS; TECHNOLOGY; POLICIES; INTERNET SAFETY	By December 1, 2017, the Superintendent of Public Instruction is required to convene and consult with an advisory committee to develop best practices and recommendations for instruction in "digital citizenship" (defined), internet safety and media literacy. The Superintendent of Public Instruction is required to submit a report to the Governor and the Legislature with strategies to implement the best practices and recommendations statewide. Beginning in the 2018-19 school year, school districts and charter schools are required to annually review their policies and procedures on electronic resources and internet safety.	First sponsor: Sen. Bradley		1/25 referred to Senate educ.
S1268: FOSTER PARENTS; IMMUNIZATIONS; LICENSURE	The Department of Economic Security is no longer prohibited from requiring foster parents to immunize their natural or adoptive children as a condition of foster home licensure.	First sponsor: Sen. Dalessandro Others: Sen. Cajero Bedford, Sen. Contreras, Sen. Farley, Sen. Hobbs, Sen. Otondo, Sen. Peshlakai		1/25 referred to Senate hel-hu ser.
S1269: PHARMACISTS; SCOPE OF PRACTICE	A licensed pharmacist is authorized to dispense a one-time emergency refill of a noncontrolled medication used to treat an ongoing medical condition if a list of specified conditions is met. The pharmacy is required to maintain a record of any emergency refill dispensed for at least one year, which must contain specified information. A licensed pharmacist who has completed a course of training is authorized to prescribe and administer oral fluoride varnish or tobacco cessation drug therapies pursuant to rules adopted by the Board of Pharmacy.	First sponsor: Sen. Barto		2/7 stricken from Senate consent calendar by Barto.

<p>S1274: POVERTY; DATA TRACKING; COMMISSION</p>	<p>The Department of Economic Security is required to establish and maintain a system to track "intergenerational poverty" (defined), and requirements for the tracking system are specified. Establishes a 7-member Arizona Intergenerational Welfare Reform Commission to analyze data and information regarding intergenerational poverty and implement data-driven policies and programs addressing poverty, public assistance, education and other areas to reduce the incidence of children in Arizona who remain in the cycle of poverty and welfare dependency. Commission powers and duties are specified. The Commission is required to annually report to the Governor and the Legislature by February 1, and information that must be contained in the report is listed. The Commission and tracking system end on July 1, 2027.</p>	<p>First sponsor: Sen. Worsley Others: Sen. Bowie, Sen. Brophy McGee</p>	<p>Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109)</p>	<p>1/25 referred to Senate hel-hu ser, gov.</p>
<p>S1275: SCHOOLS; INTERGENERATIONAL POVERTY; GRANTS</p>	<p>Establishes the Intergenerational Poverty Interventions Grant Program within the State Board of Education to provide grants to participating school districts and charter schools to fund additional educational opportunities for "eligible pupils" (defined) outside of the regular school day. The Board is required to solicit proposals from school districts and charter schools to receive Grant Program monies, and to award grants based on a list of specified criteria. The Board is required to submit an annual report on the Grant Program to the Governor and the Legislature by November 30, and information that must be included in the report is listed. Establishes the Intergenerational Poverty Interventions Grant Program Fund and appropriates \$1 million from the general fund in FY2017-18 to the Fund for the Grant Program.</p>	<p>First sponsor: Sen. Worsley Others: Sen. Brophy McGee</p>		<p>1/25 referred to Senate educ, appro.</p>
<p>S1294: OUTDOOR ADVERTISING PROHIBITIONS</p>	<p>Outdoor advertising that promotes unlawful goods or activities to the public or that may be interpreted as contributing to the delinquency of a minor is prohibited from being placed or maintained adjacent to the interstate, secondary or primary systems.</p>	<p>First sponsor: Sen. D. Farnsworth</p>		<p>1/26 referred to Senate com-pub safety.</p>
<p>S1297: ADOPTION; MARRIED COUPLE; PREFERENCE</p>	<p>Adoption placement preference is no longer required to be given to a married man and woman when all other relevant factors are equal. Statute allowing a husband and wife to jointly adopt is changed to allow married couples to jointly adopt.</p>	<p>First sponsor: Sen. Farley Others: Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Hobbs, Sen. Mendez, Sen. Miranda, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>1/26 referred to Senate hel-hu ser.</p>
<p>S1299: CHILD; FAMILY ADVOCACY CENTER; APPROP</p>	<p>Establishes the Child and Family Advocacy Center Fund to be administered by the Attorney General and distributed to child and family advocacy centers that apply for funding. Establishes requirements for a family advocacy center to be considered for funding from the Fund. Appropriates \$2 million from the general fund in FY2018-19 to the Fund for these purposes.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>1/26 referred to Senate hel-hu ser, appro.</p>

<p>S1301: FAMILY CAREGIVER INCOME TAX CREDIT</p>	<p>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.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>1/26 referred to Senate fin, appro.</p>
<p>S1315: LEGAL DECISION-MAKING; PARENTING TIME</p>	<p>The factors the court is required to consider when determining legal decision-making and parenting time are modified to include which parent is more likely to allow the child "substantial" (defined as "essentially equal" parenting time and legal decision-making) contact with the other parent. For the purpose of statute requiring the court to adopt a parenting plan that maximizes both parents' parenting time, "maximize" is defined as "to make substantial, frequent, meaningful and continuing."</p>	<p>First sponsor: Sen. S. Allen</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/26 referred to Senate hel-hu ser, jud.</p>
<p>S1319: TELEMEDICINE; AUDIO VISUAL REQUIREMENTS</p>	<p>Deletes the requirement that telemedicine audio and visual capability meets the elements required by the federal Centers for Medicare and Medicaid Services.</p>	<p>First sponsor: Sen. Montenegro</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/26 referred to Senate hel-hu ser.</p>
<p>S1325: NURSING FACILITIES; ASSISTED LIVING; ADVERTISING</p>	<p>The results of a Department of Health Services state compliance survey of a nursing care institution, assisted living center or assisted living home or of a federal certification survey of a skilled nursing facility are prohibited from being used in an advertisement unless the advertisement includes a list of specified information about the survey.</p>	<p>First sponsor: Sen. Barto Others: Rep. Carter</p>		<p>2/7 from Senate rules okay.</p>
<p>S1335: BEHAVIOR ANALYSTS; COMMITTEE; LICENSURE; REGULATION</p>	<p>Establishes a 5-member Committee on Behavior Analysts within the State Board of Psychologist Examiners, and establishes Committee powers and duties. Increases the membership of the Board to ten, from nine, by adding one member who is a behavior analyst in professional practice. The Board is required to delegate all investigations of behavior analysts to the Committee, and statutory responsibility for investigations and disciplinary action of behavior analysts are transferred to the Committee. Board decisions for educational and training standards for behavior analyst licensure and license issuance must be made on the Committee's recommendation. Session law provides for initial terms of Committee members.</p>	<p>First sponsor: Sen. Barto</p>		<p>2/9 from Senate hel-hu ser with amend <a href="#">#4150</a>.</p>
<p>S1336: NURSE ANESTHETISTS; PRESCRIBING AUTHORITY; LIMITATION</p>	<p>Certified registered nurse anesthetists are authorized to issue a medication order for controlled substances, including the ability to write or issue a prescription for medications to be filled or dispensed for a patient for use outside of a health care institution.</p>	<p>First sponsor: Sen. Barto</p>		<p>2/9 from Senate hel-hu ser do pass.</p>

<p>S1339: CHILD CARE ASSISTANCE; APPROPRIATION</p>	<p>Appropriates \$4 million from the general fund in FY2017-18 to the Department of Economic Security for child care assistance costs.</p>	<p>First sponsor: Sen. Hobbs Others: Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Mendez, Sen. Meza, Sen. Miranda, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>1/31 referred to Senate appro.</p>
<p>S1340: TANF ASSISTANCE; LIFETIME LIMIT</p>	<p>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 36 months, increased from 12 months. Cash assistance will terminate on September 1, 2017 for any family that has received 36 or more months of cash assistance as of that date.</p>	<p>First sponsor: Sen. Hobbs Others: Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Mendez, Sen. Meza, Sen. Miranda, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>1/31 referred to Senate appro.</p>
<p>S1341: FOSTER CHILDREN; MOTOR VEHICLE INSURANCE</p>	<p>A minor who is at least 16 years of age and who is a foster child or a youth participating in the independent living program and who has completed a driver education program is authorized to contract for motor vehicle liability insurance that covers the minor.</p>	<p>First sponsor: Sen. Bradley Others: Sen. Brophy McGee, Sen. Fann</p>		<p>2/8 from Senate fin do pass.</p>
<p>S1344: FIREARMS; STATE PREEMPTION; INDEPENDENT CONTRACTORS</p>	<p>Statute establishing state preemption over local jurisdiction firearms regulations no longer specifically allows a political subdivision to enact or enforce an ordinance or rule regulating independent contractors of the political subdivision who are acting within the course and scope of their employment or contract.</p>	<p>First sponsor: Sen. Kavanagh Others: Sen. S. Allen, Sen. Barto, Sen. Borrelli, Sen. Burges, Rep. Clodfelter, Sen. Fann, Sen. D. Farnsworth, Rep. Finchem, Sen. Griffin, Rep. Lawrence, Sen. Lesko, Sen. Montenegro, Sen. Petersen, Rep. Rivero, Sen. Smith</p>	<p>Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109)</p>	<p>1/31 referred to Senate gov.</p>
<p>S1352: ABORTION; RELIGIOUS EMPLOYERS; CONTRACEPTION; REPEAL</p>	<p>Numerous changes related to the regulation of abortion. Abortions are no longer prohibited after 12 weeks gestation. A person performing an abortion is no longer required to obtain voluntary and informed consent and perform an ultrasound at least 24 hours before performing the abortion. Various penalties for violations of abortion regulations and reporting requirements related to abortions are deleted. Statute prohibiting sex-selection or race-selection abortions is repealed. Repeals statute prohibiting the state or political subdivisions from entering into a contract with or making a grant to any person that performs nonfederally qualified abortions or operates a facility where nonfederally qualified abortions are performed, and regulating the expenditure or grant of public monies for family planning services. The Department of Health Services is no longer authorized to perform inspections of abortion clinics if there is reasonable cause to believe the clinic is not adhering to licensing requirements or any other law or rule concerning abortion. Health professionals that provide care to a female of reproductive age who states that she is the victim</p>	<p>First sponsor: Sen. Hobbs Others: Rep. Andrade, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Mendez, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>1/31 referred to Senate hel-hu ser.</p>

	<p>of rape must provide the patient with medical information about emergency contraception (defined as a drug or device that prevents pregnancy after sexual intercourse) and provide or prescribe emergency contraception at the patient's request. Health professionals may refer the patient to another provider for forensic medical care and emergency contraception. Licensed pharmacies are required to properly fill valid prescription orders presented to the pharmacy by or for a customer. Pharmacy employees must notify the pharmacy in writing of all categories or types of prescription drugs and devices that the employee would decline to fill because of sincerely held religious beliefs, and the pharmacy must attempt to accommodate the employee if the accommodation can be made without causing undue hardship to the pharmacy or its customers. Also requires the Department of Health Services to administer a program to reduce the risks of unintended pregnancy by improving awareness of emergency contraception. "Religious employers" (defined) whose religious tenets prohibit the use of prescribed contraceptive methods are permitted to require a health or disability insurer to provide a contract without coverage for all contraceptive methods by submitting a written affidavit. Religious employers are prohibited from discriminating against an employee who independently chooses to obtain insurance coverage or prescriptions for contraceptives from another source. Religious employers are no longer permitted to require a health or disability insurer to provide a contract without coverage for specific items or services required by statute because providing or paying for coverage of those items or services is contrary to the religious beliefs of the religious employer offering the plan. The definition of "religious employer" is modified. More.</p>			
<p>S1355: SEXUAL ASSAULT; SURVIVOR RIGHTS</p>	<p>Establishes a list of rights that a survivor of a sexual assault has, including the right not to be prevented from or charged for a medical forensic examination and various rights relating to a sexual assault evidence collection kit.</p>	<p>First sponsor: Sen. Hobbs Others: Rep. Andrade, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Mendez, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>2/9 from Senate jud do pass.</p>
<p>S1356: SCHOOLS; CORPORAL PUNISHMENT</p>	<p>If a school district or charter school allows "corporal punishment" (defined), the governing body of the school district or charter school is required to review the corporal punishment policy at a public meeting within one year after the effective date of this legislation and vote to either retain, revoke or modify the policy. Does not prevent a list of specified actions.</p>	<p>First sponsor: Sen. Hobbs Others: Rep. Andrade, Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada</p>		<p>1/31 referred to Senate educ.</p>
<p>S1357: MINORS; CONSENT; HOUSING; SHELTER SERVICES</p>	<p>A "homeless minor" (defined) is authorized to consent to receive housing or be admitted to a shelter and receive shelter services, and the consent of the homeless minor's parent or legal guardian is not necessary. A shelter, housing or other service provider acting in reliance on a minor's consent is not subject to criminal and civil</p>	<p>First sponsor: Sen. Hobbs Others: Rep. Andrade, Sen. Bradley, Sen. Brophy McGee, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Mendez, Sen.</p>		<p>1/31 referred to Senate jud, com-pub safety.</p>

	liability and professional disciplinary action for failing to obtain the consent of the minor's parent or legal guardian.	Miranda, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada		
S1359: DES; DCS; DIRECTOR; QUALIFICATIONS	The minimum qualifications for the Director of the Department of Child Safety and the Director of the Department of Economic Security are modified to require each Director to have a master's or doctoral degree in social work, public health, human services, public administration or other related fields, at least 12 years of experience in the provision and supervision of child welfare or social services programs, and at least 2 years of demonstrated successful experience in the management of a large health or human services system.	First sponsor: Sen. Hobbs Others: Sen. Bowie, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Otondo, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada		1/31 referred to Senate hel-hu ser, gov.
S1360: PERMANENT GUARDIANSHIP; DEPENDENCY PROCEEDINGS; REUNIFICATION	If a dependency petition is filed on a permanent guardian, the court is required to order reunification services in the pending dependency proceeding for the parent whose child was previously adjudicated dependent resulting in the appointment of the permanent guardian if that parent meets a list of specified conditions.	First sponsor: Sen. Brophy McGee		2/9 from Senate hel-hu ser do pass.
S1361: DCS REPORT CONSOLIDATION	The Department of Child Safety (DCS) is required to make available program and outcomes data on its website in a format that can be downloaded and is conducive to analysis. On a quarterly basis, DCS is required to make available information on caseloads for child safety workers, the number of new cases, cases that remain open and cases that have been closed. On an annual basis, DCS is required to make available the number of investigations that resulted in a substantiated or unsubstantiated report, specified information on criminal conduct allegations, and various other information on foster care. Various DCS reporting requirements are eliminated.	First sponsor: Sen. Brophy McGee	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser, appro.
S1362: DENTAL BOARD; DENTISTS; DENTAL HYGIENISTS	Various changes to statutes relating to the Board of Dental Examiners. The list of procedures that dental hygienists are authorized to perform is repealed and replaced. The requirements for a dental hygienist to be eligible to enter into an affiliated practice relationship with a dentist and the requirements that a dental assistant must meet in order to perform expanded functions are modified. Session law requires the Board to provide a one-time waiver from license or certificate renewal fees for dentists, denturists and dental hygienists who are licensed in Arizona before July 1, 2017.	First sponsor: Sen. Brophy McGee	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser.
S1367: ABORTION; LIVE DELIVERY; REPORT; DEFINITION	If a human fetus or embryo is "delivered alive" (defined), the physician performing the abortion is required to document and report to the Department of Health Services the measures the physician performed to maintain the life of the fetus or embryo. An action to enforce this requirement must be brought in the name of the state by the Attorney General or the county attorney in the superior court in the county in which the violation occurred. Contains legislative findings. Does not create or recognize a right to abortion. Severability clause.	First sponsor: Sen. Smith Others: Rep. J. Allen, Sen. S. Allen, Sen. Barto, Rep. Barton, Sen. Borrelli, Rep. Bowers, Rep. Boyer, Sen. Burges, Rep. Cobb, Sen. Fann, Sen. D. Farnsworth, Rep. E. Farnsworth, Rep. Finchem, Rep. Grantham, Sen. Griffin, Rep. John, Sen. Kavanagh, Rep. Lawrence, Rep. Leach,	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser.

		Sen. Lesko, Rep. Livingston, Rep. Mesnard, Sen. Miranda, Rep. Mitchell, Sen. Montenegro, Rep. Mosley, Rep. Norgaard, Rep. Nutt, Rep. Payne, Sen. Petersen, Sen. Pratt, Rep. Shope, Rep. Townsend, Sen. Worsley, Sen. Yee		
S1368: NEWBORN SCREENING; FEES	The maximum fee the Department of Health Services for the first specimen and hearing test in the newborn screening program is increased to \$36, from \$30. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage.	First sponsor: Sen. S. Allen		2/9 from Senate hel-hu ser do pass.
S1372: LEGISLATIVE REVIEW OF RULES	Any standing committee of the Legislature is authorized to review any proposed, final, expedited or emergency rule. If the standing committee determines that the rule violates the legislative intent of the statute under which the rule was adopted, a concurrent resolution may be adopted approving or rejecting the rule, and the rule is rendered void and unenforceable.	First sponsor: Sen. Montenegro Others: Sen. Burges, Sen. D. Farnsworth, Sen. Lesko, Sen. Petersen, Sen. Smith	Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109)	1/31 referred to Senate gov.
S1373: SCHOOLS; PRIVACY; BIOMETRICS	Schools and school service providers are prohibited from collecting or possessing "biometric information" (defined) of elementary or secondary school students unless the school or service provider first meets a list of specified requirements, including mandating the permanent destruction of the information after it no longer benefits the student's education, and obtaining a written release to collect the information. Schools and school service providers are prohibited from sharing, selling, leasing, trading or otherwise profiting from a student's biometric information. Any person aggrieved by a violation of these requirements has a right of action in a court of competent jurisdiction.	First sponsor: Sen. Montenegro		1/31 referred to Senate educ.
S1376: COMPACT; PROSPERITY DISTRICTS	Enacts and adopts a prosperity states compact to establish prosperity districts to advance each enacting state's mutual sovereign interest in promoting prosperity by creating a "stable public policy environment consisting of optimal regulatory and fiscal policy." Establishes a framework for prosperity district governance structure and legal capacity, including a district managing board, and specifies that every prosperity district has exclusive governing jurisdiction within its boundaries. Provides for concurrent law enforcement jurisdiction. Establishes a process for prosperity district formation, expansion and withdrawal. When at least two member states are contractually bound to the compact, a Prosperity States Compact Commission is established, and powers and duties of the Commission and Commissioners are specified. More.	First sponsor: Sen. Montenegro Others: Sen. S. Allen, Sen. Barto, Sen. Borrelli, Rep. Campbell, Rep. Finchem, Rep. Kern, Rep. Livingston, Rep. Mitchell, Sen. Petersen, Sen. Smith	Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109) Hearing: Senate Finance (Wednesday 02/15/17 at 8:00 AM, Senate Rm. 1)	1/31 referred to Senate fin, gov.

<p>S1377: CONTROLLED SUBSTANCES; APPROVED MEDICATIONS</p>	<p>Any compound, mixture or preparation that contains cannabidiol and that is approved by the U.S. Food and Drug Administration and rescheduled by the U.S. Drug Enforcement Administration is a controlled substance for the purposes of the Uniform Controlled Substances Act and may be prescribed in Arizona. Contains a legislative intent section. Conditionally enacted on a cannabidiol investigational product being approved as a prescription medication under a federal interim final rule by January 1, 2021.</p>	<p>First sponsor: Sen. Brophy McGee</p>		<p>2/9 from Senate hel-hu ser with amend <a href="#">#4148</a>.</p>
<p>S1378: SCHOOLS; TECHNOLOGY; INTERNET SAFETY; POLICIES</p>	<p>By November 15, 2017, the Department of Education is required to convene and consult with an advisory committee to identify and develop best practices and recommendations for instruction in digital citizenship and media literacy. The Dept is required to submit a report to the Governor and the Legislature on strategies to implement the best practices and recommendations statewide. Beginning in the 2017-18 school year, school districts and charter schools are required to annually review their policies and procedures on digital citizenship, internet safety, and media literacy. Contains a legislative intent section.</p>	<p>First sponsor: Sen. Montenegro</p>		<p>1/31 referred to Senate educ.</p>
<p>S1380: DCS; BACKGROUND CHECKS; CENTRAL REGISTRY</p>	<p>Various changes to statutes related to the Department of Child Safety (DCS). DCS is required to conduct central registry background checks as a factor to determine qualifications for individuals who are employed or applying for employment with a child welfare agency in positions that provide direct service to children or vulnerable adults. A denial, suspension or revocation of a foster home license due to failure to obtain or maintain a level I fingerprint clearance card is not an appealable agency action.</p>	<p>First sponsor: Sen. Barto</p>		<p>2/9 from Senate hel-hu ser do pass.</p>
<p>S1381: DCS; REVISIONS; CONFIDENTIALITY; APPEALS</p>	<p>Department of Child Safety (DCS) decisions and orders are appealable agency actions subject to the uniform administrative hearing procedures of the Administrative Procedures Act, instead of being appealable as adjudicative proceedings.</p>	<p>First sponsor: Sen. Barto</p>		<p>1/31 referred to Senate hel-hu ser.</p>
<p>S1383: STATE FINANCE REVIEW; TASK FORCE</p>	<p>Establishes a 22-member Citizens Finance Review Task Force to perform an analysis of the source of general fund and nongeneral fund revenues and expenditures as compared to other states, and make recommendations regarding the responsible retirement of existing state debt. The Task Force is required to submit a report to the Governor and the Legislature by September 30, 2018, and to present the report to a joint meeting of the legislative appropriations committees by January 31, 2019. Self-repeals October 1, 2020.</p>	<p>First sponsor: Sen. Bowie Others: Rep. Blanc, Sen. Bradley, Rep. Butler, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Rep. Epstein, Sen. Farley, Sen. Hobbs, Sen. Mendez, Sen. Otondo, Sen. Peshlakai, Sen. Quezada, Rep. Salman</p>		<p>1/31 referred to Senate appro.</p>
<p>S1398: TELEMEDICINE; UROLOGY; INSURANCE COVERAGE</p>	<p>Beginning on January 1, 2019, expands the list of health care services that health and disability insurance policies or contracts executed or renewed on or after January 1, 2018 are required to provide coverage for to include urology, if those services are provided through "telemedicine" (defined as the use of interactive audio, video or other electronic media for diagnosis, consultation or treatment) and if the service would be covered</p>	<p>First sponsor: Sen. Griffin</p>		<p>2/8 Senate hel-hu ser held.</p>

	were it provided through in-person consultation.			
S1428: COMMUNITY HEALTH WORKERS; VOLUNTARY CERTIFICATION	The Department of Health Services is required to adopt rules relating to the establishment and administration of a voluntary process for the certification of "community health workers" (defined) that includes a list of criteria.	First sponsor: Sen. Bradley Others: Sen. Hobbs		1/31 referred to Senate hel-hu ser, com-pub safety.
S1433: SUGAR-SWEETENED BEVERAGES; TAX	Beginning January 1, 2018, a tax is imposed on the supply, acquisition, delivery or transport of any "sugar-sweetened beverage" to a "dealer" (both defined) at a rate of 1.5 cents per fluid ounce. A dealer is prohibited from selling any sugar-sweetened beverage unless it was acquired from a "distributor" (defined) who is registered with the Department of Revenue. The registered distributor is required to pay the sugar-sweetened beverage tax. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage.	First sponsor: Sen. Meza		1/31 referred to Senate fin, com-pub safety.
S1434: ART THERAPY SERVICES; CONTRACTING REQUIREMENTS	The Department of Health Services and the Arizona Health Care Cost Containment Services Administration are authorized to contract for art therapy services from art therapists holding an active national board certification in art therapy from the Art Therapy Credentials Board.	First sponsor: Sen. Barto	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser.
S1435: OSTEOPATHS; FINGERPRINTING	Beginning September 1, 2017, an applicant for licensure by the Board of Osteopathic Examiners is required to submit a full set of fingerprints to the Board for the purpose of obtaining a state and federal criminal records check.	First sponsor: Sen. Barto		2/9 from Senate hel-hu ser with amend 4149.
S1436: PRESCRIPTION DRUGS; DELIVERY; PRICING; APPEALS	Pharmacy benefits managers and other entities that administer prescription drug benefits cannot prohibit a contracted pharmacy from mailing or delivering prescriptions to patients. Pharmacy benefits managers and other entities that administer prescription drug benefits are required to establish a process to update the prescription drug prices used to reimburse a network pharmacy at least every seven days. Pharmacy benefits managers and other entities that administer prescription drug benefits are required to establish and make available a written appeals process that includes a process to appeal, investigate and resolve disputes regarding prescription drug pricing.	First sponsor: Sen. Barto	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser.
S1437: AGENCIES; REVIEW; GRRC; OCCUPATIONAL REGULATION	Agencies are required to limit all "occupational regulations" to regulations demonstrated to be necessary to specifically fulfill a public health, safety or welfare concern. Any person harmed by an occupational regulation is authorized to petition an agency to repeal or modify any occupational regulation within the agency's jurisdiction, and the agency is required to take action within 90 days after the petition is filed. Any person is authorized to file an action in a court of general jurisdiction to challenge any occupational regulation. Contains a legislation findings section. Severability clause.	First sponsor: Sen. Barto	Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109)	1/31 referred to Senate gov.

<p>S1438: DCS; PROCUREMENT CODE EXCEPTION</p>	<p>The Arizona Procurement Code does not apply to contracts entered into by the Department of Child Safety for "direct client referral services" (defined).</p>	<p>First sponsor: Sen. Barto</p>	<p>Hearing: Senate Government (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 109)</p>	<p>2/8 Senate gov held.</p>
<p>S1439: END-OF-LIFE; DISCRIMINATION; PROHIBITION</p>	<p>A person is prohibited from discriminating against a health care entity on the basis that the entity does not provide, assist in providing or facilitate in providing any health care item or service for the purpose of causing or assisting in causing the death of any individual, such as by assisted suicide, euthanasia or mercy killing, and health care entities are not liable in any civil, criminal or administrative action for declining to provide those items or services.</p>	<p>First sponsor: Sen. Barto Others: Rep. J. Allen, Sen. S. Allen, Rep. Barton, Sen. Borrelli, Rep. Bowers, Rep. Boyer, Sen. Burges, Rep. Campbell, Rep. Coleman, Rep. Cook, Sen. Fann, Sen. D. Farnsworth, Rep. Finchem, Rep. Grantham, Sen. Griffin, Rep. John, Sen. Kavanagh, Rep. Lawrence, Rep. Leach, Sen. Lesko, Rep. Livingston, Rep. Mesnard, Rep. Mitchell, Sen. Montenegro, Rep. Mosley, Rep. Norgaard, Rep. Nutt, Rep. Payne, Sen. Petersen, Sen. Pratt, Rep. Shooter, Rep. Shope, Sen. Smith, Rep. Stringer, Rep. Thorpe, Rep. Townsend, Sen. Worsley, Sen. Yee</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/31 referred to Senate hel-hu ser.</p>
<p>S1440: AHCCCS; CLINICAL OVERSIGHT COMMITTEE</p>	<p>The Arizona Health Care Cost Containment System (AHCCCS) Director is required to establish an internal clinical oversight review committee to review clinical data specific to agency initiatives and populations. Committee responsibilities are specified. The AHCCCS Administration is required to report to the Governor and the Legislature on a summary of topics reviewed by the Committee by February 1, 2018 and February 1 of each year thereafter.</p>	<p>First sponsor: Sen. Barto Others: Sen. S. Allen</p>		<p>2/9 from Senate hel-hu ser do pass.</p>
<p>S1441: INSURERS; HEALTH PROVIDERS; CLAIMS; MEDIATION</p>	<p>A health insurance enrollee is permitted to request mediation of a settlement of an out-of-network health benefit claim if a list of specified circumstances apply, including that the amount for which the enrollee is responsible is greater than \$1,000. If the enrollee requests mediation, the health care provider or the provider's representative and the insurer are required to participate. One mediator is required to conduct the mediation, and mediator qualifications are established. Establishes provisions for mediation, including for mediation agreements and matters on which there is no agreement. Effective January 1, 2018.</p>	<p>First sponsor: Sen. Lesko Others: Sen. S. Allen, Sen. Bowie, Sen. Fann, Sen. Worsley, Sen. Yee</p>	<p>Hearing: Senate Finance (Wednesday 02/15/17 at 8:00 AM, Senate Rm. 1)</p>	<p>1/31 referred to Senate fin.</p>
<p>S1449: CHILD; FAMILY ADVOCACY CENTER: APPROP</p>	<p>Establishes the Child and Family Advocacy Center Fund to be administered by the Attorney General and distributed to child and family advocacy centers that apply for funding. Establishes requirements for a family advocacy center to be considered for funding from the Fund. Appropriates \$2 million from the general fund in FY2018-19 to the Fund for these purposes.</p>	<p>First sponsor: Sen. Brophy McGee Others: Rep. Boyer, Sen. Bradley, Sen. Otondo, Rep. Weninger</p>	<p>Hearing: Senate Health &amp; Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)</p>	<p>1/31 referred to Senate hel-hu ser, appro.</p>

S1450: RETURN TO OUT-OF-HOME CARE; PLACEMENT	If a child has been returned to a parent and is subsequently returned to out-of-home care, the preferred placement for the child is in a foster family home where the child was previously placed if a list of specified conditions is met.	First sponsor: Sen. Brophy McGee	Hearing: Senate Health & Human Services (Wednesday 02/15/17 at 2:00 PM, Senate Rm. 1)	1/31 referred to Senate hel-hu ser.
S1451: ORTHOTICS; PROSTHETICS; STANDARDS	Beginning January 1, 2018, a "custom orthotic or custom prosthetic device" (defined) furnished to an individual by a health care provider is required to be provided by an accredited fabricator or supplier, be provided by a qualified practitioner or licensed health care provider, and have a valid prescription. A health care provider that does not receive insurance reimbursement for a custom orthotic or custom prosthetic device because it does not meet these requirements is prohibited from attempt to collect payment or reimbursement for the device from the patient.	First sponsor: Sen. Brophy McGee		2/9 from Senate hel-hu ser with amend <a href="#">#4151</a> .
S1452: HEALTH PROFESSION REGULATORY BOARDS	A member of a health profession regulatory board is ineligible for reappointment to that board once the person has been appointed for two full terms. A person may be reappointed to a board once the person has not been on the board for a time period of at least one full term. Health profession regulatory boards are required to digitally record all open meetings of the board and to maintain the records for three years. Each health profession regulatory board is authorized to establish a nondisciplinary confidential program for the monitoring of licensees who may have been chemically dependent or may have had a medical, psychiatric, psychological or behavioral health disorder that may impact the licensee's ability to safely practice or perform health care tasks. Effective January 1, 2018.	First sponsor: Sen. Barto		2/9 from Senate hel-hu ser with amend <a href="#">#4152</a> .
S1455: AHCCCS; PHARMACY SERVICES; CONTRACTS	The Arizona Health Care Cost Containment System (AHCCCS) Administration is required to contract separately for pharmacy services from any other health and medical service.	First sponsor: Sen. Bradley		1/31 referred to Senate hel-hu ser.
S1458: HEALTH CAREERS; MILITARY VETERANS; COMMITTEE	Establishes a 13-member Military Veterans Health Careers Study Committee to focus on creating career pathways for military veterans who have military health care experience. The Committee is required to submit a report of its findings and recommendations to the Governor and the Legislature by December 1, 2018, and self-repeals January 1, 2019.	First sponsor: Sen. Peshlakai Others: Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Hobbs, Sen. Mendez, Sen. Miranda, Sen. Otondo		1/31 referred to Senate com-pub safety.
S1469: LOTTERY GAME; SCHOOLS; CAPITAL ASSISTANCE	The State Lottery Commission is required to establish a special instant game to provide capital assistance for schools. The Commission is required to distribute the total annual revenues from ticket sales of the game in the Building Renewal Grant Fund.	First sponsor: Sen. Miranda Others: Sen. Bradley, Rep. Chavez, Sen. Contreras, Sen. Dalessandro, Rep. Descheenie, Sen. Hobbs, Sen. Meza, Rep. Navarrete, Sen. Otondo, Sen. Peshlakai		1/31 referred to Senate appro.

<p>S1481: APPROPRIATIONS; MEDICAL MARIJUANA FUND</p>	<p>Appropriates the following amounts from the Medical Marijuana Fund in FY2017-18 to the Department of Health Services for distribution to the following entities: \$2 million to the Arizona Peace Officer Standards and Training Board to train peace officers regarding policing marijuana laws; \$2 million to Arizona State University to research the impact of marijuana and drug policy on Arizona residents; \$2 million to the University of Arizona for scientific research on the impact of marijuana as medicine; and \$2.5 million to county school superintendents for programs to educate residents about substance abuse prevention in relation to marijuana. 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.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Martinez, Sen. Miranda, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate appro.</p>
<p>S1483: SUPPLEMENTAL APPROPRIATION; FOSTER CARE PLACEMENT</p>	<p>Makes a supplemental appropriation of \$3.2 million from the general fund in FY2016-17 to the Department of Child Safety to increase foster care placement rates.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bowie, Sen. Bradley, Rep. Engel, Rep. Martinez, Sen. Miranda, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate appro.</p>
<p>S1484: CHILD CARE WAITING LIST; APPROPRIATION</p>	<p>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.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bradley, Rep. Engel, Rep. Martinez, Sen. Miranda, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate appro.</p>
<p>S1485: APPROPRIATION; COMMUNITY INFO &amp; REFERRAL</p>	<p>Appropriates \$1.25 million from the general fund in FY2017-18 to the Department of Health Services for an information and referral service for health, community, human and governmental services.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Sen. Bowie, Sen. Bradley, Rep. Engel, Rep. Martinez, Sen. Miranda, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate appro.</p>
<p>S1486: NURSING BOARD; RULES; ABORTION</p>	<p>The Board of Nursing is no longer prohibited from deciding scope of practice relating to abortion.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate hel-hu ser.</p>
<p>S1491: SEX EDUCATION CURRICULA; REQUIREMENTS</p>	<p>School districts are required to provide sex education in kindergarten and grades 1 through 12 that is "medically accurate" and "age-appropriate" (both defined). Requirements for sex education instruction are established. School districts must adopt procedures to allow a school district to provide sex education unless the student's parent provides written permission for the child to not participate.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate educ.</p>

S1492: ABORTION; PARENTAL CONSENT; EXCEPTION	Parental consent or judicial authorization for a minor to receive an abortion is not required if the attending physician receives informed consent from the minor and determines that the minor is mentally and physically competent to give consent.	First sponsor: Sen. Mendez Others: Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1493: CORPORATE TAX FREEZE; EDUCATIONAL OUTCOMES	In lieu of the statutory income tax rates for corporations, a tax is levied on the entire Arizona taxable income of every corporation, unless specifically exempt by law, in an amount of six percent of net income or \$50, whichever is greater, unless the Superintendent of Public Instruction determines that the statewide high school graduation rate for the preceding school year was at least 95 percent. Effective January 1, 2018.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Rep. Martinez, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate fin, educ.
S1496: ABORTION; PARENTAL CONSENT; COUNSELING EXCEPTION	Parental consent or judicial authorization for a minor to receive an abortion is not required if a physician provides specified information and counseling or refers the minor to a counselor who will provide the information and counseling, and the person providing the information and counseling has the minor sign and date a form stating that the minor received the information and stating the reasons for not involving the minor's parent or guardian.	First sponsor: Sen. Mendez Others: Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1497: TELEMEDICINE; ABORTION; PROHIBITION REPEAL	Statute prohibiting the use of telemedicine for abortions is repealed.	First sponsor: Sen. Mendez Others: Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1498: PESTICIDES; PROHIBITION	It is unlawful for a person to sell or use the pesticides clothianidin, imidacloprid or thiamethoxam in Arizona.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Rep. Martinez, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate nat res-energy.
S1502: PUBLIC FACILITIES; ENVIRONMENTAL POLICIES	By July 1, 2022, all state agencies, universities, school districts, and community college districts must purchase at least 10 percent of their energy from "green sources" (defined). And all existing state buildings that are more than 50,000 square feet must conform to the leadership in energy and environmental design (LEED) existing building standards. All new or leased state buildings must conform to the LEED rating system. The Department of Administration, Department of Transportation, and Arizona Board of Regents must reduce energy use in public buildings they administer by 20 percent per square foot by July 1, 2024, using FY2001-2002 as the baseline year. Establishes the Energy & Water Efficiency Fund for public facilities to be administered by the Arizona Commerce Authority. The Fund will provide loans to finance energy and water efficiency measures for public facilities and terminates on July 1, 2027. By December 31, 2018, school districts and charter schools are required to adopt green cleaning policies and purchase and use environmentally sensitive cleaning products. Also establishes an 11-member Green Public Schools Task Force to recommend a	First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Martinez, Sen. Peshlakai, Rep. Salman		2/1 referred to Senate educ, nat res-energy.

	model green cleaning policy for public schools. The Task Force must submit a report to the Governor and the Legislature by November 1, 2018 and self-repeals January 1, 2019.			
S1509: SCHOOLS; HEALTH; INFO; WEBSITE POSTING	Each public school, including charter schools, that maintains a website is required to post on the website the immunization rate of enrolled students, whether the school employs a school nurse, and the qualifications of any school officials or employees other than the school nurse that provide health care services to students.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bradley, Rep. Engel, Sen. Miranda, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada, Rep. Salman		2/1 referred to Senate educ.
S1510: FOOD LABELING REQUIREMENTS	Food that is offered for sale by a retailer that is produced entirely or in part from genetic engineering is required to be labeled with the clear and conspicuous words "produced with genetic engineering." Some exceptions. Establishes penalties for violations. The Department of Health Services is required to adopt rules related to genetically engineered food labels. Effective July 1, 2018. Severability clause.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Rep. Martinez, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate com-pub safety.
S1511: 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: Sen. Mendez Others: Rep. Blanc, Rep. Martinez, Sen. Miranda, Sen. Peshlakai, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1512: TERMINALLY ILL; CARE CHOICES	An adult who is an Arizona resident and who has been determined by to be suffering from a terminal disease is permitted to make a written request for medication to end the patient's life. Establishes a process for the request, including a requirement for it to be signed and witnessed by at least two persons who meet specified requirements. Also establishes required procedures for the attending physician and a consulting physician. Requires a 15-day waiting period and provides for effect on construction of wills and contracts. Specifies immunities and civil penalties for violations. Severability clause.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bradley, Rep. Engel, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1513: SNAP; BENEFIT MATCH; FARMERS MARKETS	The Department of Economic Security is required to establish a fresh food bonus program for enrollees of the Supplemental Nutrition Assistance Program (SNAP) that provides matching monies for an enrollee who purchases fresh fruits and vegetables at a farmers' market using SNAP benefits. The program ends on July 1, 2027.	First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bradley, Rep. Engel, Rep. Martinez, Sen. Miranda, Sen. Peshlakai, Rep. Powers Hannley, Sen. Quezada, Rep. Salman		2/1 referred to Senate hel-hu ser.
S1514: HEALTH CARE PROVIDERS; PREGNANCY; ULTRASOUNDS	An ultrasound performed on a pregnant woman in a "limited service pregnancy center" (defined) must be performed by a licensed or certified health care provider whose scope of practice includes performing ultrasounds.	First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Powers Hannley, Rep. Salman		2/1 referred to Senate hel-hu ser.

<p>S1515: DRUG POSSESSION; MEDICAL ASSISTANCE; PROBATION</p>	<p>The court is required to place a person convicted of possession or use of a controlled substance or drug paraphernalia on probation if the court finds that evidence for the possession charge was obtained as a result of the person seeking medical assistance for themselves or another person. If the person successfully completes probation, the court must automatically set aside the judgment of guilt.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Sen. Dalessandro, Rep. Martinez, Sen. Peshlakai, Rep. Salman</p>		<p>2/1 referred to Senate jud.</p>
<p>S1516: VAPOR PRODUCTS; RESTRICTIONS; USE</p>	<p>For the purpose of the Smoke-Free Arizona Act, which prohibits smoking in all public places and places of employment within Arizona, "smoking" includes the use of a "vapor product" (both defined). The list of places exempt from the smoking prohibition is expanded to include retail stores that sell vapor products exclusively and that have an independent ventilation system. Due to voter protection, this legislation requires the affirmative vote of at least 3/4 of the members of each house of the Legislature for passage.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Engel, Rep. Martinez, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate hel-hu ser, com-pub safety.</p>
<p>S1517: VAPOR PRODUCTS; TAX</p>	<p>Imposes a luxury privilege taxes on "vapor products" (defined elsewhere in statute) of 95 percent of the wholesale cost of the product. Due to a potential increase in state revenue, this legislation requires the affirmative vote of at least 2/3 of the members of each house of the Legislature for passage.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Engel, Rep. Martinez, Sen. Peshlakai, Rep. Powers Hannley, Rep. Salman</p>		<p>2/1 referred to Senate fin.</p>
<p>SCM1012: INDIAN HEALTH CARE; URGING CONGRESS</p>	<p>The Legislature urges the U.S. Congress to support the retention of the Indian Health Care Improvement Act in any efforts to repeal or replace the Patient Protection and Affordable Care Act. The Secretary of State is directed to transmit copies of this memorial to the President of the U.S. Senate, the Speaker of the U.S. House and each member of Congress from Arizona.</p>	<p>First sponsor: Sen. Peshlakai Others: Sen. Bowie, Sen. Bradley, Sen. Cajero Bedford, Sen. Contreras, Sen. Dalessandro, Sen. Farley, Sen. Hobbs, Sen. Mendez, Sen. Miranda, Sen. Otondo, Sen. Quezada</p>		<p>2/1 referred to Senate hel-hu ser.</p>
<p>SCM1013: URGING CONGRESS; AFFORDABLE CARE ACT</p>	<p>The Legislature urges the U.S. Congress to consider a repeal of the Affordable Care Act only if the repeal is accompanied by an adequate replacement plan, and to consider only a replacement plan that retains specified market reforms and the individual mandates and subsidies. The Secretary of State is directed to transmit copies of this memorial to the President of the U.S., the President of the U.S. Senate, the Speaker of the U.S. House and each member of Congress from Arizona.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bradley, Sen. Dalessandro, Rep. Fernandez, Rep. Friese, Rep. Martinez, Sen. Peshlakai, Sen. Quezada, Rep. Salman</p>		<p>2/1 referred to Senate hel-hu ser.</p>
<p>SCR1015: SELF-CARE MONTH</p>	<p>The members of the Legislature proclaim February 2017 as Self-care Month in Arizona.</p>	<p>First sponsor: Sen. Montenegro</p>		<p>2/9 unanimously adopted by the Senate; ready for House.</p>
<p>SCR1016: METASTATIC BREAST CANCER AWARENESS DAY</p>	<p>The members of the Legislature proclaim October 13, 2017 as Metastatic Breast Cancer Awareness Day in Arizona and express their commitment to the advancement of critical research and treatments for metastatic breast cancer.</p>	<p>First sponsor: Sen. Montenegro Others: Sen. Barto</p>		

<p>SCR1024: APPLICATION; ARTICLE V CONVENTION; APPROPRIATION</p>	<p>Pursuant to Article V of the U.S. Constitution, the Arizona State Legislature formally applies to the U.S. Congress to call a convention for the purpose of proposing an amendment to the U.S. Constitution that will impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government and limit the terms of office for federal government officials and members of Congress. The Legislature appropriates \$30,000 in FY2017-18 to the Department of Administration to pay the costs of attendance of delegates at the convention called for these purposes. The Secretary of State is directed to transmit copies of this resolution to the President and Secretary of the U.S. Senate, the Speaker and Clerk of the U.S. House, each member of Congress from Arizona, and the presiding officers of each house of the several state legislatures, requesting their cooperation.</p>	<p>First sponsor: Sen. Kavanagh Others: Rep. Shooter</p>		<p>2/8 from Senate appro with amend <u>#4127</u>.</p>
<p>SCR1032: PREVENTION OF VIOLENCE; SUPPORT</p>	<p>The members of the Legislature commit to working together with Arizona families, schools, businesses and other community organizations to empower all Arizonans, especially Arizona youth, to prevent violence before it begins.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Andrade, Rep. Blanc, Sen. Bowie, Sen. Bradley, Sen. Dalessandro, Rep. Fernandez, Sen. Miranda, Sen. Peshlakai, Rep. Salman</p>		
<p>SCR1033: VOTING AGE; SIXTEEN YEARS</p>	<p>The 2018 general election ballot is to carry the question of whether to amend the state Constitution to decrease the minimum voting age to 16 years of age, from 18.</p>	<p>First sponsor: Sen. Mendez Others: Rep. Blanc, Rep. Martinez, Sen. Peshlakai, Rep. Salman</p>		