

Attachment A

City Council Information
July 2, 2026



The Office of Government Relations is guided by the principles endorsed by the Mayor and Council. Our highest priorities are maintaining and preserving **shared revenues**, opposing **unfunded mandates**, protecting **local authority**, and involvement in **water resource** matters.

This Legislative Report provides the most current information about bills that could impact the City. The Fifty-Seventh Legislature, Second Regular Session adjourned *Sine Die* on June 13, 2026, at 4:45am. In total, the 2026 legislative session lasted 153 days and lawmakers introduced a total of 2,190 bills, memorials, and resolutions. Any signed bills with a General Effective Date will become law September 12th.

Please note the highlighted sections represent bills newly added to this report and strikeout bills are no longer active.

Ch. 34, Laws (2026 HB 2006 Sample ballots; mailing date)

Changes the deadline for mailing sample ballots for both primary and general elections to at least 14 days before the election, instead of 11 days.

Primary Sponsor(s): Nick Kupper (R)

Status: 1/11/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 1/28/2026: Passed Federalism, Military Affairs & Elections Committee 5-0-1; 2/6/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 55-0-5; Transmitted to the Seante; 3/2/2026: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/11/26: Passed Senate Judiciary and Elections Committee 7-0-0; 3/13/26: Passed Rules; 3/17/26: Passed Caucus; 4/2/26: Passed COW; 4/7/27: Passed Senate Third Reading 29-0-1-0; Transmitted to the House; 4/8/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

HB 2008 School libraries; professional associations; prohibitions

Prohibits public school libraries from using public funds to pay any professional association that promotes, supports, or advocates for libraries, librarians, and information services. Allows other entities such as county or municipal libraries that contract with public schools to continue such payments or memberships.

Primary Sponsor(s): Nick Kupper (R)

Status: 1/11/2026: Assigned to House Education Committee; 1/20/2026: Passed Education Committee 7-5-0; Passed Rules; Passed Caucus; Passed COW; 2/5/26: Passed House Third Reading; Transmitted to the Senate; 2/24/26: Assigned to Senate Education Committee; Assigned to Rules Committee; 3/4/26: On Senate Education Committee Agenda; 3/4/26: Passed Senate Education Committee 4-2-0-1; 3/10/26: Passed Rules; Passed Caucus; 3/31/26: Passed COW; 4/1/26: Passed Senate Third Reading 17-13-0; Transmitted to the House; Transmitted to the Governor; 4/7/26: Vetoed by Governor

COP Position: Neutral

HB 2011 Individual income tax; subtraction; adoption

Expands eligibility for the individual income tax subtraction for unreimbursed adoption-related expenses to include costs related to human embryo adoption and allows the subtraction only in the year the legal transfer of the embryo to the adopting parent occurs.

Primary Sponsor(s): Nick Kupper (R)

Status: 2/4/26: Assigned to House Ways & Means Hearing; 2/4/26: Held at Committee

COP Position: Monitor

HB 2013 Exceptional events; air quality; wildfires

Requires the Department of Environmental Quality to submit an exceptional event demonstration to the United States Environmental Protection Agency if a wildfire occurs on federally managed land that affects Arizona.

Primary Sponsor(s): Lisa Fink (R)

Status: 1/12/26; Assigned to House Natural Resources, Energy & Water Committee; 2/4/26; Withdrawn from House Natural Resources, Energy & Water Committee; 2/10/26; Assigned to House Land, Agriculture & Rural Affairs; 2/16/26; Passed House Land, Agriculture & Rural Affairs Committee 5-1-2; 2/24/26: Passed Caucus; 2/26/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/10/26: Passed Senate Natural Resources Committee 5-3; Passed Rules; 3/17/26: Passed Caucus; 4/2/26: Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House;

~~4/13/26: Passed Caucus; 6/9/26: Passed House Final Reading 31-23-6; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Monitor~~

HB 2014 Fuel formulations; modeling; study; appropriation

~~Requires the Arizona Department of Environmental Quality (ADEQ) to evaluate specified gasoline blends using the most recent federal Environmental Protection Agency (EPA) approved air emissions model and to publish a report identifying blends potentially eligible for EPA approval for seasonal use in regulated areas. Requires the Arizona Department of Agriculture's (AZDA's) Weights and Measures Services Division to study the feasibility of authorizing the sale or use of those identified blends in the state and report findings, supply impacts, and availability. Appropriates \$200,000 from the state general fund in FY2026-27, with \$100,000 appropriated to ADEQ for emissions modeling and \$100,000 appropriated to AZDA for the feasibility study.~~

~~**Primary Sponsor(s):** Lisa Fink (R)~~

~~**Status:** 2/4/26: Assigned to House Appropriations Committee; 2/3/26: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26: Passed Assigned to House Natural Resources, Energy & Water Committee 10-0-0; 2/4/26: Passed House Appropriations Committee 12-2-4; 2/6/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 38-15-7; 3/2/26: Double Assigned to Senate Appropriations, Transportation and Technology and Senate Natural Resources Committees; Assigned to Rules; 3/31/26: Passed Senate Natural Resources Committee 4-3-1; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 6-2~~

~~**COP Position:** Monitor~~

Ch. 191, 2026 Laws (HB 2016 Tax returns; late filing; penalties)

If the tax required to be shown on a return is zero, the penalty of \$25 or 4.5 percent of the tax for failing to file the return by the due date does not apply. Applies retroactively to taxable periods beginning January 1, 2026.

Primary Sponsor(s): Michael Way (R)

Status: 1/11/2026: Assigned to House Ways & Means Committee; 1/21/2026: Passed Ways & Means Committee 8-1-0; Passed Rules; Passed Caucus; 2/10/26: Passed COW Amended; 2/23/26: Passed House Third Reading 42-15-3; Transmitted to the Senate; 2/25/26: Assigned to Senate Finance Committee; Assigned to Rules; 3/16/26: Passed Senate Finance Committee 4-2-1; 3/24/26: Passed Caucus; 4/13/26: Passed Senate Third Reading 16-10-4; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed House Final Reading 36-18-6; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

Ch. 1, Laws 2026 (HB 2022 Elections; July primary; curing; observers)

Moves the statewide primary election date to the last Tuesday in July instead of the first Tuesday in August. Changes the signature-curing deadline for early ballots to the 5th calendar day after the election, instead of the 5th business day. Allows each political party to designate observers at ballot replacement locations and expands the ability of party representatives and challengers to be present at voting centers, in-person early voting sites and emergency voting locations. Authorizes candidates and local initiative committees to use petitions printed with the former August 4, 2026 primary date without invalidating signatures for the rescheduled July 28, 2026 primary. Emergency clause.

Primary Sponsor(s): Alexander Kolodin (R)

Status: 1/11/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 1/21/2026: Passed Federalism, Military Affairs & Elections Committee 5-2-0; Passed Rules; Passed Caucus; 2/2/26: Passed COW 56-0-4; 2/5/26: Passed Motion to Substitute HB2022 for SB1425; 2/5/26: Passed Senate 27-1-2; 2/5/26: Transmitted to Governor; 2/6/26: Signed by Governor (with Emergency Clause)

COP Position: Neutral

~~HB 2023 Land Divisions; disclosure affidavit; recording~~

~~Allows a seller of five or fewer parcels of land, other than subdivided land, in an unincorporated area of a county to instruct the escrow agent for the transaction to record the affidavit of disclosure with the deed as required by statute for these transactions. Requires subsequent sellers or their escrow agents to record updated affidavits. Shields licensed escrow agents from liability for inaccurate affidavit information. Expands the affidavit form to include new disclosures on water well registration and pump completion reports, and the dates of onsite wastewater system inspections and septic tank pumping. Adds personal representatives of estates to the list of sellers exempt from providing an affidavit.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/12/26: Assigned to House Land, Agriculture & Rural Affairs Committee; 2/9/26: Passed Land, Agriculture & Rural Affairs Committee 5-3-0; 2/17/26: Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Natural Resources Committee; Assigned to Rules~~

~~**COP Position:** Neutral~~

~~HB 2024 Water supply development; definition; snowpack~~

~~Expands the definition of “water supply development” to include snowpack augmentation projects conducted in accordance with specified statutes, thereby allowing such projects to qualify for funding under the Water Infrastructure Finance Program.~~

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/12/2026: 1/13/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 1/26/26; House Rules 8-0-0; Removed from House Consent Calendar; 2/25/26: Placed on COW Calendar; 2/26/26: Failed House Third Reading 24-30-6

COP Position: Neutral

HB 2026 Assured water supply; commingling

Requires the Director of the Arizona Department of Water Resources, when determining whether a proposed subdivision has sufficient water for a certificate of assured water supply, to evaluate only the specific water sources dedicated to the proposed use, regardless of whether the water will be distributed through a delivery system that commingles multiple water supplies.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/26: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/10/26: Passed Senate Natural Resources Committee 5-3-0; 3/16/26: Passed Rules; 3/17/26: Passed Caucus; 4/7/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 4/13/26: Transmitted to the Governor; Vetoed by Governor

COP Position: Oppose

HB 2027 Physical availability; review; designated providers

Prohibits the Director of the Arizona Department of Water Resources (ADWR) from applying the physical availability requirements for the Pinal Active Management Area to any city or town in the Phoenix Active Management Area that already holds a designation of assured water supply. Requires ADWR, within 30 days after the effective date of this legislation, to review the physical availability of groundwater and stored water for each city or town in the Phoenix Active Management Area that holds a designation of assured water supply.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/26: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed as Amended Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; 2/17/26: Passed Caucus; 2/25/26: Placed on COW Calendar; Retained on COW Calendar

COP Position: Oppose

~~HB 2028 NOW: Homeless; indigence; community service~~

~~Allows the court to order a person who is indigent and experiencing homelessness to perform mandatory community restitution in lieu of paying the \$20 assessment that is collected for certain violations and deposited into the Judicial Collection Enhancement Fund (Fund).~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/12/26: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed rules; Passed Caucus; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/5/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/23/26: Withdrawn from Senate Natural Resources; Reassigned to Senate Judiciary and Elections Committee; Proposed Strike Everything Amendment; 3/25/26: Passed Senate Judiciary and Elections Committee 5-2; 3/20/26: Passed Rules; 3/31/26: Passed Caucus; 4/13/26: Passed Senate Third Reading 16-10-4; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed House Final Reading 50-5-5; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Neutral~~

Ch. 35, 2026 Laws (HB 2029 Water conservation grant fund; disclosure)

Requires an eligible entity that receives water from a multi-county water conservation district and applies for a water conservation grant to disclose projected water savings, the source and type of water to be saved, and the entity's plan for using the saved water. Requires the Water Infrastructure Finance Authority to adopt rules to implement this requirement within 90 days after the effective date of this legislation.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/20/2026: Passed Natural Resources, Energy & Water Committee 9-1-0; Passed Rules; Passed Caucus; Passed COW; 2/10/26: Passed Third Read 51-4-5; 2/10/26: Transmitted to the Senate; 2/24/26: Assigned to Senate Natural Resources Committee; Assigned to Senate Rules Committee; 3/3/26: Passed Senate Natural Resources Committee 8-0-0; 3/10/26: Passed Rules; Passed Caucus; 4/7/26: Passed COW; Passed Senate Third Reading 29-0-1; Transmitted to the House; 4/8/26: Transmitted to the Governor; Signed by Governor

COP Position: Neutral

~~HB 2030 Water conservation grant fund; education~~

~~Removes education and research programs on how to reduce water consumption, increase water efficiency, or increase water reuse from the list of allowable uses of monies in the Water Conservation Grant Fund.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/19/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; 1/20/2026: Passed Rules; Passed Caucus; 1/26/26: House Rules 8-0-0; Removed from House Consent Calendar; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Failed House Third Reading 29-25-6

COP Position: Monitor

HB 2031 Grandfathered right; Willcox AMA; extension

Extends the deadline for filing an application for a certificate of grandfathered groundwater right the Willcox Active Management Area (AMA) to 27 months after the designation of the Willcox AMA. Retroactive to January 8, 2025. Emergency clause.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/2026: Assigned to House Natural Resources, Energy & Water Committee; Passed Natural Resources, Energy & Water Committee 5-4-0-1; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources 4-3; 3/24/26: Passed Caucus; 4/7/26: Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Neutral

HB 2042 Solar radiation management; prohibition; enforcement

Prohibits any person from intentionally injecting, releasing or dispensing materials in Arizona for "solar radiation management" (defined) and bars political subdivisions, public universities and publicly funded private entities from granting funds to develop solar radiation management technologies. Allows any resident to file a complaint with the Attorney General, requires the Attorney General to investigate credible complaints or suspected violations. Authorizes the Attorney General to seek injunctive and other relief in superior court, with attorney fees awarded to the prevailing party.

Primary Sponsor(s): Lisa Fink (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/2/26: Passed Rules; 2/3/26: Passed Caucus; 2/25/26: Placed on COW Calendar; 2/26/26: Passed House Third Reading 31-23-6; Transmitted to the Senate 3/3/26: Substituted for SB1287; Passed Senate Third Reading 17-13; 3/10/26: Transmitted to the Governor; 3/12/26: Vetoed by Governor

COP Position: Monitor

HB 2045 Drive by shooting; immediate area

~~Expands the definition of "discharging a weapon from a motor vehicle" for purposes of the crime of drive by shooting to include discharging a weapon from the immediate area of a vehicle used to transport the person or the weapon to the scene.~~

~~Primary Sponsor(s): Selina Bliss (R)~~

~~Status: 1/11/2026: Assigned to House Judiciary Committee; 1/21/2026: Passed Judiciary Committee 7-1-0; Passed Rules; Passed Caucus; Passed COW; 2/10/26: Failed Third Read 19-36-5; 2/10/26: Motion to Reconsider Failed~~

~~COP Position: Neutral~~

HB 2047 Writ of restitution; criminal trespass

~~Reclassifies the offense committed when a person lawfully served with a writ of restitution remains on or returns to the premises without permission by changing it to criminal trespass in the first degree, instead of criminal trespass in the third degree. Requires courts to notify defendants of the elevated offense when entering judgment in a forcible entry and detainer action.~~

~~Primary Sponsor(s): Selina Bliss (R)~~

~~Status: 1/12/2026: Assigned to House Judiciary Committee; 2/11/26: Passed Judiciary Committee 6-2-0-1; 3/3/26: Passed Caucus; 3/5/26: Passed COW; 3/10/26: Passed House Third Reading 32-22-5; Transmitted to the Senate; 3/16/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/9/26: Passed Senate Third Reading 16-12; Transmitted to the House; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~COP Position: Neutral~~

HB 2052 Management plan; water loss; percent

~~Requires cities, towns and private water companies that distribute water for municipal use to limit lost and unaccounted-for water in their distribution systems to eight percent or less of all water entering the system from any source, calculated on either an annual or three-year average basis. Directs the Arizona Department of Water Resources to incorporate this requirement into the fifth management period plan and to adopt conforming rules within six months after the effective date.~~

~~Primary Sponsor(s): Gail Griffin (R)~~

~~Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed as Amended Natural Resources, Energy & Water Committee 6-4-0; Passed Rules, Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/3/26: Assigned to Senate Natural Resources Committee; Assigned to Rules~~

~~COP Position: **Oppose**~~

HB 2053 Appropriation; stormwater recharge mapping; sites

Appropriates \$100,000 from the state general fund in FY2026-27 to the Arizona Department of Water Resources (ADWR) to produce updated stormwater recharge mapping. Requires ADWR, within 180 days after the effective date, to work with an agricultural improvement district and the State Natural Resource Conservation Board to identify potential stormwater recharge sites that have suitable soil conditions, are located on any public or private lands and do not conflict with existing surface water rights or involve stormwater entering adjudicated streams or channels.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Double assigned to House Natural Resources, Energy & Water Committee and House Appropriations Committee; 1/13/2026: Passed as Amended Natural Resources, Energy & Water Committee 6-4-0; 1/21/2026: Passed as Amended Appropriations Committee 11-7-0; Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 3/3/26: Passed House Third Reading 32-24-3; Transmitted to the Senate; 3/9/26: Double Assigned to Senate Natural Resources and Appropriations, Transportation and Technology Committees; Assigned to Rules

COP Position: Neutral

HB 2055 Brackish groundwater recovery program

Authorizes the Water Infrastructure Finance Authority (WIFA) to use Long-term Water Augmentation Fund monies for developing brackish groundwater recovery projects that create new sources of potable water in Arizona. Establishes the Brackish Groundwater Recovery Program Fund to support these projects. Creates a statewide program to issue matching funds of up to one state dollar per three dollars of project capital cost for a single qualifying brackish groundwater recovery and desalination project per request for proposals. Requires WIFA to issue a request for proposals within 120 days, select a project within one year, and adopt implementing rules within 90 days after the effective date.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; Passed COW; 2/25/26: Failed House Third Reading 30-23-7; 3/3/26: Passed Motion to Reconsider; 3/3/26: Passed Motion to be added to Additional COW; Passed COW; Passed House Third Reading 32-24-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Passed Senate Natural Resources 5-3; 3/30/26: Passed Rules; 4/8/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Monitor

HB 2056 Appropriation; brackish groundwater; feasibility study

Requires the Arizona Department of Water Resources (ADWR) to conduct a feasibility study of potential brackish groundwater desalination project sites in Gila Bend, Ranegras Plain, the west Salt River Valley and the Little Colorado River plateau, including treatment, transportation and brine disposal costs. Appropriates \$100,000 from the state general fund in FY2026-27 to ADWR for the study.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Double assigned to House Natural Resources, Energy & Water Committee and House Appropriations Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 32-23-5; Transmitted to the Senate; Double Assigned to Senate Appropriations Transportation and Technology and Senate Natural Resources Committees; Assigned to Rules; 3/10/26: Passed Senate Natural Resources Committee 5-3-0; 3/17/26: Passed Senate Appropriations, Transportation and Technology Committee 6-3-1

COP Position: Neutral

HB 2064 Vulnerable pedestrians

Creates new offenses for causing injury or death to a vulnerable pedestrian by driving recklessly or negligently. Classifies causing injury as a class 1 (highest) misdemeanor with mandatory fines, license suspension, vulnerable pedestrian awareness training and at least 100 hours of community service. Classifies causing serious injury or death as a class 4 (lower mid-level) felony with a one-year license suspension, at least 200 hours of community service and required traffic survival school. Requires driver education, defensive driving and traffic survival programs to include educational information on vulnerable pedestrians and directs the Arizona Department of Transportation to include this information in examinations and materials.

Primary Sponsor(s): Walt Blackman (R)

Status: 1/11/2026: Assigned to House Judiciary Committee; 1/21/2026: Passed Judiciary Committee 8-1-0

COP Position: Monitor

HB 2086 Vaccination mandates; masks; prohibition

Prohibits "governmental entities" (defined to include the federal government, state government, and political subdivisions) from requiring residents to wear masks or face coverings, except for long-standing workplace safety and infection control measures unrelated to COVID-19. Prohibits governmental entities from requiring residents to receive any vaccination for any disease or virus. Prohibits businesses from requiring masks or vaccinations as a condition of entry or employment, subject to the same workplace safety exception.

Primary Sponsor(s): Khyl Powell (R)

Status: 1/11/2026: Assigned to House Regulatory Oversight Committee; 1/27/2026: Passed Regulatory Oversight Committee 3-2-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate 3/2/26: Assigned to Senate Health and Human Services Committee; Assigned to Rules; 3/25/26: Passed Senate Health and Human Services Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/13/26: Passed Senate Third Reading 16-10-4; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed House Final Reading 31-24-5; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: ~~Oppose~~

HB 2094 Assured water supply; certificate; model

~~Requires the Arizona Department of Water Resources (ADWR), on request, to review and reissue determinations on certain pending applications for certificates of assured water supply in the Phoenix Active Management Area that were submitted between January 26, 2021 and August 31, 2023 and remain undecided. Requires a municipal provider, as a condition of review, to offer long-term storage credits equal to 25 percent of excess groundwater to the Central Arizona Groundwater Replenishment District under specified pricing and duration terms and adjusts related replenishment reporting without changing parcel assessments. Directs ADWR to deem physical availability requirements satisfied for applications supported by specified groundwater models while maintaining all other certificate requirements. Repeals these provisions January 1, 2029. Emergency clause.~~

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/10/2026: Passed Natural Resources, Energy & Water Committee 5-4-0-1; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/10/26: Removed from Senate Natural Resources Committee Agenda

COP Position: ~~Oppose~~

HB 2095 Assured water supply; well depth

~~Modifies the physical availability standard for certificates of assured water supply by requiring the Arizona Department of Water Resources to evaluate the availability of unreplenished groundwater at the point of withdrawal over a 100-year period using current groundwater models. Establishes maximum depth thresholds for determining physical availability of unreplenished groundwater, with different limits for the Phoenix and Pinal Active Management Areas.~~

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/2026: Assigned to House Natural Resources, Energy & Water Committee; Passed as Amended Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Failed House Third Reading 30-24-6

COP Position: ~~Oppose~~

HB 2097 Irrigation non-expansion areas; withdrawal; maximum

Limits groundwater withdrawals in irrigation non-expansion areas by prohibiting withdrawals of more than six acre-feet per acre of legally irrigated land per calendar year from a non-exempt well and authorizes the Arizona Department of Water Resources to assess penalties for exceedances. Extends measuring and annual reporting requirements to subsequent irrigation non-expansion areas, with specified exemptions for small acreage users and limited withdrawals. Exempts state correctional facilities from the per-acre withdrawal cap when irrigating limited acreage for inmate consumption programs. Authorizes the substitution of irrigated acres and the construction of new or replacement non-exempt wells in subsequent irrigation non-expansion areas only if the changes do not result in a net increase in groundwater withdrawals.

Primary Sponsor(s): ~~Gail Griffin (R)~~

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/12/2026: 1/13/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 32-23-5; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules

COP Position: Neutral

Ch. 42, 2026 Laws (HB 2098 County water augmentation authorities; bond)

Expands the powers of county water augmentation authorities by broadening the definition of authorized projects to include water conservation, water acquisition, and loans of bond proceeds to operating units. Authorizes an authority to issue revenue bonds to finance projects, establishes detailed bonding, security, and lien provisions, and exempts the bonds and bond income from state and local taxation. Requires advance notification to the Attorney General before bond issuance and bars legal challenges after 30 days once issuance is authorized. Authorizes an authority to construct or improve wastewater and drinking water facilities using loans or forgivable financial assistance from the Water Infrastructure Finance Authority of Arizona and to enter into loan repayment agreements funded by authorized revenues.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee 10-0-0; Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 55-2-3; Transmitted to

the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/10/26: Passed Senate Natural Resources Committee 8-0-0; 3/26/26: Passed Rules; 3/17/26: Passed Caucus; 4/7/26: Passed COW; Passed Senate Third Reading 27-2-1; Transmitted to the House; 4/8/26: Transmitted to the Governor; 4/13/26: Signed by the Governor

COP Position: Neutral

~~HB 2099 Long-term storage credits; shortage; prohibition~~

~~Prohibits the Arizona Department of Water Resources (ADWR) from crediting municipal providers with long-term storage credits for Colorado River water or Central Arizona Project water that is stored during a declared Colorado River shortage. Requires ADWR to reject and invalidate any assignment of long-term storage credits that would circumvent this prohibition. Prohibits municipal providers from ordering Central Arizona Project water for underground storage during a declared Colorado River shortage.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/12/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/17/26; Passed House Natural Resources, Energy & Water Committee 6-3-1; 2/23/26: Passed Rules; Passed Caucus; 3/4/26: Retained on COW Calendar~~

~~**COP Position:** Oppose~~

~~HB 2100 Small land subdivision; requirements~~

~~Authorizes a county board of supervisors to allow small land subdivisions of six to ten lots of at least two acres each that are not subject to assured or adequate water supply requirements. Requires a small land subdivider to obtain a registered small land subdivision public report from the State Real Estate Commissioner before selling or leasing lots and specifies extensive disclosure requirements regarding access, utilities, water supply, wastewater, zoning, and related conditions. Requires the Arizona Department of Water Resources to evaluate and report on the adequacy of water supply for proposed small land subdivisions outside active management areas.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/12/16: Assigned to House Land, Agriculture & Rural Affairs Committee; 2/9/26: Passed Land, Agriculture & Rural Affairs Committee 5-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW and added to Additional COW Calendar; 2/25/26: Added to COW Calendar; Passed COW; 2/26/26: Failed House Third Reading 30-24-6; Passed Motion to Reconsider; Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/3/26: Assigned to Senate Government Committee; Assigned to Rules; 3/25/26: Passed Senate Government Committee 4-2; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/9/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Neutral~~

HB 2101 Supply and demand; assessment; groundwater

Expands the Arizona Department of Water Resources' (ADWR) annual water supply and demand assessment requirements by specifying detailed groundwater basin metrics that must be included in each five-year assessment for each groundwater basin.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/16: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 33-24-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/10/36: Removed from Senate Natural Resources Committee Agenda

COP Position: Neutral

HB 2102 Domestic water improvement districts; hauling

Authorizes the formation or expansion of domestic water improvement districts in subsequent active management areas to construct and operate domestic water delivery systems that provide water through hauling. Limits the use of eminent domain by such districts to acquiring a site and access for a single well and standpipe to support water hauling operations.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/16: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/3/36: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources Committee 4-3; 3/24/26: Passed Caucus; Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Neutral

HB 2103 Water improvements program; water hauling

Allows a county board of supervisors to include water hauling for water delivery as an eligible purpose under a county water improvements program that provides financial assistance to qualified owners of residential real property. Expands the permitted uses of grant monies to include acquiring or installing one or more storage tanks for receiving and storing water delivered through water hauling.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/16: Assigned to House Natural Resources, Energy & Water Committee; Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources Committee 4-3; 3/24/26: Passed Caucus; Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoes by Governor

COP Position: Neutral

HB 2108 Unlawful flight; reckless endangerment; violation

Increases the criminal classification for unlawful flight from a pursuing law enforcement vehicle when the driver recklessly endangers the life of another person while fleeing or attempting to elude law enforcement, to a class 4 (lower mid-level) felony, from a class 5 (second lowest) felony. Increases the criminal classification for unlawful flight if the driver causes serious physical injury, was transporting a minor under 15 years of age, or committed driving under the influence while fleeing or attempting to elude law enforcement, to a class 2 (second highest) felony, from a class 5 felony.

Primary Sponsor(s): Teresa Martinez (R)

Status: 1/11/2026: Assigned to House Judiciary Committee; 1/12/2026: Passed Judiciary Committee 6-3-0; Passed Rules; Passed Caucus; 2/5/26: Passed COW

COP Position: Neutral

Ch. 81, 2026 Laws (HB 2109 Distracted driving; penalties; motorcycles)

Increases the civil penalty for a second or subsequent violation of the prohibition on using a portable wireless communication device while driving to \$400, instead of at least \$150 and up to \$250. Adds an additional \$150 civil penalty if a violation results in an accident involving a motorcycle.

Primary Sponsor(s): Teresa Martinez (R)

Status: 1/11/2026: Assigned to House Transportation & Infrastructure Committee; 1/28/2026: Scheduled for Hearing; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: 45-11-4; Transmitted to the Senate; 3/2/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/11/26: On Senate Judiciary and Elections Committee Agenda; 3/18/26: Passed Senate Judiciary and Elections Committee 6-0-1; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; Passed Senate Third Reading 22-6-2; Transmitted to the House; 4/21/26: Passed Caucus; Passed House Final Reading 46-10-4; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 2115 Administrative costs; allowable percent

Limits a budget unit or political subdivision that receives public monies for administrative costs to using eight percent of the total public monies received for administrative costs.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/26: Assigned to House Government Committee

COP Position: Oppose

HB 2116 Appropriation; Colorado River litigation fund

Appropriates \$1 million from the state general fund in FY2026-27 to the Colorado River Litigation Fund.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Double assigned to House Natural Resources, Energy & Water Committee and House Appropriations Committee; 1/13/2026: Passed Natural Resources, Energy & Water Committee 9-1-0; 1/21/2026: Passed Appropriations Committee 17-1-0; Passed Rules; Passed Caucus; 1/29/26: Passed COW; 2/2/26: Passed Third Read 56-0-4; 2/2/26: Transmitted to the Senate; 2/24/26: Double Assigned to Senate Appropriations, Technology and Transportation Committee and Senate Natural Resources Committee; Assigned to Rules Committee; 3/3/26: Passed Senate Natural Resources Committee 8-0-0; 3/10/26: Passed Senate Appropriations, Transportation and Technology Committee 8-0-2

COP Position: Support

HB 2118 Mobile food vendors; licensure

Eliminates authority for municipalities and counties to require separate local licensure of mobile food vendors based on background checks, identification or fingerprinting of the owner.

Primary Sponsor(s): Neal Carter (R)

Status: 1/11/2026: Assigned to House Commerce Committee; 2/3/26: Passed Commerce Committee with a Strike Everything Amendment 7-4-0; 2/6/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 32-24-4; Transmitted to the Senate; 2/25/26: Assigned to Senate Government Committee; Assigned to Rules; 3/25/26: Passed Senate Government Committee 4-2; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 4/20/26: Passed Senate Third Reading 17-12-1; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed House Final Reading 31-24-5; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: Oppose

HB 2121 Electronic equipment; modifications

Prohibits an original equipment manufacturer from disabling electronic equipment sold or used in Arizona solely because an owner modified the equipment, including through remote updates, firmware changes, or other technical measures. Authorizes an owner to bring a civil action to recover actual damages, seek injunctive relief, and recover attorney fees, and authorizes the Attorney General to enforce the prohibition if an owner does not file a private action. Establishes civil penalties for violations, which are deposited in the Consumer Protection–Consumer Fraud Revolving Fund. Exempts motor vehicles and motor vehicle parts, medical devices, non-retail products, modifications that violate federal law, and certain manufacturer activities.

Primary Sponsor(s): Nick Kupper (R)

Status: 1/11/2026: Assigned to House Science & Technology Committee; 1/28/2026: Scheduled for Hearing; 2/2/26: Passed Rules; Passed Caucus; 2/9/26: Retained on COW Calendar

COP Position: Neutral

HB 2129 Municipal public libraries; annual report

Changes the deadline for municipal public library trustees to submit an annual report to the municipal governing body to the second Monday in July, instead of the first Monday in July.

Primary Sponsor(s): David Livingston (R)

Status: 1/11/2026: Assigned to House Government Committee; 1/28/2026: Scheduled for Hearing; 2/4/26: Passed House Government Committee 6-0-1; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 51-2-7; Transmitted to the Senate; 3/2/26: Assigned to Senate Government Committee; Assigned to Rules

COP Position: Monitor

Ch. 21, 2026 Laws (HB 2131 Trafficking weapons or explosives)

Expands the offense of misconduct involving weapons to include trafficking a weapon or explosive for any reason, instead of only for financial gain, in order to assist, promote, or further the interests of a criminal street gang, criminal syndicate, or racketeering enterprise. Prohibits a person convicted of trafficking in three or more weapons or explosives in one offense, or in consolidated offenses, from eligibility for suspension of sentence, probation, pardon, or early release until the imposed sentence is served, except as specifically authorized by law.

Primary Sponsor(s): Quang Nguyen (R)

Status: 1/11/2026: Assigned to House Judiciary Committee; 1/14/2026: Passed Judiciary Committee 7-0-0; Passed Rules; Passed Caucus; Passed COW; 2/10/26:

Passed Third Read 46-9-5; 2/10/26: Transmitted to the Senate; 2/24/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules Committee; 3/4/26: Placed on Senate Judiciary and Elections Agenda; 3/10/26: Passed Caucus; 4/1/26: Passed Senate Third Reading 19-8-3; Transmitted to Governor; 4/7/26: Signed by Governor

COP Position: Neutral

Ch. 46, 2026 Laws (HB 2132 Fentanyl; possession; sale; amount; sentencing)

Decreases the fentanyl quantity threshold that triggers enhanced mandatory sentencing for sale or possession in a motor vehicle to 100 grams, instead of 200 grams.

Primary Sponsor(s): Quang Nguyen (R)

Status: 1/11/2026: Assigned to House Judiciary Committee; 1/14/2026: Passed Judiciary Committee 7-2-0; Passed Rules; Passed Caucus; Passed COW; 2/9/26: Passed Third Read 59-0-1; 2/9/26: Transmitted to the Senate; 2/24/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules Committee; 3/4/26: Placed on Senate Judiciary and Elections Agenda; Passed Senate Judiciary and Elections Committee 4-3-0; 3/10/26: Passed Caucus; 4/7/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; 4/8/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

HB 2134 Critical infrastructure; foreign adversaries; prohibition

~~Prohibits the use of software produced by a Chinese company for critical infrastructure in Arizona and prohibits governmental entities and critical infrastructure service providers (CISPs) from entering into or renewing contracts with a Chinese company that provide direct or indirect access to critical infrastructure. Requires critical communications infrastructure providers participating in a federal reimbursement program to annually certify the use and locations of prohibited equipment and requires the Arizona Corporation Commission (ACC) to produce maps identifying affected areas. Requires the ACC to publish an annual list of prohibited technologies. If funding is provided, requires governmental entities and CISPs to remove listed technologies, subject to limited preapproval exceptions. Requires governmental entities and CISPs to annually certify that no newly prohibited technology has been attached to or connected with critical infrastructure systems. Establishes restrictions on agreements involving critical infrastructure with the People's Republic of China. Requires the ACC to establish a secure communications channel for emergency coordination.~~

Primary Sponsor(s): Nick Kupper (R)

Status: 1/11/2026: Assigned to House Science & Technology Committee; 1/28/2026: Scheduled for Hearing; 1/28/26: Passed House Science & Technology Committee 5-4-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26: Retained on COW Calendar; 3/3/26: Passed COW; Passed House Third Reading 37-19-3; Transmitted to the Senate;

~~3/9/26: Double Assigned to Senate Public Safety and Senate Appropriations, Transportation and Technology Committees; Assigned to Rules; 3/18/26: Passed Senate Public Safety Committee 4-3; 3/24/26: Passed Senate Appropriations, Transportation and Technology Committee 6-4; 3/30/26: Passed Rules; Passed Caucus; 6/12/26: Passed Senate Final Reading 16-13; Transmitted to the House; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

HB 2135 Liability; diversity; equity; inclusion laws

~~Authorizes a person whose rights are violated to bring a civil action against a "covered entity" (defined) that violates a state or federal law prohibiting a diversity, equity and inclusion policy. Entitles a prevailing plaintiff to declaratory relief, injunctive relief, damages of at least \$100,000, compensatory damages, court costs, and reasonable attorney fees. Establishes a three-year statute of limitations for bringing an action. Emergency clause.~~

Primary Sponsor(s): ~~Michael Way (R)~~

Status: ~~1/11/2026: Assigned to House Judiciary Committee; 1/28/2026: Scheduled for Hearing; 1/28/26: Passed House Judiciary Committee 6-2-0; 2/2/26: Passed Rules; Passed Caucus; Passed COW as Amended; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules~~

COP Position: ~~Neutral~~

HB 2136 Civil terrorism; disorderly conduct; subversion

~~Establishes the offense of civil terrorism as a class 5 (second lowest) felony when a person commits unlawful acts to "coerce or intimidate a civilian population" (defined), and establishes the offense of subversion as when a person commits unlawful acts with the intent to advance the interests of a terrorist organization, act as a foreign government agent, or "subvert the government" (defined) of Arizona or the United States. Expands the crime of racketeering to include felony disorderly conduct, riot, civil terrorism, and subversion. Increases the criminal classification of disorderly conduct and obstructing a highway or other public thoroughfare when the conduct is committed by a group of at least three persons. Effective January 1, 2027.~~

Primary Sponsor(s): ~~Michael Way (R)~~

Status: ~~1/12/2026: Assigned to House Judiciary Committee; Assigned to Rules; 2/11/26: Passed Houe Judiciary Committee 6-3; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 3/5/26: Passed Additional COW; 3/9/26: Passed House Third Reading 31-21-7; Transmitted to the Senate; 3/19/26; Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3; 4/27/26: Passed Rules; 5/11/26: Passed Caucus~~

COP Position: Monitor

Ch. 47, 2026 Laws (HB 2138 Firefighters; employment status)

Defines "firefighter" as a professional firefighter who is a member of a city, town, county, or fire district fire department, for the purpose of statute qualifying a firefighter who is injured or killed while traveling directly to or from work as acting within the course and scope of employment for purposes of workers' compensation eligibility.

Primary Sponsor(s): Michael Way (R)

Status: 1/11/2026: Assigned to House Commerce Committee; 1/20/2026: Passed Commerce Committee 11-0-0; Passed Rules; Passed Caucus; 2/2/26: Passed COW; 2/3/26: Passed House 54-4-2; 2/3/26: Transmitted to the Senate; 2/24/26: Assigned to Senate Finance Committee; Assigned to Rules Committee; 3/9/26: Placed on Senate Finance Committee Agenda; Passed Senate Finance Committee 5-0-2; 3/17/26: Passed Caucus; 4/7/26: Passed Senate Third Reading 28-1-1; Transmitted to the House; 4/8/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Monitor

HB 2145 Petition; waiver; fuel formulations

~~Authorizes the President of the Senate and the Speaker of the House of Representatives, on petition from a registered supplier or oxygenate blender of gasoline, to allow all registered suppliers or oxygenate blenders in Area A or Area C to temporarily comply with alternative fuel formulation standards when an imminent ethanol or gasoline supply shortage exists, in the same manner that the Associate Director of the Weights and Measures Services Division of the Arizona Department of Agriculture is authorized to do so. Requires consultation with the Arizona Department of Environmental Quality before granting, denying, or reauthorizing a petition.~~

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/26: Assigned to House Natural Resources, Energy & Water; 2/3/26: Passed House Natural Resources, Energy & Water 5-4-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Failed Senate Natural Resources Committee 3-4-1

COP Position: Monitor

HB 2146 Mesquite; drought tolerant plants; prohibition

~~Prohibits the Arizona Department of Water Resources from including any species of mesquite on the low water use and drought tolerant plant list.~~

Primary Sponsor(s): Gail Griffin (R)

Status: 1/12/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/21/2026: Removed from House Natural Resources, Energy & Water Committee

COP Position: Oppose

HB 2148 Noncustodial federal monies; appropriation

Requires budget units that receive "noncustodial federal monies" (defined) to account for them separately to meet accounting, budgetary, and auditing requirements. Retains the Legislature's authority to appropriate noncustodial federal monies and authorizes a budget unit to administer and spend those monies pursuant to state and federal law if the Legislature does not make a specific appropriation. Requires the Legislature to specify the purposes of each appropriation of noncustodial federal monies and authorizes the Legislature to make a lump sum appropriation for unanticipated noncustodial federal monies when not in session, subject to Joint Legislative Budget Committee review. Reduces appropriations proportionately if received noncustodial federal monies are less than the amount appropriated and requires excess noncustodial federal monies to be credited to the appropriate budget unit account without increasing total authorized spending. Effective January 1, 2028.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/11/2026: Assigned to House Appropriations Committee; 1/21/2026: Passed Appropriations Committee as Amended 11-7-0; Passed Rules; Passed Caucus; 1/28/26: Passed COW as Amended; 1/29/26: Passed Third Read 33-25-2; 1/29/26: Transmitted to the Senate; 2/24/26: Assigned to Senate Appropriations, Transportation and Technology Committee; Assigned to Rules Committee; 3/3/36: Passed Senate Appropriations, Transportation and Technology Committee 6-4-0

COP Position: Neutral

HB 2150 Continuation; state land department

Continues the State Land Department (SLD) 4 years to July 1, 2030, retroactive to July 1, 2026. Requires the State Land Commissioner, within two years after the effective date, to implement all 51 recommendations in the Auditor General's July 2025 performance audit and sunset review of the SLD, to meet quarterly with the Auditor General until completion, and authorizes the Auditor General to maintain a checklist, inspect SLD records, and report quarterly to the Governor and the Legislature. Requires the Commissioner, within two years after the effective date, to complete five-year disposition plans, update the conceptual land use plan, and adopt written policies and procedures for updates and public auctions. Authorizes the State Land Commissioner to renew certain mineral and mineral materials leases without public auction if specified findings are made and requires renewed leases to include market-based indexed royalty adjustments. Requires SLD to limit lease holdovers, provide advance notice and justification for lease renewals or terminations, reimburse certain improvements, automatically approve certain improvement applications not acted on within 90 days, and adopt procedures governing Commissioner-initiated land sales.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/13/2026: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 2/12/26: Passed House Natural Resources, Energy & Water Committee 6-4; 2/15/26: Passed Rules; Passed Caucus; 2/25/26: Passed COW; 2/26/26: Failed House Third Reading 29-24-7; Passed Motion to Reconsider; 3/3/26: Passed House Third Reading 32-24-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 5-3

COP Position: ~~Oppose~~

HB 2153 Internal revenue code; conformity; deductions.

~~Updates Arizona's conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026. Expands and modifies individual income tax subtractions, including adding subtractions for qualified tips, qualified overtime compensation, certain child and dependent care expenses, retirement account contributions, and pension or retirement distributions for taxpayers who are at least 60 years of age, subject to income-based phaseouts and limits. Changes the optional standard deduction by tying it to the federal basic standard deduction and allowing a capped increase for charitable contributions for taxable years beginning with 2026. Increases the dependent tax credit for dependents under 17 years of age to \$125, from \$100. Elects Arizona to participate in the federal tax credit for individual contributions to scholarship-granting organizations and establishes a state framework for certifying and administering those organizations. Retroactive to taxable years beginning with 2025.~~

Primary Sponsor(s): Justin Olson (R)

Status: 1/11/2026: Assigned to House Ways & Means Committee; 1/13/2026: Passed Ways & Means Committee 5-4-0; Passed Rules; Passed Caucus; Substituted for SB 1106 Internal revenue code; conformity; deductions which was vetoed

COP Position: ~~Oppose~~

HB 2175 Crimes; hostility towards victims; sentencing

~~Establishes enhanced sentencing for specified felony offenses committed out of hostility toward a victim based on the victim's actual or perceived membership in a protected group, including increasing presumptive, minimum, and maximum sentences and limiting eligibility for probation or early release. Reclassifies certain assaults and criminal damage offenses as felonies when committed out of hostility toward a protected group. Expands the categories of bias-motivated crimes that the Department of Public Safety collects and reports to include political expression and political affiliation.~~

Primary Sponsor(s): Julie Willoughby (R)

Status: 1/12/2026: Assigned to House Judiciary Committee; 1/28/26: Passed House Judiciary Committee 6-2-1; 2/3/26: Passed Rules; Passed Caucus; 2/23/26: Retained

on COW; 2/25/26: Placed on COW Calendar; Retained on COW Calendar; 3/2/26: Passed COW; 3/3/26: Failed House Third Reading 25-31-3; Passed Motion to Reconsider

COP Position: Neutral

Ch. 51, 2026 Laws (HB 2179 Air ambulances services)

Integrates air ambulances and air ambulance attendants into Arizona's emergency medical services statutes by establishing licensing, staffing, operational, insurance, inspection, complaint, and enforcement requirements comparable to ground ambulance services. Expands liability protections, Good Samaritan provisions, and statutory exemptions to include air ambulance attendants and services across public health, emergency response, and criminal statutes. Authorizes the Arizona Department of Health Services to regulate air ambulance services through certificates of registration, service licenses, standards, investigations, rate oversight where applicable, and complaint procedures, subject to federal preemption limits. Updates staffing standards for interfacility transport, clarifies payment and coverage provisions where referenced, and makes numerous conforming changes. HOUSE ENGROSSED

Primary Sponsor(s): Julie Willoughby (R)

Status: 1/12/2026: Assigned to House Health and Human Services Committee; Assigned to Rules; 1/22/26: Passed House Health and Human Services Committee 12-0; 2/2/26: Passed Rules; Passed Caucus; 2/19/26: Passed COW; 2/23/26: Passed House Third Reading 56-1-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Health and Human Services Committee; Assigned to Rules; 3/4/26: Passed Senate Health and Human Services Committee 7-0; 3/6/26: Passed Rules; Passed Caucus; 4/7/26: Passed Senate Third Reading 28-1-1; Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

~~HB 2185 Homeowners' associations; lawns; drought~~

~~Prohibits a condominium or planned community association from requiring overseeding or watering of lawns during a drought year.~~

~~**Primary Sponsor(s):** Julie Willoughby (R)~~

~~**Status:** 1/15/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed as Amended Natural Resources, Energy & Water Committee 10-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 52-2-6; Transmitted to the Senate; 3/2/26: Assigned to Senate Government Committee; Assigned to Rules~~

~~**COP Position:** Support~~

~~HB 2186 Identity evidence; civil traffic violations~~

~~Allows a person who is not the driver of a motor vehicle to provide evidence of identity verbally to a peace officer or traffic enforcement agent when the officer has reasonable cause to believe the person committed a civil traffic violation.~~

~~**Primary Sponsor(s):** Julie Willoughby (R)~~

~~**Status:** 1/14/2026: Assigned to House Judiciary Committee; 1/28/2026: Passed House Judiciary Committee 7-0-1~~

~~**COP Position:** Monitor~~

~~HB 2191 Unlawful use; sale; laughing gas~~

~~Prohibits the possession, use, inhalation, ingestion, sale, or transfer of nitrous oxide and amyl nitrite, including delivering or selling containers that exclusively contain nitrous oxide. Repeals separate statutes governing nitrous oxide and laughing gas and retains exceptions for automotive use and food preparation.~~

~~**Primary Sponsor(s):** Julie Willoughby (R)~~

~~**Status:** 1/13/26: Assigned House Judiciary Committee; 1/15/26: Removed from House Judiciary Committee~~

~~**COP Position:** Neutral~~

Ch. 86, 2026 Laws (HB 2198 Criminal records sealed; petty offense)

Allows a person convicted of a petty offense to immediately petition the court to seal all related arrest, conviction, and sentencing records after completing all nonmonetary terms and conditions of the sentence.

Primary Sponsor(s): Selina Bliss (R)

Status: 1/13/26: Assigned House Judiciary Committee; 2/11/26: Passed Judiciary Committee 9-0-0; 2/24/26: Passed Caucus; 2/26/26: Passed House Third Reading 54-0-6; Transmitted to the Senate; 3/3/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Committee Agenda 6-0-1; 3/23/26: Passed Rules; 3/24/26: Passed Caucus; 6/1/26: Passed Senate Third Reading 26-0-4; Transmitted to the House; Transmitted to the Governor

COP Position: Neutral

~~HB 2210 Aviation surveillance technology; fees; prohibition~~

~~Prohibits the state, its political subdivisions, and private entities from using surveillance equipment or information from an "automatic dependent surveillance broadcast system" (defined) to calculate, generate, or collect fees from an aircraft owner or operator while the aircraft is in Arizona airspace.~~

Primary Sponsor(s): Matt Gress (R)

Status: ~~1/14/2026: Assigned to House Government Committee; 1/28/26: Passed House Government Committee 4-3-0; 2/3/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 32-24-4; Transmitted to the Senate; 3/2/26: Assigned to Senate Appropriations Transportation and Technology Committee; Assigned to Rules; 3/10/26: Passed Senate Appropriations Transportation and Technology Committee 6-4-0; 3/16/26: Passed Rules; Passed Caucus~~

COP Position: ~~Oppose~~

HB 2224 Produce incentive program; annual appropriation

~~Appropriates \$2 million from the state general fund in FY2026-27 and each year thereafter to the Department of Economic Security to implement the Produce Incentive Program.~~

Primary Sponsor(s): Quang Nguyen (R)

Status: ~~1/14/2026: Assigned to House Appropriations Committee; 1/28/2026: Passed House Appropriations Committee with Amendment 16-1-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 43-11-6; Transmitted to the Senate; 3/2/26: Assigned to Senate Appropriations; Transportation and Technology Committee; Assigned to Rules; 3/17/26: Passed Senate Appropriations, Transportation and Technology Committee 9-0-1;~~

COP Position: ~~Support~~

Ch. 193, 2026 Laws (HB 2226 Processing arrestees; veterans status)

Requires the court, at a person's initial appearance, to inquire whether the person is a veteran of the United States Armed Forces. Requires the court to notify the prosecuting agency if the person is a veteran. Requires the prosecuting agency, unless the person is charged with specified serious or dangerous offenses, to provide information on services offered by the Department of Veterans' Services and to consider referral to a veterans court or another appropriate treatment court or diversion program.

Primary Sponsor(s): Walt Blackman (R)

Status: 1/15/26: Assigned House Federalism, Military Affairs & Elections Committee; 2/4/26: Passed House Federalism, Military Affairs & Elections Committee 6-0-1; Passed Rules; Passed Caucus; 02/23/26 Retained on COW; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 54-0-6; Transmitted to the Senate; 3/3/36: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Hearing 6-0-1; 3/20/26: Passed Rules; 3/24/26: Passed Caucus; 4/2/26: Passed COW; 4/8/26: Passed Senate Third Reading 28-0-2; Transmitted to the House; 4/13/26: Passed Caucus; 6/9/26: Passed House Final Reading 55-0-5; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

HB 2231 Firefighters; occupational disease; adenocarcinoma

~~Restructures the lists of cancers that are presumed to be occupational diseases for peace officers, firefighters, and fire investigators.~~

Primary Sponsor(s): ~~Walt Blackman (R)~~

Status: ~~1/15/26: Assigned House Public Safety & Law Enforcement Committee; 2/16/26: Passed House Public Safety & Law Enforcement Committee 14-0-1; 2/24/26: Passed Caucus; 2/26/26: Passed House Third Reading 54-0-6; Transmitted to the Senate; 3/2/26: Assigned to Senate Finance Committee; Assigned to Rules~~

COP Position: ~~Neutral~~

Ch. 88, 2026 Laws (HB 2253 Testimony; disciplinary action; prohibition)

Prohibits an agency, employer, or political subdivision from retaliating against an employee for providing testimony in an administrative or judicial proceeding related to a law enforcement disciplinary appeal. Prohibits an agency, employer, or political subdivision from prohibiting or obstructing any employee from providing testimony in such proceedings, and voids and renders unenforceable any policy or directive that restricts or prevents testimony.

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/15/26: Assigned to House Public Safety & Law Enforcement Committee; 2/16/26: Passed House Public Safety & Law Enforcement Committee with Amendment 10-5-0; 2/24/26: Passed Caucus; 2/25/26: Passed COW; 2/26/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; 3/5/26: Assigned to Senate Public Safety; Assigned to Rules; 3/18/26: Passed Senate Public Safety Committee 5-0-2; 3/20/24: Passed Rules; Passed Caucus; 5/18/26: Passed Senate Third Reading 24-0-6; Transmitted to the House; 6/1/26: Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 2259 TPT; distribution; HURF

~~Requires the State Treasurer to deposit ten percent of state transaction privilege tax revenues collected from leasing or renting customer-facing electric vehicle charging stations into the Arizona Highway User Revenue Fund for distribution under existing highway formulas. Requires the Department of Revenue to separately account for transaction privilege tax revenues from leasing or renting customer-facing electric vehicle charging stations. Applies to tax periods beginning on or after the first day of the month following the general effective date.~~

Primary Sponsor(s): ~~Leo Biasiucci (R)~~

Status: 1/20/2026: Double assigned to House Transportation & Infrastructure Committee and House Appropriations Committee; 1/28/2026: Passed House Transportation & Infrastructure Committee 6-0-1

COP Position: Support

HB 2262 Arizona geological survey; analysis; division

Transfers the Resource Analysis Division from the State Land Department (SLD) to the Arizona Geological Survey (AGS) and assigns the State Geologist, instead of the State Land Commissioner, responsibility to administer the Division. The Division of the AGS succeeds to the authority, powers, duties, and responsibilities of the Division of the SLD, and all related administrative matters, property, data, appropriated monies, and personnel are transferred.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/20/2026: Assigned to Natural Resources, Energy & Water Committee; 2/12/26: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Read 32-25-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources Committee 4-3-1; 3/23/26: Passed Rules; Passed Caucus; 4/2/26: Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Neutral

HB 2263 Colorado River Water; replenishment; restriction

Restricts the use or conveyance of Colorado River water diverted from the main stem for replenishment in an active management area to delivery at a permitted facility owned by a multicounty water conservation district or at a permitted groundwater savings facility located on state or private land.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/20/2026: Assigned to Natural Resources, Energy & Water Committee; 2/17/26: Passed Natural Resources, Energy & Water Committee with Amendment 6-3-1; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 2/25/26: Retained on COW Calendar

COP Position: Oppose

Ch. 195, 2026 Laws (HB 2265 Courts; fees; assessments)

Prohibits courts from imposing administrative assessments or ordering reimbursement for the appointment or services of a public defender or court-appointed counsel. Prohibits courts from adopting any new fee that is not specifically authorized by statute.

Prohibits the Supreme Court from imposing additional filing fees on criminal jury trials, prohibits jury fees in criminal cases, and prohibits appellate filing fees for criminal defendants.

Primary Sponsor(s): Neal Carter (R)

Status: 2/4/26: Assigned to House Judiciary Committee; Passed House Judiciary Committee 9-0-0; Passed Rules; Passed Caucus; 2/23/26 Passed House Third Read 55-2-3; Transmitted to the Senate 3/3/26: Double Assigned to Senate Judiciary and Elections Committee and Senate Appropriations Transportation and Technology Committee; Assigned to Rules; 3/4/26: Placed on Senate Judiciary and Elections Agenda; 3/4/26: Passed Senate Judiciary and Elections Committee 7-0-0; 3/17/26: Passed Senate Appropriations, Transportation and Technology Committee 7-1-2; 3/23/26: Passed Rules; Passed Caucus; 6/9/26: Passed COW; Passed Senate Third Reading 24-5-1; Transmitted to the House; 6/10/26: Passed House Final Reading 51-0-9; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

~~HB 2271 Insurers covering firefighters; rate deviation~~

~~Limits the option for insurers that cover firefighters and fire investigators to file one additional uniform percentage deviation to increase workers' compensation rates for firefighter and fire investigator class codes to only when the insurer is not reimbursed by the Municipal Firefighter Cancer Reimbursement Fund.~~

Primary Sponsor(s): David Livingston (R)

Status: 1/20/26: Assigned to House Commerce Committee; 2/4/26: Withdrawn from Commerce Committee; 2/4/26: Assigned to House Appropriations Committee; 2/24/26: Passed Caucus; 2/25/26: Passed COW; 2/26/26: Passed House Third Reading 52-1-7; Transmitted to the Senate; 3/5/26: Assigned to Senate Finance; Assigned to Senate Rules

COP Position: Neutral

~~HB 2273 NOW: Income tax rebate; pinal county~~

~~Requires the Arizona Department of Revenue (ADOR) to issue a one-time \$300 individual income tax rebate to each qualifying full-year resident taxpayer whose primary residence was located in Pinal County during taxable years 2018 through 2024 and who filed a full-year resident return for taxable year 2026. Requires ADOR to pay rebates between October 15 and November 15, 2027, allow eligible claim applications for unpaid rebates, and subtract any rebate included in federal income from Arizona gross income. Requires ADOR to enter into a memorandum of understanding with Pinal County and the Pinal Regional Transportation Authority to fund the rebates from specified escrow account monies. Repeals these requirements January 1, 2033.~~

Primary Sponsor(s): Teresa Martinez (R)

Status: 1/15/26: Double assigned to House Rural Economic Development and House Rules Committee; 2/12/26: Withdrawn from Rural Economic Development Committee; Assigned to House Ways & Means Committee; 2/16/26: House Proposed Amendment; Ways & Means — Strike Everything; 2/24/26: Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Finance Committee; Assigned to Rules; 3/9/26: Placed on Senate Finance Agenda; Passed Senate Finance Committee 3-2-0-2; Passed Rules; 3/17/26: Passed Caucus

COP Position: Monitor

HB 2288 Income tax; subtraction; foreign dividends

Expands the corporate income tax subtraction for foreign dividends to include net controlled foreign corporation tested income.

Primary Sponsor(s): Justin Olson (R)

Status: 1/19/2026: Assigned to House Ways & Means Committee; 1/21/26: Held in Committee

COP Position: Oppose

HB 2289 Truth in taxation; bonds; notices

Revises truth-in-taxation notices and informational pamphlets to require school districts, community college districts, and other political subdivisions to report tax impacts on a \$400,000 property, in addition to a \$100,000 property.

Primary Sponsor(s): Justin Olson (R)

Status: 1/14/2026: Assigned to House Ways & Means Committee; 1/21/2026: Passed Ways & Means Committee 5-3-0; Passed Rules; Passed Caucus; 3/3/26: Passed COW; Passed House Third Reading 32-24-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Finance Committee; Assigned to Rules; 3/16/26: Passed Senate Finance Committee 4-3-0; 3/23/26: Passed Rules; Passed Caucus; 3/31/26: Passed COW; 4/1/26: Passed Senate Third Reading 17-11-2; Transmitted to Governor; 4/7/26: Vetoed by Governor

COP Position: Monitor

HB 2290 TPT; sourcing; business location; receipt

Modifies transaction privilege tax sourcing by specifying that a retail sales order is received only at a seller's physical business location in Arizona and that the location of servers transmitting the order does not determine sourcing. Applies to taxable periods beginning on or after the first day of the month following the general effective date.

Primary Sponsor(s): Justin Olson (R)

Status: 1/20/2026: Assigned to House Ways & Means Committee; 2/24/26: Passed Caucus; 3/3/26: Passed COW; Failed House Third Reading 24-31-4; Passed Motion to Reconsider

COP Position: Oppose

HB 2292 Wildfire prevention; authority; fund

Establishes the Wildfire Prevention Authority within the Department of Forestry and Fire Management and sets Authority membership, terms, and powers, including developing operational and financial plans and awarding grants for wildfire risk reduction and resilience projects. Creates the Wildfire Prevention Authority Fund and requires \$20 million annually from insurer premium tax revenues beginning FY2026-27 to be deposited into the Fund, with monies used for authority operations and grants to local jurisdictions with elevated wildfire risks. Requires the Authority to prioritize funding for jurisdictions that adopt building and land use codes reducing wildfire risk.

Primary Sponsor(s): Walt Blackman (R)

Status: 1/21/26: Assigned to House Land, Agriculture & Rural Affairs Committee; Assigned to Rules; 2/16/26: Passed House Land, Agriculture & Rural Affairs Committee 8-0-0

COP Position: Neutral

HB 2305 Private towing carriers; regulations; rates

Preempts local regulation of private towing carrier rates by declaring rate regulation a matter of statewide concern and requires towing, transporting, impounding, and storage rates to match the Department of Public Safety tow service agreement for the tow location. Requires specific signage standards on private property, mandates photographic or video documentation before towing, and requires notification to law enforcement within one hour of a private property tow. Requires release of an impounded vehicle on payment or satisfactory arrangements consistent with the DPS rate schedule and proof of ownership, and requires itemized receipts and provision of statutory notice on request. Authorizes reimbursement for overcharges, imposes double-damages civil liability for knowing, intentional, or reckless violations, classifies violations as a class 2 (mid-level) misdemeanor, and exempts law enforcement-initiated towing agreements.

Primary Sponsor(s): Leo Biasiucci (R)

Status: 1/15/26: Assigned to House Transportation & Infrastructure Committee; 2/11/26; Passed House Transportation & Infrastructure Committee 7-0-0; 2/16/26; Passed Rules; Passed Caucus; 2/23/26: Retained on COW Calendar; 2/25/26: Placed on COW Calendar; Passed COW; Passed House Third Reading 46-6-8; Transmitted to the Senate; 3/5/26: Assigned to Senate Appropriations, Transportation and Technology Committee; Assigned to Rules; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 6-2-0-2; 4/7/26: Passed Rules; Passed Caucus; 6/12/26:

~~Failed Senate Third Reading 13-14-3; Passed Motion to Reconsider; Passed Senate Third Reading 21-8; Transmitted to the House; Passed House Final Reading 42-12-6; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: Neutral

Ch. 12, 2026 Laws (HB 2307 dangerous incompetent defendants; out-of-state facilitates)

Allows the Arizona State Hospital, through December 31, 2031, to accept a defendant found dangerous and incompetent on its forensic campus if no in-state secure mental health bed is available and other specified criteria is met. Establishes requirements for placement, treatment and transfer of these defendants and requires the Arizona Department of Health Services (AZDHS) to pay associated costs. Establishes the Legislative Study Committee on Secure State Mental Health Facilities to evaluate long-term solutions for secure state mental health facilities and requires the Committee to submit a report to the Governor and the Legislature by December 31, 2026. Requires AZDHS to analyze the cost of constructing or renovating a secure state mental health facility on the grounds of the Arizona State Hospital and report to the Governor and the Legislature by November 1, 2026. Retroactive to January 1, 2024. Emergency clause.

Primary Sponsor(s): Leo Biasiucci (R)

Status: 2/10/26: Assigned to House Health and Human Services Committee; Assigned to Rules; 2/12/26: Proposed Strike Everything Amendment; 2/16/26: Passed House Health and Human Services Committee 6-5-0-1; Passed Rules; 2/17/26: Passed Caucus; Passed COW; 2/18/26: Passed House Third Reading 37-20-3; Transmitted to the Senate; 2/24/26: Assigned to Senate Health and Human Services Committee; Passed Rules; 3/11/26: Passed House Health and Human Services Committee 4-3; 3/20/26: Passed Rules; 3/24/26: Passed Caucus; 3/26/26: Passed COW; Passed Senate Third Reading 27-2-1; Transmitted to the House; 3/20/26: Passed Caucus; 3/30/26: Passed House Third Reading 56-0-4; Transmitted to the Governor; 4/2/26: Signed by Governor

COP Position: Neutral

~~HB 2317 Traffic; vehicle laws; cities; prohibition~~

~~Prohibits local authorities from enacting or enforcing an ordinance or regulation that prohibits "cruising," defined as the repetitive driving of a motor vehicle past the same place without a destination or particular purpose within a specified time period.~~

Primary Sponsor(s): Cesar Aguilar (D)

Status: 1/14/2026: Assigned to House Transportation & Infrastructure Committee; 1/28/26: House Discussion/Held in Committee

COP Position: Pending

Ch. 57, 2026 Laws (HB 2324 Fire code; municipalities; county buildings)

Authorizes municipalities, in conjunction with the applicable county, to petition the Office of the State Fire Marshal to exempt county-owned buildings from state fire code inspection if state review is unduly burdensome and the local fire code is not substantially less stringent. Requires the Office of the State Fire Marshal to approve or deny a petition within 30 days and deems a petition approved if no action occurs within that period. Makes an approved city or town solely responsible for fire code inspection and enforcement in county-owned buildings within its jurisdiction and establishes procedures if either the local or state fire code materially changes.

Primary Sponsor(s): Nick Kupper (R)

Status: 1/15/2026: Double assigned to House Government and Houe Rules Committee; Passed GOV 7-0-0; 2/23/26; 2/24/26: Passed Caucus; 3/2/26: Passed COW; 3/4/26: Passed House Third Reading 53-0-6; Transmitted to the Senate; 3/12/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 3/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 6-0-1; 3/20/26: Passed Rules; Passed Caucus; 4/7/26: Passed Senate Third Reading 29-0-1; 4/8/26: Transmitted to the House; 4/9/26: Transmitted to the Governor; Signed by Governor

COP Position: Neutral

HB 2328 Municipal corporations; water supply; rates

~~Prohibits a municipal corporation in a county with a population greater than one million and less than four million (Pima County) from charging residents outside municipal boundaries a higher water rate than the rate charged to residents inside the municipality.~~

~~**Primary Sponsor(s):** David Marshall (R)~~

~~**Status:** 1/19/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee 6-4-0; 2/2/26: Passed Rules; Passed Caucus; Passed COW; 2/23/26: Passed House Third Reading 34-23-3; Transmitted to the Senate; 3/2/26: Assigned to Senate Natural Resources Committee; Assigned to Rules~~

~~**COP Position:** Monitor~~

HB 2344 Local government investment pool; treasurer

~~Requires the State Treasurer to manage the local government investment pool and authorizes the State Treasurer to contract with a third party as a contingency if the Treasurer is unable to perform fiduciary duties.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

Status: 1/20/2026: Assigned to House Appropriations Committee; 1/28/2026: Passed House Appropriations Committee 12-2-3; 3/3/26: Passed Caucus; Passed COW; 3/10/26: Passed House Third Reading 38-16-5; Transmitted to the Senate; 3/24/26: Assigned to Senate Finance Committee; Assigned to Rules

COP Position: Neutral

HB 2369 NOW: Photo enforcement; signature requirement; mayor

Requires a citation for a civil traffic violation or transportation-related misdemeanor criminal offense to be signed by the presiding judge of the adjudicating court. Voids an unsigned citation and requires the court to notify the charged person that the citation is void.

Primary Sponsor(s): Teresa Martinez (R)

Status: 1/15/26: Assigned to House Transportation & Infrastructure Committee; 2/4/26: Passed House Transportation & Infrastructure Committee 7-0-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading 56-0-4; Transmitted to the Senate; 3/5/26: Assigned to Senate Appropriations; Transportation and Technology Committee; 3/17/26: Passed Senate Appropriations, Transportation and Technology Committee 6-2-2; 4/7/26: Passed Rules; Passed Caucus

COP Position: Oppose

HB 2375 Housing; zoning; historic neighborhoods

Exempts historic neighborhoods from the requirement that municipalities authorize middle housing development.

Primary Sponsor(s): Matt Gress (R)

Status: 1/22/26: Assigned House Government Committee; 2/11/26: Held in Committee; 2/16/26: House Proposed Amendment; Government — Strike Everything; 2/18/26: Passed House Government without Strike Everything Amendment 4-3-0; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 3/9/26: Passed COW; 3/17/26: Held on House Third Reading Calendar; 3/18/26: Passed House Third Reading 31-24-5; Transmitted to the Senate; 3/24/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules

COP Position: Support

HB 2399 ADOT; revisions

Makes various changes to statutes related to the Arizona Department of Transportation (ADOT). Authorizes "blood transport vehicles" (defined) transporting human blood or blood products to use high occupancy vehicle lanes when displaying required decals or signs. Allows ADOT to designate a state highway or route as a primitive road. Allows ADOT to require additional identifying information as necessary from applicants for driver licenses and nonoperating identification licenses. Extends the driver license photo

~~update interval to 16 years, from 12 years. Repeals honorary consular official special license plates and required ADOT to recall the special plates and issue each person a standard license plate in lieu of the special plate.~~

~~**Primary Sponsor(s):** Leo Biasiucci (R)~~

~~**Status:** 1/15/26: Double assigned to House Transportation & Infrastructure and House Rules Committee; 2/18/26: Passed House Transportation & Infrastructure Committee 7-0-0; 2/20/26: Passed Rules; 2/23/26: Placed on Consent Calendar; 2/24/26: Passed House Third Reading 52-2-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Appropriations, Transportation and Technology Committee; Assigned to Rules; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 9-0; 4/7/26: Passed Rules; Passed Caucus~~

~~**COP Position:** Neutral~~

HB 2400 S/E emergency fuel waiver; petition; requirement

~~An emergency measure that requires the Director of the Arizona Department of Environmental Quality (ADEQ) to collaborate with the Associate Director of the Weights and Measures Services Division of the Arizona Department of Agriculture (Associate Director) to submit a fuel formulation waiver request for Area A and Area C for a 20-day waiver period to the U.S. Environmental Protection Agency (EPA).~~

~~**Primary Sponsor(s):** Julie Willoughby (R)~~

~~**Status:** 1/22/26: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26: Passed House Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/24/26: Passed House Third Reading Without Emergency Clause; 32-24-4; Transmitted to the Senate; 3/5/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/23/26: Withdrawn from Senate Natural Resources Committee; Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 3/25/26: Held in Senate Regulatory Affairs and Government Efficiency Committee~~

~~**COP Position:** Pending~~

HB 2402 Ambulance services; certificates of necessity

~~Requires ambulance services to report specified call, response, availability, complaint, and patient safety data quarterly to the Arizona Department of Health Services (AZDHS), and requires AZDHS to make that information publicly available online with redactions. Modifies certificate of necessity requirements by limiting preapproval equipment purchases, authorizing additional certificates in underserved areas, adjusting appeal timelines, and requiring renewal decisions to rely on current data. Requires AZDHS to establish an online certificate of necessity application portal and a public dashboard of ambulance response times. Requires AZDHS to assess civil penalties for noncompliance with certificate of necessity requirements.~~

Primary Sponsor(s): Julie Willoughby (R)

Status: 1/22/26: Assigned to House Commerce Committee; 2/3/26: Passed House Commerce Committee 10-1-0; 3/3/26: Passed Caucus; Passed COW; 3/5/26: Passed House Third Reading 43-7-9; Transmitted to the Senate; 3/11/26: Assigned to Senate Public Safety Committee; Assigned to Rules; 3/18/26: Passed Senate Public Safety Committee 7-0-0

COP Position: Pending

Ch. 199, 2026 Laws (HB 2404 NOW: transportation; mental health; patients)

Strike-Everything Amendment Adopted by House Committee on Health & Human Services: Requires, beginning December 31, 2026, that "inter-facility transports" (defined) of proposed patients under Arizona's mental health statutes be conducted by health care institutions, behavioral health facilities or authorized transporters, and prohibits a peace officer from conducting an inter-facility transport unless a person requests emergency assistance by calling 911 or a similar designated number

Primary Sponsor(s): Julie Willoughby (R)

Status: 1/20/26: Assigned to House Health & Human Services Committee; 2/3/26: Withdrawn from Health & Human Services Committee; 2/16/26: Passed Health & Human Services Committee with strike-everything amendment 10-1-1; 2/17/26: House Adopted Amendment: Health & Human Services – Strike Everything; 3/3/26: Passed Caucus; Passed COW; 3/4/26: Placed on House Third Reading Calendar; Passed House Third Reading 53-0-6; Transmitted to the Senate; 3/12/26: Assigned to Senate Public Safety; Assigned to Rules; 3/18/26: 3/18/26: Passed Senate Public Safety Committee 7-0-0; 5/11/26: Passed Rules; Passed Caucus; 6/9/26: 28-1-1; Transmitted to the House; 6/10/26: Passed House Final Reading 50-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Support

HB 2415 Kratom products; narcotic drugs

Prohibits manufacturing, transporting, selling or offering for sale kratom products that exceed specified limits for 7-hydroxymitragynine, and classifies violations as a class 3 (lowest) misdemeanor. Increases the minimum age to purchase kratom products to 21, from 18. Repeals existing kratom statutes and establishes new standards governing kratom products, including required labeling that discloses ingredients, alkaloid quantities, serving size and number of servings. Classifies synthetic mitragynine, synthetic 7-hydroxymitragynine and other synthetically derived compounds of the kratom plant as narcotic drugs.

Primary Sponsor(s): Quang H. Nguyen (R)

Status: 1/15/26: Assigned to House Judiciary Committee; 2/4/26: Passed House Judiciary Committee 6-3-0; Passed Rules; Passed Caucus; 2/23/26: Retained on COW Calendar; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House

~~Third Reading 36-17-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; Passed Senate Third Reading 22-7-1; Transmitted to the House; 4/29/26: Passed Caucus~~

~~**COP Position:** Neutral~~

Ch. 200, 2026 Laws (HB 2417 Excessive speed; speed inhibiting device)

Authorizes a court to order installation of a speed inhibiting device on a motor vehicle, in addition to license suspension or revocation, for certain excessive speeding violations and requires the Arizona Department of Transportation (ADOT) to administer and enforce the program. Requires drivers subject to an order to install and maintain a certified device on all operated vehicles, pay associated costs and comply with monitoring and reporting requirements, and establishes penalties for noncompliance or tampering. Expands vehicle immobilization and impoundment laws to apply when a required speed inhibiting device is not installed or functioning as ordered, and updates notice, release and access provisions to incorporate the device. Requires ADOT to certify devices, adopt rules, protect data privacy and limit data use. Establishes manufacturer standards and liability protections. Effective July 1, 2027.

Primary Sponsor(s): Quang Nguyen (R)

Status: 1/14/2026: Assigned to House Judiciary Committee; 1/28/2026: Passed House Judiciary Committee 7-2-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW with Floor Amendment; 2/25/26: Passed House Third Reading 33-21-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Public Safety Committee; Assigned to Rules; 3/25/26: Passed Senate Public Safety Committee 6-1; 3/30/26: Passed Rules; 3/31/26: Passed Caucus; 4/13/26: Passed COW; 6/9/26: Passed Senate Third Reading 24-5-1; Transmitted to the House; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

Ch. 93, 2026 Laws (HB 2428 Emissions; reduction credits; counties)

Allows a county to assert jurisdiction to issue voluntary permits to certify emission reduction credits for portable sources and mobile sources within the county. Authorizes the Arizona Department of Environmental Quality to issue permits or permit revisions that an applicant voluntarily requests solely to certify emission reduction credits for up to 20 years, subject to applicable rules and enforcement discretion.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/20/26: Assigned to House Natural Resources, Energy & Water Committee; 2/2/26: Passed House Natural Resources, Energy & Water Committee 10-0-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 54-0-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources Committee

7-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/7/26: Passed COW; Passed Senate Third Reading 29-0-1; Transmitted to the House; 4/6/26: Passed Caucus; 6/1/26: Passed House Final Reading 56-0-4; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Support

HB 2429 Vacation rentals; short-term rentals; occupancy

~~Authorizes municipalities and counties to restrict maximum occupancy in vacation rentals and short-term rentals based on locally established limits or a statewide bedroom and square footage formula. Authorizes municipalities and counties to limit the number of vacation rentals and short-term rentals by capping permits or licenses or by establishing minimum distance requirements. Grandfathers existing permitted properties in good standing from distance limits and license caps, with some exceptions. Prohibits advertising a vacation rental or short-term rental for occupancy exceeding the applicable maximum and authorizes civil penalties for advertising violations. Reduces the number of health and safety violations associated with a property before a municipality or county can initiate permit or license suspension and deletes civil penalties for those violations.~~

Primary Sponsor(s): Selina Bliss (R)

Status: ~~1/20/26: Assigned to House Commerce Committee; 2/13/26: House Proposed Amendment: Commerce—Strike Everything; 2/17/26: Passed House Commerce with strike everything amendment 8-2-1; 3/3/26: Passed Caucus; Passed COW; 3/10/26: Passed House Third Reading 36-19-4; 3/11/26: Placed on Additional COW Calendar; Passed Additional COW; 3/16/26: Passed House Third Reading 37-14-8; Transmitted to the Senate; 3/17/26: Assigned to Senate Regulatory Affairs and Government Efficiency~~

COP Position: Support

HB 2437 EMS reciprocity; compact

~~Adopts the Emergency Medical Services Personnel Licensure Interstate Compact to authorize mutual recognition of emergency medical technician, advanced emergency medical technician and paramedic licenses among participating states. Allows licensed EMS personnel to practice across state lines under a privilege to practice while subjecting them to the scope of practice and enforcement authority of the remote state. Establishes an interstate commission to administer the compact, adopt binding rules, maintain a coordinated licensure and disciplinary database and enforce compliance. Requires member states to share licensure, adverse action and significant investigatory information and to recognize disciplinary actions taken by other member states. Allows states to withdraw from the compact by statute and includes severability provisions.~~

Primary Sponsor(s): Selina Bliss (R)

Status: ~~1/20/26: Assigned to House Health & Human Services Committee; 12/16/26: Passed House Health & Human Services Committee 11-1-0; 3/3/26: Passed Caucus;~~

Passed COW; 3/10/26: Passed House Third Reading 44-11-4; Transmitted to the Senate; 3/16/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules

COP Position: Pending

HB 2460 Business property; theft; penalties; prohibition

~~Prohibits municipalities and counties from adopting or enforcing ordinances that penalize a business for the theft of the business's "movable property" (defined). Prohibits fines, fees, cost recovery requirements and compliance mandates imposed on a business when the underlying conduct results from theft of the business's movable property. Authorizes municipalities and counties to notify businesses of the location of stolen property, pursue penalties against the perpetrator and enforce general nuisance ordinances that do not penalize the business for theft. Authorizes the Attorney General or a business to seek injunctive relief and recover attorney fees and costs for violations. Establishes statewide preemption over local regulation of penalties related to theft of a business's movable property. Severability clause.~~

Primary Sponsor(s): Nick Kupper (R)

Status: ~~1/19/2026: Assigned to House Government Committee; 1/28/2026: Passed House Government Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26 Passed COW; 2/25/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Government; Assigned to Rules; 3/25/26: Passed Senate Government Committee 4-2; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; Passed Senate Third Reading 17-9-4; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed House Final Reading 32-23-5; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

HB 2492 Urban growth boundaries; prohibition

~~Prohibits a municipality, county, the state, or a state agency from adopting or enforcing any law, rule, ordinance, or contract that establishes or maintains urban growth boundaries that prevent new urban or suburban development, restrain trade or commerce, or prevent extension of public services outside those boundaries. Voids any local or state action that establishes or enforces such urban growth boundaries. Because of voter protection, this bill requires a 3/4 vote of the members of each house of the Legislature to pass.~~

Primary Sponsor(s): James Taylor (R)

Status: ~~1/20/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/17/26: Passed House Natural Resources, Energy & Water Committee 4-3-1-2; 2/23/26: Placed on Consent Calendar; 2/24/26: Passed Caucus; 3/2/26: Passed COW; 3/3/26: Failed House Third Reading 27-29-3~~

COP Position: ~~Oppose~~

HB 2457 public utilities; plant construction; colocation

~~Allows a public service corporation or public power entity to construct a new power plant without obtaining a certificate of environmental compatibility if the plant is colocated with an extra high load factor customer, zoning entitlements are in place and the utility provides notice and holds at least one county public comment session. Requires the Arizona Corporation Commission to adopt rules defining “colocated with” and “extra high load factor customer” and to implement the exemption.~~

Primary Sponsor(s): Justin Wilmeth (R)

Status: ~~1/20/2026: Assigned to House Artificial Intelligence and Innovation; Assigned to Rules; 2/12/26: Passed House Artificial Intelligence and Innovation 4-3; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Failed House Third Reading 28-36-6; Passed Motion to Reconsider; 3/3/26: Passed House Third Reading 32-22-5-0-1; Transmitted to the Senate; Assigned to Senate Regulatory Affairs and Government Efficiency Committee 4-2-0-1; 3/20/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 6/10/26: Failed Senate Third Reading 15-14-1~~

COP Position: Pending

HB 2494 Certificate; environmental compatibility; zoning; exemption

~~Prohibits a county from preventing, restricting, or regulating the use of land or improvements for the construction and operation of a thermal or nonthermal electric generating unit if the owner or operator has obtained a certificate of environmental compatibility that is affirmed and approved by the Arizona Corporation Commission. Allows an owner or operator of a nonthermal electric generating unit to voluntarily apply for a certificate of environmental compatibility.~~

Primary Sponsor(s): James Taylor (R)

Status: ~~1/20/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26: Passed House Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW with Floor Amendment; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources; Assigned to Rules; 3/17/26: Passed Seante Natural Resources Committee 4-3-1; 3/23/26: Passed Rules; Passed Caucus; 6/9/26: Passed COW; 6/10/26: Failed Senate Third Reading 13-16~~

COP Position: Oppose

HB 2496 Revitalization districts; construction contracts

~~Requires a revitalization district to include specified payment protection provisions in any infrastructure construction contract, including rights for contractors and subcontractors to suspend performance or terminate for nonpayment without being deemed in breach. Requires contracts to provide notice standards, recovery of~~

~~reasonable mobilization costs after suspension, and an award of reasonable attorney fees and costs to the prevailing party in enforcement actions. Applies the requirements to revitalization district infrastructure construction contracts executed after the effective date.~~

~~**Primary Sponsor(s):** Michael Way (R)~~

~~**Status:** 1/22/2026: Assigned to House Commerce Committee; 2/10/26: Passed Commerce Committee 9-1-1; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/25/26: Passed House Third Reading 44-9-7; Transmitted to the Senate; 3/3/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules~~

~~**COP Position:** Oppose~~

~~**HB 2532 Homelessness; data; performance audit; appropriation**~~

~~Requires the Auditor General to conduct a special performance audit of monies spent on programs and services for individuals experiencing homelessness in Arizona, including state, local, federal, and law enforcement expenditures, contract and grant awards, performance metrics, data system efficiency, and per person service costs. Requires all state and local governmental entities to cooperate and provide access to records and information necessary to complete the audit. Requires the Auditor General to submit the audit report to the Governor and the Legislature by December 31, 2027, and repeals the audit requirement June 30, 2028. Appropriates \$1.25 million from the Housing Trust Fund in FY2026-27 to the Auditor General for the audit.~~

~~**Primary Sponsor(s):** Matt Gress (R)~~

~~**Status:** 1/19/2026: Double assigned to House Government Committee and House Appropriations Committee; 1/21/2026: Withdrawn from Government Committee; 1/28/2026: Scheduled for Hearing; 1/28/26: Passed House Appropriations Committee 11-6-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Appropriations, Technology and Transportation Committee; Assigned to Rules; 3/17/26: Passed Senate Appropriations; Transportation and Technology Committee 5-3-2~~

~~**COP Position:** Oppose~~

~~**HB 2533 Homeless services; office; board**~~

~~Establishes the Office of Homeless Services to coordinate and oversee homeless services statewide and creates the Arizona Homeless Services Board to guide policy, set goals, and coordinate funding and data sharing among service providers. Requires the Office to manage a statewide homeless management information system, develop and maintain an annual homeless services budget, prioritize funding for programs with demonstrated success, and report regularly to the Governor, the Legislature, and the Arizona Department of Housing on homelessness trends, expenditures, and outcomes. Creates a Property Loss Homelessness Compensation Fund to provide~~

loans and compensation to individuals and businesses for property loss associated with nearby homeless shelters and requires the Office to administer the Fund. Establishes an ombudsman to receive and investigate complaints, provide training and information, and report findings and recommendations related to homeless services. Terminates the Office on July 1, 2030.

Primary Sponsor(s): Matt Gress (R)

Status: 1/19/2026: Assigned to House Government Committee; 1/28/2026: Passed House Government Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/3/26; 2/24/26: Passed COW; 2/25/26: Failed House Third Reading 19-34-7; Passed Motion to Reconsider; 3/17/26: Failed House Third Reading 17-36-6

COP Position: ~~Oppose~~

HB 2555 Businesses; requirement to accept cash

Requires retail businesses with a physical location in Arizona to accept cash for goods and services totaling \$100 or less and prohibits charging a fee or penalty for cash payments. Creates a private right of action for violations and authorizes damages and attorney fees, with annual inflation adjustments. Exempts written contracts specifying payment methods and online sales.

Primary Sponsor(s): Joseph Chaplik (R)

Status: 1/19/2026: Assigned to House Commerce Committee; 1/27/2026: Passed House Commerce Committee 9-1-0; Passed Rules; 2/10/26: Passed Caucus

COP Position: ~~Oppose~~

Ch. 99, 2026 Laws (HB 2573 DUI; alternative treatment)

Authorizes a court, after a timely appeal of a first aggravated DUI conviction, to allow a defendant to serve the mandatory incarceration term in a home detention program pending the appellate decision, with one day of credit for each day served. Requires the court to determine eligibility based on flight risk and danger to the public or self and to order installation and maintenance of a certified ignition interlock device during home detention. Deletes requirements for DUI jail sentences or portions of sentences to be served consecutively. Makes certain persons whose licenses are revoked for alcohol-related felonies involving motor vehicles eligible for a special ignition interlock restricted driver license.

Primary Sponsor(s): Teresa Martinez (R)

Status: 1/20/2026: Assigned to House Judiciary Committee; 1/27/26: Withdrawn from Judiciary Committee; 1/27/26: Assigned to House Transportation & Infrastructure Committee; 2/11/26: Passed with amendment House Transportation & Infrastructure Committee 7-0-0; Passed Caucus; 2/17/23; 2/23/26: Retained on COW Calendar; 3/2/26: Passed COW; 3/10/26: Passed House Third Reading 41-14-4; Transmitted to the Senate; 3/16/26: Assigned to Senate Judiciary and Elections Committee; Assigned

to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 7-0; 4/7/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; Passed Senate Third Reading 28-0-2; Transmitted to the House; 4/29/26: Passed Caucus; 6/1/26: Passed House Final Reading 45-11-4; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Oppose

Ch. 100, 2026 Laws (HB 2574 Traffic penalties; appeal; stay)

Requires a court that grants an appeal of a traffic violation judgment to report the stay of enforcement to the Arizona Department of Transportation (ADOT). Prohibits ADOT from pursuing administrative action related to the judgment while the stay is in effect or until an appellate court affirms the judgment.

Primary Sponsor(s): Neal Carter (R)

Status: 1/19/2026: Assigned to House Transportation & Infrastructure Committee; 1/28/2026: Passed House Transportation & Infrastructure Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; 3/4/26: Passed House Third Reading 52-0-7; Transmitted to the Senate; 3/11/26: Assigned to Senate Appropriations, Transportation and Technology Committee; 3/24/26: Passed Senate Appropriations; Transportation and Technology Committee 10-0; 3/30/26: Passed Rules; Passed Caucus; 5/26/26: Passed Senate Third Reading 26-0-4; Transmitted to the House; 6/1/26: Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

~~HB 2584 Public monies; genetic sequencing; prohibition~~

~~Prohibits the expenditure of public monies for genetic sequencing procedures that use devices produced by a company domiciled in, or owned or substantially controlled by a company domiciled in, a foreign adversary. Applies the restriction to state employee and retiree health and accident coverage.~~

~~**Primary Sponsor(s):** Leo Biasiucci (R)~~

~~**Status:** 1/22/2026: Assigned to House Appropriations Committee; 2/11/26: Passed House Appropriations Committee 13-5-0; 2/16/26: Passed Rules; Passed Caucus; Placed on Consent Calendar; 2/16/26; 2/23/26: Passed House Third Reading 38-19-3; Transmitted to the Senate; 2/25/26: Assigned to Senate Health and Human Services Committee; Assigned to Rules; 3/11/26: Passed Senate Health and Human Services Committee 4-3; 3/17/26: Passed Caucus; 4/2/26: Passed COW; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor~~

~~**COP Position:** Monitor~~

HB 2588 Municipalities; planned communities; design; prohibition

Prohibits a municipality from requiring the creation of a homeowners' association, shared amenities, gated access, or other perimeter enclosures as a condition of a subdivision or development, except as required by federal law. Prohibits a municipality from adopting or enforcing design, architectural, or aesthetic requirements for single-family homes or accessory dwelling units, including requirements related to materials, colors, façades, layouts, garages, fences, or similar features. Prohibits a municipality from denying or conditioning a permit based on prohibited design requirements. Preserves the applicability of building codes, fire codes, public health and safety regulations, minimum parking requirements, and dark sky ordinances.

Primary Sponsor(s): Michael Way (R)

Status: 1/22/2026: Assigned to House Commerce Committee; 2/4/26: Withdrawn from Commerce Committee; 2/9/26: Assigned to Rural Economic Development Committee; 2/19/26: Held in Committee

COP Position: Oppose

HB 2608 Transitional housing; grant program; appropriation

Expands allowable uses of the Military Transitional Housing Fund to include constructing comprehensive care facilities, and transitional housing and supportive services for homeless or at-risk veterans. Establishes the Military Transitional Housing Grant Program to award grants to veteran-owned and veteran-operated nonprofit organizations for military transitional, veteran, affordable, or homeless housing. Appropriates \$7 million from the state general fund in FY2026-27 to the Arizona Department of Housing for the grant program.

Primary Sponsor(s): Walt Blackman (R)

Status: 1/20/2026: Double Assigned to House Federalism, Military Affairs & Elections Committee and Appropriations; 2/11/26; Held in Committee

COP Position: Neutral

HB 2610 Utility relocation; funding; bond

Requires a municipality to reimburse telecommunications utilities for relocation costs when a construction project that is undertaken individually or jointly by an intergovernmental contract requires relocation of facilities. Requires municipalities to provide equivalent land or permit rights at municipal expense, establishes claim submission, review, and payment timelines, and sets a reimbursement cap of two percent of total project bond proceeds for facilities without existing land rights. Previously, these requirements only applied to construction projects undertaken individually or jointly by an intergovernmental contract that were funded in whole or in part by voter-approved municipal bond proceeds.

Primary Sponsor(s): Walt Blackman (R)

Status: ~~1/27/2026: Assigned to House Government Committee; 2/11/26: Held in Committee; 2/18/26: Passed House Government Committee 7-0-0; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 50-3-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Government; Assigned to Rules~~

COP Position: Neutral

HB 2620 appropriations; homeless veterans; shelter services

~~Appropriates \$300,000 from the state general fund in each of FY2026-27 through FY2030-31 to the Arizona Department of Veterans' Services to distribute as grants to emergency shelters that provide low-barrier, noncongregate shelter with at least 100 beds for single adults who are 55 years of age or older and that serve homeless veterans in Arizona.~~

Primary Sponsor(s): ~~Walt Blackman (R)~~

Status: ~~1/20/2026: Triple assigned to House Federalism, Military & Elections and House Appropriations and House Rules Committee; 2/12/26; Withdrawn from House Federalism, Military & Elections Committee; 2/12/26: Assigned to Government Committee; 2/12/26: Passed House Government Committee 7-0-0; 2/23/26: Passed House Appropriations Committee 17-0-0-1; 3/3/26: Passed Caucus; Passed COW; 3/10/26: Passed House Third Reading 51-4-4; Transmitted to the Senate; Assigned to Senate Military Affairs and Border Security Committee; 3/23/26: Passed Senate Military Affairs and Border Security Committee 6-0-1; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 10-0~~

COP Position: Support

Ch. 103, 2026 Laws (HB 2641 PFAS; firefighting foam; prohibition)

Expands the existing prohibition on the use of class B firefighting foam containing intentionally added PFAS chemicals by applying the restriction to all uses, instead of limiting it to training and testing.

Primary Sponsor(s): Sarah Liguori (D)

Status: 1/19/2026: Assigned to House Public Safety & Law Enforcement Committee; 1/26/2026: Passed Public Safety & Law Enforcement Committee 15-0-0; 2/2/26: Passed Rules; Passed Caucus; 3/2/26: Passed COW with Floor Amendment; 3/5/26: Passed House Third Reading 50-0-9; Transmitted to the Senate; 3/11/26: Assigned to Senate Government Committee; Assigned to Rules; 3/25/26: Passed Senate Government Committee 7-0; 3/30/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 4/16/26: Passed Senate Third Reading 27-0-3; Transmitted to the House; 4/21/26: Passed Caucus; 6/1/26: Passed House Final Reading 56-0-4; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

Ch. 60, 2026 Law (HB 2665 Manslaughter; online advice; encouragement)

Expands the list of acts constituting manslaughter, a class 2 (second highest) felony, to include an adult intentionally providing a "directed communication" (defined as verbal, written, or electronic communications, including social media posts or messages, that are specifically directed at the minor, while excluding general public commentary or artistic expression) that a minor uses to die by suicide, with knowledge of the minor's intent.

Primary Sponsor(s): Pamela Carter (R)

Status: 1/20/2026: Assigned to House Judiciary Committee; 1/22/26: Withdrawn from Judiciary Committee; 1/22/26: Assigned to House Public Safety & Law Enforcement Committee; 2/9/26: Passed as Amended Public Safety & Law Enforcement Committee 10-0-4-1; 2/17/26: Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 45-9-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Committee 6-0; 3/23/26: Passed Caucus; Passed Rules; 4/8/26: Passed Senate Third Reading 28-0-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

Ch. 61, 2026 Laws (HB 2666 Sexual extortion; classification)

Increases the penalty for sexual extortion committed against a victim who is 15, 16, or 17 years of age by reclassifying the offense to a class 2 (second highest) felony, from a class 3 (mid-level) felony. Requires the sentence for sexual extortion against a victim in that age range to run consecutively to any other sexual extortion sentence and makes the convicted person ineligible for probation, suspension of sentence, or early release.

Primary Sponsor(s): Pamela Carter (R)

Status: 1/19/2026: Assigned to House Judiciary Committee; 1/28/2026: Passed House Judiciary Committee 8-0-1; 2/2/26: Passed Rules; Passed Caucus; Passed COW with Floor Amendment; 2/19/26; 2/23/26: Passed House Third Reading 57-0-3; Transmitted to the Senate; 3/3/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/4/26: Passed Senate Judiciary and Elections Committee 7-0-0; Passed Rules; 3/10/26: Passed Caucus; 4/8/26: Passed Senate Third Reading 28-0-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

~~HB 2667 Homebuyer assistance programs; requirements~~

~~Establishes requirements for state or state agency first-time homebuyer and down payment assistance programs by requiring two years of Arizona residency, owner~~

occupancy of the home as a primary residence for at least two years, and prohibiting use of the home as a short term or vacation rental until assistance is repaid. Prohibits out-of-state investors from participating in these programs.

Primary Sponsor(s): Pamela Carter (R)

Status: 1/22/2026: Assigned to House Government Committee; 2/11/26: Passed House Government Committee 4-3-0; 2/16/26: Passed Rules; 2/17/26: Passed Caucus; 2/24/26: Passed COW; Motion to adopt Villegas Amendment Failed 22-32; 2/25/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules

COP Position: ~~Oppose~~

HB 2691 Officers; interviews; representative; cost

Expands a law enforcement officer's right to select a representative of the officer's choosing during an administrative interview that could result in discipline by removing the prohibition on the representative being an attorney and the requirement that the representative be from the same agency.

Primary Sponsor(s): David Marshall (R)

Status: 1/21/2026: Assigned to House Public Safety & Law Enforcement; 2/16/26; Held in Committee

COP Position: ~~Oppose~~

HB 2692 Procurement; professionals; construction services

Revises public procurement statutes for professional and construction services by adding program management, project management, construction management, and land and right-of-way acquisition services to qualifications-based selection requirements. Authorizes an agent to award a single contract for job-order contracting construction services by using a cooperative purchasing agreement instead of conducting a separate procurement. Authorizes an agent, for federally funded projects that require price competition, to award construction manager-at-risk contracts using a single request for proposals and a best value scoring method that prioritizes qualitative and technical proposals and limits price or fee scoring to no more than ten percent when required by federal law. Authorizes procurement of progressive design-build construction services through qualifications-based selection and staged negotiation while prohibiting consideration of price until sufficient design advancement occurs. Limits use of these alternative procurement methods to contracts executed on or before December 31, 2030, with services allowed to continue after that date under executed contracts.

Primary Sponsor(s): David Livingston (R)

Status: 1/22/2026: Assigned to House Commerce Committee; 2/12/26: Withdrawn from House Commerce Committee; Assigned to House Appropriations Committee; 2/18/26:

~~Passed House Appropriations Committee 10-7-1; 2/23/26: Placed on Consent Calendar; 2/24/26: Passed Caucus; 2/26/26: Passed House Third Reading 33-21-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Government Committee; Assigned to Rules~~

~~COP Position: Monitor~~

HB 2716 vacant; abandoned property; inspection; maintenance

~~Authorizes a city or town to adopt and enforce ordinances that require registration, inspection, and maintenance of residential and commercial buildings that are vacant or abandoned for more than 150 days. Requires such ordinances to impose owner obligations related to property security, structural safety, sanitation, insurance coverage, inspections, and payment of registration and inspection fees, and authorizes the city or town to use collected fees for public safety, administration, or repair, closure, or demolition of the property. Allows a city or town to place liens on real property to collect delinquent fees and costs and prohibits owners from avoiding compliance by transferring property to affiliated entities.~~

~~Primary Sponsor(s): Betty Villegas (D)~~

~~Status: 1/21/26: Dual Assigned to House Government and House Regulatory Oversight Committees; Assigned to Rules; 2/18/26: Passed House Government Committee 5-1-1~~

~~COP Position: Support~~

Ch. 108, 2026 Laws (HB 2720 Prostitution; assessment; anti-human trafficking fund)

Imposes a \$200 assessment on persons convicted of paying for prostitution and deposits the proceeds into the Anti-Human Trafficking Grant Fund. Reclassifies paying for prostitution as a class 6 (lowest) felony, instead of a class 1 (highest) misdemeanor, with escalating penalties based on prior convictions.

Primary Sponsor(s): Selina Bliss (R)

Status: 1/21/26: Assigned to House Judiciary Committee; Passed House Judiciary Committee 8-0-1; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/24/26: Retained on COW Calendar; 3/9/26: Passed COW; 3/11/26: Passed House Third Reading 37-14-8; Transmitted to the Senate; 3/17/26: Assigned to Senate Judiciary and Elections Committee; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/20/26: Passed COW; 5/26/26: Passed Senate Third Reading 17-7-6; Transmitted to the House; 6/1/26: Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Support

HB 2755 NOW: State lands; commercial leases; auction

~~Authorizes the State Land Commissioner to renew an existing mineral or mineral materials lease without public auction if the lessee substantially complies with the lease, renewal serves the trust's best interest, renewal is supported by written fiduciary findings, and the renewal term does not exceed 20 years. Requires the Commissioner to review market-indexed royalty rates at least every 5 years. Restricts holdover leases to 90 days, requires immediate reimbursement of fair market value for reasonable and customary improvements made by a terminated holdover tenant, and requires reimbursement from the state land trust for approved improvements at the conclusion of a lease renewal or special land use permit.~~

Primary Sponsor(s): ~~Gail Griffin (R)~~

Status: ~~1/21/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 2/5/26: Passed House Natural Resources, Energy & Water Committee 6-4; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Passed COW; 2/26/26: Failed House Third Reading 30-23-7; Passed Motion to Reconsider; 3/3/26: Passed House Third Reading 32-22-5; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 5-3; 3/24/26: Passed Rules; Passed Caucus; 6/12/26: Passed COW; Passed Senate Third Reading 16-13; Transmitted to the House; 6/13/26: Passed House Final Reading 31-22-7; Transmitted to the Governor; 6/19/26: Vetoes by Governor~~

COP Position: ~~Oppose~~

HB 2757 Butler Valley; La Paz; groundwater

~~Authorizes the La Paz County Board of Supervisors to withdraw groundwater from land the county owns or leases in the Butler Valley groundwater basin for transportation to an initial active management area outside the basin for county or municipal use or to meet replenishment obligations of a multi-county water conservation district. Limits conveyance of state or political subdivision land in the Butler Valley groundwater basin used for such withdrawals to La Paz County.~~

Primary Sponsor(s): ~~Gail Griffin (R)~~

Status: ~~1/20/26: Assigned to House Natural Resources, Energy & Water Committee; 2/11/26: Passed House Natural Resources, Energy & Water Committee 5-2-3; 1/23/26: Passed Rules; 2/24/26: Passed Caucus~~

COP Position: ~~Neutral~~

HB 2758 McMullen Valley; eligible entities; groundwater

~~Repeals existing statutory restrictions on groundwater transportation from the McMullen Valley groundwater basin and establishes a new framework allowing eligible public entities and regulated water utilities to withdraw and transport groundwater from historically irrigated acres under specified hydrologic limits, reporting requirements, and~~

~~cost responsibility conditions. Authorizes transportation of groundwater to an initial active management area or limited use in La Paz County. Requires the Arizona Department of Water Resources to adopt rules and annually report total withdrawals from the McMullen Valley groundwater basin to the Governor and the Legislature.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/19/2026: Assigned to House Natural Resources, Energy & Water Committee; 1/27/2026: Passed Natural Resources, Energy & Water Committee as Amended 6-4-0; 2/2/26: Passed Rules; 2/17/26: Passed Caucus; 2/17/24: House Committee of the Whole Failed 28-29-3-0; 2/19/26: Reconsidered and Passed COW Calendar with Floor Amendment; Passed House Third Reading 32-24-4; Transmitted to the Senate; Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Passed Senate Natural Resources Committee 4-3-1; 3/23/26: Passed Rules; Passed Caucus~~

~~**COP Position:** Neutral~~

HB 2763 Shooting range; closure; conditions

Requires the Legislature to adopt a joint resolution approving the closure of a state-owned shooting range before the Arizona Game and Fish Commission may close the range.

Primary Sponsor(s): Quang Nguyen (R)

Status: 1/21/2026: Assigned to House Judiciary Committee; 1/28/2026: Passed House Judiciary Committee 8-1-0; 2/2/26: Passed Rules; Passed Caucus; 2/2/26: Removed from House Consent Calendar; 2/3/26: Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 5-3; Passed Caucus; 4/10/26: Passed Rules; 4/15/26: Passed COW; 6/10/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

HB 2766 Erroneous convictions; compensation; procedures

~~Makes various changes to statutes governing claims of erroneous felony convictions. Increases the standard of proof for a claimant seeking compensation to clear and convincing evidence, instead of a preponderance of the evidence. Modifies the timeline for the Attorney General to respond to a claim, allows the court to consider any relevant evidence regardless of whether it was admissible in trial, and grants the prosecuting agency the right to intervene. Allows the court to award interest only from the time of entry until the judgment is paid. Grants each party the right to appeal the final judgment on an erroneous conviction claim. Prohibits state entities from using monies from any fund or source other than the Erroneous Convictions Fund to pay awarded claims, limits state liability to available fund balances, and prioritizes claims in the order received. Retroactive to January 1, 2026.~~

Primary Sponsor(s): Khyl Powell (R)

Status: 1/21/2026: Assigned to House Judiciary Committee; 2/5/26: Removed from House Judiciary hearing; 2/9/26: House Proposed Amendment; Judiciary — Strike Everything

COP Position: Monitor

Ch. 113, 2026 Laws (HB 2772 License; driver; nonoperating; medical indicia)

Requires the Arizona Department of Transportation (ADOT) to provide on a driver license or nonoperating identification license a space where a licensee can indicate the existence of a valid prehospital medical care directive using an orange symbol.

Requires ADOT to adopt rules for the symbol and maintain limited records related to the directive. Authorizes emergency medical system personnel and other covered providers to rely on the orange symbol as evidence of a valid directive.

Primary Sponsor(s): Khyl Powell (R)

Status: 1/22/2026: Assigned to House Transportation & Infrastructure Committee; 2/11/26; Passed House Transportation & Infrastructure Committee with amendment 6-0-1; 2/16/26; Passed Rules; Passed Caucus; 2/23/26: Retained on COW Calendar; 3/9/26: Passed COW; 3/11/26: Passed House Third Reading 49-2-8; Transmitted to the Senate; 3/17/26: Assigned to Senate Public Safety; Assigned to Rules; 3/25/26: Passed Senate Public Safety Committee 7-0; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed Senate Third Reading 17-9-4; Transmitted to the House; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 2785 Conformity; internal revenue code; deductions

~~Updates Arizona income tax conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026, and makes related conforming changes for prior taxable years. Adds new Arizona income subtractions for certain federal deductions, including qualified individual deductions, qualified passenger vehicle loan interest, qualified tips, and qualified overtime compensation, to the extent not already excluded from Arizona gross income. Modifies the optional standard deduction by tying base amounts to the federal basic standard deduction and increases the standard deduction for charitable contributions beginning in taxable year 2026, subject to dollar caps. Applies retroactively to taxable years beginning January 1, 2025.~~

Primary Sponsor(s): Justin Olson (R)

Status: 1/29/2026: Assigned to House Ways & Means Committee; Passed House Ways & Means Committee 5-4-0; Passed COW as Amended; Passed Rules; 2/11/26; Passed House Third Reading 32-26-2-0; Transmitted to Senate; HB2785 substituted for SB 1638. Miscellaneous Motion Passed; Passed Senate 17-13-0; 2/12/26 Vetoes by Governor

COP Position: ~~Oppose~~

HB 2786 TPT; exemption; textbook rental

Exempts the leasing or renting of textbooks from transaction privilege tax under the personal property rental classification. Applies to taxable periods beginning on or after the first day of the month following the general effective date.

Primary Sponsor(s): Justin Olson (R)

Status: 1/21/2026: Assigned to House Ways & Means Committee; 1/28/2026: Passed House Ways & Means Committee 8-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/18/26: Passed COW; 2/19/26: Passed House Third Reading; 56-0-4; Transmitted to the Senate; 2/24/26: Assigned to Senate Finance Committee; Assigned to Rules; 3/9/26: Placed on Finance Committee Agenda; Passed Senate Finance Committee 5-0-2; 4/10/26: Passed Rules; 4/14/26: Passed Caucus; 6/9/26: Passed COW; 6/10/26: Passed Senate Third Reading 29-0-1; Transmitted to the House; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

Ch. 2, Laws 2026 (HB 2792 Property tax; exemption; veterans)

Provides a full property tax exemption for the primary residence of a veteran with a 100 percent service-connected disability and allows a surviving spouse to continue receiving the exemption for the surviving spouse's primary residence if the surviving spouse does not remarry. Treats a primary residence owned jointly by an eligible veteran and the veteran's spouse as owned solely by the veteran for purposes of the exemption. Prohibits an individual from receiving more than one property tax exemption under the widow or widower, total and permanent disability, or veteran with a disability categories. Applies to tax years beginning January 1, 2026. Emergency clause.

Primary Sponsor(s): Michael Carbone (R)

Status: 1/21/2026: Assigned to House Ways & Means Committee; 1/28/2026: Passed House Ways & Means Committee 8-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/3/26: Removed from House Consent Calendar; Passed COW; Passed House Third Read 57-0-3; 2/4/26: Transmitted to the Senate; 2/10/26: Passed Motion HB2792 substituted for SB1298; 2/10/26: Passed Senate Third Read 29-1-0; 2/11/26; Transmitted to the Governor; 2/12/26; Signed by Governor

COP Position: Neutral

Ch. 205, 2026 Laws (HB 2793 Annexation of territory; procedures)

Allows a city or town to publish annexation hearing notices electronically and to reduce posting requirements for a proposed annexation consisting of a single parcel of not more than 160 acres. Authorizes a city or town to waive the 30-day waiting period and

public hearing and to complete annexation immediately by ordinance when the annexation consists of 100 percent of the property owned by the initiating property owner.

Primary Sponsor(s): Michael Carbone (R)

Status: 1/21/2026: Assigned to House Government Committee; 2/11/26: Passed House Government Committee with amendment 4-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/26/26: Passed House Third Reading 39-15-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Federalism and Family Law Committee; Assigned to Rules; 3/23/26: Passed Senate Federalism and Family Law 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 6/9/26: Passed Senate Third Reading 19-10-1; Transmitted to the House; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Support

HB 2795 Small modular reactors; zoning; approval

~~Prohibits a county from preventing, restricting or otherwise regulating the construction and operation of a small modular reactor if the owner or operator obtains a federal early site permit, completes the required federal public notice and comment process, receives a federal design certification and submits specified documentation to the county board of supervisors.~~

~~**Primary Sponsor(s):** Michael Carbone (R)~~

~~**Status:** 1/21/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26: Passed House Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; 2/26/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 4-3-1; 3/30/26: Passed Rules; Passed Caucus; 4/8/26: Failed Senate Third Reading 15-13-2~~

~~**COP Position:** Oppose~~

HB 2800 Ignition interlock devices; violation; classification

Increases the penalty for knowingly lending a motor vehicle to a person with a limited or restricted driving privilege without a functioning certified ignition interlock device to a class 6 (lowest) felony, instead of a class 1 (highest) misdemeanor, if the borrower is involved in a collision that results in death or serious physical injury.

Primary Sponsor(s): Michael Carbone (R)

Status: 1/27/2026: Assigned to House Judiciary Committee; Passed House Judiciary Committee 9-0-0; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; Passed COW; 3/4/26: Passed House Third Reading 53-0-6; Transmitted to the Senate; 3/11/26: Assigned to Senate Appropriations, Transportation and Technology Committee; Assigned to Rules; 3/24/26: Passed Senate Appropriations, Transportation and

Technology Committee 9-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/11/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Monitor

HB 2805 ~~Electronic signatures; nomination petitions~~

~~Requires the Secretary of State to provide a secure online system for qualified electors to sign nomination petitions for candidates for school district, career technical education district, community college district, hospital district and multi-county water conservation district governing boards. Allows eligible candidates to collect some or all nomination petition signatures through the online system and requires the system to verify elector eligibility and identity and transmit filings to the appropriate election officer. Requires the Secretary of State to provide equal access to the online signature system for all candidates regardless of political party affiliation, nomination method or ballot designation and to apply rules uniformly.~~

~~**Primary Sponsor(s):** John Gillette (R)~~

~~**Status:** 1/22/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 2/11/26: Passed House Federalism, Military Affairs & Elections Committee with amendment 5-2-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Motion to include Marquez Floor Amendment Failed 18-27-15; 3/3/26: Passed House Third Reading 31-25-3; Transmitted to the Seante; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Committee 4-2-1; 3/23/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW~~

~~**COP Position:** ~~Oppose~~~~

HB 2811 ~~Obstructing governmental operations; lawful~~

~~Expands the offense of obstructing governmental operations to include knowingly obstructing, impairing or hindering the making of a lawful arrest through the use or threat of violence or physical force. Classifies obstructing the making of a lawful arrest as a class 5 (second lowest) felony.~~

~~**Primary Sponsor(s):** John Gillette (R)~~

~~**Status:** 1/22/2026: Assigned to House Public Safety & Law Enforcement Committee; 2/16/26: Passed House Public Safety & Law Enforcement Committee 8-4-3; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 2/26/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Committee 4-2-1; 3/23/26: Passed Rules; Passed Caucus; 4/8/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor~~

COP Position: Neutral

HB 2824 Capital improvement; financing program

Authorizes a city, town or county to establish a Commercial Property Assessed Capital Expenditure Financing Program (C-PACE Program) to allow qualifying property owners to finance energy efficiency, water conservation and other critical capital improvements through voluntary special assessments. Establishes a comprehensive C-PACE framework, including Program creation by ordinance or resolution, use of private capital providers, consent and lien requirements, assessment collection and enforcement, and intergovernmental agreements for administration. Prohibits a city, town or county from directly financing qualifying improvements and specifies that local governments do not pledge credit or assume liability for private financing.

Primary Sponsor(s): Chris Lopez (R)

Status: 1/29/2026: Assigned to House Rural Economic Development Committee; 2/12/26: Passed House Rural Economic Development Committee 7-0-0; 3/2/26: Held in Rules

COP Position: Neutral

HB 2825 Fines; fees; assessments; restitution; nonpayment

Requires a court to hold a hearing to determine a defendant's present ability to pay before treating nonpayment of fines, fees, assessments, restitution or incarceration costs as contempt and prohibits issuing an arrest warrant for failure to appear at that hearing. Authorizes a court to enter a civil default determination for nonpayment if the defendant fails to appear and allows the state or a restitution recipient to pursue civil collection remedies without further court order. Specifies standards for finding willful nonpayment, expands notice requirements to defendants regarding ability to pay hearings and indigence protections, and allows a defendant to move to set aside a civil default determination under specified circumstances.

Primary Sponsor(s): Chris Lopez (R)

Status: 1/27/2026: Assigned to House Government Committee; 2/4/26: Passed House Judiciary Committee 7-0-0; Passed Rules; Passed Caucus; 2/18/26: Passed COW; 2/19/26: Passed House Third Reading 56-4-0; Transmitted to the Senate; 3/5/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 5-2

COP Position: Monitor

HB 2827 Groundwater withdrawal fee; Pinal AMA

Extends the authority to levy groundwater withdrawal fees in the Pinal Active Management Area for Arizona water banking and groundwater and irrigation efficiency

projects four years, through calendar year 2030. Delays the distribution of unencumbered monies from the Temporary Groundwater and Irrigation Efficiency Projects Fund to contributors five years, to December 31, 2032. Delays the repeal of the Fund five years to April 1, 2033.

Primary Sponsor(s): Chris Lopez (R)

Status: 1/27/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Resources, Energy & Water Committee 10-0-0; 2/16/26: Passed Rules; Passed Caucus; Placed on Consent Calendar; 2/23/26: Passed House Third Reading 34-23-3; Transmitted to the Senate; 3/5/26: Assigned to Senate Natural Resources; Assigned to Rules

COP Position: Neutral

Ch. 114, 2026 Laws (HB 2837 NOW: public hearings; definition; hearing officer)

Requires a person who gives testimony or submits written comments at a municipal zoning public hearing to declare whether the person received compensation to testify or submit comments. Requires members of a board of adjustment and municipal hearing officers to disclose prior service as a board member or officer of any entity appearing before them and disqualifies them from participating in matters involving such an entity if they served in that role within the preceding five years

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/22/2026: Assigned to House Government Committee; 2/3/26; Passed House Government Committee 7-0-0; Passed Rules; Passed Caucus; 2/25/26: Passed COW; 2/26/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; 3/9/26: Assigned to House Regulatory Affairs and Government Efficiency Committee; Assigned to Rules; 3/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 6-0; 3/23/26: Passed Rules; Passed Caucus; 6/1/26: Passed Senate Third Reading 26-0-4; Transmitted to the House; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 2838 Education workforce innovation; pilot program

Establishes the Education and Workforce Innovation Pilot Program within the State Board of Education (SBE) to develop and test innovative education models aligned with student outcomes and workforce readiness. Authorizes SBE to select up to five public schools to participate for three school years, establish an advisory committee, and grant limited exemptions, waivers or modifications of state laws or rules as requested by participating schools. Requires SBE to submit to the Governor and the Legislature annual and final reports on Program implementation, outcomes and policy recommendations. Repeals the Program July 2, 2031.

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/27/2026: Assigned to House Education Committees; 2/17/26: Passed House Education Committees 6-3-2-1; 2/23/26: Passed Rules; 2/24/26: Passed Caucus
COP Position: Neutral

HB 2862 NOW: unlawful masking; penalty

Increases the sentence to the next higher class of offense for a person convicted of any criminal code offense who committed the offense while wearing a "mask" (defined) with the intent to conceal the person's identity, except for class 1 and class 2 felonies. Provides that the enhanced sentence is in addition to any other applicable enhancement and does not limit the court's authority to impose any other authorized sentence. Authorizes the court to waive application of this section at sentencing if the court finds by clear and convincing evidence that the defendant wore the mask as a religious covering consistent with the defendant's sincerely held religious beliefs.

Primary Sponsor(s): Quang H Nguyen (R)

Status: 1/20/2026: Assigned to House Judiciary Committees; 2/5/26: Removed from House Judiciary hearing; 2/16/26: House Proposed Amendment; Judiciary—Strike Everything; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 3/2/26: Passed House Third Reading 31-25-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 3-2-0-0-2; 4/7/26: Passed Rules; 4/7/26: Passed Caucus

COP Position: Neutral

HB 2870 Residence of sex offenders; regulation

Prohibits a registered sex offender who is classified as a level two or level three offender and who is on probation or community supervision from residing with another person who is required to register as a sex offender, unless the persons are legally related by blood, marriage or adoption.

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/21/2026: Assigned to House Judiciary Committee; 2/4/26: Passed House Judiciary Committee 6-3-0; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/10/24: Passed Caucus; 2/25/26: Passed COW; 2/26/26: Passed House Third Reading 35-17-8; Transmitted to the Senate; 3/9/26: Assigned to Seante Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 3-2-0-0-2; 4/20/26: Held in Rules

COP Position: Neutral

HB 2873 NOW: Municipal referendum petitions; withdrawal

~~Authorizes a person or organization that files a city or town referendum petition with the city or town clerk to withdraw the petition by filing a written notice of withdrawal with the clerk at any time before the measure qualifies for the ballot. Applies this authorization retroactively to all written notices of withdrawal filed with a city or town clerk January 1, 2026 or after, regardless of whether the clerk accepted or rejected the withdrawal. Prohibits election officials from tallying or canvassing votes for any city or town referendum for which a written notice of withdrawal was filed January 1, 2026 or after. Emergency clause.~~

~~**Primary Sponsor(s):** Jeff Weninger (R)~~

~~**Status:** 1/21/26: Assigned to House Government Committee; 2/4/26: Passed Government Committee 4-3; Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/25/26: Passed House Third Reading 37-16-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 3/23/26: Proposed Strike Everything Amendment; 3/25/26: Passed Senate Regulatory Affairs and Government Efficiency 7-0; 3/30/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/21/26: Passed Senate Third Reading 20-9-1; Transmitted to the House; 4/29/26: Passed Caucus; Failed House Final Reading 27-24-9; Passed Motion to Reconsider; Passed House Final Reading 31-27-2; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Monitor~~

Ch. 116, 2026 Laws (HB 2875 Local regulation; prohibition; unmanned aircraft)

Preempts cities, towns and counties from regulating the ownership or operation of unmanned aircraft or unmanned aircraft systems, and voids any conflicting local ordinances, policies or rules. Preserves limited local authority over publicly owned unmanned aircraft, takeoff and landing of model aircraft in parks and land use approvals near residential areas.

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/22/2026: Assigned to House Commerce Committee; 2/3/26: Passed House Commerce Committee 10-1-0; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/19/26: Retained on COW Calendar; 3/2/26: Passed COW; 3/4/26: Passed House Third Reading 37-16-6; Transmitted to the Senate; 3/12/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules; 3/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 6-0; 3/20/26: Passed Rules; Passed Caucus; 4/7/26: Passed Senate Third Reading 29-0-1; Transmitted to the House; 4/8/26: Passed Caucus; 6/1/26: Passed House Final Reading 43-12-5; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Monitor

Ch. 62, 2026 (Laws HB 2876 Public bodies; executive sessions; agenda)

Requires a public body to place any proposal to impose or increase a tax rate, assessment or fee on an action agenda. Requires any topic to be discussed in an executive session to be placed on an action agenda and prohibits placing such topics on a consent agenda.

Primary Sponsor(s): Jeff Weninger (R)

Status: 1/21/2026: Assigned to House Government Committee; 2/4/26: Passed House Government Committee 4-3-0; Passed Rules; Passed Caucus; 2/24/26: Retained on COW Calendar; 3/2/26: Passed COW; 3/3/26: Passed House Third Reading 44-12-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Government; Assigned to Rules; 3/25/26: Passed Senate Government 6-0; 3/30/26: Passed Rules; Passed Caucus; 4/8/26: Passed Senate Third Reading 25-3-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

~~HB 2901 Voting equipment; requirements; origin~~

~~Prohibits the Secretary of State, beginning January 1, 2029, from certifying vote recording or vote tabulating machines or devices for federal, state or county elections unless all parts and components are sourced from the United States and all manufacturing and assembly occurs in the United States. Exempts voting equipment acquired before January 1, 2028.~~

~~**Primary Sponsor(s):** Steve Montenegro (R)~~

~~**Status:** 1/21/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 1/28/2026: Passed House Federalism, Military Affairs & Elections Committee 4-2-0; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/10/26: Passed Caucus~~

~~**COP Position:** Oppose~~

~~HB 2915 Tax reduction fund; renewable energy~~

~~Requires a county board of supervisors to establish a residential property tax reduction fund for each qualifying large wind or solar energy facility that reduces nearby residential property values and directs the county treasurer to administer and distribute the fund. Requires the county treasurer to deposit and distribute monies to eligible residential properties within the affected zoning area to reduce property taxes based on the documented reduction in assessed value, using a distribution method approved by the board of supervisors. Limits administrative costs, restricts transfers or commingling of fund monies and caps distributions at the amount of property tax due or outstanding.~~

~~**Primary Sponsor(s):** David Marshall (R)~~

~~**Status:** 1/26/2026: Assigned to House Ways & Means Committee; 2/11/26: Withdrawn from House Ways & Means Committee; Assigned to House Natural Resources, Energy & Water Committee; 2/17/26: Held in Committee~~

~~**COP Position:** Monitor~~

~~**HB 2917 NOW: Government mass surveillance network**~~

~~Outlines official law enforcement purposes for which a law enforcement agency (LEA) may use a government mass surveillance network, including an automated license plate reader (surveillance network). Prescribes requirements relating to the use of a surveillance network, including training, data management and authorization by the qualified electors of a local government jurisdiction before deployment.~~

~~**Primary Sponsor(s):** David Marshall (R)~~

~~**Status:** 1/26/2026: Assigned to House Public Safety & Law Enforcement Committee; 2/9/26: Passed Public Safety & Law Enforcement Committee 12-1-1-1; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW and Added to Additional COW Calendar; Passed COW with Floor Amendment; Passed Additional COW; 2/26/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Government Committee; Assigned to Rules; 3/23/26: Proposed Strike Everything amendment; 3/25/26: Passed Seante Government Committee 5-1; 4/7/26: Passed Rules~~

~~**COP Position:** **Oppose**~~

Ch. 120, 2026 Laws (HB 2923 Court-ordered treatment; judicial review)

Establishes a judicial review process to determine whether a patient remains in need of continued court-ordered mental health treatment. Authorizes a patient, the patient's attorney or a health care decision-maker to request judicial review, limits when initial and subsequent requests may occur, and excludes issues with available administrative remedies. Allows a patient, the patient's attorney or a health care decision-maker to submit a written request through treatment staff, requires the medical director to file the request and a psychiatric report with the court within three days, and mandates notice to specified parties. Requires access to and appointment of counsel upon request, sets standards and timelines for court review and hearings, and assigns the burden of proof to the patient or the patient's representative. Authorizes the court to rule without a hearing or to order a hearing on its own motion or on motion of specified parties. Requires the court to hold a hearing no later than 15 calendar days after the request is filed if a hearing is ordered, allows continuances for good cause, and requires an inpatient to remain in inpatient treatment pending the court's determination unless otherwise ordered. Authorizes the court to order an independent examination of the patient.

Primary Sponsor(s): Consuelo Hernandez (D)

Status: 1/29/2026: Assigned to House Health & Human Services Committee; 2/16/26; Passed House Health & Human Services Committee 12-0-0; 2/23/26: Passed Rules; 2/24/26: Passed Caucus; 3/3/26: Passed COW; Passed Additional COW; 3/9/26: Passed House Third Reading 41-11-7; Transmitted to the Senate; 3/17/26: Assigned to Senate Health and Human Services Committee; Assigned to Rules; 3/25/26: Passed Senate Health and Human Services Committee 7-0; 4/7/26: Passed Rules; Passed Caucus; 6/1/26: Passed House Final Reading 41-13-6; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 2926 Housing; contractors; bonds; taxes

~~Requires municipalities to allow concurrent vertical and horizontal construction for certified workforce housing projects, prohibits withholding permits or certificates of occupancy solely due to incomplete horizontal improvements, and requires municipalities to establish an expedited plan review and permitting process certified by the Arizona Department of Housing (ADOH). Authorizes the Registrar of Contractors to waive examination requirements and issue time-limited licenses to qualifying out-of-state contractors to perform work only in rural areas. Requires the ADOH to certify workforce housing builders, maintain a public registry, and coordinate certification and permit tracking with municipalities, and authorizes related administrative changes to housing bond approvals. Exempts qualifying workforce housing development activities from the prime contracting transaction privilege tax. Effective 12 months after the general effective date.~~

~~**Primary Sponsor(s):** Selina Bliss (R)~~

~~**Status:** 1/29/2026: Assigned to House Rural Economic Development Committee; 2/12/26: Passed House Rural Economic Development Committee with amendment 6-1-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; 2/26/26: Passed House Third Reading 37-16-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Government Committee; Assigned to Rules~~

~~**COP Position:** Pending~~

HB 2933 Groundwater transportation fee; counties; fund

~~Classifies groundwater transportation fees as general county monies and requires deposit of the fees in the county general fund. Allows a county that establishes a water improvements program to designate an amount or percentage of groundwater transportation fees to fund grants for qualified residential property owners within the groundwater basin or subbasin from which the groundwater was withdrawn, with remaining monies deposited in the county general fund.~~

~~**Primary Sponsor(s):** Leo Biasiucci (R)~~

~~**Status:** 2/4/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 10-0-0; 2/16/26;~~

~~Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 57-0-3; Transmitted to the Senate; 3/5/26: Assigned to Senate Natural Resources; Assigned to Rules; 3/17/26: Held in Senate Natural Resources Committee~~

~~**COP Position:** Neutral~~

HB 2934 Harquahala; groundwater transportation fee;

~~Requires a person who transports groundwater from any portion of the Harquahala Irrigation Non-Expansion Area to an initial active management area to pay the groundwater transportation fee to a county that contains a portion of the Harquahala area and does not contain any portion of an initial active management area.~~

~~**Primary Sponsor(s):** Leo Biasiucci (R)~~

~~**Status:** 2/4/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee with amendment 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Retained on COW Calendar~~

~~**COP Position:** Neutral~~

HB 2939 Qualified facilities; tax credit; amount

~~Sets the per job cap used to calculate the qualified facility income tax credit to \$250,000 for projects with at least \$2 billion in qualifying investment located in a rural location. Applies to taxable years beginning with 2027.~~

~~**Primary Sponsor(s):** Teresa Martinez (R)~~

~~**Status:** 2/4/2026: Assigned to House Rural Economic Development Committee; 2/12/26: Passed House Rural Economic Development Committee 7-0-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW and Added to Additional COW Calendar; Passed COW with Floor Amendment; 3/3/26: Passed House Third Reading 55-1-3; Transmitted to the Senate; 3/9/26: Double Assigned to Senate Finance and Senate Appropriations, Transportation and Technology Committees; Assigned to Rules; 3/23/26: Passed Senate Finance Committee 5-2; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 6-3~~

~~**COP Position:** Monitor~~

HB 2944 Impaired persons; court-ordered stabilization

~~Authorizes courts to order short-term involuntary stabilization for impaired persons whose judgment is impaired by intoxication, withdrawal or substance-induced symptoms and who cannot safely consent to voluntary care. Creates a new court-ordered stabilization process that allows admission to an evaluation agency for up to five calendar days, with appointed counsel, hearing rights and daily clinical assessments. Requires release when the person is no longer impaired and limits treatment without~~

~~consent except for emergency safety measures. Assigns costs of proceedings and services to the Arizona Health Care Cost Containment System or another third-party payor and prohibits charging the impaired person.~~

~~**Primary Sponsor(s):** Matt Gress (R)~~

~~**Status:** 2/2/2026: Assigned to House Health & Human Services; 2/16/26; Failed House Health & Human Services 5-7-0~~

~~**COP Position:** Neutral~~

Ch. 121, 2026 Laws (HB 2946 Municipalities; counties; development fees)

Authorizes a person whose rights are violated to bring a civil action against a "covered Allows residential, commercial, industrial and multifamily developers to elect to pay development fees either at issuance of the construction permit or up to 15 days after issuance of the certificate of occupancy if the developer provides security and prohibits a municipality from requiring a development agreement or earlier payment as a condition of deferral. Prohibits a municipality from distinguishing between residential developments based on dwelling size or number of bedrooms when assessing development fees and extends a 24-month protection period against newly imposed or increased development fees to qualifying developments after the effective date of a fee ordinance. Authorizes a municipality to assess water and wastewater development fees on accessory dwelling units only to the extent a larger utility meter would have been required and clarifies that a service area may include water or wastewater territory outside municipal boundaries. Requires any water or wastewater rate, fee or charge assessed to fund new infrastructure or capital improvements to comply with statutory development fee requirements

Primary Sponsor(s): Khyl Powell (R)

Status: 2/2/2026: Assigned to House Rural Economic Development Committee; Assigned to Rules; 2/19/26: Passed House Rural Economic Development Committee 6-0-0-2; 2/23/26: Passed Rules; Passed Caucus; 3/2/26: Passed COW; 3/3/26: Failed House Third Reading 26-30-3; Passed Motion to Reconsider; 3/11/26: Passed House Third Reading 31-21-7; Transmitted to the Senate; 3/17/26: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 3/25/26: Passed Seante Regulatory Affairs and Government Efficiency Committee 5-0-2; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; Passed Senate Third Reading 27-0-3; Transmitted to the Senate; 4/21/26: Passed Caucus; 6/1/26: Passed House Final Reading 38-16-6; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: **Oppose**

Ch. 206, 2026 Laws (HB 2950 Tourism improvement areas; municipalities; counties)

Authorizes municipalities and counties to form tourism improvement areas to fund tourism promotion and marketing through lodging business assessments. Requires petitions to form a tourism improvement area to be signed by lodging business owners

representing at least 67 percent of available rooms in the proposed area and allows assessments of up to \$5 or 5 percent per room sold per night. Requires tourism improvement areas to be governed by an owners' board composed primarily of lodging business owners and managed by a destination marketing organization under contract with the governing body. Limits initial and renewal terms of a tourism improvement area to ten years and establishes procedures for amendment, renewal or dissolution.

Primary Sponsor(s): Justing Wilmeth (R)

Status: 2/4/2026: Assigned to House Rural Economic Development Committee; 2/12/26 Held in Committee; 2/19/26: Passed House Rural Economic Development Committee 7-0-0; 3/2/26: Passed Rules; Passed Caucus; 3/9/26: Passed COW; 3/16/26: Passed House Third Reading 42-9-8; Transmitted to the Senate; Assigned to Senate Finance Committee; Assigned to Rules; 3/23/26: Passed Senate Finance Committee 5-2; 4/7/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; Failed Senate Third Reading 10-19-1; Passed Motion to Reconsider Passed Senate Third Reading 26-3-1; Transmitted to the House; 6/10/26: Passed House Final Reading 39-12-9; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Support

HB 2955 Gasoline formulations; air quality

~~Requires the Director of the Arizona Department of Environmental Quality (ADEQ) and the Associate Director of the Weights and Measures Services Division of the Arizona Department of Agriculture (Associate Director), notwithstanding the state implementation plan and if the U.S. Energy Information Administration's short-term energy outlook identifies supply issues for gasoline or crude oil, to collaborate to submit an emergency fuel formulation waiver to the U.S. Environmental Protection Agency (EPA) for the period between March 1 and October 31 of each year. Outlines requirements for the emergency fuel waiver request.~~

Primary Sponsor(s): Julie Willoughby (R)

Status: ~~1/28/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26: Passed House Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/24/26: Passed COW; 2/26/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Natural Resources; Assigned to Rules; 3/23/26: Withdrawn from Senate Natural Resources; Assigned to Senate Regulatory Affairs and Government Efficiency; 3/26/26: Withdrawn from Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Senate Appropriations, Transportation and Technology Committee; Proposed Strike Everything Amendment; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 6-4 with Strike Everything Amendment; 4/7/26: Passed Rules; Passed Caucus~~

COP Position: Monitor

HB 2957 Driver License; enhanced; mobile; prohibition

Prohibits Arizona and its political subdivisions from requiring participation in an enhanced driver license program or requiring the use of a digital or mobile driver license or nonoperating identification license for any government purpose and requires acceptance of a physical license for all identification purposes. Requires the Arizona Department of Transportation (ADOT) to continue offering non-REAL ID compliant driver licenses and identification licenses marked "Not for REAL ID Act purposes" and to inform applicants that REAL ID compliant credentials are voluntary. Prohibits ADOT from collecting, storing, or using biometric identifiers and from retaining copies of source documents when issuing non-REAL ID compliant credentials. Conditionally repeals state statute requiring ADOT to issue a REAL ID compliant license upon request from an applicant, if a specified portion of the federal REAL ID Act is repealed or other changes are made to related federal law.

Primary Sponsor(s): Lisa Fink (R)

Status: 2/4/2026: Assigned to House Transportation & Infrastructure Committee; 2/11/26: Passed House Transportation & Infrastructure Committee 4-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW and Added to Additional COW Calendar; Passed COW with Floor Amendment; 2/26/26: Passed House Third Reading 31-22-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Appropriations, Transportation and Technology Committee; Assigned to Rules; 3/17/26: Held in Senate Appropriations, Transportation and Technology Committee; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 5-4-0-1; 6/10/26: Passed Rules; Passed Caucus; 6/11/26: Passed COW; 6/12/26: Passed Senate Third Reading 17-12-1; Transmitted to the House; Passed House Final Reading 32-21-7; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: Monitor

HB 2985 CAP water; state land; allocation

Requires the State Land Department (SLD), within 120 days after the effective date, to initiate a public stakeholder process to adopt a procedure for allocating Central Arizona Project water held by SLD to parcels of state trust land that may be sold or leased.

Primary Sponsor(s): Gail Griffin (R)

Status: 2/4/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/12/26: Passed House Natural Resources, Energy & Water Committee 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading; 32-25-3; Transmitted to the Seante; 3/5/26: Assigned to Senate Natural Resources; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 4-3-1; 3/30/26: Passed Rules; Passed Caucus; 4/8/26: Passed Senate Third Reading 16-12-2; Transmitted to the House; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Monitor

Ch. 209, 2026 Laws (HB 2986 Department of environmental quality; programs)

Updates multiple Arizona Department of Environmental Quality programs by eliminating lead acid battery disposal registration fees, adjusting open burning enforcement provisions, and prohibiting the used oil program from being more stringent than federal standards. Extends conditional enactment deadlines for vehicle emissions testing and gasoline fuel formulation changes contingent on federal approval two years to July 1, 2029, from July 1, 2027.

Primary Sponsor(s): Gail Griffin (R)

Status: 2/4/2026: Assigned to House Natural Resources, Energy & Water Committee; Passed Natural Resources, Energy & Water Committee 10-0-0; 2/16/26; Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/24/26: Passed COW; 2/26/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; 3/5/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/17/26: Held in Senate Natural Resources Committee; 3/24/26: Passed Senate Natural Resources Committee 6-0-2; 3/30/26: Passed Rules; Passed Caucus; 6/9/26: Passed Senate Third Reading 29-0-1; Transmitted to the House; 6/10/26: Passed House Final Reading 51-0-9; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

Ch. 123, 2026 Laws (HB 2999 NOW: infrastructure finance districts)

Authorizes the formation of state housing affordability districts to finance, construct, operate and maintain public infrastructure that supports housing and economic development. Authorizes a petitioner to apply to the Arizona Finance Authority to form a district and requires the Executive Director to certify compliance, while providing that all financial obligations, including ad valorem taxes, assessments and bonds, are borne solely by property within the district and do not constitute liabilities of the state or any political subdivision. Grants districts the power to levy limited ad valorem taxes and assessments, issue bonds and incur debt subject to statutory limitations, and requires separate line-item disclosure of district taxes and assessments on property tax bills. Establishes landowner-based voting for district elections, prescribes procedures for forming, altering and dissolving districts, and allows areas to be added or deleted subject to owner approval and continued liability for existing debt. Requires standardized disclosure to purchasers of property within a district and provides liability protections for sellers who rely in good faith on district-provided information.

Primary Sponsor(s): Jeff Weninger (R)

Status: 2/4/2026: Assigned to House Commerce Committee; 2/13/26; House Proposed Amendment: Commerce – Strike Everything; 2/17/26; Passed House Commerce Committee with strike-everything amendment 8-1-1-1; 2/23/26; Passed Rules; 2/24/26: Passed Caucus; 2/25/26: Retained on COW Calendar; 3/5/26: Passed COW; 3/17/26: Passed House Third Reading 32-21-6; Transmitted to the Senate; 3/18/26: Assigned to Senate Finance Committee; Assigned to Rules; 3/23/26: Passed Senate Finance

Committee 6-1; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; Passed Senate Third Reading 21-6-3; Transmitted to the House; 4/21/26: Passed Caucus; 6/1/26: Passed House Final Reading 45-9-6; Transmitted to the Governor; 6/4/26: Signed by Governor

COP Position: Neutral

HB 4009 Data centers; state lands; map

~~Requires the State Land Department (SLD), within two years after the effective date, to develop a map identifying state trust land parcels that the State Land Commissioner deems most suitable for siting and developing computer data centers and data center facilities. Requires SLD to consult with members of the computer data center industry when developing the map and to consider the map when creating conceptual land use plans. Requires the Commissioner to submit the map to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the Secretary of State.~~

~~**Primary Sponsor(s):** Jeff Weninger (R)~~

~~**Status:** 2/5/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/12/26: Passed House Natural Resources, Energy & Water Committee with amendment 6-4-0; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Motion to Pass Austin Floor Amendment Failed 21-31; 2/26/26: Failed House Third Reading 29-25-6~~

~~**COP Position:** Oppose~~

HB 4026 Public infrastructure improvements; distribution limit

~~Reduces the maximum total amount of state transaction privilege tax revenues that all cities, towns, and counties may receive for public infrastructure improvements benefiting manufacturing facilities to \$75 million per year, instead of \$200 million. Requires the Arizona Department of Revenue (ADOR) to retain excess eligible monies above the annual cap and direct the State Treasurer to resume payments in the following FY, in the order reimbursement expenses are submitted. Requires a city, town, or county to include an analysis of anticipated direct and indirect revenues Arizona will receive from construction of the manufacturing facility when entering into an agreement.~~

~~**Primary Sponsor(s):** Michael Carbone (R)~~

~~**Status:** 2/9/2026: Assigned to House Commerce Committee; 2/17/26: Passed House Commerce Committee 8-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed COW; Passed House Third Reading 38-17-4; 3/9/26: Double Assigned to Senate Finance and Senate Appropriations, Transportation and Technology Committee; Assigned to Rules; Passed Senate Finance Committee 7-0; 3/31/26: Passed Senate Appropriations, Transportation and Technology Committee 9-0-01~~

~~**COP Position:** Support~~

HB 4028 Accessory dwelling units; requirements

~~Prohibits a municipality from requiring an administrative use permit for constructing an accessory dwelling unit and from requiring the unit to be located entirely within building setback areas or to meet municipal elevation criteria. Deletes the prohibition on municipalities setting rear or side setbacks for accessory dwelling units that are more than five feet from the property line. Extends the deadline for municipalities to adopt required accessory dwelling unit regulations to January 1, 2027, instead of January 1, 2025.~~

Primary Sponsor(s): ~~Khyl Powell (R)~~

Status: ~~2/9/2026: Assigned to House Government Committee; 2/19/26: Withdrawn from House Government Committee; Assigned to House Appropriations Committee; 2/23/26; Failed House Appropriations Committee 8-9-4~~

COP Position: ~~Oppose~~

HB 4030 Rates; fees; taxes; increase; moratorium

~~Prohibits counties and municipalities, from July 1, 2026 through June 30, 2030, from increasing fees, transaction privilege tax rates, surcharges, or municipally provided utility rates above amounts authorized in the FY2025-26 budget and from adopting new tax classifications or expanding the tax base, subject to limited voter-approved exceptions. Prohibits municipalities from circumventing the moratorium by renaming or restructuring charges, altering methodologies, or imposing substantially similar new charges, and voids any fee, tax, or rate adopted in violation of these limits. Repeals these moratoriums July 1, 2030. Severability clause.~~

Primary Sponsor(s): ~~Justin Olson (R)~~

Status: ~~2/5/2026: Assigned to House Ways & Means Committee; 2/11/26: Passed House Ways & Means Committee 5-4-0; 2/16/26; Passed Rules; Passed Caucus; 2/23/26; Retained on COW Calendar; 3/10/26: Retained on COW Calendar; 3/11/26: Passed COW~~

COP Position: ~~Oppose~~

HB 4044 Public safety parity fund

~~Authorizes the state to sell forfeited digital assets by public or otherwise commercially reasonable sale. Directs the first \$300,000 of proceeds to the Anti-Racketeering Revolving Fund, with remaining proceeds split evenly between the Fund and a newly established Public Safety Parity Fund. Establishes the Public Safety Parity Fund to pay salaries for employees of the Department of Public Safety and the State Department of Corrections and funds it with proceeds from forfeited digital assets and specified investment earnings. Requires the State Department of Corrections to administer the Fund and annually transfer 40 percent of its deposits to the Parity Compensation Fund~~

beginning June 30, 2027. Requires salary benchmarks for corrections personnel based on compensation at the two largest county jails and two largest private prisons in Arizona.

Primary Sponsor(s): ~~Jeff Weninger (R)~~

Status: ~~2/9/2026: Double assigned to House Public Safety & Law Enforcement and House Appropriations Committees; 2/16/26; Passed House Public Safety & Law Enforcement 8-3-4; 2/24/26: Passed Caucus; Passed COW; 3/9/26: Passed House Third Reading 35-17-7; Transmitted to the Senate; 3/16/26: Assigned to Senate Appropriations; Transportation and Technology Committee; Assigned to Rules~~

COP Position: Neutral

HB 4064 Municipal improvement districts; petitions

~~Requires a governing body, before forming a municipal improvement district, to receive a petition signed by specified property owners in the proposed improvement district. Sets petition thresholds at a majority of taxable property owners and owners of 51 percent or more of assessed valuation for tax-levying districts, and a majority of real property owners and owners of 51 percent or more of acreage for other districts, with exclusions for exempt, public, and rights-of-way property and an exception for community facilities districts issuing special assessment bonds. Authorizes a municipality, if all nonpublic property owners in a proposed improvement district sign the required petition and the governing body approves it, to waive posting, publication, notice, frontage owner requirements, and protest and objection procedures and to immediately adopt resolutions to order the improvement. Requires petitions to include a maximum assessment amount and prohibits assessments from exceeding that amount.~~

Primary Sponsor(s): ~~Selina Bliss (R)~~

Status: ~~2/9/2026: Assigned to House Government Committee; 2/18/26: Passed House Government Committee 5-2-0; 3/2/26: Passed Rules; Passed Caucus; Passed COW; 3/10/26: Passed House Third Reading 48-7-4; Transmitted to the Senate; 3/16/26: Assigned to Senate Government Committee; Assigned to Rules~~

COP Position: Support

HB 4066 Municipal development fees; proportional fees

~~Requires municipal development fees for a single service unit to be proportionate to the amount of use or consumption of the necessary public service attributable to that unit, and prohibits fees that exceed the increased use caused by the development.~~

Primary Sponsor(s): ~~Justin Olson (R)~~

Status: ~~2/10/2026: Assigned to House Government Committee; Held in House Government Committee~~

COP Position: Oppose

HB 4100 Municipal water providers; notice; rates

~~Requires each municipal water provider that receives or has an allocation of Central Arizona Project water to estimate the cost of securing, treating, and delivering an alternative water supply if that water becomes unavailable and to provide public notice to customers of potential rate increases by April 15, 2026. Requires the notice to include potential revenue increases by customer class, estimated monthly bill impacts for a typical residential customer, and comparisons of current and potential bills, and to be mailed to customers, published in a newspaper of general circulation, and posted on the provider's website. Repeals these requirements on January 1, 2027. Emergency clause.~~

Primary Sponsor(s): Alexander Kolodin (R)

Status: 2/11/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/17/29: Failed House Natural Resources, Energy & Water Committee 2-6-2

COP Position: ~~Oppose~~

HB 4109 Safety; school procedures; criminal classification

~~Requires each school district governing board to adopt a public safety policy that establishes safety procedures, designates the superintendent as the responsible administrator, and requires notification to parents, employees, the community, and law enforcement of incidents involving life-threatening violence or threats of such violence. Requires the superintendent to confiscate dangerous instruments or deadly weapons possessed in violation of school policies and to notify law enforcement after confiscation. Prohibits retaliation against any person for reporting a violation of these requirements. Establishes criminal penalties for superintendents, governing board members, or districts that fail to comply, classifying violations as a class 6 (lowest) felony if no physical injury results and a class 4 (lower mid-level) felony if physical injury results.~~

Primary Sponsor(s): Lydia Hernandez (D)

Status: 2/11/2026: Assigned to House Education Committee; 2/17/26: Passed House Education Committee 7-4-1; 2/23/26: Passed Rules; Passed Caucus; 3/9/26: Passed COW; 3/11/26: Passed House Third Reading 35-17-7; Transmitted to the Senate; 3/17/26: Assigned to Senate Education Committee; Assigned to Rules; 3/25/26: Passed Senate Education Committee 4-3; 3/30/26: Passed Rules; Passed Caucus

COP Position: Neutral

HB 4115 Ballot measures; circulators; revenue; disclosure

~~Requires paid initiative and referendum circulators to verbally disclose their state of residence, paid circulator status, and wear a visible identification badge, and voids signatures collected without these disclosures. Expands circulator registration, disqualification and enforcement requirements to local ballot measures instead of only statewide initiative and referendum petitions. Requires municipal and county initiatives~~

~~or referenda that mandate expenditures, establish funds or allocate funding to disclose the revenue source sufficient to cover all immediate and future costs in the petition description.~~

~~**Primary Sponsor(s):** Steve Montenegro (R)~~

~~**Status:** 2/10/26: Assigned to House Federalism, Military Affairs and Elections Committee; Assigned to Rules; 2/18/26: Passed House Federalism Military Affairs and Elections Committee 5-2; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed House Third Reading 32-24-3; Transmitted to the Senate; Substituted for SB1489; Passed Third Reading 16-13-1; Transmitted to the House; Transmitted to the Governor; 3/12/26: Vetoed by Governor~~

~~**COP Position:** Pending~~

HB 4117 NOW Interfering with a religious service

Creates the offense of interfering with a religious service or activity by prohibiting a person, without legal authority, from intentionally obstructing, blocking or impeding another person's ability to enter or exit a place of religious worship, or from engaging in specified disorderly conduct that disrupts a religious service or activity. Exempts peaceful picketing, protesting or other expressive activity and exempts law enforcement officers, first responders and other authorized persons acting within the scope of their official duties. Classifies interfering with a religious service or activity as a class 1 (highest) misdemeanor and increases the offense to a class 6 (lowest) felony if the person has a prior conviction for the offense or commits the offense in concert with another person or used force, threats of force or physical intimidation.

Primary Sponsor(s): Teresa Martinez (D)

Status: 2/11/2026: Assigned to House Judiciary Committee; 2/18/26; Passed House Judiciary Committee 7-2-0; 2/23/26; Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed House Third Reading 34-19-7; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/23/26: Proposed Strike Everything Amendment; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3 with Strike Everything Amendment; 4/7/26: Passed Rules; Passed Caucus; 6/9/26: Passed COW; 6/10/26: Passed Senate Third Reading 18-11-1; Transmitted to the House; 6/12/26: Passed House Final Reading 35-19-6; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

HB 4130 NOW: Municipalities; budgets; amendments

~~Authorizes a city or town to amend its adopted budget during the fiscal year to spend additional revenues that were not included in the adopted budget by following existing budget requirements, and exempts such amendments from the requirement to adopt the budget on or before the third Monday in July. Prohibits the adoption of a new or increased tax or fee in a budget amendment. Requires the proposed budget~~

amendment to be placed on a regular meeting agenda and prohibits it from being a consent agenda item. HOUSE ENGROSSED

Primary Sponsor(s): Walt Blackman (R)

Status: 2/12/2026: Assigned to House Government Committee; 2/16/26; House Proposed Amendment: Government—Strike Everything; 2/23/26; Passed Rules; Passed Caucus; Passed COW; Passed House Third Reading 42-13-4; Transmitted to the Senate; Assigned to Senate Government Committee; Assigned to Rules

COP Position: Neutral

HB 4136 Unlawful entry; vulnerable adults; vagrants

Creates the offense of unlawful entry in or on a residential structure in which a vulnerable adult resides and classifies the offense as a class 4 (lower mid-level) felony, or as a class 3 (upper mid-level) felony if the unlawful entry involves a sexual offense. Requires law enforcement officers to immediately arrest a person who commits this offense. Adds unlawful entry involving a sexual offense against a vulnerable adult to the list of offenses requiring sex offender registration.

Primary Sponsor(s): Pamela Carter (R)

Status: 2/12/2026: Assigned to House Judiciary Committee; 2/18/26; Passed House Judiciary Committee 6-3-0; 3/3/26: Passed Caucus; Passed COW; 3/9/26: Failed House Third Reading 21-31-7; Passed Motion to Reconsider; 3/11/26: On Additional COW Calendar; 3/16/26: Held on House Third Reading Calendar

COP Position: Neutral

HB 4138 2026-2027; general appropriations act.

The general appropriations or “feed bill” for FY2026-27 containing appropriations for state agencies and programs. Continues deferment of \$800 million of basic state aid for education from FY2026-27 to July 2027. Reduces lump sum appropriations from the general fund in FY2026-27 for 56 budget units, makes various fund balance transfers, and makes statewide operating adjustments for state employee health insurance, state fleet operations, and agency risk management. Makes supplemental appropriations to the Arizona Health Care Cost Containment System and Department of Economic Security for adjustments in formula requirements. Directs the Arizona Department of Administration to distribute monies to qualifying counties for Elected Officials’ Retirement Plan employer contributions, small county assistance, and Corrections Officer Retirement Plan employer contribution rate increases. Appropriates funding for the Department of Revenue’s integrated tax system modernization project. Directs the Arizona Department of Health Services to fund a suicide prevention coordinator for school districts and charter schools. Requires the Department of Public Safety to use specified funding for additional personnel focused on immigration enforcement and border security. Makes a supplemental appropriation of \$40 million in FY2026-27 from

the Consumer Restitution and Remediation Revolving Fund to the Attorney General for opioid remediation. Establishes various reporting requirements.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1831; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4139 2026-2027; amusements.

Makes changes relating to amusements in order to implement the FY2025-26 budget. Requires the Arizona Department of Gaming (ADG) to establish and collect a regulatory assessment from each commercial racing permittee in the amount of 0.5 percent of the amounts wagered. Authorizes ADG to allow a first-time starter horse to race at race meetings in 2026 and 2027 if the horse has gate approval and at least two timed workouts, including one out of the gate workout within 60 days before the race. Repeals this authorization January 1, 2028.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1832; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4140 2026-2027; state budget implementation.

Makes changes relating to budgeting in order to implement the FY2026-27 budget. Any unrestricted federal monies received by the state in FY2026-27 must be deposited in the general fund and used to pay for essential government services, retroactive to July 1, 2026. The Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund in FY2026-27 and FY2027-28. Removes the ten percent cap on the Budget Stabilization Fund for FY2026-27 and prohibits the State Treasurer from transferring any surplus monies from the Budget Stabilization Fund to the general fund for FY2026-27. Requires the Governor's FY2027-28 budget submission to include an accounting of monies available from government efficiency and reform initiative savings and a report showing how the \$100 million savings target will be achieved, including a comprehensive list of component initiatives by savings amount for each affected agency.

Primary Sponsor(s): David Livingston (R)

Status: ~~4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1833; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor~~

COP Position: Pending

HB 4141 capital outlay; 2026-2027; appropriations.

~~Makes capital outlay appropriations in order to implement the FY2026-27 budget, including for major maintenance and repair of state buildings and state agencies and boards capital projects. Appropriates \$432.7 million from the State Highway Fund to the Arizona Department of Transportation (ADOT) for statewide highway planning and construction. Requires ADOT to submit highway construction, capital outlay, and debt reports by November 1, 2026, and exempts the statewide highway construction appropriation from Joint Committee on Capital Review (JCCR) oversight. Appropriates \$29 million from the State Aviation Fund in FY2026-27 to ADOT for airport planning and development, requires a report on aviation grant awards and distributions by December 31, 2026, and exempts this appropriation from JCCR oversight. Appropriates \$26.3 million from the general fund in FY2028-29 to the State Match Advantage for Rural Transportation Fund. Limits agencies' use of these appropriations for employee-related expenditures and overhead while allowing the Arizona Department of Administration to use up to five percent for project management. Changes the fiscal year of a \$25 million general fund appropriation to the Department of Veterans' Services for a veterans' home facility in the northwestern portion of the state to FY2028-29, from FY2027-28.~~

Primary Sponsor(s): David Livingston (R)

Status: ~~4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1834; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor~~

COP Position: Pending

HB 4142 2026-2027; commerce

~~Makes changes relating to commerce in order to implement the FY2026-27 budget. Eliminates the \$1.75 million annual deposit from remaining State Lottery Fund monies to the Arizona Competes Fund after at least \$99.64 million goes to the general fund. Repeals statute that increased the annual deposit to the Arizona Competes Fund to \$3.5 million and that would have become effective July 1, 2027.~~

Primary Sponsor(s): David Livingston (R)

Status: ~~4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed~~

Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1835; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4143 2026-2027; criminal justice

Makes changes relating to criminal justice in order to implement the FY2026-27 budget. Requires the Arizona Department of Corrections (ADC), by November 1 of each year, to submit a bed capacity report to the Joint Legislative Budget Committee (JLBC). Requires the report to detail facility bed capacity, changes and temporary beds and to explain eliminating permanent beds and plans to vacate beds without removing them from the count. Requires ADC, before implementing any plan to open or close 100 or more rated beds that is developed after the annual report, to submit the plan to JLBC for review.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1835; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4144 2026-2027; environment

Makes changes relating to the environment in order to implement the FY2026-27 budget. Authorizes the Arizona Department of Environmental Quality (ADEQ) to use up to \$6.53 million from the Underground Storage Tank Revolving Fund in FY2026-27 for ADEQ administrative costs and to remediate sewage discharge issues in Naco and other border areas. Allows the Arizona Navigable Stream Adjudication Commission to use monies appropriated from the Arizona Water Banking Fund in FY2026-27 to pay legal fees. Authorizes the Arizona Water Protection Fund Commission to grant the Arizona Department of Water Resources (ADWR) up to \$336,000 from the unobligated balance of the Arizona Water Protection Fund in FY2026-27 for ADWR administrative costs. Requires the Director of ADEQ to maintain vehicle emissions testing fees for tests conducted in Area A in FY2026-27 at the fee level in effect on June 30, 2025, and caps the FY2026-27 appropriation from the general fund to the Water Quality Assurance Revolving Fund at \$15 million.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the

Senate; 5/4/26: Substituted for SB1837; Passed Senate Third Reading 16-12-2;
Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4145 2026-2027; health care.

Makes changes relating to health care in order to implement the FY2026-27 budget. Requires the Arizona Health Care Cost Containment System (AHCCCS) Administration to match data with the Arizona Department of Revenue to identify members with lottery or gambling winnings of \$3,000 or more, review eligibility-related death and other change-in-circumstance information at least monthly, redetermine eligibility quarterly for certain able-bodied adults, verify eligibility information without relying on self-attestation unless federal law requires it, reject eligibility determinations from a federal exchange while independently verifying eligibility, and submit any necessary waiver requests to the Centers for Medicare and Medicaid Services by April 1, 2027. Requires the AHCCCS Administration to request a section 1115 waiver to eliminate mandatory hospital presumptive eligibility and limit presumptive eligibility determinations to children and pregnant women, to resubmit waiver requests within 12 months after each denial, and to refrain from designating itself as a qualified health entity unless federal law requires it. Requires qualified hospitals to meet notification, application-assistance, and written notice requirements for presumptive eligibility and requires the AHCCCS Administration to apply accuracy standards, require mandatory training after a second violation, and remove a hospital's qualification to make presumptive eligibility determinations after a third violation. Makes these eligibility provisions effective January 1, 2027. Establishes the FY2026-27 county contributions for the Arizona Long-Term Care System (ALTCS) and acute care and directs the State Treasurer to collect additional county amounts if long-term care system costs exceed appropriated levels and to withhold other state monies to cover unpaid county contributions, with specified limits. Excludes specified county contributions from county expenditure limitations. Requires the Arizona Department of Administration to increase state employee and retiree health insurance premium contributions by 10 percent for health insurance benefit plan year 2027. Authorizes the AHCCCS Administration to continue through September 30, 2027 the risk contingency rate setting and managed care organization administrative funding levels that were imposed for the contract year beginning October 1, 2010.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1837; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4146 2026-2027; higher education.

Makes changes relating to higher education in order to implement the FY2026-27 budget. Allows each dollar raised from the surcharge on student registration fees to be matched by less than \$2 appropriated by the Legislature in FY2026-27. Specifies that operating state aid for community college districts and state aid for science, technology, engineering and mathematics and workforce programs for community college districts for FY2026-27 are as specified in the general appropriations act.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1838; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4147 2026-2027; human services

Makes changes relating to human services in order to implement the FY2026-27 budget. Establishes a Supplemental Nutrition Assistance Program (SNAP) Fund administered by the Department of Economic Security (DES) and requires the DES to deposit all federal SNAP administrative and benefit monies into the SNAP Fund before spending the monies. Prohibits DES from setting a gross income limit above 185 percent of the federal poverty level for categorically eligible SNAP recipients. Requires DES to strengthen SNAP eligibility determinations by data matching with the Arizona Department of Revenue for certain lottery and gambling winnings, reviewing specified state and federal information on changes in circumstances that may affect eligibility, and reviewing a recipient's case when DES receives information indicating a potentially eligibility-affecting change. Requires DES to post quarterly on its public website aggregated results from SNAP noncompliance and fraud investigations. Requires DES to reduce the SNAP payment error rate to 3% or less by December 30, 2030, to submit quarterly progress reports to the Legislature, and to implement Auditor General special audit recommendations unless the Joint Legislative Audit Committee waives them. Requires DES to identify recipients who make purchases exclusively out of state for 90 days, confirm Arizona residency, terminate assistance for nonresidents, and refer those cases to the U.S. Attorney. Requires DES, during FY2026-27, to screen and test certain adult Temporary Assistance for Needy Families cash-benefit recipients for illegal controlled-substance use and to deny benefits for one year to recipients who test positive without a prescription. Repeals the SNAP payment error rate provisions on January 1, 2033.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the

Senate; 5/4/26: Substituted for SB1839; Passed Senate Third Reading 16-12-2;
Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4148 2026-2027; K-12 education.

Makes changes relating to K-12 education in order to implement the FY2026-27 budget. Increases the base level for FY2026-27 to \$5,215.53, from \$5,113.26, and increases the state transportation support level amount per route mile. Increases the amount of charter additional assistance to \$2,174.54, from \$2,131.90, per student count in preschool for children with disabilities, kindergarten, and grades 1 through 8, and to \$2,534.38, from \$2,484.69, per student count in grades 9 through 12. Sets the truth in taxation qualifying tax rate in tax year 2026 at \$1.5128 for a common or high school district and \$3.0256 for a unified district or certain common districts. Authorizes the Arizona Department of Education to use monies in the Failing Schools Tutoring Fund in FY2026-27 for professional development and coaching, monitoring academic progress and outreach on tutoring access and requires a report of proposed expenditures by September 1, 2026. Establishes a Property Proceeds Fund for the Arizona State Schools for the Deaf and the Blind (ASDB) and requires ASDB to deposit into the Fund monies the schools receive from the sale or lease of school buildings and grounds, subject to legislative appropriation. Requires ASDB to submit an expenditure plan to the Joint Legislative Budget Committee for review when the Legislature appropriates monies from the Fund and requires ASDB to obtain at least two independent appraisals, submit a proposal to the Joint Committee on Capital Review and sell property at a public sale to the highest and most responsible bidder for at least the appraised value. Requires ASDB to transmit the first \$1.2 million the ASDB receives from the sale or lease of school buildings and grounds to the state general fund in each of FY2026-27, FY2027-28 and FY2028-29.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1839; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4149 2026-2027; local government.

Makes changes relating to local government in order to implement the FY2026-27 budget. Authorizes, for FY2026-27, a county with a population of less than 250,000 persons to meet any county fiscal obligation from any source of county revenue designated by the county. Requires each county with a population of less than 250,000 persons to report to the Joint Legislative Budget Committee by October 1, 2026 whether the county used a revenue source for other purposes under this authority.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1840; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4150 management; state properties; 2026-2027.

~~Sets the capital outlay stabilization fund rental rates for state-owned buildings in FY2026-27 as \$17.87 per square foot for office space and \$6.43 per square foot for storage space.~~

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1840; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4151 2026-2027; revenue

~~Expands the list of entities subject to Arizona Department of Revenue (ADOR) fees to fund the integrated tax system modernization project to include councils of governments receiving revenues from a county transportation excise tax in counties with a population of 3 million or more persons (Maricopa County). Extends ADOR's authority to assess and collect fees from counties, cities, towns, councils of governments and certain regional transportation authorities to implement the integrated tax system modernization project for one year, through June 30, 2029. A legislative intent section specifies guidelines for the fees for FY2026-27, including capping total assessed fees at \$6,286,300 and establishing allocation formulas for distributing fees among affected entities.~~

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1841; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4152 2026-2027; taxation; omnibus

~~Updates Arizona income tax conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026, and makes related conforming changes for prior taxable years. Adds new Arizona income subtractions for certain federal deductions, including qualified individual deductions, qualified distributions from a pension or retirement account, qualified passenger vehicle loan interest, qualified tips, and qualified overtime compensation, to the extent not already excluded from Arizona gross income. Modifies the optional standard deduction by tying base amounts to the federal basic standard deduction and increases the standard deduction for charitable contributions beginning in taxable year 2026, subject to dollar caps. Increases the dependent tax credit to \$125, from \$100. Requires Arizona to participate in the federal tax credit program for contributions to scholarship-granting organizations and requires the Arizona Department of Revenue (ADOR) to ensure eligibility and submit required information to the U.S. Secretary of the Treasury. Requires ADOR to certify eligible nonprofit scholarship-granting organizations, publish and submit an annual list of certified organizations and adopt rules and procedures. Authorizes certified organizations, beginning after December 31, 2026, to provide scholarships for qualified K-12 education expenses as allowed under federal law. Repeals the income tax and premium tax credits for net increases in full-time employees residing in Arizona and hired in qualified employment positions. Repeals the income tax credits for renewable energy production and pollution control equipment. Eliminates the retail transaction privilege and use tax deductions for sales of solar energy devices and removes the requirement that a retailer register with the Arizona Department of Revenue as a solar energy retailer. Specified changes apply retroactively to taxable years beginning January 1, 2026, and others apply retroactively to taxable periods beginning July 1, 2026. Contains a savings clause for any amount of repealed credits carried forward from previous taxable years.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the Senate; 5/4/26: Substituted for SB1842; Passed Senate Third Reading 16-12-2; Transmitted to the Governor; 5/5/26: Vetoed by Governor~~

~~**COP Position:** Pending~~

HB 4153 2026-2027; transportation.

~~Requires the Arizona Department of Transportation to report to the Joint Legislative Budget Committee by July 31 each year on progress in improving Motor Vehicle Division wait times and vehicle registration renewal by mail turnaround times.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 4/28/26: Passed Rules; Passed Caucus; Passed House Third Reading 33-22-5; Transmitted to the~~

Senate; 5/4/26: Substituted for SB1843; Passed Senate Third Reading 16-12-2;
Transmitted to the Governor; 5/5/26: Vetoed by Governor

COP Position: Pending

HB 4154 2026-2027; General appropriations act; 2026-2027

The general appropriations or “feed bill” for FY2026-27 containing appropriations for state agencies and programs. Continues deferment of \$800 million of basic state aid for education from FY2026-27 to July 2027. Reduces lump sum appropriations from the general fund in FY2026-27 for a list of budget units and makes various fund balance transfers. Makes supplemental appropriations to the Arizona Health Care Cost Containment System and Department of Economic Security for adjustments in formula requirements. Makes a supplemental appropriation of \$4 million in FY2025-26 to the Secretary of State for costs of the 2026 elections. Directs the Arizona Department of Administration to distribute monies to qualifying counties for Elected Officials’ Retirement Plan employer contributions, small county assistance, and Corrections Officer Retirement Plan employer contribution rate increases. Appropriates funding for the Department of Revenue’s integrated tax system modernization project. Directs the Arizona Department of Health Services to fund a suicide prevention coordinator for school districts and charter schools. Requires the Department of Public Safety to use specified funding for additional personnel focused on immigration enforcement and border security. Makes a supplemental appropriation of \$40 million in FY2026-27 from the Consumer Restitution and Remediation Revolving Fund to the Attorney General for opioid remediation. Establishes various reporting requirements. Increases the State Department of Corrections’ FY2025-26 operating lump sum appropriation and decreases the private prison per diem and inmate health care contracted services line items.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1847

COP Position: Pending

HB 4155 Amusements; 2026-2027

Makes changes relating to amusements in order to implement the FY2025-26 budget. Repeals the Fantasy Sports Contest Fund and transfers all unexpended and unencumbered monies to the Event Wagering Fund. Establishes the Unarmed Combat Subaccount of the Event Wagering Fund, consisting of Arizona Department of Gaming (ADG) licensing fees. Requires ADG to establish and collect a regulatory assessment from each commercial racing permittee in the amount of 0.5 percent of the amounts wagered. Authorizes ADG to allow a first time starter horse to race at race meetings in 2026 and 2027 if the horse has gate approval and at least two timed workouts, including

~~one out of the gate workout within 60 days before the race. Repeals this authorization January 1, 2028.~~

Primary Sponsor(s): David Livingston (R)

Status: ~~6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1848~~

COP Position: Pending

HB 4156 Capital outlay; appropriations; 2026-2027

~~Makes capital outlay appropriations in order to implement the FY2026-27 budget, including for major maintenance and repair of state buildings and state agencies and boards capital projects. Reduces or adjusts several previously enacted highway project appropriations. Appropriates \$432.7 million from the State Highway Fund to the Arizona Department of Transportation (ADOT) for statewide highway planning and construction. Requires ADOT to submit highway construction, capital outlay, and debt reports by November 1, 2026, and exempts the statewide highway construction appropriation from Joint Committee on Capital Review (JCCR) oversight. Appropriates \$29 million from the State Aviation Fund in FY2026-27 to ADOT for airport planning and development, requires a report on aviation grant awards and distributions by December 31, 2026, and exempts this appropriation from JCCR oversight. Limits agencies' use of these appropriations for employee-related expenditures and overhead and allows the Arizona Department of Administration to use up to five percent for project management. Delays the \$25 million general fund appropriation for the Department of Veterans' Services for a veterans' home facility in the northwestern portion of the state to FY2028-29, from FY2027-28. Transfers \$17.4 million from the State Highway Fund to the general fund in FY2026-27 for support and maintenance for state agencies.~~

Primary Sponsor(s): David Livingston (R)

Status: ~~6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1849~~

COP Position: Pending

HB 4157 Commerce; 2026-2027

~~Makes changes relating to commerce in order to implement the FY2026-27 budget. Delays the increase to \$3.5 million from \$1.75 million in the amount of the annual deposit from remaining State Lottery Fund monies to the Arizona Competes Fund after at least \$99.64 million goes to the general fund, to begin in FY2029-30 instead of FY2027-28. Transfers administration of the Advanced Air Mobility Fund to the Arizona Commerce Authority from the State Treasurer. Raises the Registrar of Contractors' cap~~

~~on recovery fund spending for claim monitoring and related support to 20 percent from 14 percent of prior year deposits. Requires the Office of Defense Innovation to contract with a qualified public or private entity to advance Arizona's defense, aerospace, and national security innovation ecosystem, and allows the Office to develop a proving ground for autonomous systems and advanced air mobility, pursue grants and federal aviation approvals. Requires the Office to submit a comprehensive report to the Governor and the Legislature by September 1, 2029. Changes voter approval thresholds for infrastructure financial assistance by requiring elections for cities and towns with populations over 100,000, instead of over 50,000, and for counties with populations over 500,000, instead of 200,000. Extends the statutory termination date of the Arizona Competes Fund two years, to July 1, 2028, retroactive to June 30, 2026.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1850~~

~~**COP Position:** Pending~~

~~**HB 4158 Criminal justice; 2026-2027**~~

~~Makes changes relating to criminal justice in order to implement the FY2026-27 budget. Prohibits any state agency, board, commission or department from paying awards for erroneous conviction claims from any source other than the Erroneous Convictions Fund and limits the state's liability for those awards to amounts available in that Fund, retroactive to January 1, 2026. Repeals the Civil Rights Advisory Board and establishes the Civil Rights Division within the Department of Law. Increases the annual transfer from the Corrections Fund to the ADC Building Renewal Fund to \$12.5 million, from \$2.5 million. Delays the effective date of the Major Incident Division of the Department of Public Safety one year to July 1, 2028. Modifies reporting requirements for the Arizona Department of Corrections (ADC) Transition Program.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1851~~

~~**COP Position:** Pending~~

~~**HB 4159 Environment; 2026-2027**~~

~~Makes changes relating to the environment in order to implement the FY2026-27 budget. Extends through calendar year 2030, instead of through 2026, the period in which the Arizona Department of Water Resources (ADWR) Director may not levy the Pinal Active Management Area (AMA) groundwater withdrawal fee for Arizona water~~

banking purposes. Extends through December 31, 2030, instead of December 31, 2026, the Pinal AMA groundwater withdrawal fee for groundwater and irrigation efficiency projects. Extends to June 30, 2032, instead of June 30, 2027, the date the ADWR Director is required to proportionally distribute any unencumbered monies in the Temporary Groundwater and Irrigation Efficiency Projects Fund and delays the repeal of that Fund to April 1, 2032, from April 1, 2028. Delays the repeal of the Arizona System Conservation Fund to April 1, 2031, instead of April 1, 2027. Authorizes the Arizona Department of Environmental Quality (ADEQ) to use up to \$6.53 million from the Underground Storage Tank Revolving Fund in FY2026-27 for ADEQ administrative costs and to remediate sewage discharge issues in Naco and other border areas. Allows the Arizona Navigable Stream Adjudication Commission to use monies appropriated from the Arizona Water Banking Fund in FY2026-27 to pay legal fees. Authorizes the Arizona Water Protection Fund Commission to grant the Arizona Department of Water Resources (ADWR) up to \$336,000 from the unobligated balance of the Arizona Water Protection Fund in FY2026-27 for ADWR administrative costs. Requires the Director of ADEQ to maintain vehicle emissions testing fees for tests conducted in Area A in FY2026-27 at the fee level in effect on June 30, 2025, and caps the FY2026-27 appropriation from the general fund to the Water Quality Assurance Revolving Fund at \$15 million.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1852

COP Position: Pending

HB 4160 Health care; 2026-2027

Makes changes relating to health care in order to implement the FY2026-27 budget. Prohibits counties and municipalities from using monies received through the Final One Arizona Distribution of Opioid Settlement Funds Agreement to provide, or to grant monies to a nongovernmental organization to provide, "safer smoking equipment" (defined), and reduces any FY2026-2027 expenditure limitation penalty for a county or municipality by the amount of opioid settlement agreement monies spent. Establishes the Arizona Rural Health Transformation Fund and requires the Arizona Health Care Cost Containment System (AHCCCS) Administration to hold public meetings and submit an expenditure plan report to the Joint Legislative Budget Committee before the executive branch spends Fund monies. Establishes the Health Insurance Trust Fund Oversight Board and requires the Arizona Department of Administration to consult with or obtain the Board's approval for specified actions relating to state employee health insurance benefit programs, including plan offerings, contracting and performance standards, and requires the Board to set strategic goals and develop requirements for sharing anonymized and aggregated claims and trend data with participating employers. Requires the AHCCCS Administration to use specified data sources to verify and redetermine eligibility for medical assistance, limits acceptance of self-attested

~~residency without independent verification, prohibits the AHCCCS Administration from accepting eligibility determinations from an exchange, requires the AHCCCS Administration to seek a section 1115 waiver to eliminate mandatory hospital presumptive eligibility and restrict presumptive eligibility determinations to children and pregnant women, and repeals these requirements July 1, 2027. Designates the Arizona Department of Health Services (AZDHS) as the lead agency for Alzheimer's disease and related dementias, and requires AZDHS to establish a Dementia Services Program and develop an Alzheimer's disease state plan. Authorizes pilot coverage for traditional healing services at urban Indian organizations for FY2026-27 through FY2028-29 subject to a section 1115 waiver. Establishes the FY2026-27 county contributions for the Arizona Long Term Care System (ALTCs) and acute care and directs the State Treasurer to collect additional county amounts if long term care system costs exceed appropriated levels and to withhold other state monies to cover unpaid county contributions. Excludes specified county contributions from county expenditure limitations. Establishes disproportionate share payments for FY2026-27. Authorizes the AHCCCS Administration to continue through September 30, 2027 the risk contingency rate setting and managed care organization administrative funding levels that were imposed for the contract year beginning October 1, 2010.~~

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1853

COP Position: Pending

HB 4161 Higher education; 2026-2027

~~Makes changes relating to higher education in order to implement the FY2026-27 budget. Authorizes the Arizona Board of Regents (ABOR) to retain monies from universities under ABOR's jurisdiction to supplement ABOR's operating budget and caps the total retained amount at \$5 million per fiscal year unless the Legislature expressly authorizes a higher amount. Requires an applicant for the Arizona Veterinary Loan Assistance Program to satisfactorily pass the required licensing examination. Increases the maximum Program award to \$200,000 from \$100,000 and distributes one-fourth of the awarded amount after each year the veterinarian works in Arizona under the four-year agreement. Allows each dollar raised from the surcharge on student registration fees to be matched by less than \$2 appropriated by the Legislature in FY2026-27. Specifies that operating state aid for community college districts and state aid for science, technology, engineering and mathematics and workforce programs for community college districts for FY2026-27 are as specified in the general appropriations act.~~

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations

Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1854

COP Position: Pending

HB 4162 Human services; 2026-2027

Makes changes relating to human services in order to implement the FY2026-27 budget. Increases the maximum mobile home relocation payment to \$22,500 for a single-section mobile home and \$30,000 for a multisection mobile home and allows compensable moving expenses for relocations anywhere in this state, instead of within a 100-mile radius. Extends the Military Family Relief Fund and the related individual income tax credit for donations to the Fund five years through December 31, 2031, delays the repeal of both provisions until January 1, 2032, and expands the ways a service member may establish Arizona residency. Expands the out-of-school time grant program to serve eligible pupils through 18 years of age, increased from 12 years of age. Requires the Department of Economic Security (DES), beginning July 1, 2027, subject to available appropriations, to contract with listening and spoken language providers to deliver speech and audition services for eligible families with infants and toddlers who are deaf or hard of hearing, requires referrals to both contracted providers and the Arizona State Schools for the Deaf and the Blind (ASDB), and directs ASDB to transfer existing related contracts and remaining FY2026-27 monies to DES by November 1, 2026. States that DES succeeds to the authority and duties of ASDB relating to speech and audition services. Establishes a Supplemental Nutrition Assistance Program (SNAP) Fund administered by DES and requires DES to deposit all federal SNAP administrative and benefit monies into the SNAP Fund before spending the monies. Requires DES to report SNAP program information and payment error rates to the Legislature on a monthly basis through July 1, 2027. Requires DES to verify SNAP eligibility using lottery and gambling winnings data, wage and unemployment information, death records, Social Security information, new hire and child support data, corrections records and other federal and state data sources. Requires DES to review a recipient's case when reliable information indicates a change in circumstances that may affect eligibility and prohibits DES from relying solely on self-attestation to verify residency except as allowed under federal law. Repeals these SNAP requirements on July 1, 2027. Requires DES, during FY2026-27, to screen and test certain adult Temporary Assistance for Needy Families cash-benefit recipients for illegal controlled-substance use and to deny benefits for one year to recipients who test positive without a prescription.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On House Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1855

COP Position: Pending

HB 4163 K-12 education; 2026-2027

Makes changes relating to K-12 education in order to implement the FY2026-27 budget. Increases the base level for FY2026-27 to \$5,215.53, from \$5,113.26, and increases the state transportation support level amount per route mile. Increases the amount of charter additional assistance to \$2,174.54, from \$2,131.90, per student count in preschool for children with disabilities, kindergarten, and grades 1 through 8, and to \$2,534.38, from \$2,484.69, per student count in grades 9 through 12. Sets the truth in taxation qualifying tax rate in tax year 2026 at \$1.5128 for a common or high school district and \$3.0256 for a unified district or certain common districts. Authorizes the Arizona Department of Education (ADE) to use monies in the Failing Schools Tutoring Fund in FY2026-27 for professional development and coaching, monitoring academic progress and outreach on tutoring access and requires a report of proposed expenditures by September 1, 2026. Establishes a Property Proceeds Fund for the Arizona State Schools for the Deaf and the Blind (ASDB) and requires ASDB to deposit into the Fund monies the schools receive from the sale or lease of school buildings and grounds, subject to legislative appropriation. Requires ASDB to submit an expenditure plan to the Joint Legislative Budget Committee for review when the Legislature appropriates monies from the Fund and requires ASDB to obtain at least two independent appraisals, submit a proposal to the Joint Committee on Capital Review and sell property at a public sale to the highest and most responsible bidder for at least the appraised value. Establishes a School Safety and Threat Identification Pilot Program and a Child Sexual Abuse and Assault Awareness and Prevention Program in ADE. Requires ADE to recalculate FY2024-25 state aid for the Alhambra Elementary School District due to a change in assessed property valuation and increases the district's FY2026-27 state aid by \$852,200.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1856

COP Position: Pending

HB 4164 Local government; 2026-2027

Makes changes relating to local government in order to implement the FY2026-27 budget. Authorizes, for FY2026-27, a county with a population of less than 250,000 persons to meet any county fiscal obligation from any source of county revenue designated by the county. Limits the amount the county may use for purposes other than the purposes of the revenue source to \$1.25 million. Requires each county with a population of less than 250,000 persons to report to the Joint Legislative Budget Committee by October 1, 2026 whether the county used a revenue source for other purposes under this authority.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1857

COP Position: Pending

HB 4165 Revenue; 2026-2027

Extends the Arizona Department of Revenue (ADOR)'s authority to assess and collect fees from counties, cities, towns, councils of governments and certain regional transportation authorities to implement the integrated tax system modernization project for two years, through June 30, 2030. A legislative intent section specifies guidelines for the fees for FY2026-27, including capping total assessed fees at \$1,273,800 and establishing allocation formulas for distributing fees among affected entities.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1858

COP Position: Pending

HB 4166 State budget implementation; 2026-2027

Makes changes relating to budgeting in order to implement the FY2026-27 budget. Any unrestricted federal monies received by the state in FY2026-27 must be deposited in the general fund and used to pay for essential government services, retroactive to July 1, 2026. The Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund in FY2026-27 and FY2027-28. Removes the ten percent cap on the Budget Stabilization Fund for FY2026-27 and prohibits the State Treasurer from transferring any surplus monies from the Budget Stabilization Fund to the general fund for FY2026-27.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1859

COP Position: Pending

HB 4167 State properties; management; 2026-2027

Sets the capital outlay stabilization fund rental rates for state-owned buildings in FY2026-27 as \$17.87 per square foot for office space and \$6.43 per square foot for

storage space. Requires the Arizona Department of Administration, in FY2026-27, to submit a report to the Legislature within ten days after selling state-owned real property located within the governmental mall.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1860

COP Position: Pending

HB 4168 Taxation; omnibus; 2026-2027

Updates Arizona income tax conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026, and makes related conforming changes for prior taxable years. Adds new Arizona income subtractions for certain federal deductions, including qualified individual deductions, qualified distributions from a pension or retirement account, qualifying child and dependent care expenses, qualified passenger vehicle loan interest, qualified tips, and qualified overtime compensation, to the extent not already excluded from Arizona gross income. Increases the optional standard deduction for individual income taxes and increases the standard deduction for charitable contributions beginning in taxable year 2026. Increases the dependent tax credit to \$125, from \$100. Changes the state transaction privilege tax public infrastructure distribution for manufacturing facility improvements by limiting payments to 75% of infrastructure costs instead of 80%, increasing aggregate statewide maximum payment amounts over time, increasing required capital investment thresholds, requiring participating local governments to contribute at least 5% of specified construction funding and to submit an analysis of anticipated state revenues and job impacts, and authorizing the Arizona Department of Revenue (ADOR) to post agreements online with protections for trade secrets and confidential proprietary information and to manage and allocate payment requests when statewide capacity limits restrict payments. Expands property tax exemptions by treating a veteran with total disability based on individual unemployability the same as a veteran with a 100% service-connected disability for a full primary residence exemption, authorizing specified surviving spouses to claim exemptions based on the veteran spouse's eligibility, applying income limits to the widow/widower and total and permanent disability exemption, and requiring an exemption transfer form after a primary residence change. Repeals the income tax and premium tax credits for net increases in full-time employees residing in Arizona and hired in qualified employment positions. Repeals the pollution control equipment income tax credit while adjusting corporate income additions for prior credit use, limits increased research activity credits to carryforward instead of refunds. Requires, retroactive to April 9, 2026, ADOR or an escrow account to hold remaining Pinal County transportation excise tax monies until the Legislature appropriates them. Establishes an Unemployment Insurance Operating Fund for calendar year 2027 funded by a 3.15 percent employer contribution up to \$8 million for Department of Economic Security administration and repeals the Fund after

~~December 31, 2027. Reduces the annual statewide cap on school tuition organization contribution credits to \$110 million, from \$135 million, starting in FY2026-27. Prohibits the Arizona Commerce Authority from accepting applications for new computer data centers or allowing new computer data centers to qualify for tax relief from July 1, 2026 through June 30, 2029, retroactive to July 1, 2026, and repeals the restriction on July 1, 2029. Contains a savings clause for any amount of repealed credits carried forward from previous taxable years.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1861~~

~~**COP Position:** Pending~~

HB 4169 Transportation; 2026-2027

~~Requires the Arizona Department of Transportation (ADOT) to allocate and transfer \$2.5 million from the Arizona Highway User Revenue Fund to the State Match Advantage for Rural Transportation Fund. Repeals the requirement for ADOT to transfer \$1 million to the Economic Strength Project Fund, and repeals the Economic Strength Project Fund on July 1, 2035.~~

~~**Primary Sponsor(s):** David Livingston (R)~~

~~**Status:** 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 15-1-2; Passed Rules; Passed Caucus; Passed COW; Substituted for SB1862~~

~~**COP Position:** Pending~~

HCM 2008 Gas tax elimination

~~Urges the United States Environmental Protection Agency (EPA) and Congress to eliminate the federal gas tax on Arizona's cleaner burning gas sold in Maricopa County and Pinal County from May 1 to September 30 or to grant the EPA emergency authority to waive the federal gas tax on EPA-approved gasoline blends in Arizona that are more expensive to produce and necessary to meet federal air quality standards. Directs the Secretary of State to transmit copies of the memorial to the EPA Administrator, congressional leadership and Arizona's congressional delegation.~~

~~**Primary Sponsor(s):** Julie Willoughby (R)~~

~~**Status:** 1/22/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/3/26; Passed House Natural Resources, Energy & Water Committee 6-4-0; Passed Rules; Passed Caucus; 2/9/26; Removed from Consent Calendar; 2/25/26: Placed on COW Calendar; Passed COW; 3/2/26: Passed House Third Reading 31-25-3;~~

~~Transmitted to the Senate; Assigned to Senate Natural Resources Committee;
Assigned to Rules Committee~~

COP Position: Monitor

HCR 2001 Citizenship; identification; contributions; early voting

Proposes a constitutional amendment to restrict voting in Arizona elections to U.S. citizens, prohibit foreign nationals from making or funding election contributions or expenditures, and require voters to present government-issued identification when casting a ballot, with such ID available for free. Requires early voting, if allowed by law, to end by 7:00 p.m. the Friday before a general election and prohibits voting after polls close. Requires voters to affirmatively request a mail-in ballot and provide documented proof of citizenship to receive one. Severability clause. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election. HOUSE ENGROSSED

Primary Sponsor(s): Alexander Kolodin (R)

Status: 1/12/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 1/21/26; Passed Federalism, Military Affairs & Elections Committee as Amended 4-3-0; Passed Rules; Passed Caucus; 2/9/26: Passed COW as Amended; 2/9/26: Passed Third Read 32-27-1; 2/9/26: Transmitted to Senate; 3/3/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/18/26: Passed Senate Judiciary and Elections Committee 4-2; 6/12/26: Passed Rules; Passed COW; Motion to Further Amend Failed 12-16-2; Passed Senate Third Reading 16-12: Transmitted to the House; Passed House Final Reading 31-23-6; Transmitted to the Secretary of State

COP Position: Monitor

HCR 2004 Photo enforcement systems; prohibition

~~Prohibits state agencies and local authorities from using photo enforcement systems to identify violations of speed limits or traffic control devices. Repeals statutes authorizing and regulating photo enforcement systems. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~**Primary Sponsor(s):** Teresa Martinez (R)~~

~~**Status:** 1/12/2026: Assigned to House Transportation & Infrastructure Committee; 2/4/26; Passed House Transportation & Infrastructure Committee 6-1-0; Passed Rules; Passed Caucus; 2/23/26; Retained on COW Calendar; 3/2/26: Passed COW with Floor Amendment; 3/3/26: Passed House Third Reading 37-19-3; Transmitted to the Senate; Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3;~~

~~**COP Position:** Oppose~~

~~HCR 2016 NOW: Fees; Taxes; freeze; affordability~~

~~Subject to voter approval, statutorily prohibits, beginning July 1, 2026, through June 30, 2030, a municipality or county from increasing a tax, fee or utility rate or imposing a new tax classification or expanding the tax base.~~

~~**Primary Sponsor(s):** Rachel Keshel (R)~~

~~**Status:** 1/21/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 1/28/2026: Passed House Federalism, Military Affairs & Elections Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; 3/5/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/11/26: On Senate Judiciary and Elections Committee Agenda; Held in Committee; 3/23/26: Withdrawn from Senate Judiciary and Elections Committee; 3/23/26: Proposed Strike Everything Amendment; 3/25/26: Passed Senate Government Committee 4-3~~

~~**COP Position:** Oppose~~

HCR 2020 For-sale housing; development; groundwater replenishment

Expresses legislative support for building for-sale housing developments outside the service areas of designated water providers if the development is enrolled in the Central Arizona Groundwater Replenishment District and replenishes groundwater in compliance with the Phoenix, Pinal and Tucson Active Management Area assured water supply rules.

Primary Sponsor(s): Gail Griffin (R)

Status: 1/20/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/17/26; Passed House Natural Resources, Energy & Water Committee 6-2-2; 2/23/26: Passed Rules; Passed Caucus; 2/26/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 3/3/36: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Passed Senate Natural Resources Committee 4-3-1; 3/30/26: Passed Rules; Passed Caucus; 4/20/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the Secretary of State

COP Position: Monitor

~~HCR 2038 Colorado River; seven-state agreement~~

~~Supports a mutual seven-state consensus agreement on post-2026 operating guidelines for the Colorado River that benefits all basin states and protects Arizona's economy, water users and critical industries.~~

~~**Primary Sponsor(s):** Gail Griffin (R)~~

~~**Status:** 1/22/2026: Assigned to House Natural Resources, Energy & Water Committee; 2/10/26: Passed Natural Resources, Energy & Water Committee 9-1-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW and Added to Additional COW Calendar; Passed COW with Floor Amendment; Passed House Third Reading 54-0-6; Transmitted~~

~~to the Senate; 3/9/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 3/24/26: Held in Senate Natural Resources Committee~~

~~COP Position: Support~~

~~HCR 2051 Ballot measures; circulators; revenue; disclosure~~

~~Requires paid initiative and referendum circulators to verbally disclose their first name, state of residence, paid circulator status, and wear a visible identification badge, and voids signatures collected without these disclosures. Expands circulator registration, disqualification and enforcement requirements to local ballot measures instead of only statewide initiative and referendum petitions. Requires municipal and county initiatives or referenda that mandate expenditures, establish funds or allocate funding to disclose the revenue source sufficient to cover all immediate and future costs in the petition description. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~Primary Sponsor(s): Michael Carbone (R)~~

~~Status: 2/5/2026: Assigned to House Federalism, Military Affairs & Elections Committee; 2/18/26: Passed House Federalism, Military Affairs & Elections; 4-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed House Third Reading 32-24-3; Transmitted to the Senate; 3/9/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 3/26/26: Passed Senate Judiciary and Elections Committee 4-3~~

~~COP Position: Monitor~~

~~HCR 2052 Rates; fees; taxes; increases; moratorium~~

~~Prohibits counties and municipalities, from July 1, 2026 through June 30, 2030, from increasing fees, transaction privilege tax rates, surcharges, or municipally provided utility rates above amounts authorized in the FY2025-26 budget and from adopting new tax classifications or expanding the tax base, subject to limited voter-approved exceptions. Prohibits municipalities from circumventing the moratorium by renaming or restructuring charges, altering methodologies, or imposing substantially similar new charges, and voids any fee, tax, or rate adopted in violation of these limits. Repeals these moratoriums July 1, 2030. Severability clause. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~Primary Sponsor(s): Justin Olson (R)~~

~~Status: 2/5/2026: Assigned to House Ways & Means Committee; 2/11/26: Passed House Ways & Means Committee 5-4-0; 2/16/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 3/10/26: Retained on COW Calendar~~

~~COP Position: Oppose~~

SB 1003 Elections; canvass; certification; acknowledgment

Requires each governing body holding an election to acknowledge election canvasses without prejudice by specified deadlines, instead of requiring those governing bodies to canvass the election. Requires the county officer who conducted the election to certify its accuracy under oath and the county officer who tabulated the ballots to certify the results of the tabulation under oath. Adds copies of the sworn statements of these two officers to the list of information included in the official canvass of an election.

Primary Sponsor(s): John Kavanaugh (R)

Status: 1/12/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 1/14/26: Passed Senate Judiciary and Elections Committee 4-3; 1/26/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/25/26: Assigned to House Federalism, Military Affairs & Elections Committee; 3/25/26: Failed Senate Federalism, Military Affairs & Elections Committee 3-3-0-1

COP Position: Pending

SB 1006 Campaign finance; aggregate report; amount

Raises the itemization threshold for contributions from in-state individuals to more than \$200 per election cycle instead of more than \$100. Requires campaign finance reports to aggregate contributions of \$200 or less from in-state individuals. Requires the Secretary of State, in January of each odd-numbered year, to adjust to the nearest dollar those in-state individual contribution reporting amounts based on the two-year percentage change in the Consumer Price Index for All Urban Consumers, Phoenix-Mesa-Scottsdale, published by the U.S. Department of Labor.

Primary Sponsor(s): John Kavanaugh (R)

Status: 1/12/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 1/14/26: Passed Senate Judiciary and Elections Committee 4-3; 1/26/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/26/26: Assigned to House Federalism, Military Affairs & Elections Committee; 3/4/26: Passed Senate Federalism, Military Affairs & Elections Committee 4-3; 3/6/26: Passed Rules; 3/10/26: Passed Caucus; 4/20/26: Passed COW; 5/5/26: Failed House Third Reading 29-22-9; Passed Motion to Reconsider

COP Position: Neutral

SB 1013 Public employees; merit; hiring practices

Prohibits the state and political subdivisions from adopting hiring policies or practices that base employment decisions on anything other than an applicant's "merit" (defined) and bars efforts to manipulate or influence workforce composition by race, ethnicity, sex or national origin except as needed to ensure compliance with antidiscrimination laws. Authorizes the Attorney General, county attorneys or any person to seek declaratory or injunctive relief or damages for violations, with prevailing parties entitled to costs and reasonable attorney fees.

Primary Sponsor(s): Janae Shamp (R)

Status: 1/11/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Passed as Amended Regulatory Affairs and Government Efficiency Committee 4-3-0; Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; Assigned to House Government Committee; Assigned to Rules; 3/26/26: Passed House Government 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/9/26: Passed House Third Reading 31-25-4; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: ~~Oppose~~

~~SB 1016 NOW Municipal improvement districts; petitions~~

~~Requires a municipal governing body, before adopting a resolution or ordinance of intention to make an improvement in a municipal improvement district, to receive a petition signed by property owners meeting specified ownership and valuation thresholds. Exempts community facilities districts issuing special assessment bonds from this requirement. Requires petitions for improvement districts to include specified information, including a maximum assessment amount, property descriptions and owner consent to the assessment. Requires the municipal governing body to include an estimate of the assessment in a resolution or ordinance of intention, capped at the maximum amount stated in the petition. Authorizes a municipality and all property owners in a proposed improvement district to waive specified procedural requirements if all owners sign the petition and allows the governing body to adopt and combine resolutions to order the improvement. Authorizes a municipal governing body to add adjacent territory to an improvement district for pedestrian malls, off-street parking facilities, retention and detention basins, and parkways by resolution without requiring a petition.~~

Primary Sponsor(s): ~~Janae Shamp (R)~~

Status: 1/11/2026: Assigned to Senate Health and Human Services Committee; Passed Health and Human Services Committee 4-3-0; Passed Rules; Passed Caucus; 1/26/26; Removed from Consent Calendar; 3/2/26: Passed COW; 3/18/26: Passed Senate Third Reading 17-9-4; Transmitted to the House; Assigned to House Rural Economic Development Committee; 3/20/26: Proposed Strike Everything Amendment; Passed House Rural Economic Development Committee 5-0-1-1 with Strike Everything Amendment; 3/30/26: Passed Rules; Passed Caucus; 6/10/26: Passed COW; Passed House Third Reading 47-8-5; Transmitted to the Senate

COP Position: ~~Support~~

~~SB 1019 Public water systems; fluoride; prohibition~~

~~Prohibits any person, including political subdivisions, from adding fluoride or any fluoride-containing compound to a public water system or to water that will enter a public water system.~~

Primary Sponsor(s): ~~Janae Shamp (R)~~

Status: ~~1/11/2026: Assigned to Senate Government Committee; 1/28/2026: Passed Senate Government Committee 4-3-0; 2/2/26: Passed Rules; Removed from Consent Calendar; 2/3/26: Passed Caucus; 3/2/26: Passed COW; 3/19/26: Failed Senate Third Reading 14-11-5~~

COP Position: ~~Oppose~~

~~SB 1024 Roadable aircraft; registration; license plates~~

~~Requires the Arizona Department of Transportation (ADOT) to register "roadable aircraft" (defined) by recording their federal N-number and to combine, as practicable, vehicle and aircraft title and registration processes. Requires roadable aircraft to maintain both aircraft and vehicle registration unless subject to specified aircraft license taxes. Requires ADOT to issue motorcycle-sized license plates to roadable aircraft. Authorizes operation of a roadable aircraft with a class D driver license. Effective January 1, 2027.~~

Primary Sponsor(s): ~~David Farnsworth (R)~~

Status: ~~1/11/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; Passed Appropriations, Transportation and Technology Committee action 7-2-1; Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 18-9-3; Transmitted to the House; 3/2/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation and Infrastructure Committee Agenda 3-2-0-2; 3/23/26: Passed Rules; Passed Caucus; 4/1/26: Passed COW; 4/8/26: Passed House Third Reading 35-20-5; Transmitted to the Senate; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor~~

COP Position: ~~Neutral~~

Ch. 7, 2026 Laws (SB 1029 Candidate committees; posthumous closure)

Deems a candidate committee to have the intention to terminate upon the candidate's death and authorizes specified individuals, beginning with the personal representative or trustee, then the surviving spouse, next of kin, or a court-appointed individual, to act as treasurer to close the committee if no alternate treasurer was previously designated. Requires the acting treasurer to note the candidate's death and provide verification when filing the termination statement. Allows the filing officer to waive campaign finance late-reporting penalties for reports due after a candidate's death.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; Passed Judiciary and Elections Committee 7-0-0; Passed Rules; Passed Caucus; 2/12/16; Passed Senate Third Reading 29-0-1; Transmitted to the House; 3/2/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/4/26:

Placed on House Federalism, Military Affairs & Elections Agenda; Passed House Federalism, Military Affairs & Elections Committee 7-0-0; 3/9/26: Passed Rules 3/10/26: Passed Caucus; 3/23/26: Passed House Third Reading 57-0-3; Transmitted to the Senate for Concurrence; 3/25/26: Transmitted to the Governor; 3/27/26: Signed by Governor

COP Position: Neutral

SB 1034 Animal abuse; database

~~Requires the courts to establish and maintain an animal abuse database listing adults convicted of specified animal cruelty, animal fighting or bestiality offenses, including comparable offenses from other jurisdictions, and to include conviction details, identifying information, photographs and fingerprints when available. Allows the courts to accept and spend federal or private monies for the database. Authorizes individuals listed in the database to petition for removal after at least five years if they completed required treatment and probation and demonstrate they no longer pose a risk to animals.~~

Primary Sponsor(s): John Kavanagh (R)

Status: 1/12/2026: Double assigned to Senate Rules and Senate Natural Resources Committee

COP Position: Neutral

SB 1036 Unemployment benefits; requirements; disqualifications; determinations

~~Makes numerous changes to unemployment insurance. Requires claimants to complete at least five weekly work search actions, submit weekly work search reports, and accept suitable work as defined by new standards. Requires the Department of Economic Security (DES) to cross-check all initial and weekly claims against specified state and federal data sets, including incarceration, death and new hire databases, and bars payment of benefits when cross-checks indicate ineligibility or fraud. Requires DES to examine claims filed from out-of-state IP addresses, duplicate addresses or duplicate bank accounts. Expands employer reporting requirements for refusals of work, failures to attend interviews and related conduct, and requires DES to independently review these reports.~~

Primary Sponsor(s): Mark Finchem (R)

Status: 1/12/2026: Assigned to Senate Regulatory Affairs & Government Efficiency Committee; 1/15/26: Withdrawn from Senate Regulatory Affairs & Government Efficiency Committee; 1/15/26: Assigned to Senate Government Committee; 2/4/26: Passed Senate Government Committee 4-3-0; Passed Rules; Passed Caucus; Passed COW; 2/17/26: Assigned to Governor; 2/20/26: Vetoed by Governor

COP Position: Monitor

SB 1037 Voting; equipment; internet; custody; violation

Requires the Secretary of State to ensure that all certified vote-recording and vote-tabulating machines meet specified security standards, including removal of any hardware supporting internet connectivity or remote access, configuration of all systems to federal cybersecurity best practices, unique user-credential tracking, logging of deletions and retention of logs and credential data for 22 months. Prohibits any voting equipment used in polling places or voting centers from having internet access and requires locked, sealed ports and full chain-of-custody documentation, with violations classified as a class 1 (highest) misdemeanor. Prohibits any tabulation equipment used in counting centers from having internet access and requires locked ports, continuous chain-of-custody logging for all equipment and removable storage devices, bipartisan observer presence for handling removable media, and continuous video recording of all counting-center activities posted on the county website, with violations classified as a class 1 misdemeanor.

Primary Sponsor(s): Mark Finchem (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; Passed Judiciary and Elections Committee 4-2-0; passed Rules; Passed Caucus; 1/26/26; Removed from Consent Calendar; 2/23/26; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/25/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/4/26: Placed on House Federalism, Military Affairs & Elections Agenda; Held in House Federalism Military Affairs & Elections Committee; 3/18/26: Passed House Federalism, Military Affairs & Elections Committee 4-2-0-1; 3/20/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; 5/5/26: Passed House Third Reading 31-20-9; Transmitted to the Senate; 5/11/26: Passed Caucus; Passed Senate Final Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoes by Governor

COP Position: Monitor

SB 1038 Cast vote record; public record

Requires the county recorder, within one hour after polls close, to make public the name, voter identification number and party registration of every person who voted in the election and to release the cast vote record in a sortable format. Prohibits the recorder from randomizing or altering the original files and designates all released information as a public record.

Primary Sponsor(s): Mark Finchem (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; Passed Judiciary and Elections Committee as Amended 4-2-1; Passed Rules; Passed Caucus; Passed COW; 2/17/26; Passed Senate Third Reading 17-12-1; Transmitted to House 2/23/26; Assigned to House Federalism, Military Affairs & Elections; Assigned to Rules; 3/4/26: Placed on House Federalism, Military Affairs & Elections Agenda; Passed House Federalism, Military Affairs & Elections Committee 4-3-0; 3/9/26: Passed Rules;

~~3/10/26: Passed Caucus; 4/14/26: Passed COW; Passed House Final Reading 32-23-5; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~
COP Position: Neutral

SB 1040 Voter registration rolls; internet access

~~Requires county recorders to provide public access to voter registration rolls through an internet portal that allows the information to be downloaded and prohibits charging a fee for that access or information.~~

~~**Primary Sponsor(s):** Mark Finchem (R)~~

~~**Status:** 1/11/2026: Assigned to Senate Judiciary and Elections Committee; Passed Judiciary and Elections Committee as Amended 4-2-1; Passed Rules; Passed Caucus; 2/23/26; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/25/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/4/26: Placed on House Federalism, Military Affairs & Elections; Agenda; Held in House Federalism, Military Affairs & Elections Committee; 3/17/26: Passed Caucus; 4/16/26: Passed COW; 6/11/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Oppose~~

SB 1044 Property tax; exemption; virtual currency

~~Exempts "virtual currency" (defined) from property taxation. Conditionally enacted on voter approval of an unspecified SCR with a constitutional amendment at the 2026 general election.~~

~~**Primary Sponsor(s):** Wendy Rogers (R)~~

~~**Status:** 1/12/2026: Assigned to Senate Finance Committee; 1/26/26: Passed Senate Finance Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; 2/25/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Ways & Means Committee; Assigned to Rules~~

~~**COP Position:** Neutral~~

SB 1045 Blockchain technology; tax; fee; prohibition

~~Prohibits counties and municipalities from imposing a tax or fee on a person for running a node on blockchain technology in a residence, except for an existing transaction privilege tax. Specifies that regulation of blockchain node operation and related taxes or fees is a matter of statewide concern not subject to local regulation.~~

~~**Primary Sponsor(s):** Wendy Rogers (R)~~

Status: 1/11/2026: Assigned to Senate Government Committee; 1/28/2026: Passed Senate Government Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; 2/25/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Ways & Means Committee; Assigned to Rules

COP Position: Monitor

SB 1054 NOW: Municipalities; emergency measures; vote

~~Strike-Everything Amendment Adopted by Senate Committee on Government: Allows referendum petitions against municipal emergency ordinances, resolutions or other measures in the same manner as nonemergency measures. Requires referendum petitions to be filed with the city or town clerk within 30 days after passage of the emergency measure. Provides that if an emergency measure is referred to the ballot and does not receive a majority of votes, the measure is no longer in effect.~~

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Government Committee; 2/4/26: Passed Government Committee with Strike-Everything Amendment 4-2-1; Passed Rules; Passed Caucus; 3/10/26: Passed Caucus; 3/18/26: Passed Senate Third Reading 16-14; Transmitted to the House; 3/23/26: Assigned to House Government Committee; Assigned to Rules

COP Position: ~~Oppose~~

SB 1055 Arrestees; unlawfully present; reporting

~~Requires law enforcement officials and agencies to immediately notify United States Immigration and Customs Enforcement or United States Customs and Border Protection when an individual who is unlawfully present in the United States is arrested for a violation of state or local law.~~

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Military Affairs and Border Security Committee; Passed Military Affairs and Border Security Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/25/26: Assigned to House Public Safety and Law Enforcement Committee; Assigned to Rules; 3/9/26: Placed on House Public Safety and Law Enforcement Agenda; Passed House Public Safety and Law Enforcement Committee 8-6-0-1; 3/17/26: Passed Caucus; 4/21/26: Passed COW; 6/11/26: Passed House Third Reading 31-25-4; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: Monitor

SB 1058 Firearms transactions; merchant codes; prohibition

Prohibits payment card networks and covered entities from assigning, requiring, or incentivizing the use of merchant category codes that distinguish firearm retailers or identify firearm or ammunition transactions. Prohibits government entities from maintaining registries of privately owned firearms or firearm owners except as allowed during criminal investigations or as otherwise required by law. Authorizes the Attorney General or a county attorney to investigate violations and seek injunctive relief and civil penalties.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Public Safety Committee; Passed Public Safety Committee 4-3-0; Passed Rules; Passed Caucus; 2/23/26: Passed COW; Passed Senate Third Reading 17-10-3; Transmitted to the House; 2/26/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/4/26: Placed on House Judiciary Agenda; Passed House Judiciary Committee 6-3-0; 3/9/26: Passed Rules; 3/10/26: Passed Caucus; 4/8/26: Passed COW; 4/9/26: Passed House Third Reading 31-21-8; Transmitted to the Senate; 5/18/26: Transmitted to the Governor; 5/22/26: Vetoes by Governor

COP Position: Neutral

SB 1061 Fentanyl; sale amount; nine grams

Lowers the fentanyl sale amount that triggers enhanced mandatory prison sentencing for selling or transferring fentanyl from 200 grams to 9 grams.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; 1/14/2026: Passed Judiciary and Elections Committee 4-2-1; Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/11/26: Passed House Judiciary Committee 6-2-0-1; 3/16/26: Passed Rules; Passed Caucus; 6/11/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoes by Governor

COP Position: Neutral

SB 1069 Prohibited weapons; muffling device; repeal

Removes devices designed or adapted to muffle the report of a firearm from the definition of prohibited weapons in the criminal code, thereby allowing possession, manufacture, and transfer of such devices if otherwise lawful.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; 1/14/2026: Passed Judiciary and Elections Committee 4-3-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 17-10-3; Transmitted to the

House; 3/2/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/11/26: Passed House Judiciary Committee 6-2-0-1; 3/16/26: Passed Rules; Passed Caucus; 6/11/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: ~~Oppose~~

SB 1077 Interactive computer service; prostitution; violation

~~Creates the offense of unlawful use of an interactive computer service to facilitate, promote, or solicit prostitution, including child sex trafficking, and classifies the offense based on the age of the minor involved. Subjects violations involving minors under 15 years of age to enhanced sentencing as a dangerous crime against children.~~

Primary Sponsors(s): ~~Mark Finchem (R)~~

Status: ~~1/11/2026: Assigned to Senate Public Safety Committee; 1/20/2026: Passed Public Safety Committee 5-2-0; Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; 3/5/26: Assigned to House Judiciary Committee; Assigned to Rules~~

COP Position: ~~Neutral~~

SB 1078 Public records; review standard

~~Establishes the standard of de novo judicial review for questions of law arising from the denial of access to public records, including whether an exception to disclosure applies.~~

Primary Sponsor(s): ~~John Kavanagh (R)~~

Status: ~~1/12/2026: Assigned to Senate Government Committee; 1/28/2026: Passed Senate Government Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Government Committee; Assigned to Rules; 3/11/26: Passed House Government Committee 4-3-0; 3/16/26: Passed Rules; Passed Caucus; 4/1/26: Passed COW; 4/7/26: Passed House Third Reading 34-25-1; Transmitted to the Senate; 4/8/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor~~

COP Position: ~~Neutral~~

Ch. 27, 2026 Laws (SB 1092 Dangerous crimes against children; probation)

Prohibits a court from terminating probation or intensive probation earlier than originally imposed for a person convicted of a dangerous crime against children. Excludes probationers convicted of dangerous crimes against children from eligibility for earned time credit and work time credit. Applies these restrictions to persons currently serving lifetime probation for a dangerous crime against children and to persons placed on lifetime probation for such offenses on or after the effective date. Emergency clause.

Primary Sponsor(s): Janae Shamp (R)

Status: 1/11/2026: Assigned to Senate Judiciary and Elections Committee; 1/11/2026: Held in Committee; 1/26/2026: Withdrawn from Judiciary and Elections Committee; 1/26/2026: Assigned to Senate Public Safety Committee; 1/27/26: Withdrawn from Judiciary and Elections; 2/4/26; Passed Senate Public Safety Committee 4-3-0; 3/4/26: Passed Caucus; Passed COW; Passed Senate Third Reading 18-11-1; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 6-2-1; 3/20/26: Passed Rules; 3/25/26: Passed COW; 3/31/26: Passed House Third Reading 39-17-4; Transmitted to the Senate; 4/7/26: Passed Senate Final Reading 18-10-2; Transmitted to the Governor; 4/9/26: Signed by Governor

COP Position: Neutral

SB 1093 Riot; planning; participation; racketeering

~~Broadens the definition of riot to include two or more persons acting together to recklessly use force or violence that results in damage to another person's property. Expands conspiracy law by eliminating the overt act requirement for conspiracies to commit riot. Adds riot to the list of offenses that constitute racketeering.~~

Primary Sponsor(s): Mark Finchem (R)

Status: 1/11/2026: Assigned to Senate Public Safety Committee; 1/20/2026: Passed Public Safety Committee 4-3-0; Passed Rules; Passed Caucus; 2/23/26; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 2/26/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/4/26: Placed on House Judiciary Agenda; Passed House Judiciary Committee 5-2-0-2; 3/9/26: Passed Rules; 3/10/26: Passed Caucus; 4/22/26: Passed COW; 6/11/26: Failed House Third Reading 21-36-3

COP Position: Neutral

SB 1106 Internal revenue code; conformity; deductions

~~Updates Arizona's conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026. Expands and modifies individual income tax subtractions, including adding subtractions for qualified tips, qualified overtime compensation, certain child and dependent care expenses, retirement account contributions, and pension or retirement distributions for taxpayers who are at least 60 years of age, subject to income-based phaseouts and limits. Changes the optional standard deduction by tying it to the federal basic standard deduction and allowing a capped increase for charitable contributions for taxable years beginning with 2026. Increases the dependent tax credit for dependents under 17 years of age to \$125, from \$100. Elects Arizona to participate in the federal tax credit for individual contributions to scholarship granting organizations and establishes a state framework for certifying and administering those organizations. Retroactive to taxable years beginning with 2025.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/11/2026: Assigned to Senate Finance Committee; 1/14/2026: Passed Finance Committee 4-3-0; Passed Rules; Passed Caucus; 1/14/2026: Passed Third Read 17-12-1; Transmitted to House; 1/14/2026: Passed House Third Read 31-27-2; Transmitted to Governor; 1/15/2026: Vetoed

COP Position: Oppose

Ch. 32, 2026 Laws (SB 1107 Peace officer certification; alternative pathway)

Requires the Arizona Peace Officer Standards and Training (AZPOST) Board to establish an alternative pathway for peace officer certification beginning January 1, 2027, for honorably discharged veterans and former military police or individuals with substantially similar service by allowing acceptance of prior military training and experience. Requires the abbreviated certification program to focus on Arizona law, procedures, and community policing while retaining existing requirements for examinations, moral character, medical and psychological fitness, and background investigations. Requires the AZPOST Board to process applications for the alternative pathway within 60 days of receiving a completed application.

Primary Sponsor(s): Warren Petersen (R)

Status: 1/14/2026: Assigned to Senate Public Safety Committee; 1/28/2026: Passed Senate Public Safety Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; Passed COW; 2/12/26; Passed Senate Third Reading 27-2-1; Transmitted to the House; 2/23/26; Assigned to Public Safety and Law Enforcement Committee; 3/9/26: Placed on House Public Safety and Law Enforcement Agenda; Passed House Public Safety and Law Enforcement Committee 11-1-2-1; 3/16/26: Passed Rules; Passed Caucus; 4/2/26: Passed COW; Passed House Third Reading 40-19-1; Transmitted to the Senate; 4/8/26: Transmitted to the Governor; 4/13/26: Signed by Governor

COP Position: Neutral

SB 1108 Cash transactions; mandatory rounding method

~~Requires a seller to apply Swedish rounding to the final total of a cash transaction to the nearest five-cent increment when one-cent coins are not available or not used. Requires posting notice of the rounding practice at the point of sale and prohibits using any rounding method other than Swedish rounding. Authorizes the Weights and Measures Services Division of the Arizona Department of Agriculture to enforce these requirements through warnings, orders, and civil penalties.~~

Primary Sponsor(s): John Kavanagh (R)

Status: 1/15/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/11/26; Passed Senate Regulatory Affairs and Government Efficiency Committee with amendment 6-0-1; 2/16/26; Passed Rules; Passed Caucus; 3/2/26: Passed COW

COP Position: Support

SB 1110 Home confinement; eligibility; electronic monitoring

Establishes a Home Confinement Program in the Department of Corrections (ADC) for eligible inmates who have served at least one year of their sentence and are within a specified period of release eligibility, subject to offense-based exclusions, custody level, disciplinary history, and victim input. Requires electronic monitoring during home confinement. Authorizes ADC to adopt rules and revoke placement for violations or new felony arrests. Authorizes ADC to assess a monthly home confinement supervision fee and deposits collected fees into the Community Corrections Enhancement Fun. Sets a supervision ratio limit of 1 officer per 50 supervisees. Applies eligibility in phased stages based on remaining sentence length beginning December 31, 2026. Retroactively to January 1, 1994.

Primary Sponsor(s): Kevin Payne (R)

Status: 1/15/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Passed Senate Judiciary and Elections Committee 5-1-1; 2/16/26: Passed Rules; Passed Caucus; Passed Senate Third Reading 25-5-0; 3/3/26: Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 7-2-0-1; 6/12/26: Passed Rules; Passed Caucus; Passed COW; House Third Reading 40-14-6; Transmitted to the Senate

COP Position: Neutral

SB 1111 Automatic license plate readers

Authorizes state agencies and law enforcement agencies to use "automatic license plate reader systems" (defined) only for criminal investigations and locating missing or endangered persons, and prohibits use for general traffic enforcement or non-law-enforcement purposes. Requires agencies to restrict access to captured plate data, provide mandatory training, log and audit all data queries, and adopt and publish data retention and destruction policies. Prohibits selling or disclosing captured plate data except for law enforcement purposes or pursuant to a subpoena. Exempts captured plate data from public records requests.

Primary Sponsor(s): Kevin Payne (R)

Status: 1/15/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/10/26: Passed Appropriations, Transportation and Technology Committee with a Strike Everything Amendment 7-2-1; 2/16/26: Passed Rules; Passed Caucus; 3/4/26: Passed COW

COP Position: Support

Ch. 214, 2026 Laws (SB 1113 Service of process; evaluation agencies)

Authorizes a court, in a proceeding for court-ordered evaluation or court-ordered treatment, to allow a mental health evaluation agency employee to serve process on a proposed patient who is an inpatient at the evaluation agency at the time the petition is filed.

Primary Sponsor(s): Carine Werner (R)

Status: 1/14/2026: Assigned to Senate Health and Human Services Committee; 1/20/2026: Passed Health and Human Services Committee 7-0-0; Passed Rules; Passed Caucus; 1/27/26: Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 23-5-2; Transmitted to the House; 3/3/26: Assigned to House Health & Human Services Committee; Assigned to Rules; 3/9/26: Placed on House Health & Human Services Committee Agenda; Passed House Health and Human Services Committee 12-0; 3/16/26: Passed Rules; Passed Caucus; 4/31/26: Passed COW; 4/13/26: Passed House Third Reading 37-17-6; Transmitted to the Senate; 4/14/26: Returned to the House; 6/9/26: Passed Motion to Reconsider; 6/11/26: Passed House Third Reading 42-15-3; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Third Reading 29-0-1; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Support

~~SB 1118 NOW: historic neighborhoods; housing; zoning~~

~~Allows the development of duplexes, triplexes, fourplexes and townhomes (middle housing) in areas deemed historic as outlined.~~

~~**Primary Sponsor(s):** Carine Werner (R)~~

~~**Status:** 1/14/2026: Assigned to Senate Health and Human Services Committee; 1/20/2026: Passed Health and Human Services Committee 7-0-0; Passed Rules; Passed Caucus; 1/27/26: Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 23-5-2; Transmitted to the House; 3/3/26: Double Assigned to House Health & Human Services and House Appropriations Committee; Assigned to Rules; Passed House Health and Human Services Committee 6-5-1; 3/27/26: Proposed Strike Everything Amendment; 3/31/26: Passed House Appropriations 11-7-1; 4/2/26: Passed Rules; 4/8/26: Passed Caucus; 4/28/26: Passed COW; 6/1/26: Failed House Third Reading 25-30-5; Passed Motion to Reconsider; 6/11/26: Failed House Third Reading 26-31-3~~

~~**COP Position:** Support~~

~~SB 1134 NOW: firearms; destruction; courts~~

~~Allows the victim of certain offenses to request the destruction of a firearm or dangerous instrument involved in the offense. Allows a court to order the forfeiture or destruction of a firearm or dangerous instrument involved in such offenses.~~

Primary Sponsor(s): David Gowan (R)

Status: 1/14/2026: Assigned to Senate Judiciary and Elections Committee; 1/21/2026: Passed Judiciary and Elections Committee 6-1-0; Passed Rules; Passed Caucus; 1/26/26: Removed from Consent Calendar; 3/3/26: Passed COW; 3/10/26: Failed Senate Third Reading 15-14-1; Passed Motion to Reconsider; Passed Senate Third Reading 16-13-1; Transmitted to the Senate; 3/16/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/23/26: Proposed Strike Everything Amendment; 3/25/26: Failed House Federalism, Military Affairs & Elections Committee 2-4-0

COP Position: Support

Ch. 145, 2026 Laws (SB 1135 Death benefits; burial costs)

Death benefits under Arizona workers' compensation are increased by raising burial expense limits from \$5,000 to more than \$10,000 and extending surviving children's benefits eligibility from age 18 to 22 if enrolled full-time in an accredited educational institution or incapable of self-support. Compensation percentages and conditions for surviving spouses, children, parents, and siblings are clarified and adjusted, including provisions for partial dependents and funeral expenses for deceased dependents up to \$800.

Primary Sponsor(s): David Gowan (R)

Status: 1/14/2026: Assigned to Senate Finance Committee; 1/25/2026: Passed Finance Committee 6-0-1; 2/2/26: Passed Rules; Passed Caucus; 2/26/26: Placed on Third Reading Calendar; Passed Senate Third Reading 25-2-3; Transmitted to the House; 3/4/26: Assigned to House Government Committee; Assigned to Rules; 3/11/26: Passed House Government Committee 6-0-1; 3/16/26: Passed Rules; Passed Caucus; 3/25/26: Passed COW; 6/1/26: Passed House Third Reading 49-4-7; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

Ch. 146, 2026 Laws (SB 1136 Workers' compensation; death benefits; remarriage)

Increases burial expense limits and modify death benefit calculations for surviving spouses and children, including specific provisions for first responders. Death benefits for surviving spouses of first responders are extended to continue until death without termination upon remarriage, with eligibility restored prospectively for those who lost benefits due to remarriage since January 1, 2000. Definitions of first responders are expanded to include volunteer personnel acting in an official capacity for governmental emergency or law enforcement responses.

Primary Sponsor(s): David Gowan (R)

Status: 1/14/2026: Assigned to Senate Finance Committee; Passed Finance Committee 6-0-1; 2/2/26: Passed Rules; Passed Caucus; 3/3/26: Passed Senate Third Reading 26-4-0; Transmitted to the House; 3/5/26: Assigned to House Government

Committee; Assigned to Rules; 3/11/26: Passed House Government Committee 5-0-2; 3/16/26: Passed Rules; Passed Caucus; 4/8/26: Passed COW; 6/1/26: Passed House Third Reading 54-1-5; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

Ch. 147, 2026 Laws (SB 1137 Underground facilities; excavations; notification)

Establishes mandatory white lining by excavators before submitting excavation notice. Creates an interactive positive response system to document and verify locate responses and excavation communications. Creates a large project notification and coordination process that requires advance notice, coordination meetings, phased marking schedules, and extended marking timeframes for qualifying large excavations. Expands duties of excavators, underground facilities operators, and landlords for locating, marking, responding, and communicating, and deems compliance with large project plans and the interactive system as satisfying certain statutory duties. Requires the Arizona Corporation Commission to adopt rules for implementation.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/14/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 1/28/2026: Passed Senate Regulatory Affairs and Government Efficiency Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/2/26; Removed from Consent Calendar; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 21-6-3; Transmitted to the House; 3/5/36: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/17/26: Held in House Natural Resources, Energy & Water Committee; 3/24/26: Passed House Natural Resources, Energy & Water Committee 10-0; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 4/15/26: Passed House Third Reading 46-6-8; Transmitted to the Senate; 4/21/26: Passed Caucus; 6/9/26: Passed Seante Final Reading 29-0-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~SB 1138 Automated license plate readers~~

~~Authorizes law enforcement agencies to use automated license plate readers solely for official law enforcement purposes, including patrol operations, criminal investigations, canvassing around crime scenes, and identifying stolen vehicles or persons of interest without requiring reasonable suspicion or probable cause. Requires operator training, limits access to authorized personnel with an active criminal case number, and requires verification of alerts when practicable before enforcement action. Restricts public access to automated license plate reader data, requires storage on agency-controlled servers, limits data retention to 90 days unless needed for legal proceedings, and requires audits and security controls. Makes unauthorized third party release of automated license plate reader data a class 1 (highest) misdemeanor with a minimum \$500 fine per record released.~~

Primary Sponsor(s): Mark Finchem (R)

Status: 1/14/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 1/30/2026: Senate Proposed Amendment: Appropriations, Transportation and Technology—Strike Everything; 2/3/26; Held in Committee; 2/24/26 Passed Senate Appropriations, Transportation and Technology Committee 6-3-1

COP Position: ~~Oppose~~

SB 1140 Expungement of misdemeanor records

~~Allows a person arrested for, charged with, or convicted of a misdemeanor to petition the court for expungement of the record after specified waiting periods, subject to eligibility requirements and court findings that expungement serves the petitioner's interests and public safety. Requires the court, if it grants expungement, to vacate the judgment, seal and restrict access to records, notify law enforcement agencies, and prohibit use of the expunged matter in future prosecutions. Excludes specified offenses from eligibility. Updates justice court judicial productivity credit calculations to include expungement petitions. Effective January 1, 2027.~~

Primary Sponsor(s): Shawna Bolick (R)

Status: 1/15/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Passed Senate Judiciary and Elections Committee with amendment 7-0-0; 2/16/26; Passed Rules; Passed Caucus; 3/5/26: Passed Senate Third Reading 27-1-2; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Government Committee 7-0; 3/30/26: Passed Rules; 3/31/26; Passed Caucus

COP Position: Monitor

SB 1148 Supreme court; attorney licensing

~~Requires the Arizona Supreme Court to license attorneys for the practice of law and prohibits the court from delegating that duty to any other organization. Requires the Arizona Supreme Court to adopt rules governing minimum qualifications, testing, background investigations, discipline, and disbarment. Prohibits requiring an attorney to be a member of any nongovernmental organization to become or remain licensed in Arizona.~~

Primary Sponsor(s): Mark Finchem (R)

Status: 1/14/2026: Assigned to Senate Judiciary and Elections Committee; 1/21/2026: Passed Judiciary and Elections Committee 4-3-0; Passed Rules; Passed Caucus; 1/26/26; Removed from Consent Calendar; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/3/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/11/26: Passed House Judiciary Committee 6-2-0-1; 3/16/26: Passed Rules; Passed Caucus; 4/2/26: Passed COW; 4/8/26: Passed House Third Reading 33-22-5; Transmitted to the Governor; 4/13/26: Vetoed by Governor

COP Position: Neutral

SB 1152 Immigration verification; public benefit; asylum

Prohibits a person with a pending asylum application from receiving any state or local public benefit until an immigration judge grants asylum. Because this statute is voter protected, this bill requires a 3/4 vote of the members of each house of the Legislature to pass.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/15/2026: Assigned to Senate Military Affairs and Border Security Committee; 2/2/26: Passed Senate Military Affairs and Border Security Committee 4-3-0; Passed Rules; Passed Caucus; 2/23/26; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House

COP Position: Monitor

SB 1156 Appropriations; short-term detention holds

Appropriates \$20 million from the state general fund in FY2026-27 to the Department of Public Safety to reimburse cities, towns, and counties in Arizona for costs associated with short-term detention holds for unauthorized aliens.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/15/2026: Assigned to Senate Military Affairs and Border Security Committee and Senate Appropriations, Transportation and Technology Committee; 2/2/26: Passed Senate Military Affairs and Border Security Committee 4-3-0; 2/23/26; Passed Caucus; Removed from Consent Agenda; 3/3/26: Passed COW; 3/19/26: Passed Senate Third Reading 17-10-3; 3/23/26: Assigned to House Appropriations; Assigned to Rules

COP Position: Monitor

Ch. 215, 2026 Laws (SB 1160 Drones; entertainment events; prohibition)

Prohibits operating a civil unmanned aircraft within 400 feet of or 400 feet above a "ticketed entertainment event" (defined) unless the operator has consent, qualifies for specified employment or utility exceptions, or operates over the operator's own private property for noncommercial purposes without interfering with the event. Classifies a violation as a class 1 (highest) misdemeanor.

Primary Sponsor(s): Timothy Dunn (R)

Status: 1/14/2026: Assigned to Senate Public Safety Committee; 1/28/2026: Passed Senate Public Safety Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW with Amendment; Passed Senate Third Reading 24-3-3; Transmitted to the House; 2/25/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/4/26: Placed on House Judiciary Agenda; Passed House Judiciary Committee 6-1-0-2;

3/9/26: Passed Rules; 3/10/26: Passed Caucus; 4/1/26: Passed COW; Passed Additional COW; 4/14/26: Passed House Third Reading 32-23-5; Transmitted to the Senate; 5/4/26: Returned to the House; 6/9/26: Passed COW; Passed Additional COW; 6/11/26: Passed House Third Reading 41-16-3; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 28-1-1; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Monitor

Ch. 152, 2026 Laws (SB 1167 Cities; towns; counties; posting; website)

Allows municipalities and counties to satisfy statutory requirements for advertising, publishing, or printing notices by posting them on the entity's official website. Requires the website to include a public notices link on the homepage that organizes all required notices by category. Exempts notices of proposed city or town charters from the website-only posting option.

Primary Sponsor(s): Hildy Angius (R)

Status: 1/19/2026: Assigned to Senate Government Committee; 1/28/2026: Passed Senate Government Committee 6-1-0; 2/2/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/24/26: Passed COW; Passed Senate Third Reading 19-8-3; Transmitted to the House; 3/2/26: Assigned to House Government Committee; Assigned to Rules; 3/26/26: Passed House Government Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 4/20/26: Passed House Third Reading 47-3-9; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/9/23: Passed Senate Final Reading 26-3-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~**SB 1170 Narcotic drugs; sales; minor; sentencing**~~

~~Increases criminal penalties for selling a narcotic drug if the drug contributed to the death of a minor and the minor would not have died but for the drug sold. Requires a person convicted under these circumstances to be sentenced to a minimum of 10 years, a presumptive term of 16 years and a maximum of 25 years in prison.~~

~~**Primary Sponsor(s):** Carine Werner (R)~~

~~**Status:** 1/19/2026: Assigned to Senate Judiciary and Elections Committee; 1/28/2026: Passed Senate Judiciary and Elections Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/24/26: Passed COW; Failed Senate Third Reading 15-12-3; Passed Motion to Reconsider; 3/17/26: Passed Senate Third Reading 17-9-4; Transmitted to the House; 3/19/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 5-2-0-3; 3/30/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 6/9/26: Passed House Third Reading 9-47-4; Passed Motion to Reconsider; 6/12/26: Failed Senate Third Reading 14-14-2; Passed Motion to Reconsider~~

COP Position: Neutral

SB 1176 Stormwater storage; replenishment credits

Allows the Arizona Department of Water Resources (ADWR) to issue water storage permits to store stormwater for aquifer replenishment in a constructed underground storage facility. Authorizes a storer in the Phoenix Active Management Area to recharge stormwater and earn replenishment credits equal to 95 percent of the volume recharged, and allows the use or transfer of those credits to offset replenishment obligations within the same subbasin under specified proximity conditions. Treats replenishment credits as groundwater, not stored water, and authorizes permits for facilities dedicated to stormwater storage or combined sources.

Primary Sponsor(s): Warren Petersen (R)

Status: 1/19/2026: Assigned to Senate Natural Resources Committee; 2/4/26: Withdrawn from Natural Resources Committee; 2/4/26: Assigned to Senate Regulatory Affairs and Government Efficiency; 2/23/26: Passed Caucus; 2/26/26: Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/26/26: Withdrawn from House Natural Resources, Energy & Water Committee; Assigned to House Appropriations Committee; 3/31/26: Held in House Appropriations Committee

COP Position: Monitor

SB 1180 DOR; income tax forms; conformity

Requires the Arizona Department of Revenue, when prescribing income tax return forms and instructions, to assume legislative conformity to federal adjusted gross income provisions unless the Legislature enacts nonconformity and to supplement forms and instructions if nonconformity occurs.

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/19/2026: Assigned to Senate Finance Committee; 2/2/26: Passed Senate Finance Committee 7-0-0; Passed Rules; Passed Caucus; 2/10/26: Removed from Consent Calendar; 2/24/26: Passed COW; Passed Senate Third Reading 27-0-3; Transmitted to the House; 3/2/26: Assigned to House Ways & Means Committee; Assigned to Rules; 3/25/26: Passed House Ways & Means Committee 5-3; 3/30/26: Passed Rules; Passed Caucus; 6/11/26: Passed COW; 6/12/26: Passed House Third Reading 38-18-4; Transmitted to the Senate; Passed Senate Final Reading 18-11-1; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: Neutral

Ch. 217, 2026 Laws (SB 1189 construction contracts; revitalization districts)

Requires revitalization districts to include specified payment-remedy terms in every infrastructure construction contract they enter into, including terms that allow contractors and subcontractors to suspend or terminate performance when the district or an upstream contractor fails to make timely payment of certified and approved amounts. Allows contractors and subcontractors who suspend performance to stop providing labor, materials, or services until they receive the certified and approved amounts and reasonable shutdown or restart costs. Requires construction contracts to award reasonable attorney fees and costs to the successful party in an action or arbitration to enforce these rights and to treat notice as given when delivered in person or sent by a delivery-verified method. Applies these requirements to revitalization district infrastructure construction contracts executed after the effective date of this legislation.

Primary Sponsor(s): TJ Shope (R)

Status: 1/15/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 1/21/26: Passed Senate Judiciary and Elections Committee 7-0-0; 1/26/26: Passed Rules; Passed Caucus; 2/16/26: Passed Senate Third Reading 27-2-1; Transmitted to the House; 2/25/26: Assigned to House Federalism, Military Affairs and Elections Committee; Assigned to Rules; 3/26/26: Withdrawn for House Federalism, Military Affairs and Elections Committee; Assigned to Appropriations Committee; 3/27/26: Proposed Strike Everything Amendment; 3/31/26: Passed House Appropriations Committee 18-0; 4/1/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/16/26: Passed House Third Reading 50-0-10; Transmitted to the Senate; 6/11/26: Passed Caucus; Passed Senate Final Reading 27-0-3; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: **Oppose**

SB 1197 Subsequent AMAs; groundwater portability

~~Authorizes an owner of an irrigation grandfathered right in a subsequent active management area to use, sell, transfer or lease the right and the associated water duty. Allows an owner to stop irrigating some acres and convey the associated water duty for use anywhere within the same subsequent active management area, including further conveyance by the recipient. Requires notice to the Arizona Department of Water Resources (ADWR) for any use or conveyance and requires ADWR to adopt rules to implement these provisions.~~

~~**Primary Sponsor(s):** Timothy Dunn (R)~~

~~**Status:** 1/19/2026: Assigned to Senate Natural Resources Committee; 1/27/2028: Passed Senate Natural Resources Committee 4-3-1; 2/2/26: Passed Rules; Passed Caucus; Removed from Consent Calendar~~

~~**COP Position:** Neutral~~

SB 1200 Bodies of water; effluent; landscaping

~~Allows a person to use a body of water constructed before January 1, 2026 in an active management area and filled and refilled with effluent as a conduit to transport another type of water for landscaping or other purposes by commingling the waters if the owner or operator measures and annually reports water volumes and adds sufficient effluent to offset net withdrawals. Requires the person to annually report water and effluent volumes withdrawn and delivered to the Arizona Department of Water Resources.~~

~~**Primary Sponsor(s):** Thomas T.J. Shope (R)~~

~~**Status:** 1/20/2026: Assigned to Senate Natural Resources Committee; 2/17/26: Passed Senate Natural Resources Committee 5-3-0; 2/23/26: Passed Caucus; Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/17/26: Passed House Natural Resources, Energy & Water Committee with Strike Everything Amendment 6-3-0-1; 3/24/26: Passed Rules; Passed Caucus; 4/7/26: Retained on COW Calendar; 6/9/26: Passed COW~~

~~**COP Position:** Oppose~~

SB 1202 Supply and demand; assessment; groundwater

~~Expands the Arizona Department of Water Resources' (ADWR) annual water supply and demand assessment requirements by specifying detailed groundwater basin metrics that must be included in each five-year assessment for each groundwater basin.~~

~~**Primary Sponsor(s):** Thomas T.J. Shope (R)~~

~~**Status:** 1/20/2026: Assigned to Senate Natural Resources Committee; 2/3/26: Passed Natural Resources Committee 4-2-2; Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/24/26: Passed COW Calendar; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/10/26: Passed House Natural Resources, Energy & Water Committee 6-3-0-1; 3/16/26: Passed Rules; Passed Caucus; 4/8/26: Passed COW; 6/11/26: Passed House Third Reading 33-24-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Neutral~~

Ch. 156, 2026 Laws (SB 1205 Motor vehicle booting; fees; regulation)

Authorizes cities and towns to regulate, but not prohibit, motor vehicle booting on private property. Establishes statewide requirements for consent, signage, notice and release practices. Sets minimum and maximum booting fees, requires periodic fee adjustments, limits additional charges and requires timely vehicle release. Prohibits booting of specified vehicles and in specified circumstances. Classifies violations as a class 2 (mid-level) misdemeanor.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/21/2026: Assigned to Senate Regulatory Affairs and Government Committee; 2/11/26: Passed Senate Regulatory Affairs and Government Committee with amendment 7-0-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 27-0-3; Transmitted to the House; 3/3/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation and Infrastructure Committee 5-0-0-2; 3/23/26: Passed Rules; Passed Caucus; 6/1/26: Failed House Third Reading 30-27-3; Passed Motion to Reconsider; 6/9/23: Passed House Third Reading 51-3-6; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

Ch. 8, 2026 Laws (SB 1211 Aggravated harassment; lifetime injunctions)

Adds aggravated harassment involving domestic violence to the list of felony offenses for which a court must issue a lifetime injunction prohibiting contact with the victim at sentencing on request of the victim or prosecutor.

Primary Sponsor(s): Shawna Bolick (R)

Status: 1/19/2026: Assigned to Senate Judiciary and Elections Committee; 1/28/2026: Passed Judiciary and Elections Committee 7-0-0; Passed Rules; Passed Caucus; 2/16/26; Passed Senate Third Reading 29-0-1; Transmitted to House; 2/23/26: Assigned to Judiciary Committee; Assigned to Rules Committee; 3/4/26: Placed on House Judiciary Committee; Passed House Judiciary Committee 9-0-0; 3/9/26: Passed Rules; 3/10/26: Passed Caucus; 3/24/26: Passed House Third Reading 53-0-7; Transmitted to the Seante for Concurrence; 3/25/26: Transmitted to the Governor; 3/27/26: Signed by Governor

COP Position: Monitor

~~SB 1213 probation; immigration enforcement; court notification~~

~~Prohibits a person who is unlawfully present in the United States and convicted of a state or local offense from being eligible for probation. Requires the court, on conviction or discharge from imprisonment or assessment of a monetary obligation, to immediately notify United States Immigration and Customs Enforcement or United States Customs and Border Protection.~~

~~Primary Sponsor(s):~~ ~~Janae Shamp (R)~~

~~Status:~~ ~~1/20/2026: Assigned to Senate Military Affairs and Border Security; 2/2/26: Passed Senate Military Affairs and Border Security 4-3-0; Passed Rules; Passed Caucus; 3/3/26: Passed COW; 3/9/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 6-2-0-2; 3/30/26: Passed Rules; Passed Caucus~~

COP Position: Monitor

Ch. 219, 2026 Laws (SB 1215 Firefighters; occupational disease; cancers)

Expands the list of cancers presumed to be occupational diseases for peace officers, firefighters and fire investigators to include additional specified cancers.

Primary Sponsor(s): Kevin Payne (R)

Status: 1/20/2026: Assigned to Senate Finance Committee; 2/2/26; Passed Senate Finance Committee 6-1-0; Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 27-2-1; Transmitted to the House; 3/9/26: Assigned to House Public Safety & Law Enforcement Committee; Assigned to Rules; 3/23/26: Passed House Public Safety & Law Committee 11-0-1-2; 3/30/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; Passed House Third Reading 53-4-2-0-1; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/11/26: Passed Senate Final Reading 26-1-3; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

Ch. 18, 2026 Laws (SB 1216 Traumatic event counseling)

Expands eligibility for employer-paid traumatic event counseling to include crime scene technicians and digital forensics technicians as public safety employees. Eliminates the delayed repeal of January 1, 2027 for the traumatic event counseling program.

Primary Sponsor(s): Kevin Payne (R)

Status: 1/20/2026: Double assigned to Senate Appropriations, Transportation and Technology Committee and Senate Public Safety Committee; 1/28/2026: Passed Senate Public Safety Committee 7-0-0; 2/12/26; Senate Withdrawn from Appropriations, Transportation and Technology Committee; 2/16/26; Passed Rules; Passed Caucus; 2/25/26: Placed on Third Reading Calendar; Passed Senate Third Reading 27-0-3; Transmitted to the House; 3/4/26: Assigned to House Public Safety & Law Enforcement Committee; Assigned to Rules; 3/16/26: Passed House Public Safety & Law Enforcement Committee 12-0-0-1; 3/24/26: Passed Rules; Passed Caucus; 4/1/26: Passed House Third Reading Calendar 55-0-5; Transmitted to the Senate; Transmitted to Governor; Signed by Governor

COP Position: Neutral

~~SB 1221 Tax laws; interpretation; application; hearing~~

~~Prohibits retroactive application of new tax laws or interpretations that penalize taxpayers for compliance with prior law. The Department of Revenue must notify legislative finance committees before adopting new interpretations that adversely affect taxpayers and provide testimony if hearings are held. New tax interpretations apply~~

~~prospectively unless favorable to taxpayers, cannot result in retroactive assessments, and serve as an affirmative defense against retroactive tax claims.~~

~~**Primary Sponsor(s):** J.D. Mesnard (R)~~

~~**Status:** 1/19/2026: Assigned to Senate Finance Committee; 1/25/2026: Passed Finance Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/36: Assigned to House Ways & Means Committee; Assigned to Rules; 3/4/26: Held in House Ways & Means Committee; 3/25/26: Passed House Ways & Means Committee 5-3; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 4/21/26: Passed House Third Reading 32-24-3-0-1; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/11/26: Passed Senate Final Reading 16-11-3; Transmitted to Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Monitor~~

Ch. 68, 2026 Laws (SB 1232 signs; military compatibility permit zoning)

Expands authorized outdoor advertising to include signs, displays and devices that are at least 1,000 feet from a residence, that are lawfully placed on property located within a military airport and ancillary military facility overlay zoning district, that have been issued a military compatibility permit that allows commercial or industrial uses that was not issued primarily to allow outdoor advertising structures, and that are located in a high noise or accident potential zone

Primary Sponsor(s): Warren Petersen (R)

Status: 1/21/2026: Assigned to Senate Military Affairs and Border Security Committee; 2/9/26: Passed Military Affairs and Border Security Committee with a Strike Everything Amendment 4-3-0; 2/13/26; Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 28-0-2; Transmitted to the House; 3/4/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation and Infrastructure Committee 6-0-0-1; 3/20/26: Passed Rules; Passed Caucus; 5/26/26: Passed Senate Final Reading 23-3-4; Transmitted to the Governor; 5/29/26: Signed by Governor

COP Position: Neutral

Ch. 159, 2026 Laws (SB 1235 EMS reciprocity; compact.)

Adopts the Emergency Medical Services Personnel Licensure Interstate Compact to authorize mutual recognition of emergency medical technician, advanced emergency medical technician and paramedic licenses among participating states. Allows licensed EMS personnel to practice across state lines under a privilege to practice while subjecting them to the scope of practice and enforcement authority of the remote state. Establishes an interstate commission to administer the compact, adopt binding rules, maintain a coordinated licensure and disciplinary database and enforce compliance. Requires member states to share licensure, adverse action and significant

investigatory information and to recognize disciplinary actions taken by other member states. Allows states to withdraw from the compact by statute and includes severability provisions.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/20/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 1/28/2026: Held in Committee; 2/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 7-0; Passed Rules; 2/23/26: Passed Caucus; 3/2/26: Passed Senate Third Reading 27-3-0; Transmitted to the House; 3/19/26: Assigned to House Health and Human Services Committee; 3/23/26: Passed House Health and Human Services Committee 10-0-0-2; 3/30/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/14/26: Passed House Third Reading 45-10-5; Transmitted to the House; 4/21/26: Passed Caucus; 6/9/26: Passed Senate Final Reading 26-3-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitoring

~~SB 1239 Sex offenders; statute of limitations~~

~~Expands the list of offenses that may be prosecuted at any time to include a violation of sex offender registration requirements~~

Primary Sponsor(s): ~~Janae Shamp (R)~~

Status: ~~1/20/2026: Assigned to Senate Judiciary and Elections Committee; 1/28/2026: Passed Senate Judiciary and Elections Committee 4-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 17-13-0; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 5-4; 3/23/26: Passed Rules; Passed Caucus~~

COP Position: ~~Neutral~~

~~SB 1241 Municipalities; counties; private permitting providers~~

~~Authorizes property owners or their contractors to use private permitting providers for building plan reviews and inspections for single-trade residential construction projects without municipal or county approval. Requires municipalities and counties to accept and track private permits and private certificates of completion and prohibits them from charging review or processing fees other than reasonable recording fees. Prohibits municipalities and counties from taking discriminatory action against a property owner or contractor for using a private permitting provider. Requires municipalities and counties to post building codes and permitting fee schedules on their websites and restricts their ability to charge permitting fees if they fail to do so.~~

Primary Sponsor(s): ~~Shawna Bolick (R)~~

Status: ~~1/21/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/11/26: Passed Senate Regulatory Affairs and Government Efficiency~~

Committee 5-2-0; 2/16/26; Passed Rules; Passed Caucus; 2/24/25: Passed COW with Floor Amendment

COP Position: Oppose

Ch. 160, 2026 Laws (SB 1242 Mental health; hearings; audiovisual technology)

Authorizes courts to conduct mental health hearings and to allow parties and witnesses to appear and testify using telephone, videoconferencing or other audiovisual technology if the court finds that the procedure will not unfairly prejudice a party or witness. Allows the use of audiovisual technology in hearings related to initial mental health proceedings and applications for continued court-ordered treatment for good cause shown.

Primary Sponsor(s): Hildy Angius (R)

Status: 1/20/2026: Assigned to Senate Health and Human Services Committee; 1/28/2026: Passed Senate Health and Human Services Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/19/26: Passed Senate Third Reading 21-6-3; Transmitted to the House; 2/23/26: Assigned to House Health and Human Services Committee; Assigned to Rules Committee; 3/2/26: Passed House Health and Human Services Committee; 11-0-0-1; Passed Rules; 3/3/26: Passed Caucus; 4/28/26: Passed COW; 5/5/26: Passed House Third Reading 44-7-9; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/9/26: Passed Senate Final Reading 27-2-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~SB 1244 Court-ordered treatment; continuation~~

~~Authorizes the court to convert a court order for mental health treatment to an order for continuing court-ordered treatment after a patient's second consecutive annual review if specified clinical findings are met by clear and convincing evidence. Requires the medical director of a mental health treatment agency to obtain a psychiatric examination and to apply to the court for conversion at least 30 days before the existing court order expires. Establishes criteria the court must find to grant conversion, including the likelihood of severe harm or inability to meet basic needs without continuing court-ordered treatment. Allows the court to renew a court order for treatment or release the patient if conversion is denied. Exempts orders for continuing court-ordered treatment from maximum inpatient treatment periods and requires annual court review with the burden on the patient to prove continued treatment is no longer warranted.~~

Primary Sponsor(s): Hildy Angius (R)

Status: 1/20/2026: Assigned to Senate Judiciary and Elections Committee; 1/28/2026: Passed Senate Judiciary and Elections Committee 6-1-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW with Floor Amendment; 3/2/26: Passed Senate Third Reading 19-10-1; Transmitted to the House; 3/9/26: Assigned to House Health and Human Services Committee; Assigned to Rules

COP Position: Neutral

SB 1250 NOW: ~~procurement; professionals; construction services~~

~~Expands the definition of horizontal construction to include pipelines but excludes municipally owned natural gas pipelines and related facilities. Increases the contract amount threshold for procuring professional services to \$1 million from \$500,000, and requires annual adjustment based on the GDP price deflator. Expands the types of services that may be procured under a single contract to include program management, project and construction management and land and right-of-way acquisition services. Authorizes an agent to use cooperative purchasing agreements for job order contracting construction services under specified conditions. Authorizes alternative procurement processes for certain federally funded projects, including one step and two step qualifications based competitions and progressive design build, and limits these authorities to contracts executed on or before December 31, 2030.~~

Primary Sponsor(s): TJ Shope (R)

Status: ~~1/21/2026: Assigned to Senate Appropriations Transportation and Technology Committee; Assigned to Rule; 2/10/26: Passed Senate Appropriations Transportation and Technology Committee 5-4; 2/16/26: Passed Rules; 3/3/26: Passed COW; 3/19/26: Passed Senate Third Reading 17-10-3; Transmitted to the House; 3/23/26: Assigned to House Appropriations; Assigned to Rules; 3/27/26: Proposed Strike Everything Amendment; 3/31/26: Passed House Appropriations 16-0-0-3~~

COP Position: Support

Ch. 164, 2026 Laws (SB 1259 Campaigns; protected residential addresses)

Allows a candidate, committee officer or public officer whose residential address is protected from public disclosure to use an alternate mailing address while attesting residency within the electoral district on campaign finance statements and financial disclosure statements.

Primary Sponsor(s): John Kavanaugh (R)

Status: 1/20/2026: Assigned to Senate Judiciary and Elections Committee; 1/28/2026: Passed Senate Judiciary and Elections Committee 7-0-0; 2/2/26: Passed Rules; Passed Caucus; 2/12/26; Passed Senate Third Reading 29-0-1; Transmitted to House; 2/23/26: Assigned to House Federalism, Military Affairs & Elections; Assigned to House Rules; 3/11/26: Passed House Federalism, Military Affairs & Elections Committee 6-1; 3/16/26: Passed Rules; Passed Caucus; 4/7/26: Passed COW; 6/1/26: Passed House Third Reading 43-14-3; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

SB 1268 Property tax; exemption; veterans

~~Provides a full property tax exemption for the primary residence of a veteran with a 100 percent service-connected disability and allows a surviving spouse to continue receiving the exemption for the surviving spouse's primary residence if the surviving spouse does not remarry. Treats a primary residence owned jointly by an eligible veteran and the veteran's spouse as owned solely by the veteran for purposes of the exemption. Prohibits an individual from receiving more than one property tax exemption under the widow or widower, total and permanent disability, or veteran with a disability categories. Applies to tax years beginning January 1, 2026. Emergency clause.~~

~~**Primary Sponsor(s):** David Gowan (R)~~

~~**Status:** 1/26/2026: Assigned to Senate Military Affairs and Border Security Committee; 2/2/26; Passed Senate Military Affairs and Border Security Committee 7-0-0; 2/10/26: Passed COW~~

~~**COP Position:** Monitor~~

Ch. 166, 2026 Laws (SB 1271 Business; crime reporting; penalty; prohibition)

Prohibits a municipality from imposing fines or other penalties on a business or commercial entity based on the number or frequency of requests for public safety assistance or emergency services or the value of property that is damaged or stolen. Allows a municipality to impose penalties only if the requests are malicious, knowingly false or frivolous and the municipality has provided written notice identifying prior improper requests.

Primary Sponsor(s): David Gowan (R)

Status: 1/21/2026: Assigned to Senate Government Committee; 2/4/26; Passed Senate Government Committee 6-1-0; Passed Rules; Passed Caucus; 2/9/26: Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 23-5-2; Transmitted to the House; 3/4/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/11/26: Passed House Judiciary Committee 7-0-1-1; 3/16/26: Passed Rules; Passed Caucus; 6/1/26: Passed House Third Reading 53-4-3; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

Ch. 221, 2026 Laws (SB 1275 diversion program; military members; veterans)

Authorizes a county attorney to establish a veterans diversion program to prosecute, adjudicate and treat a military member or veteran who has a mental health condition related to military service. Authorizes the county attorney to divert prosecution before a guilty plea or trial and to dismiss the criminal complaint on successful completion of the program. Prohibits a defendant from participating in the program if the offense involved death or serious physical injury, domestic violence or certain criminal enterprise offenses.

Primary Sponsor(s): David Gowan (R)

Status: 1/22/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Passed Senate Judiciary and Elections Committee with amendment 7-0-0; 2/23/26: Removed from Consent Calendar; 3/3/26: Passed Caucus; Passed COW; 3/17/26: Passed Senate Third Reading 19-7-4; Transmitted to the House; 3/19/23: Assigned to House Military Affairs & Elections Committee; Assigned to Rules; 3/25/26: Passed House Federalism, Military Affairs & Elections Committee 4-1-1-1; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; 6/9/26: Passed House Third Reading 56-0-4; Transmitted to the Senate; 6/10/26: Passed Caucus; 6/11/26: Passed Senate Final Reading 27-0-3; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Monitor

~~SB 1278 Solar radiation management; prohibition; enforcement~~

~~Prohibits any person from intentionally injecting, releasing or dispensing materials in Arizona for "solar radiation management" (defined) and bars political subdivisions, public universities and publicly funded private entities from granting funds to develop solar radiation management technologies. Allows any resident to file a complaint with the Attorney General, requires the Attorney General to investigate credible complaints or suspected violations. Authorizes the Attorney General to seek injunctive and other relief in superior court, with attorney fees awarded to the prevailing party.~~

Primary Sponsor(s): David Farnsworth (R)

Status: 1/27/2026: Assigned to Senate Natural Resources Committee; 2/3/26; Passed Senate Natural Resources Committee 5-2-1; Passed Rules; Passed Caucus; 2/25/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House 3/3/26: Substituted for HB 2042

COP Position: Monitor

~~SB 1284 S/E Municipalities; counties; private permitting providers~~

~~Authorizes property owners or their contractors to use private permitting providers for building plan reviews and inspections for single-trade residential construction projects without municipal or county approval. Requires municipalities and counties to accept and track private permits and private certificates of completion and prohibits them from charging review or processing fees other than reasonable recording fees. Prohibits municipalities and counties from taking discriminatory action against a property owner or contractor for using a private permitting provider. Requires municipalities and counties to post building codes and permitting fee schedules on their websites and restricts their ability to charge permitting fees if they fail to do so.~~

Primary Sponsor(s): Shawna Bolick (R)

Status: 1/27/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/3/26; Passed Senate Appropriations, Transportation and Technology Committee 6-1-3; Passed Rules; Passed Caucus; Removed from Consent Calendar;

~~3/3/2026: Passed COW; 3/10/26: Passed Senate Third Reading 20-9-1; Transmitted to the House; 3/11/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/23/26: Withdrawn from House Transportation & Infrastructure Committee; Assigned to House Government Committee; 3/24/26: Proposed Strike Everything Amendment; 3/26/26: Held in House Government~~

COP Position: ~~Oppose~~

~~SB 1285 Prisoners; correctional facilities; sentencing~~

~~Requires courts to impose consecutive sentences for a felony committed while a person is imprisoned in a private correctional facility or in the custody of a federal prison or detention center. Expands aggravating circumstances for first degree murder to include offenses committed while the defendant is confined in or released from a private correctional facility or a federal prison or detention center. Expands the offense of dangerous or deadly assault by a prisoner to apply to conduct committed in private correctional facilities and federal prisons or detention centers and requires the sentence to run consecutively to any existing sentence.~~

Primary Sponsor(s): ~~Shawwna Bolick (R)~~

Status: ~~1/29/2026: Assigned to Senate Judiciary and Elections Committee; 2/4/26; Held at Committee; 2/16/26; Senate Proposed Amendment: Judiciary and Elections—Strike Everything; 2/18/26 Failed Senate Judiciary and Elections Committee 3-4-0~~

COP Position: ~~Monitor~~

~~SB 1287 Stock watering; active management areas~~

~~Updates groundwater statutes to replace references to June 12, 1980 with "the date of designation of the active management area" for determining eligibility to withdraw groundwater for domestic purposes or stock watering under an irrigation grandfathered right.~~

Primary Sponsor(s): ~~Timonthy Dunn (R)~~

Status: ~~1/21/2026: Assigned to Senate Natural Resources Committee; 2/3/26; Passed Senate Natural Resources Committee 5-1-2; 2/10/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading; 27-0-3; Transmitted to the House; 3/2/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/2/26: Held in House Natural Resources Energy & Water Committee; 3/24/26: Passed House Natural Resources Committee 9-1; 3/30/26: Held in Rules~~

COP Position: ~~Neutral~~

SB 1288 Assured water supply; analysis; availability

~~Requires the Arizona Department of Water Resources (ADWR) to accept certain groundwater physical availability analyses or determinations issued on or before May 31, 2023 as valid demonstrations of physical availability for assured water supply certificates, subject to reductions for previously issued certificates. Allows an applicant relying on an eligible analysis to obtain a certificate by submitting a sworn statement agreeing to reduce the remaining reserved groundwater volume by 15 percent. Requires ADWR to issue certificates using the water demand assumption in effect when the application is submitted and to adjust the remaining analysis volume accordingly. Emergency clause.~~

Primary Sponsor(s): Timonthy Dunn (R)

Status: 1/22/2026: Assigned to Senate Natural Resources Committee

COP Position: ~~Oppose~~

Ch. 168, 2026 Laws (SB 1292 PSPRS; investments)

Limits the Public Safety Personnel Retirement System (PSPRS) and other plans administered by the PSPRS Board to owning not more than 5 percent of the voting stock of any one publicly traded corporation, instead of any one corporation.

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/22/2026: Assigned to Senate Finance Committee; 2/2/26: Passed Senate Finance Committee 7-0-0; Passed Rules; Passed Caucus; 2/25/26: Placed on Third Reading Calendar; Passed Senate Third Reading 27-0-3; Transmitted to the House; 3/11/26: Assigned to House Ways & Means Committee; Assigned to Rules; 3/25/26: Passed House Ways & Means Committee 7-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed House Third Reading 57-0-3; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

SB 1293 GPLET; abatement; limitation

~~Limits the government property lease excise tax (GPLET) abatement for new development agreements approved from and after the effective date by prohibiting abatement of the proportional share of tax revenue designated for school districts.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/26/2026: Assigned to Senate Finance Committee; 2/9/26: Passed Finance Committee as Amended 4-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Ways & Means Committee; Assigned to Rules; 3/4/26: Passed House Ways & Means Committee 5-3-0-1; 3/9/26: Passed Rules; 3/10/26: Passed Caucus; 4/1/26: Passed COW; 4/8/26: Passed House Third Reading 33-22-5;

~~Transmitted to the Senate; 4/9/26: Transmitted to the Governor; 4/13/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

Ch. 65, 2026 Laws (SB 1294 Property tax assessments; destroyed property)

Allows a county assessor, when property is destroyed by a verifiable accident, to maintain the property's classification in place on the date of destruction for up to five years or until an objectively verifiable change in use occurs, whichever is sooner. Applies retroactively to September 14, 2024.

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/26/2026: Assigned to Senate Finance Committee; 2/2/26; Passed Senate Finance Committee 6-1-0; 2/10/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/24/26: Passed COW; Passed Senate Third Reading 26-1-3; Transmitted to the House; 3/2/26: Assigned to House Ways & Means Committee; Assigned to Rules; 3/4/26: Passed House Ways & Means Committee 6-1-1-1; 3/9/26: Passed Rules; 3/10/26: Passed Caucus; 4/2/26: Passed COW; 4/9/26: House Third Reading 52-0-8; Transmitted to the Senate; 5/18/26: Transmitted to the Governor; 5/22/26: Signed by Governor

COP Position: Neutral

~~SB 1315 Public schools; interoperable communications; requirements~~

~~Requires each school district and charter school to establish and maintain interoperable communications capabilities that enable real-time emergency notification and communication with local law enforcement and secure transmission of campus maps and floor plans. Requires annual testing of the communications mechanisms and annual affidavits to the Arizona Department of Education (ADE) certifying compliance, transmission of maps, and testing. Requires ADE to develop guidance and to submit an annual statewide interoperability readiness report to the Governor and the Legislature.~~

Primary Sponsor(s): ~~Kevin Payne (R)~~

Status: ~~1/26/2026: Assigned to Senate Education Committee; 2/5/26; Senate Withdrawn from Education; Assigned to Senate Public Safety; 2/18/26: Passed Senate Public Safety 7-0-0; 2/23/26: Passed Caucus; Passed Senate Third Reading 17-13-0; Transmitted to the House; 3/9/26: Assigned to House Education Committee; Assigned to Rules; 3/24/26: Passed House Education Committee 7-1-2-2; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 4/20/26: Failed House Third Reading 25-25-9; Passed Motion to Reconsider; 6/1/26: Passed Additional COW; 6/9/26: Passed House Third Reading 31-24-5; Transmitted to the Senate; 6/11/26: Passed Caucus; Passed Senate Final Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Monitor~~

SB 1326 Victims' rights; attorney fees; costs

Authorizes a court to order a party who violates or exacerbates a violation of a crime victim's rights to pay attorney fees and costs incurred by the victim's counsel, including pro bono or legal aid counsel, to enforce or remedy the violation. Applies to cases pending or filed on or after the effective date.

Primary Sponsor(s): Shawwna Bolick (R)

Status: 1/26/2026: Assigned to Senate Judiciary and Elections Committee; 2/4/26: Passed Senate Judiciary and Elections Committee 4-3-0; Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 5-3-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/16/26: Passed COW; 6/11/26: Passed Additional COW; Passed House Third Reading 37-20-3; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 16-13-1; Transmitted to the Governor; 6/19/26: Vetoes by Governor

COP Position: Oppose

SB 1332 Light rail expansion; feasibility review

Prohibits Arizona from providing state participation for any light rail construction project. Requires the Arizona Department of Transportation, in coordination with an independent transportation research entity, to conduct a comprehensive feasibility review of light rail expansion in Maricopa County and submit a report by December 31, 2027, addressing costs, environmental impacts, ridership trends, alternatives, and policy recommendations. Repeals this act on July 1, 2028.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/26/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/17/26: Passed Senate Appropriations, Transportation and Technology Committee 7-3-0; 2/23/26: Passed Rules; 3/3/26: Passed Caucus; 3/9/26: Retained on COW Calendar; 3/16/26: Passed COW; 3/17/26: Passed Senate Third Reading 17-9-4; Transmitted to the House; 3/19/26: Assigned to House Transportation & Infrastructure Committee; 3/25/26: Passed House Transportation & Infrastructure Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; 6/11/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoes by Governor

COP Position: Oppose

Ch. 223, 2026 Laws (SB 1335 Groundwater savings credits; irrigation)

Allows a groundwater savings credits holder to irrigate land pursuant to their relinquished grandfathered rights for up to two years from the issuance of the groundwater savings credits.

Primary Sponsor(s): Tim Dunn (R)

Status: 1/26/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/17/26: Passed Senate Appropriations, Transportation and Technology Committee 7-3-0; 2/23/26: Passed Rules; 3/3/26: Passed Caucus; 3/9/26: Retained on COW Calendar; 3/16/26: Passed COW; 3/17/26: Passed Senate Third Reading 17-9-4; Transmitted to the House; 3/4/26: Assigned to House Natural resources, Energy & Water Committee; Assigned to Rules; 3/20/26: Proposed Strike Everything Amendment; 3/24/26: Passed House Natural Resources, Energy & Water Committee 5-4-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/10/26: Passed COW; Passed House Third Reading 32-25-3; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 23-6-1; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

Ch. 224, 2026 Laws (SB 1336 state land department; continuation; oversight)

The State Land Department (SLD) is continued four years to July 1, 2030, retroactive to July 1, 2026. Establishes a State Land Oversight Board to oversee SLD's rulemaking, processes and compliance with state law and requires the Board to submit annual reports on its findings and recommendations to the Governor and the Legislature. Requires SLD to adopt rules to establish licensing time frames, limit lease holdover provisions, provide advance notice of lease expirations, reimburse certain improvements made to state land and collaborate on conservation-related permitting on nonurban state lands. Revises planning requirements for state trust lands, including conceptual land use plans and five-year disposition plans, and applies state administrative procedure laws to the State Land Department. Continues the State Land Department and sets its termination date on July 1, 2030.

Primary Sponsor(s): Tim Dunn (R)

Status: 1/21/26: Assigned to Senate Natural Resources Committee; Assigned to Rules; 2/17/26: Passed Senate Natural Resources Committee 6-2; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed COW; 3/10/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/24/26: Passed House Natural Resources, Energy & Water Committee 5-4-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/11/26: Passed COW; Passed House Third Reading 51-3-6; Transmitted to the Senate; 6/12/26: Passed Senate Final Reading 28-0-2; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

SB 1338 State; local public benefits; eligibility

~~Removes the requirement for state agencies and political subdivisions that administer state or local public benefits to verify lawful presence for benefits provided by the public retirement systems and plans of Arizona.~~

Primary Sponsor(s): Wendy Rogers (R)

Status: ~~1/28/2026: Assigned to Senate Government Committee; 2/18/26: Passed Senate Government Committee 4-2-1; 2/23/26: Passed Rules 5-4; Passed Caucus; 2/26/26: Passed Caucus; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/9/26: Assigned to House Government Committee; Assigned to Rules; 3/26/26: Passed House Government Committee 4-3; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/11/26: Passed House Third Reading 32-25-3; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: Monitor

SB 1365 NOW: property tax; exemption; veterans; disabilities

~~Exempts a veteran with a disability from the income cap on eligibility for the property tax exemption for their primary residence. Applies to tax years beginning with 2027..~~

Primary Sponsor(s): David Gowan (R)

Status: ~~1/28/2026: Assigned to Military Affairs and Border Security Committee; 2/12/26; Senate Proposed Amendment: Military Affairs and Border Security — Strike Everything; 2/16/26; Passed Military Affairs and Border Security Committee with strike everything amendment 6-0-1; 2/17/26; Senate Adopted Amendment: Military Affairs and Border Security — Strike Everything; 2/23/26: Passed Caucus; 3/3/26: Passed COW; 3/10/26: Passed Senate Third Reading 26-3-1; Transmitted to the House; 3/16/26: Assigned to House Ways & Means Committee; Assigned to Rules~~

COP Position: Neutral

Ch. 172, 2026 Laws (SB 1366 study committee; towing)

Establishes the Public Property Towing and Impound Practices Study Committee to review current fees, rates, fines and administrative charges for tows initiated by the Department of Public Safety (DPS), examine qualifications and operational standards for towing companies authorized to perform government tows, evaluate insurance and background check requirements for towing company owners and operators, and review the impact of Arizona laws and DPS policies relating to public property towing. Requires the Committee to submit a report of its findings and recommendations to the Governor and the Legislature by December 31, 2026.

Primary Sponsor(s): David Gowan (R)

Status: 1/26/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/9/26; SENATE PROPOSED AMENDMENT: Regulatory Affairs and Government Efficiency - Strike Everything; 2/11/26; Passed Senate Regulatory Affairs and Government

Efficiency Committee with amendment 5-2-0; 2/12/26; SENATE ADOPTED AMENDMENT: Regulatory Affairs and Government Efficiency - Strike Everything; 2/16/26; Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 26-3-1; Transmitted to the House; 3/5/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation & Infrastructure Committee 5-0-0-2; 3/23/26: Passed Rules; Passed Caucus; 4/2/26: Passed COW; 6/1/26: Passed House Third Reading 46-11-3; Transmitted to the Senate; 6/9/26: Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~SB 1392 Governing body; election canvass; access~~

~~Requires a governing body that canvasses an election to have pre-canvass access to locations where election materials are created, handled, processed, tabulated, or stored for the election being canvassed. Authorizes the governing body to observe procedures, examine and copy relevant records, and receive reasonable assistance from election officials, while prohibiting disruption and requiring compliance with security and privacy requirements. Authorizes the governing body to designate employees or agents to assist, permits court and Attorney General enforcement to compel access, and makes a violation a class 2 (mid-level) misdemeanor.~~

~~**Primary Sponsor(s):** John Kavanagh (R)~~

~~**Status:** 1/26/2026: Assigned to Senate Judiciary and Elections Committee; 2/4/26; Held in Committee; 2/20/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/25/26: Passed Rules; Passed Caucus~~

~~**COP Position:** Oppose~~

Ch. 173, 2026 Laws (SB 1400 Public safety employees; counseling; wellness)

Authorizes law enforcement agencies in Arizona to establish employee wellness programs that support mental health and well-being, requires written policies for any such program, and makes wellness program records confidential with limited exceptions. Authorizes state agencies to establish peer support counseling programs for public safety employees exposed to emotionally traumatic experiences. Grants confidentiality and privilege protections to peer support communications, with specified exceptions for threats, abuse or neglect reporting, criminal admissions, and legally required disclosures.

Primary Sponsor(s): Keving Payne (R)

Status: 1/26/2026: Assigned to Senate Public Safety Committee; 2/4/26; Passed Senate Public Safety Committee 6-1-0; Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Retained on COW Calendar; 3/2/26: Retained on COW Calendar; 3/4/26: Passed Senate Third Reading 24-6-0; Transmitted to the House; 3/9/26: Assigned to House Public Safety and Law Enforcement Committee; 3/23/26: Passed

House Public Safety & Law Enforcement Committee 10-1-2-1; 3/30/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 4/21/26: Passed House Third Reading 47-9-3; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/9/26: Passed Senate Final Reading 28-1-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Monitor

~~SB 1401 NOW: housing; contractors; bonds; taxes~~

~~Authorizes municipalities to establish a "workforce housing project" (defined) expedited plan review and permitting process that includes a dedicated point of contact for affordable housing applicants, initial plan review within 20 business days and priority or 72-hour inspections for qualifying projects. Reduces the population threshold for county or municipal governing bodies that may issue bonds without Arizona Department of Housing (ADOH) approval to more than 3 percent of the state population, from more than 7 percent. Exempts income attributable to qualifying workforce housing development projects from the prime contracting transaction privilege tax. Effective 12 months after the general effective date.~~

~~Primary Sponsor(s):~~ Kevin Payne (R)

~~Status:~~ 1/26/26: Assigned to Senate Public Safety; Assigned to Rules; 2/4/26: Passed Senate Public Safety Committee 7-0; 2/9/26: Passed Rules; Passed Caucus; Passed Senate Third Reading 23-4-3; Transmitted to the House; 2/23/26: Assigned to House Transportation & Infrastructure Committee; Assigned to Rules; 3/23/26: Withdrawn from Senate Transportation & Infrastructure Committee; Assigned to House Rural Economic Development Committee; Proposed Strike Everything Amendment; 3/26/26: Passed House Rural Economic Development Committee 5-1; 3/30/26: Passed Rules; Passed Caucus; 4/15/26: Passed COW; 4/22/26: Passed Additional COW; 6/1/26: Passed Additional COW

~~COP Position:~~ Neutral

~~SB 1413 NOW: moving violation; restitution cap removal~~

~~Strike Everything Amendment Adopted by Senate Committee on Judiciary and Elections: Removes the cap of \$100,000 on restitution awarded as a result of causing serious physical injury or death by a moving violation.~~

~~Primary Sponsor(s):~~ Shawwna Bolick (R)

~~Status:~~ 2/10/26; Assigned to Senate Judiciary and Elections Committee; 2/16/26; SENATE PROPOSED AMENDMENT: Judiciary and Elections - Strike Everything; 2/23/26: Passed Cacus; 2/26/26: Passed COW; Passed Senate Third Reading 27-1-2; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 8-0-2; 3/30/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/16/26: Failed House Third Reading 2-48-10; Passed Motion to Reconsider

COP Position: Monitor

Ch. 174, 2026 Laws (SB 1416 Missing; kidnapped children; reporting requirements)

Authorizes law enforcement agencies in Arizona to establish employee wellness programs that support mental health and well-being, requires written policies for any such program, and makes wellness program records confidential with limited exceptions. Authorizes state agencies to establish peer support counseling programs for public safety employees exposed to emotionally traumatic experiences. Grants confidentiality and privilege protections to peer support communications, with specified exceptions for threats, abuse or neglect reporting, criminal admissions, and legally required disclosures.

Primary Sponsor(s): Shawna Bolick (R)

Status: 1/28/2026: Assigned to Senate Public Safety Committee; 2/11/26: Scheduled for Hearing; 2/18/26: Passed Senate Public Safety Committee 7-0-0; 2/23/26: Passed Caucus; 2/25/26: Passed COW; 3/9/26: Passed Senate Third Reading 29-0-1; Transmitted to the House; 3/17/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 9-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/9/26: Passed House Third Reading 53-0-7; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

SB 1418 Corporation commission; small modular reactors

~~Exempts the construction and operation of a small modular reactor colocated with a large industrial energy user from county zoning regulation, except in a county with 500,000 or more persons. Allows a utility, after providing 30 days' written notice to the Arizona Corporation Commission (ACC), to construct or replace a thermal electric generating unit with a small modular reactor at or adjacent to an existing certified plant site without obtaining a new certificate of environmental compatibility, and allows construction of a new co-located small modular reactor without such a certificate. Directs the ACC to adopt rules defining co-located facilities, large industrial energy users, and eligible small modular reactors and to implement the exemption. Applies only in counties with fewer than 500,000 persons.~~

Primary Sponsor(s): Frank Carroll (R)

Status: 1/28/2026: Assigned to Senate Natural Resources Committee; 2/10/26: Passed Natural Resources Committee 4-3-1; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Failed Senate Third Reading 15-12-3; Passed Motion to Reconsider; Passed Senate Third Reading 16-14; Transmitted to the House; 3/5/26: Assigned to House Natural Resources, Energy and Water Committee; Assigned to Rules; 3/10/26: Passed House Natural Resources Energy and Water Committee 6-3-0-1; 3/16/26: Passed Rules; Passed Caucus; 4/7/26: Passed COW;

~~6/1/26: Passed Additional COW; 6/9/26: Passed House Third Reading 31-23-6; Transmitted to the Senate; 6/11/26: Passed Caucus; Passed Senate Final Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

CH. 175, 2026 Laws (SB 1419 Solar energy; inspection; contractors)

Requires licensed solar contractors with a disciplinary action within the previous two years to obtain a third-party inspection to verify compliance with applicable safety, workmanship, and installation standards and to provide the inspection report to the customer. Expands disclosure requirements in agreements for financing, sale, or lease of distributed energy generation systems to include roof condition, estimated removal and reinstallation costs, independent roof evaluations, and enhanced cost, warranty, and savings disclosures with specified formatting and acknowledgments. Prohibits contractors or their agents from making written or oral statements regarding estimated savings to a buyer or lessor.

Primary Sponsor(s): Frank Carroll (R)

Status: 1/28/2026: Assigned to Senate Natural Resources Committee; 2/10/26: Passed Natural Resources Committee 6-2-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Retained on COW Calendar; 3/2/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; 3/5/26: Assigned to House Natural Resources, Energy and Water Committee; Assigned to Rules; 3/17/26: Passed House Natural Resources, Energy and Water Committee 6-1-2-1; 3/23/26: Passed Rules; Passed Caucus; 4/8/26: Retained on COW Calendar; 4/28/26: Passed COW; 5/5/26: Passed House Third Reading 51-0-9; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/9/26: Passed Senate Final Reading 29-0-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~SB 1425 Elections; July primary; cure; petitions~~

~~Moves the statewide primary election to the last Tuesday in July, instead of the first Tuesday in August, beginning in 2026. Shortens calendar day deadlines for processing provisional ballots and curing early ballot signatures. Requires party observer access at ballot replacement locations and voting centers. Validates 2026 nomination and initiative petitions that list the former August primary date and places affected local elections on the July 2026 primary ballot. Emergency clause.~~

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/28/2026: Assigned to Senate Judiciary and Elections Committee; 2/4/26: Passed Senate Judiciary and Elections Committee 7-0-0; Passed Rules; Passed Caucus; Passed COW

COP Position: Neutral

SB 1429 NOW ballot measures; circulators; disclosure

~~Requires any municipal or county initiative or referendum that mandates an expenditure, establishes a fund, or allocates funding for any specific purpose to disclose the expenditure, fund, or allocation and identify the source of increased revenues sufficient to cover immediate and future costs in the petition description. Requires initiative and referendum petition circulators to indicate if they are an out-of-state resident on the petition form and invalidates signatures collected in violation of that requirement. Expands circulator registration requirements to apply to all initiative and referendum measures instead of only statewide measures.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: ~~1/28/2026: Assigned to Senate Finance Committee; 2/9/26: Passed Senate Finance Committee 5-2-0; Passed Rules; Passed Caucus; 2/24/26: Passed Senate Third Reading 27-0-3; Transmitted to the House; 3/18/26: Assigned to House Federalism, Military Affairs & Elections Committee; 3/23/26: Proposed Strike Everything Amendment; 3/25/26: Passed House Federalism, Military Affairs & Elections Committee with Strike Everything Amendment; 3/30/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 5/5/26: Passed House Third Reading 31-20-9; Transmitted to the Senate; 5/11/26: Passed Rules Passed Caucus; 6/11/26: Passed Senate Final Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: Monitor

Ch. 30, 2026 Laws (SB 1430 Tax corrections act of 2026)

Makes various technical and clarifying changes to tax-related statutes to align state tax laws with federal regulations and address inconsistencies or outdated provisions within existing statutes.

Primary Sponsor(s): J.D. Mesnard (R)

Status: 1/28/2026: Assigned to Senate Finance Committee; 2/2/26; Passed Senate Finance Committee 7-0-0; Passed Rules; Passed Caucus; 2/19/26: Passed Senate Third Reading 27-0-3; Transmitted to the House; 2/23/26: Assigned to House Ways and Means Committee; Assigned to Rules Committee; 3/4/26: Passed House Ways and Means Committee 7-0-1-1; 3/9/26: Passed Rules; 3/10/26: Passed Caucus ; 3/23/26: Passed COW; 3/25/26: Passed House Third Reading 51-0-9; Transmitted to the Senate; 4/7/26: Passed Senate Final Reading 29-0-1; Transmitted to the Governor; 4/9/26: Signed by Governor

COP Position: Neutral

SB 1431 Municipalities; planned communities; design; prohibition

~~Prohibits a municipality from requiring the creation of a homeowners' association, shared amenities, gated access, or other perimeter enclosures as a condition of a~~

subdivision or development, except as required by federal law. Prohibits a municipality from adopting or enforcing design, architectural, or aesthetic requirements for single-family homes or accessory dwelling units, including requirements related to materials, colors, façades, layouts, garages, fences, or similar features. Prohibits a municipality from denying or conditioning a permit based on prohibited design requirements. Preserves the applicability of building codes, fire codes, public health and safety regulations, minimum parking requirements, and dark sky ordinances.

Primary Sponsor(s): Shawwna Bolick (R)

Status: 1/28/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/11/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 6-0-1; 2/16/26: Passed Rules; Passed Caucus; 2/23/26: Retained on COW Calendar; 3/2/26: Passed COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; 3/9/26: Assigned to House Commerce Committee; Assigned to Rules; 3/17/26: Passed House Commerce Committee 7-1-2-1; 3/23/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 6/12/26: Passed Additional COW

COP Position: ~~Oppose~~

SB 1433 Noise pollution; environmental nuisances

Expands municipal authority to regulate and penalize disorderly noise by expressly including sound created by speakers or amplifying equipment. Prohibits a municipality from issuing a building permit for construction or development of a building or structure that contains speakers or an amplifying system with the capacity to emit sound at 70 decibels or greater and that emits sound at that level five times or more each day. Expands the definition of an environmental nuisance to include a speaker or amplifying system capable of emitting sound at 70 decibels or greater and authorizes the Arizona Department of Environmental Quality to abate such nuisances.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/28/2026: Assigned to Senate Government Committee; Assigned to Rules; 2/18/26: Held in Senate Government Committee

COP Position: Support

SB 1435 Schools; libraries; explicit materials; training

Classifies a violation of the prohibition on using sexually explicit material in a public school by a school employee or contractor who acts with criminal negligence as a class (second lowest) 5 felony. Prohibits public library employees or contractors from referring an unemancipated minor to or facilitating access to sexually explicit materials and classifies a knowing violation done with criminal negligence as a class 5 felony.

Primary Sponsor(s): Jake Hoffman (R)

Status: 1/28/2026: Assigned to Senate Rules and Senate Government Committee; 2/11/26: Passed Senate Rules and Senate Government Committee with amendment 4-

~~3-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/5/26: Assigned to House Government Committee; Assigned to Rules; 3/11/26: Passed House Government Committee 4-3-0; 3/16/26: Passed Rules; Passed Caucus~~

~~**COP Position:** Monitor~~

SB 1437 Public records; format; fees

~~Requires public bodies to provide copies of public records in an electronic format and in the least expensive manner possible on request. Limits fees for public records to material costs only, except for law enforcement video recordings and requests made for a commercial purpose.~~

~~**Primary Sponsor(s):** Jake Hoffman (R)~~

~~**Status:** 1/28/2026: Assigned to Senate Government Committee; 2/4/26: Passed Senate Government Committee 7-0-0; Passed Rules; Passed Caucus; 2/24/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Government Committee; Assigned to Rules; 3/26/26: Passed House Government Committee 4-3; 3/30/26: Passed Rules; Passed Caucus~~

~~**COP Position:** Neutral~~

SB 1445 Water quality; testing; on-site

~~Allows cities and towns with populations of 1,000 or more but fewer than 10,000 persons to conduct on-site bacteriological water testing using equipment approved by the United States Environmental Protection Agency and limits how frequently the Arizona Department of Environmental Quality may require bacteriological sampling for aquifer protection permits for those jurisdictions to four times per month. Authorizes the use of the same on-site testing equipment for compliance with Arizona pollutant discharge elimination system permits for qualifying cities and towns.~~

~~**Primary Sponsor(s):** Wendy Rogers (R)~~

~~**Status:** 1/28/2026: Assigned to Senate Natural Resources Committee; 2/10/26: Passed Natural Resources Committee 5-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Natural Resources, Energy & Water Committee; Assigned to Rules; 3/24/26: Passed House Natural Resources, Energy & Water Committee 6-4; 3/30/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; 5/5/26: Passed House Third Reading 31-20-9; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/11/26: Passed Senate Final Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

~~**COP Position:** Neutral~~

SB 1447 Groundwater withdrawal fee; Pinal AMA

~~Extends the period during which the Director of the Arizona Department of Water Resources does not levy a groundwater withdrawal fee in the Pinal Active Management Area (AMA) for Arizona water banking purposes through calendar year 2030, instead of 2026, and extends the authorization to levy a groundwater withdrawal fee in the Pinal AMA for groundwater and irrigation efficiency projects through calendar year 2030, instead of 2026. Extends the date for distributing unencumbered monies from the Temporary Groundwater and Irrigation Efficiency Projects Fund to contributors to December 31, 2032, instead of December 31, 2027, and delays the repeal of the Fund to April 1, 2033, instead of April 1, 2028.~~

~~**Primary Sponsor(s):** Thomas Shope (R)~~

~~**Status:** 1/28/2026: Assigned to Senate Natural Resources Committee; 2/10/26: Passed Natural Resources Committee 5-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy and Water Committee; Assigned to Rules; 3/17/26: Passed House Natural Resources, Energy and Water Committee 7-1-1; 3/23/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW~~

~~**COP Position:** Neutral~~

Ch. 177, 2026 Laws (SB 1448 Aggravated assault; utility workers)

Expands the definition of aggravated assault to include assaults committed against an employee of a public utility, a licensed telecommunications provider, or a licensed video service provider while engaged in the employee's work duties.

Primary Sponsor(s): Thomas Shope (R)

Status: 1/28/2026: Assigned to Senate Public Safety Committee; 2/16/26: Scheduled for Hearing; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on Third Reading Calendar; 2/26/26: Passed Senate Third Reading 23-4-3; Transmitted to the House; 3/4/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/11/26: Passed House Judiciary Committee 6-1-1-1; 3/16/26: Passed Rules; Passed Caucus; 3/24/26: Passed COW; 4/13/26: Passed House Third Reading 41-13-6; Transmitted to the Senate; 4/14/26: Passed Caucus; 6/9/26: Passed Senate Final Reading 23-6-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

SB 1471 School mapping data; requirements; accessibility

~~Establishes the School Mapping Data Program in the Arizona Department of Education to standardize and improve the accuracy and accessibility of school mapping data for emergency response. Requires schools that receive grants to develop, annually review, certify or update and provide detailed campus mapping data to public safety agencies, and exempts the data from public records disclosure. Creates the School Mapping Data~~

Program Fund and authorizes grants to schools on a first-come, first-served basis for school mapping costs.

Primary Sponsor(s): J.D. Mesnard (R)

Status: ~~1/29/2026: Assigned to Senate Public Safety Committee; 2/16/26: Scheduled for Hearing; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Failed Senate Third Reading 15-11-4; Passed Motion to Reconsider; 3/3/26: Passed Senate Third Reading 17-13-0; Transmitted to the House; Double Assigned to House Education and Appropriations Committees; Assigned to Rules; 3/23/26: Withdrawn from House Education Committee~~

COP Position: Support

Ch. 19, 2026 Laws (SB 1473 Assisted living homes; occupancy; zoning)

Prohibits municipalities and counties from imposing occupancy caps, zoning restrictions or discretionary approval requirements on assisted living homes or assisted living facilities that are more restrictive than limits allowed by state licensure and Arizona Department of Health Services rules. Allows municipalities and counties to enforce generally applicable building, fire, safety and health codes on assisted living homes or assisted living facilities only if they do not impose more restrictive occupancy limits. Authorizes affected persons to seek declaratory or injunctive relief and allows courts to award attorney fees and costs to a prevailing plaintiff. Preempts inconsistent local laws by declaring occupancy and zoning regulation of assisted living homes and facilities a matter of statewide concern. Severability clause.

Primary Sponsor(s): John Kavanagh (R)

Status: 1/29/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/11/26: Passed Senate Regulatory Affairs and Government Efficiency Committee with amendment 6-0-1; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; Assigned to House Government Committee; Assigned to Rules; 3/17/26: Passed House Government Committee 7-0; 3/20/26: Passed Rules; Passed Caucus; 3/31/26: Passed House Third Reading 49-7-4; Transmitted to the Senate; 4/1/26: Transmitted to Governor; 4/7/26: Signed by the Governor

COP Position: Neutral

SB 1474 Immigration laws; local enforcement; training

~~Authorizes state and local officials and agencies to enter into agreements with federal entities to enforce federal immigration laws and prohibits policies that restrict cooperation with federal immigration authorities. Allows use of available federal resources for public safety purposes related to immigration enforcement and directs state agencies to consider incentive programs and grant funding to encourage participation. Requires the Attorney General, at the written request of a legislator, to investigate alleged noncooperation policies and authorizes enforcement actions with~~

~~expedited court priority. Requires immigration enforcement training for all law enforcement officers and employees to ensure consistency with federal law.~~

~~**Primary Sponsor(s):** Wendy Rogers (R)~~

~~**Status:** 2/2/26; Assigned to Senate Military Affairs and Border Security Committee; 2/16/26; Senate Military Affairs and Border Security Committee 4-3-0; 2/23/26: Passed Caucus; 3/3/26: Passed COW; 3/9/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Public Safety and Law Enforcement Committee; Assigned to Rules~~

~~**COP Position:** Oppose~~

Ch. 70, 2026 Laws (SB 1478 Liquor; policies; procedure)

Excludes federally qualified non-beverage products from the definition of spirituous liquor and from liquor regulations in Title 4. Specifies that "cider" (defined) is not "vinous liquor" (defined) for the purposes of luxury privilege taxes. Allows the Department of Liquor Licenses and Control to issue interim permits regardless of prior nonuse if the license for the premises previously expired or was terminated, canceled or in nonuse at that premises. Repeals statute declaring liquor licensees subject to the rules and exemptions prescribed by federal food safety law.

Primary Sponsor(s): Shawna Bolick (R)

Status: 1/29/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/11/26: Passed Senate Regulatory Affairs and Government Efficiency Committee with amendment 7-0-0; 2/16/26; Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; Passed Senate Third Reading 22-4-4; Transmitted to the House; 3/3/26: Assigned to House Commerce Committee; Assigned to Rules; 3/17/26: Passed House Commerce Committee 10-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/7/26; Passed COW; 5/5/26: Passed House Third Reading 51-0-9; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 5/26/26: Passed Senate Final Reading 23-3-4; Transmitted to the Governor; 5/29/26: Signed by Governor

COP Position: Neutral

SB 1489 Ballot measures; circulators; revenue; disclosure

~~Requires paid initiative and referendum circulators to verbally disclose their first name, state of residence, paid circulator status, and wear a visible identification badge, and voids signatures collected without these disclosures. Expands circulator registration, disqualification and enforcement requirements to local ballot measures instead of only statewide initiative and referendum petitions. Requires municipal and county initiatives or referenda that mandate expenditures, establish funds or allocate funding to disclose the revenue source sufficient to cover all immediate and future costs in the petition description.~~

Primary Sponsor(s): ~~Thomas Shope (R)~~

Status: ~~2/2/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Held in Committee; 2/20/26: Passed Judiciary and Elections Committee 4-3; 2/25/26: Passed Rules; Placed on COW Calendar; 3/3/26: Passed COW~~

COP Position: Pending

Ch. 179, 2026 Laws (SB 1493 law enforcement; reinstatement; costs)

Requires an employer to pay all taxable costs and reasonable attorney fees and expert fees incurred by a law enforcement officer in any superior court action arising from a termination if a hearing officer, administrative law judge or appeals board determines that the termination was without just cause and the employer fails to reinstate the officer, regardless of the outcome of the superior court action..

Primary Sponsor(s): Kevin Payne (R)

Status: 2/2/2026: Assigned to Senate Public Safety Committee; 2/16/26; SENATE PROPOSED AMENDMENT: Public Safety - Strike Everything; 2/18/26: Passed Senate Public Safety Committee as Amended; 2/23/26: Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 17-11-2; Transmitted to the House; 3/4/26: Assigned to House Public Safety and Law Enforcement Committee; Assigned to Rules; 3/16/26: Passed House Public Safety and Law Enforcement Committee 8-1-3-1; 3/23/26: Passed Rules; Passed Caucus; 4/1/26: Passed COW; 4/27/26: Passed House Third Reading 57-0-2-1; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/9/26: Passed Senate Final Reading 19-10-1; Transmitted to the Governor; 6/19/26: Signed by Governor

COP Position: Neutral

~~SB 1502 Unlawful flight; reckless endangerment; violation~~

~~Increases penalties for unlawful flight from a pursuing law enforcement vehicle by classifying the offense as a class 4 (lower mid-level) felony if the driver recklessly endangers another person while fleeing. Further increases the offense to a class 2 (second highest) felony if the driver causes serious physical injury, was transporting a minor under 15 years of age, or commits the offense while driving under the influence.~~

Primary Sponsor(s): ~~David Gowan (R)~~

Status: ~~1/29/2026: Assigned to Senate Public Safety Committee; 2/11/26: Scheduled for Hearing; Passed Seante Public Safety Committee 4-3-0; Passed Rules; 2/23/26: Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 5-4; 3/23/26: Passed Rules; Passed Caucus; 4/21/26: Passed COW; 6/12/26: Failed House Third Reading 20-35-5~~

COP Position: Monitor

Ch. 64, 2026 Laws (SB 1503 First Responders; state death benefit)

Expands the definition of “first responder” for state death benefits to include pilots employed by law enforcement agencies. Applies retroactively to January 1, 2026. Because this statute is voter protected, this bill requires a 3/4 vote of the members of each house of the Legislature to pass. Emergency clause.

Primary Sponsor(s): David Gowan (R)

Status: 1/29/2026: Assigned to Senate Finance; Assigned to Rules; 2/9/26: Passed Senate Finance 4-3; 2/16/26: Passed Rules; Passed Caucus; 3/9/26: Passed COW; 3/10/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; Assigned to House Ways & Means Committee; Assigned to Rules; 3/26/26: Withdrawn for House Ways & Means Committee; Assigned to House Appropriations Committee; Proposed Strike Everything Amendment; 3/31/26: Passed House Appropriations Committee 18-0-0-1; 4/2/26: Passed Rules; Passed Caucus; 4/9/26: Passed COW; 4/13/26: Passed House Third Reading 54-0-6; Transmitted to the Senate; 4/15/26: Passed Senate Final Reading 26-2-2; Transmitted to the Governor; 4/15/26: Signed by Governor

COP Position: Monitor

~~SB 1504 PSPRS; service requirement; cost-of-living adjustment~~

~~Modifies the service requirement for normal retirement for Public Safety Personnel Retirement System members hired on or after July 1, 2017, by allowing retirement after 25 years of service regardless of age. Accelerates eligibility for a cost-of-living adjustment for members hired on or after July 1, 2017, by allowing eligibility after 3 years of retirement, instead of 7 years, or upon reaching age 60.~~

~~**Primary Sponsor(s):** David Gowan (R)~~

~~**Status:** 1/29/2026: Assigned to Senate Public Safety Committee and Senate Appropriations, Transportation and Technology Committee; 2/11/26: Passed Senate Public Safety Committee 5-2-0; 2/24/26: Failed Senate Appropriations, Transportation & Technology Committee 3-7-0~~

~~**COP Position:** Pending~~

SB 1505 Transitional housing; grant program; appropriation

Expands allowable uses of the Military Transitional Housing Fund to include constructing comprehensive care facilities, and transitional housing and supportive services for homeless or at-risk veterans. Establishes the Military Transitional Housing Grant Program to award grants to veteran-owned and veteran-operated nonprofit organizations for military transitional, veteran, affordable, or homeless housing. Appropriates \$7 million from the state general fund in FY2026-27 to the Arizona Department of Housing for the grant program.

Primary Sponsor(s): David Gowan (R)

Status: 1/29/2026: Assigned to Senate Military Affairs and Border Security Committee and Senate Appropriations, Transportation and Technology Committee; 2/9/26: Passed Military Affairs and Border Security Committee 7-0-0

COP Position: Neutral

SB 1516 TPT; registration; exemption; aircraft

~~Expands transaction privilege tax and use tax exemptions for aircraft, aircraft parts, machinery, tools, equipment, and related supplies used in maintaining, repairing, remodeling, or overhauling general aviation aircraft after verification of qualifying capital investments in aviation maintenance facilities. Requires the Arizona Commerce Authority to verify capital investments in aviation maintenance facilities and to notify the Arizona Department of Revenue when aggregate verified investments reach \$150 million. Exempts aircraft that are always hangered and not flown from aircraft registration requirements. Repeals the expanded aviation exemptions on notice by the Arizona Commerce Authority that aggregate verified investments reached \$150 million.~~

Primary Sponsor(s): Timothy Dunn (R)

Status: 2/2/26; Assigned to Senate Appropriations, Transportation and Technology Committee; 2/12/26; SENATE PROPOSED AMENDMENT: Finance – Strike Everything; 2/16/26; Passed Senate Appropriations, Transportation and Technology Committee with strike-everything amendment 4-1-2; 2/17/26; SENATE ADOPTED AMENDMENT: Finance – Strike Everything

COP Position: Oppose

SB 1535 Prostitution; assessment; anti-human trafficking

~~Imposes a \$200 assessment on persons convicted of paying for prostitution and deposits the proceeds into the Anti-Human Trafficking Grant Fund. Reclassifies paying for prostitution as a class 6 (lowest) felony, instead of a class 1 (highest) misdemeanor, with escalating penalties based on prior convictions.~~

Primary Sponsor(s): Flavio Bravo (R)

Status: 2/2/2026: Assigned to Senate Judiciary and Elections Committee; 2/20/26: Passed Judiciary and Elections Committee 7-0-0; 2/25/26: Passed Caucus; 3/9/26: Passed COW

COP Position: Support

SB 1536 Street lighting improvements districts; consolidation

~~Authorizes a political subdivision with multiple municipal street lighting improvement districts to consolidate those districts into a single district between January 1, 2027 and January 1, 2030. Requires at least 60 days' notice to affected property owners, public comment opportunities, and disclosure of geographic areas, effective date, and~~

~~estimated tax rate changes before consolidation. Requires the governing body to record an approved consolidation resolution with the county recorder.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: ~~2/2/2026: Assigned to Senate Finance Committee; 2/9/26: Passed Finance Committee 5-0-0-2; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on Third Reading Calendar; Passed Senate Third Reading 27-0-3; Transmitted to the House; Assigned to House Ways and Means Committee; Assigned to Rules~~

COP Position: Neutral

~~SB 1537 Peace officer fund; commission; repeal~~

~~Renames the Peace Officer Training Equipment Fund as the Public Safety De-Escalation and Life Safety Fund. Repeals the Peace Officer Training Equipment Fund Commission.~~

Primary Sponsor(s): Kevin Payne (R)

Status: ~~2/5/2026: Assigned to Senate Public Safety Committee; 2/18/26: Passed Senate Public Safety Committee 7-0-0; 2/23/26: Passed Caucus; 3/3/26: Passed Senate Third Reading 20-10-0; Transmitted to the House; 3/9/26: Double Assigned to Houe Public Safety and Law Enforcement and House Appropriations Committee ; Assigned to Rules; 3/23/26: Passed House Public Safety and Law Enforcement Committee 7-4-0-3; 3/25/26: Failed House Appropriations Committee 6-9-0-3~~

COP Position: Neutral

~~SB 1538 NOW: controlled substances; approval; workers' compensation~~

~~Requires employers to provide workers' compensation coverage for firefighters and peace officers diagnosed with post-traumatic stress disorder (PTSD). Stipulates workers' compensation coverage may include midomafetamine (MDMA) treatment contingent on approval of MDMA as a treatment for PTSD from the U.S. Food and Drug Administration (FDA), and rescheduling by the U.S. Drug Enforcement Administration (DEA).~~

Primary Sponsor(s): Kevin Payne (R)

Status: ~~2/2/2026: Assigned to Senate Public Safety Committee; 2/16/26: Scheduled for Hearing; 2/16/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Retained on COW Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/4/26: Assigned to House Public Safety and Law Enforcement; Assigned to Rules; 3/23/26: Passed House Public Safety & Law Enforcement Committee 7-3-1-3 with Strike Everything Amendment; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; Failed House Third Reading 21-32-7~~

COP Position: ~~Oppose~~

SB 1540 Motor fuel theft; classifications

~~Establishes the offense of theft of motor fuel, defined as knowingly tampering with, altering, or manipulating retail fuel dispensers, including the use or possession of devices or electronic communications for that purpose. Classifies violations as class 6 (lowest) felony, or a class 5 (second lowest) felony depending on the action taken and whether motor fuel is obtained.~~

Primary Sponsor(s): Kevin Payne (R)

Status: ~~2/2/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Held in Committee; 2/18/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/23/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 17-11-0; Transmitted to the House; 3/9/26: Assigned to House Judiciary; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 6-2-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/1/26: Passed Additional COW; 6/9/26: Failed House Third Reading 19-35-6; Passed Motion to Reconsider~~

COP Position: Neutral

SB 1542 Controlled substances; approval; use; research

~~Authorizes prescribing in Arizona of a United States Food and Drug Administration–approved midomafetamine product that is rescheduled to a schedule other than schedule I. Requires employers to provide workers' compensation coverage for a single course of midomafetamine treatment for firefighters and certified peace officers with an accepted post-traumatic stress disorder claim, if prescribed by a psychiatrist. Appropriates \$10 million from the state general fund in FY2026-27 to the Arizona Department of Health Services to award grants for clinical trials, applied research, and clinician training related to midomafetamine treatment for post-traumatic stress disorder. Conditionally enacts each of these changes on specified federal approvals by stated dates.~~

Primary Sponsor(s): Kevin Payne (R)

Status: ~~2/2/2026: Assigned to Senate Appropriations, Transportation and Technology Committee and Senate Public Safety Committee; 2/18/26: Passed Senate Public Safety Committee 6-1-0~~

COP Position: Oppose

SB 1547 Alternative fuel tax

~~Imposes alternative fuel taxes on light and heavy motor vehicles powered by electricity, natural gas, propane, hydrogen, or other nontraditional fuels. Establishes annual flat fees or per-unit energy taxes based on vehicle class and fuel type and authorizes the Arizona Department of Transportation to set indexed rates for unlisted fuels. Because this bill potentially increases state revenue, it requires a 2/3 vote of the members of~~

each house of the Legislature to pass and becomes effective immediately on the Governor's signature.

Primary Sponsor(s): David Farnsworth (R)

Status: 2/3/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/10/26: Passed Appropriations, Transportation and Technology Committee 6-3-1; 2/16/26; Passed Rules; Passed Caucus

COP Position: Neutral

SB 1549 Ultralight vehicles; definition

Adds "ultralight vehicles" (defined) to the air transportation systems subject to advanced air mobility statutes.

Primary Sponsor(s): David Farnsworth (R)

Status: 2/3/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; Passed Appropriations, Transportation and Technology Committee 6-3-1; 2/16/26; Passed Rules; Passed Caucus; 3/3/26: Passed Caucus; 3/3/26: Passed COW; 3/10/26: Passed Senate Third Reading 20-9-1; Transmitted to the House; 3/17/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/25/26: Passed House Transportation and Infrastructure Committee 5-2; 3/30/26: Passed Rules; Passed Caucus; 4/13/26: Passed COW; 6/11/26: Passed House Third Reading 34-19-7; Transmitted to the Senate; Transmitted to the Governor; 6/19/26: Vetoed by Governor

COP Position: Neutral

SB 1552 ADOT; revisions

Makes various changes to statutes related to the Arizona Department of Transportation (ADOT). Authorizes "blood transport vehicles" (defined) transporting human blood or blood products to use high occupancy vehicle lanes when displaying required decals or signs. Allows ADOT to designate a state highway or route as a primitive road. Allows ADOT to require additional identifying information as necessary from applicants for driver licenses and nonoperating identification licenses. Extends the driver license photo update interval to 16 years, from 12 years. Repeals honorary consular official special license plates and required ADOT to recall the special plates and issue each person a standard license plate in lieu of the special plate.

Primary Sponsor(s): David Farnsworth (R)

Status: 2/3/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/10/26: Passed Appropriations, Transportation and Technology Committee 6-2-2; 2/16/26; Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 18-10-2; Transmitted to the House; 3/2/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/25/26: Passed House Transportation and Infrastructure Committee 6-0-1; 3/30/26: Passed Rules;

Passed Caucus; 4/20/26: Passed COW; 4/28/26: Passed House Third Reading 45-12-2; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 6/11/26: Returned to the House; 6/12/26: Passed Additional COW; Passed House Third Reading 33-22-5; Transmitted to the Senate; Passed Caucus; Passed Senate Final Reading 27-1-2; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Monitor

~~SB 1559 Rural groundwater management; work groups~~

~~Establishes a rural groundwater management work group in each groundwater basin, requires districts within a basin to appoint members representing affected parties and local experts, including agricultural producers, and requires proportional representation when multiple districts overlap a basin. Expands the powers of natural resource conservation districts and soil and water conservation districts to include conducting groundwater health research and assisting rural groundwater management work groups. Requires the Arizona Department of Water Resources to provide administrative support to the work groups and to consolidate and submit annual reports with findings and recommendations on rural groundwater management to the Governor and the Legislature.~~

Primary Sponsor(s): Timothy Dunn (R)

Status: ~~2/3/2026: Assigned to Senate Natural Resources Committee; 2/17/26: Passed Senate Natural Resources Committee 5-3-0; 2/23/26: Passed Rules; Passed Caucus; Removed from Consent Calendar; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy and Water Committee; Assigned to Rules~~

COP Position: Neutral

SB 1560 Cap; water supply development fund

Deletes the \$3 million cap on a single loan from the Water Supply Development Revolving Fund.

Primary Sponsor(s): David Farnsworth (R)

Status: 2/3/2026: Assigned to Senate Natural Resources Committee; 2/10/26: Passed Natural Resources Committee 8-0-0; 2/16/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 28-0-2; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy and Water; 3/17/26: Passed House Natural Resources, Energy and Water Committee 7-1-0-2; 3/23/26: Passed Rules; Passed Caucus; 6/9/26: Passed COW; 6/10/26: Passed House Third Reading 48-2-10; Transmitted to the Senate; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

Ch. 71, 2026 Laws (SB 1566 Malicious delay; enforcement; penalty)

Prohibits cities, towns, counties, the state, and state agencies from “maliciously” (defined) delaying responses to license, approval, or permit applications or similar requests. Authorizes the Attorney General, and county attorneys for counties, to enforce the prohibition and subjects violators to a civil penalty of \$5,000 per violation.

Primary Sponsor(s): Warren Petersen (R)

Status: 2/3/2026: Assigned to Senate Government Committee; 2/18/26: Passed Senate Government Committee 3-2-2; 2/23/26: Passed Rules; Passed Caucus; 2/25/26: Placed on COW Calendar; Passed COW; 3/2/26: Passed Additional COW; Passed Senate Third Reading 17-12-1; Transmitted to the House; 3/9/26: Assigned to House Commerce Committee; Assigned to Rules; 3/17/26: Passed House Commerce Committee 7-3-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 5/5/26: Passed House Third Reading 31-21-8; Transmitted to the Senate; 5/11/26: Passed Rules; Passed Caucus; 5/26/26: Passed Senate Final Reading 17-9-4; Transmitted to the Governor; 5/29/26: Signed by Governor

COP Position: ~~Oppose~~

~~SB 1567 Sexually explicit materials; government; prohibition~~

~~Prohibits the state, state agencies, cities, towns, counties, and political subdivisions from exposing minors to “sexually explicit materials” (defined) and requires those entities to prohibit their contractors from doing so. Prohibits facilities or property owned, leased, or managed by those entities from being used to film or facilitate sexually explicit acts. Establishes that a person who acts with criminal negligence in violation of these prohibitions commits a class 5 (second lowest) felony.~~

~~**Primary Sponsor(s):** Jake Hoffman (R)~~

~~**Status:** 2/3/2026: Assigned to Senate Government Committee; 2/11/26: Passed Senate Government Committee with amendment 4-3-0; 2/16/26: Passed Rules; Passed Caucus; 2/24/26: Passed COW with Floor Amendment; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/2/26: Assigned to House Government Committee; Assigned to Rules; 3/11/26: Passed House Government Committee 4-3; 3/16/26: Passed Rules; Passed Caucus~~

~~**COP Position:** ~~Oppose~~~~

~~SB 1568 NOW: election systems; software; timekeeping; requirements~~

~~Requires election officials to test automatic tabulating equipment and programs before each election to ensure compliance of internal clocks and timekeeping functions with new statutory standards, and to verify and retest any deviations. Requires all election systems and software to maintain time accuracy within 60 seconds of the official time provided by the National Institute of Standards and Technology throughout the election period, including for logs, ballot processing and audits, and directs county officials to~~

verify and document compliance during pre-election, election and post-election procedures. Directs the Secretary of State to prescribe detailed verification procedures in the elections procedures manual. Classifies a violation of the time-accuracy requirements as a class 2 (mid-level) misdemeanor.

Primary Sponsor(s): Jake Hoffman (R)

Status: 2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Held at Committee; 2/16/26: SENATE PROPOSED AMENDMENT: Judiciary and Elections – Strike Everything; 2/23/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/5/26: Assigned to House Federalism, Military Affairs and Elections Committee; 3/18/26: Passed House Federalism, Military Affairs and Elections Committee 4-3-0; 3/23/26: Passed Rules; Passed Caucus

COP Position: Pending

SB 1570 Diversity; equity; inclusion; training; prohibition

Prohibits the state and state agencies, boards, commissions, and departments from using “diversity, equity, and inclusion programs” (defined) for hiring, training, or promotion, and from requiring employees or contractors to participate in such programs. Requires the Arizona Department of Administration to monitor state hiring practices to ensure compliance.

Primary Sponsor(s): Jake Hoffman (R)

Status: 2/3/2026: Double assigned to Senate Rules and Senate Government Committees; 2/5/26: Withdrawn from Senate Government Committee; 2/16/26: SENATE PROPOSED AMENDMENT: Judiciary and Elections – Strike Everything; 2/20/26: Held in Committee

COP Position: Oppose

SB 1571 NOW: Monopoly utilities; marketing expenses

Strike Everything Amendment Adopted by Senate Committee on Government: Prohibits a “monopoly utility with a defined customer base” (defined) from directly or indirectly passing through to customers any costs associated with marketing, partnerships, advertising, community relations, sponsorships or similar activities. Requires the utility to annually report those activities and related expenses to the Governor, the President of the Senate and the Speaker of the House of Representatives, post the report on its public website, and attest that those expenses were not passed through to customers.

Primary Sponsor(s): Jake Hoffman (R)

Status: 2/3/2026: Assigned to Senate Government Committee; Assigned to Rules; 2/9/26: Proposed Strike Everything Amendment; 2/18/26: Passed Senate Government Committee 4-2-0-1; 2/20/26: Passed Rules;

COP Position: Pending

SB 1579 Appropriations; law enforcement; records management

~~Appropriates \$4.69 million from the state general fund in FY2026-27 to the Arizona Department of Administration to distribute to state and local law enforcement agencies to expand participation in the records management and computer-aided dispatch systems pilot program.~~

Primary Sponsor(s): Kevin Payne (R)

Status: ~~2/3/2026: Double assigned to Senate Public Safety and Senate Appropriations, Transportation and Technology Committees; 2/11/26; Passed Senate Public Safety Committee 6-0-1~~

COP Position: Support

SB 1620 Utility relocation notification

Requires a municipality, at least 30 days before requesting relocation of a telecommunications utility's facility, to provide the telecommunications utility with public notice of any voter-approved municipal bond project. Requires a municipality to develop a reimbursement process for a telecommunications utility to apply for reimbursement of the relocation costs of the telecommunications utility's facilities.

Primary Sponsor(s): Kevin Payne (R)

Status: 1/26/26: Assigned to Senate Public Safety Committee; Assigned to Rules; 2/4/26: Passed Senate Public Safety Committee 7-0; 2/9/26: Passed Rules; Passed Caucus; 2/19/26: Passed Senate Third Reading 23-4-3; Transmitted to the House; Assigned to House Transportation & Technology Committee; Assigned to Rules; 3/23/26: Withdrawn from House Transportation & Technology Committee; Assigned to House Rural Economic Development Committee; Proposed Strike Everything Amendment; Passed House Rural Economic Development Committee 5-1-0-1; 3/30/26: Passed Rules; 3/31/26: Passed Caucus; 4/9/26: Passed COW; 4/14/26: Passed House Third Reading 48-7-5; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 27-2-1; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Monitor

SB 1624 Photo radar enforcement; civil penalty

~~Caps the civil penalty for a photo enforcement traffic violation at \$75. Prohibits state agencies from using a photo enforcement violation to suspend or revoke a driver license, and prohibits insurers from using a photo enforcement violation to increase insurance rates, cancel coverage, or deny renewal.~~

Primary Sponsor(s): David Gowan (R)

Status: ~~2/3/2026: Assigned to Senate Public Safety Committee; 2/11/26: Scheduled for Hearing; 2/16/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 25-2-3; Transmitted to the House; 3/2/26: Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation and Infrastructure Committee 4-2-0-1; 3/23/26: Passed Rules; Passed Caucus; 6/1/26: Retained on COW Calendar; 6/10/26: Passed COW; 6/11/26: Passed House Third Reading 36-18-6; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 21-8-1; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

SB 1627 School; prohibition; unmanned aircraft

Prohibits a person from operating an unmanned aircraft or unmanned aircraft system within 100 feet of, or within 100 feet above, a nonresidential area used to provide instruction to students in kindergarten programs or grades 1 through 12 unless the person has legal authority over the area or obtains consent from a person with legal authority. Classifies a violation of this prohibition as a class 1 (highest) misdemeanor. Exempts authorized federal operations and first responders.

Primary Sponsor(s): J.D. Mesnard (R)

Status: ~~2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Held in Committee; 2/20/26: Passed Judiciary and Elections Committee 4-2-1; 2/25/26: Passed Caucus; 3/4/26: Placed on COW Calendar; 3/4/26: Passed COW; Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/9/26: Assigned to House Public Safety and Law Enforcement Committee; Assigned to Rules; 3/23/26: Passed House Public Safety Committee 6-5-0-3; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; 6/9/26: Passed Additional COW; 6/11/26: Passed House Third Reading 34-20-6; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Final Reading 28-1-1; Transmitted to the Governor; 6/22/26: Signed by Governor~~

COP Position: Neutral

SB 1633 income tax; subtraction; primary residence

~~Allows an individual, for taxable years beginning with 2027, to subtract from Arizona gross income any net capital gain included in federal adjusted gross income that is derived from the sale or exchange of the taxpayer's primary residence if the property served as the primary residence for at least five of the preceding taxable years.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: ~~2/3/2026: Assigned to Senate Finance Committee; 2/9/26: Passed Finance Committee 4-2-0-0-1; 2/16/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/3/26: Assigned to House Ways & Means Committee; Assigned to Rules; 3/26/20: Withdrawn from House Ways & Means; Assigned to House Appropriations~~

COP Position: ~~Oppose~~

SB 1635 Unlawful alert; arrests

~~Establishes the offense of unlawful alerting of another person to avoid arrest if a person knowingly communicates information to warn another person of a real-time, imminent, or ongoing law enforcement effort to arrest that person with intent to hinder, delay, or prevent the arrest. Classifies the offense as a class 1 (highest) misdemeanor, provides specified exceptions, and authorizes prosecution by the Attorney General or the county attorney. Severability clause.~~

Primary Sponsor(s): John Kavanagh (R)

~~**Status:** 2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26: Held in Committee; 2/18/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/23/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; 3/2/26: Passed Senate Third Reading 17-13-0; 3/2/26: Transmitted to the House; 3/5/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 6-3; 3/23/26: Passed Rules; Passed Caucus; 4/14/26: Passed COW; 5/5/26: Failed House Third Reading 29-23-8; Passed Motion to Reconsider~~

COP Position: ~~Oppose~~

SB 1645 Performance audits; auditor general

~~Authorizes the Auditor General, on request of the Joint Legislative Audit Committee, to conduct performance audits of an agency or political subdivision that receives taxpayer monies to determine whether required terms and conditions for receiving those monies are being met. **Primary Sponsor(s):** Mark Finchem (R)~~

~~**Status:** 2/9/2026: Assigned to Senate Government Committee; 2/18/26: Passed Senate Government Committee 5-1-1; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed COW; Passed Senate Third Reading 17-13-0; Transmitted to the House; 3/5/26: Assigned to House Government Committee; Assigned to Rules~~

COP Position: ~~Oppose~~

SB 1650 Judicial immunity; exception

~~Creates an exception to absolute judicial immunity by allowing liability when a judicial officer knew or should have known that actions in a case violated the civil rights of an adult or minor litigant or other adult or minor affected by the case.~~

Primary Sponsor(s): Mark Finchem (R)

~~**Status:** 2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/18/26 Passed Senate Judiciary and Elections Committee 4-3-0~~

COP Position: ~~Oppose~~

SB 1658 Legal decision-making; jury trial

~~Reorders the statutory best-interest factors the court must consider in legal decision-making and parenting time determinations and creates a presumption against awarding joint legal decision-making or equal parenting time to a parent convicted of false reporting of child abuse or neglect. Authorizes a parent who receives less than 35% parenting time or is denied joint legal decision-making under a temporary order to request a jury trial. Requires juries in contested cases to make specific findings on the statutory best-interest factors and gives jury trial requests priority over other civil cases. Authorizes a parent to request appointment of professional personnel to interview a child in chambers through family conciliation services.~~

Primary Sponsor(s): Mark Finchem (R)

Status: ~~2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/18/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/2/26: Passed COW; Passed Senate Third Reading 17-13-0; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules~~

COP Position: Neutral

SB 1669 Sexual offenses; victim; evidence

Modifies admissible evidence in sexual offense prosecutions to include specific instances of sexual activity showing the source or origin of physical injury, instead of trauma.

Primary Sponsor(s): Shawna Bolick (R)

Status: 2/9/2026: Assigned to Senate Judiciary and Elections Committee; 2/18/26: Passed Senate Judiciary and Elections Committee 6-1-0; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed Senate Third Reading 30-0-0; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/18/26: Passed House Judiciary Committee 6-3; 3/23/26: Passed Rules; Passed Caucus; 6/11/26: Passed House Third Reading 33-21-6; Transmitted to the Senate; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Neutral

SB 1670 Municipalities; counties; occupation; licensure; prohibition

~~Preempts municipal and county regulation of licensure for licensed contractors and declares contractor licensure a matter of statewide concern. Prohibits municipalities and counties from requiring a journeyman license for contractors, except that local governments may require and issue journeyman licenses for plumbing, pipe fitting, mechanical trades, HVAC installation, and electrical or alarm system trades.~~

Primary Sponsor(s): Shawwna Bolick (R)

Status: ~~2/5/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; 2/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 7-0-0; 2/23/26: Passed Rules; Passed Caucus; 2/26/26: Passed Senate Third Reading 18-9-0; Transmitted to the House; 3/5/26: Assigned to House Commerce Committee; Assigned to Rules; 3/24/26: Passed House Commerce Committee 9-0-0-3; 3/30/26: Passed Rules; Passed Rules; Passed Caucus; 5/5/26: Passed COW; 6/9/26: Passed House Third Reading 31-24-5; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Third Reading 16-11-3; Transmitted to the Governor; 6/19/26: Vetoed by Governor~~

COP Position: ~~Oppose~~

SB 1673 Appropriations; crime victim notification fund

~~Appropriates \$8.2 million from the state general fund in FY2026-27 to the Law Enforcement Crime Victim Notification Fund.~~

Primary Sponsor(s): John Kavanagh (R)

Status: ~~2/3/2026: Assigned to Senate Appropriations, Transportation and Technology Committee and Senate Public Safety Committee; 2/11/26: Passed Senate Public Safety Committee 7-0-0; 2/24/26: Passed Senate Appropriations, Transportation and Technology Committee 8-1-1; 3/2/26: Passed Rules; Passed Caucus; 3/5/26: Passed COW; Passed Senate Third Reading 26-2-2; Transmitted to the House; 3/12/26: Double Assigned to House Judiciary and House Appropriations Committee; 3/18/26: Passed House Judiciary Committee 13-3; 3/25/26: Passed House Appropriations Committee 9-6-1-2~~

COP Position: ~~Support~~

SB 1675 Unlawful sale; animals

~~Expands the prohibition on public sales of animals by lowering the county population threshold to 500,000 and by prohibiting selling, marketing, offering, bartering, giving away, displaying, or advertising animals on public rights-of-way or on commercial private property without owner consent. Expands exemptions to include animal shelters. Changes violations from a civil penalty to a petty offense for a first violation and a class 1 (highest) misdemeanor for a second or subsequent violation.~~

Primary Sponsor(s): John Kavanagh (R)

Status: ~~2/9/2026: Assigned to Senate Natural Resources Committee~~

COP Position: ~~Neutral~~

~~SB 1687 NOW: Voter access; elections; primary date~~

~~Beginning in 2027, moves the date of the primary election from the second to last Tuesday in July to the Tuesday before the last Monday in May.~~

~~**Primary Sponsor(s):** Jake Hoffman (R)~~

~~**Status:** 2/3/2026: Assigned to Senate Judiciary and Elections Committee; 2/9/26: SENATE PROPOSED AMENDMENT: Judiciary and Elections – Strike Everything; 2/11/26: Passed Senate Judiciary and Elections Committee with strike everything amendment 4-3-0; 2/12/26: SENATE ADOPTED AMENDMENT: Judiciary and Elections – Strike Everything; 2/16/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/5/26: Assigned to House Federalism, Military Affairs and Elections; Assigned to Rules; 3/18/26: Passed House Federalism, Military Affairs and Elections Committee 4-3; 3/23/26: Passed Rules; Passed Caucus; 6/11/26: Passed COW; Failed House Third Reading 30-26-4; Passed Motion to Reconsider~~

~~**COP Position:** Pending~~

SB 1723 Domestic Violence; release conditions

Authorizes the court, when issuing an order of protection, to require a defendant to provide identifying information to the plaintiff, including residence, place of employment, or vehicle information, on a showing of reasonable cause of potential physical harm. Requires a judicial officer to impose electronic monitoring and a no-contact condition on a defendant charged with an offense involving domestic violence who is released on recognizance or bail.

Primary Sponsor(s): J.D. Mesnard (R)

Status: 2/5/2026: Assigned to Senate Judiciary and Elections Committee; 2/20/26 Passed Senate Judiciary and Elections Committee 4-2-1; 2/25/26: Passed Caucus; Placed on COW Calendar; 3/9/26: Passed COW; Passed Senate Third Reading 28-1-1; Passed Motion to Reconsider; 3/10/26: Passed Senate Third Reading as Amended 26-3-1; Transmitted to the House; 3/16/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 9-0-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; 6/9/26: Passed Additional COW; 6/10/26: Passed House Third Reading 51-0-9; Transmitted to the Senate; 6/12/26: Passed Caucus; Passed Senate Third Reading 29-0-1; Transmitted to the Governor; 6/22/26: Signed by Governor

COP Position: Support

~~SB 1725 Marijuana smoke; public; private nuisance~~

~~Expands public and private nuisance laws to treat the creation of excessive marijuana smoke and odor as criminal activity and as a condition that endangers health or safety. Establishes presumptions that such conditions constitute criminal and public nuisances.~~

~~Subjects persons who create or maintain excessive marijuana smoke and odor to existing nuisance penalties and enforcement remedies.~~

~~**Primary Sponsor(s):** J.D. Mesnard (R)~~

~~**Status:** 2/5/2026: Assigned to Senate Judiciary and Elections Committee; 2/20/26 Passed Senate Judiciary and Elections Committee 5-2-0; 3/3/26: Passed COW; 3/4/26: Placed on Third Reading Calendar; 3/9/26: Passed Senate Third Reading 20-9-1; Transmitted to the House; 3/16/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/26/26: Passed House Judiciary Committee 8-1-0-1; 3/30/26: Passed Rules; Passed Caucus; 6/1/26: Passed COW; 6/9/26: Passed Additional COW~~

~~**COP Position:** Monitor~~

~~**SB 1740 Turquoise alerts; statewide; training**~~

~~Revises the turquoise alert system to require the law enforcement agency to comply with missing, kidnapped, or runaway child requirements as part of the eligibility criteria. Requires each law enforcement agency to develop, implement, and regularly update training criteria for the turquoise alert system and to conduct training at hire and biennially for employees directly involved in missing person cases.~~

~~**Primary Sponsor(s):** Theresa Hatathlie (D)~~

~~**Status:** 2/9/2026: Assigned to Senate Public Safety Committee; 2/18/26: Passed Senate Public Safety Committee 7-0-0; 2/23/26: Passed Rules; 3/11/26: Passed Caucus; Passed COW; Passed Senate Third Reading 24-3-3; Transmitted to the House; 3/16/26: Assigned to House Public Safety and Law Enforcement Committee; Assigned to Rules~~

~~**COP Position:** **Oppose**~~

~~**SB 1745 Local excise taxes; rate limit**~~

~~Limits a city or town with a population of 550,000 or more to a transaction privilege tax or excise tax rate of no more than 2.5% per transaction privilege tax classification unless voters approve a higher rate. Requires voter approval at a consolidated election in an even-numbered year for any new tax, rate increase, tax base expansion, or surcharge that would exceed the limit. Authorizes enforcement by the Attorney General and requires the State Treasurer to withhold state shared revenues proportionate to any unauthorized tax increase.~~

~~**Primary Sponsor(s):** Jake Hoffman (R)~~

~~**Status:** 2/5/2026: Assigned to Senate Government Committee; 2/11/26: Passed Senate Government Committee with amendment 4-3-0; 2/16/26: Passed Rules; 3/3/26: Passed Caucus; 3/4/26: Placed on Senate Third Reading Calendar; Failed Senate Third Reading 15-15-0; Failed Motion to Reconsider~~

~~**COP Position:** **Oppose**~~

SB 1746 Elections; voting centers; polling places

~~Authorizes counties to use voting centers that allow any registered county voter to receive the appropriate ballot. Requires school district operated schools to close on regular primary and general election days while providing paid in-service training for teachers and staff. Requires state, county, city, town, and school district offices, including public schools with gymnasiums, to provide space for use as polling places when requested.~~

Primary Sponsor(s): Jake Hoffman (R)

Status: ~~2/5/2026: Assigned to Senate Judiciary and Elections Committee; 2/18/26 Passed Senate Judiciary and Elections Committee 4-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed COW; 3/4/26: Placed on Third Reading Calendar; 3/9/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Federalism, Military Affairs and Elections Committee; Assigned to Rules~~

COP Position: Pending

SB 1748 Victims' rights; opt in process

~~Requires crime victims to opt in only one time to exercise victims' rights and receive notifications and requires state agencies to share opt-in information so victims receive notifications from all applicable agencies without repeated requests. Authorizes victims to opt out at any time and to later opt back in, with investigating law enforcement agencies or prosecutors responsible for forwarding updated information to all applicable agencies.~~

Primary Sponsor(s): Shawwna Bolick (R)

Status: ~~2/5/2026: Assigned to Senate Judiciary and Elections Committee; Passed Senate Judiciary and Elections Committee 4-3-0; 2/18/26: Passed Rules; Passed Caucus; 3/3/26: Passed Senate Third Reading 30-0-0; Transmitted to the House; 3/9/26: Assigned to House Judiciary Committee; Assigned to Rules; 3/25/26: Withdrawn from House Judiciary Committee; Assigned to House Appropriations Committee~~

COP Position: Monitor

SB 1764 Property tax; definitions

~~Requires full cash value to be determined based on the fee simple interest unless otherwise required by statute, and to serve as the basis for primary and secondary property taxes where applicable. Prohibits full cash value from exceeding market value. Requires county assessors to determine and classify a property's "current use" (defined) into general categories and subcategories and limits consideration of zoning, speculative future use, and market influences for residential and statutorily valued property.~~

Primary Sponsor(s): J.D. Mesnard (R)

Status: 2/5/2026: Assigned to Senate Finance Committee; 2/9/26: Passed Finance Committee as Amended 6-0-1; 2/16/26: Passed Rules; Passed Caucus

COP Position: Oppose

SB 1785 Water storage facility; withdrawals; area

Modifies recovery well permitting for stored water by establishing presumptions for determining whether a recovery well is within the area of impact when an applicant does not submit a separate hydrologic study, including specified proximity standards to storage facilities and infrastructure.

Primary Sponsor(s): Warren Petersen (R)

Status: 2/5/2026: Assigned to Senate Natural Resources Committee; 2/17/26: Passed Senate Natural Resources Committee 5-3-0; 2/23/26: Passed Rules; Passed Caucus; 3/2/26: Passed Senate Third Reading 17-13-0; Transmitted to the House; 3/5/26: Assigned to House Natural Resources, Energy and Water; Assigned to Rules; 3/10/26: Passed House Natural Resources, Energy and Water Committee 6-3-0-1; 3/16/26: Passed Caucus; Passed Rules; 3/17/26: Passed Caucus; 4/7/26: Passed COW

COP Position: Monitor

SB 1787 Exactions; individualized determinations; appeal

Prohibits municipalities and counties from imposing an "exaction" on a "proposed project" (both defined) without written notice and authorizes an applicant to request an individualized determination demonstrating the basis, methodology, and data for the exaction, at the government's expense. Requires completion of the individualized determination within 60 days or the exaction is waived, allows appeals and payment under protest, and places the burden on the municipality or county to prove rough proportionality. Authorizes de novo judicial review and awards compensatory damages and attorney fees to a prevailing applicant.

Primary Sponsor(s): Warren Petersen (R)

Status: 2/5/2026: Assigned to Senate Regulatory Affairs and Government Efficiency Committee; Assigned to Rules; 2/18/26: Passed Senate Regulatory Affairs and Government Efficiency Committee 5-1-0-0-1; 2/23/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 23-5-2; Transmitted to the House; 3/4/26: Assigned to House Commerce Committee; Assigned to Rules; 3/17/26: Passed House Commerce Committee 7-2-1-1; 3/23/26: Passed Rules; Passed Caucus; 4/1/26: Passed House Third Reading 31-24-5; Transmitted to the Senate; Transmitted to the Governor; 4/7/26: Vetoed by Governor

COP Position: Oppose

SB 1804 Law enforcement; cameras; data storage

Requires law enforcement agencies to delete body worn camera and dash camera footage 30 days after the footage is first recorded. Exempts footage that is involved in or necessary for active criminal cases, potential civil liability, or active criminal prosecutions.

Primary Sponsor(s): David Gowan (R)

Status: 2/5/2026: Assigned to Senate Public Safety Committee; 2/18/26: Held in Committee

COP Position: ~~Oppose~~

SB 1812 Luxury tax; ready-to-drink spirits product

Imposes a luxury tax of \$1.50 per gallon on "ready-to-drink spirits products" (defined) and applies proportionate rates for lesser or greater quantities. Requires wholesalers, craft distillers, and other specified sellers of ready-to-drink spirits products to post bonds, pay the luxury tax, add the tax to the sales price, and report and remit the tax in the same manner as other taxed alcoholic beverages. Applies to taxable periods beginning on or after the first day of the month following the general effective date.

Primary Sponsor(s): David Gowan (R)

Status: 2/5/2026: Assigned to Senate Finance Committee; 2/16/26; Held in Committee

COP Position: Neutral

SB 1818 Wayfinding signs; cities and towns

Authorizes a city or town to place wayfinding signs for specified preapproved locations without submitting a preapproval application to the Arizona Department of Transportation (ADOT) and requires the city or town to submit the final sign placement location and design to ADOT.

Primary Sponsor(s): David Farnsworth (R)

Status: 2/5/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 2/17/26: Passed Senate Appropriations, Transportation and Technology Committee 7-2-1; 2/23/26: Passed Rules; Passed Caucus; 3/3/26: Passed COW; 3/4/26: Placed on Senate Third Reading Calendar; 3/10/26: Passed Senate Third Reading 25-4-1; Transmitted to the House; 3/11/26: Double Assigned to House Transportation and Infrastructure and House Appropriations Committee; Assigned to Rules; 3/25/26: Passed House Transportation and Infrastructure Committee 5-2

COP Position: Neutral

SB 1819 Vertiports; design; zoning

~~Authorizes political subdivisions to establish the location of public and private vertiports only after Federal Aviation Administration approval of a vertiport layout plan. Requires each public vertiport, public electric aircraft charging station, and separate advanced air mobility infrastructure project to be open for public bid without preference for an existing public vertiport owner or operator.~~

Primary Sponsor(s): David Farnsworth (R)

Status: ~~2/5/2026: Assigned to Appropriations, Transportation and Technology Committee; 2/24/26 Passed Senate Appropriations, Transportation and Technology Committee 7-0-3; 3/2/26: Passed Caucus~~

COP Position: Neutral

SB 1820 Criminal monetary thresholds; offense classifications

~~Increases criminal monetary thresholds across numerous property, fraud, theft, damage, and related offenses and adjusts felony and misdemeanor classifications accordingly. Raises dollar amounts that determine offense severity for crimes including criminal damage, aggravated criminal damage, arson of property, theft, shoplifting, issuing a bad check, misappropriation of charter school monies, credit card offenses, commercial bribery, unlawful use of food stamps, patient referral fraud, patient brokering, and food or drink contamination. Updates corresponding penalty eligibility provisions that rely on monetary values to reflect the increased thresholds.~~

Primary Sponsor(s): David Farnsworth (R)

Status: ~~2/5/2026: Assigned to Senate Judiciary and Elections Committee; 2/18/26: Held in Committee~~

COP Position: Monitor

SB 1826 NOW: Advanced air mobility; appropriation

~~\$500,000 from the Advanced Air Mobility Fund (Fund) in FY 2027 to the Office of Advanced Air Mobility for operation and support.~~

Primary Sponsor(s): David Farnsworth (R)

Status: ~~2/5/2026: Assigned to Appropriations, Transportation and Technology Committee; 2/20/26; Senate Proposed Amendment: Appropriations, Transportation and Technology — Strike Everything; 2/24/25: Passed Senate Appropriations, Transportation and Technology Committee with Strike Everything Amendment 7-3-0; 3/3/26: Passed COW; 3/4/26: Placed on Senate Third Reading Calendar; Passed Senate Third Reading 16-14; Transmitted to the House; 3/9/26: Double Assigned to House Transportation and Infrastructure and House Appropriations Committee; Assigned to Rules; 3/23/26: Proposed Strike Everything Amendment; 3/25/26: Passed House Transportation and Infrastructure Committee 4-3~~

COP Position: Neutral

SB 1827 NOW: Office of Advanced air mobility

~~Establishes the Office of Advanced Air Mobility in the Office of the Governor and authorizes the Office to act as a liaison with the Federal Aviation Administration and aviation organizations, support Arizona-based companies, develop a recurring strategic plan, and collaborate on research and workforce development. Requires the Office to submit an annual report beginning December 31, 2027 to the Governor and the Legislature. Appropriates \$500,000 from the Advanced Air Mobility Fund in FY2026-27 to the Office to provide grants for advancing advanced air mobility in Arizona.~~

Primary Sponsor(s): David Farnsworth (R)

Status: ~~2/5/2026: Assigned to Appropriations, Transportation and Technology Committee; 2/20/26: Senate Proposed Amendment: Appropriations, Transportation and Technology — Strike Everything; 2/24/25: Passed Senate Appropriations, Transportation and Technology Committee with Strike Everything Amendment 7-3-0; 3/2/26: Passed Rules; Passed Caucus; 3/4/26: Placed on COW Calendar; Passed COW; Failed Senate Third Reading 15-15; Passed Motion to Reconsider; 3/5/26: Passed Senate Third Reading 17-12-1; Transmitted to the House; 3/16/26: Double Assigned to House Transportation and Infrastructure and House Appropriations Committee; Assigned to Rules; 3/25/26: Failed House Transportation and Infrastructure Committee 6-12~~

COP Position: Neutral

SB 1831 2026-2027; general appropriations act.

~~The general appropriations or “feed bill” for FY2026-27 containing appropriations for state agencies and programs. Continues deferment of \$800 million of basic state aid for education from FY2026-27 to July 2027. Reduces lump sum appropriations from the general fund in FY2026-27 for 56 budget units, makes various fund balance transfers, and makes statewide operating adjustments for state employee health insurance, state fleet operations, and agency risk management. Makes supplemental appropriations to the Arizona Health Care Cost Containment System and Department of Economic Security for adjustments in formula requirements. Directs the Arizona Department of Administration to distribute monies to qualifying counties for Elected Officials’ Retirement Plan employer contributions, small county assistance, and Corrections Officer Retirement Plan employer contribution rate increases. Appropriates funding for the Department of Revenue’s integrated tax system modernization project. Directs the Arizona Department of Health Services to fund a suicide prevention coordinator for school districts and charter schools. Requires the Department of Public Safety to use specified funding for additional personnel focused on immigration enforcement and border security. Makes a supplemental appropriation of \$40 million in FY2026-27 from the Consumer Restitution and Remediation Revolving Fund to the Attorney General for opioid remediation. Establishes various reporting requirements.~~

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4138

COP Position: Pending

SB 1832 2026-2027; amusements.

Makes changes relating to amusements in order to implement the FY2025-26 budget. Requires the Arizona Department of Gaming (ADG) to establish and collect a regulatory assessment from each commercial racing permittee in the amount of 0.5 percent of the amounts wagered. Authorizes ADG to allow a first-time starter horse to race at race meetings in 2026 and 2027 if the horse has gate approval and at least two timed workouts, including one out-of-the-gate workout within 60 days before the race. Repeals this authorization January 1, 2028.

Primary Sponsor(s): David Livingston (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4139

COP Position: Pending

SB 1833 2026-2027; state budget implementation.

Makes changes relating to budgeting in order to implement the FY2026-27 budget. Any unrestricted federal monies received by the state in FY2026-27 must be deposited in the general fund and used to pay for essential government services, retroactive to July 1, 2026. The Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund in FY2026-27 and FY2027-28. Removes the ten percent cap on the Budget Stabilization Fund for FY2026-27 and prohibits the State Treasurer from transferring any surplus monies from the Budget Stabilization Fund to the general fund for FY2026-27. Requires the Governor's FY2027-28 budget submission to include an accounting of monies available from government efficiency and reform initiative savings and a report showing how the \$100 million savings target will be achieved, including a comprehensive list of component initiatives by savings amount for each affected agency.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4140

COP Position: Pending

SB 1834 capital outlay; 2026-2027; appropriations.

Makes capital outlay appropriations in order to implement the FY2026-27 budget, including for major maintenance and repair of state buildings and state agencies and boards capital projects. Appropriates \$432.7 million from the State Highway Fund to the Arizona Department of Transportation (ADOT) for statewide highway planning and construction. Requires ADOT to submit highway construction, capital outlay, and debt reports by November 1, 2026, and exempts the statewide highway construction appropriation from Joint Committee on Capital Review (JCCR) oversight. Appropriates \$29 million from the State Aviation Fund in FY2026-27 to ADOT for airport planning and development, requires a report on aviation grant awards and distributions by December 31, 2026, and exempts this appropriation from JCCR oversight. Appropriates \$26.3 million from the general fund in FY2028-29 to the State Match Advantage for Rural Transportation Fund. Limits agencies' use of these appropriations for employee-related expenditures and overhead while allowing the Arizona Department of Administration to use up to five percent for project management. Changes the fiscal year of a \$25 million general fund appropriation to the Department of Veterans' Services for a veterans' home facility in the northwestern portion of the state to FY2028-29, from FY2027-28.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4141

COP Position: Pending

SB 1835 2026-2027; commerce.

Makes changes relating to commerce in order to implement the FY2026-27 budget. Eliminates the \$1.75 million annual deposit from remaining State Lottery Fund monies to the Arizona Competes Fund after at least \$99.64 million goes to the general fund. Repeals statute that increased the annual deposit to the Arizona Competes Fund to \$3.5 million and that would have become effective July 1, 2027.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4142

COP Position: Pending

SB 1836 2026-2027; criminal justice.

Makes changes relating to criminal justice in order to implement the FY2026-27 budget. Requires the Arizona Department of Corrections (ADC), by November 1 of each year, to submit a bed capacity report to the Joint Legislative Budget Committee (JLBC). Requires the report to detail facility bed capacity, changes and temporary beds and to explain eliminating permanent beds and plans to vacate beds without removing them

from the count. Requires ADC, before implementing any plan to open or close 100 or more rated beds that is developed after the annual report, to submit the plan to JLBC for review.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4143

COP Position: Pending

SB 1837 2026-2027; environment.

Makes changes relating to the environment in order to implement the FY2026-27 budget. Authorizes the Arizona Department of Environmental Quality (ADEQ) to use up to \$6.53 million from the Underground Storage Tank Revolving Fund in FY2026-27 for ADEQ administrative costs and to remediate sewage discharge issues in Naco and other border areas. Allows the Arizona Navigable Stream Adjudication Commission to use monies appropriated from the Arizona Water Banking Fund in FY2026-27 to pay legal fees. Authorizes the Arizona Water Protection Fund Commission to grant the Arizona Department of Water Resources (ADWR) up to \$336,000 from the unobligated balance of the Arizona Water Protection Fund in FY2026-27 for ADWR administrative costs. Requires the Director of ADEQ to maintain vehicle emissions testing fees for tests conducted in Area A in FY2026-27 at the fee level in effect on June 30, 2025, and caps the FY2026-27 appropriation from the general fund to the Water Quality Assurance Revolving Fund at \$15 million.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4144

COP Position: Pending

SB 1838 2026-2027; health care.

Makes changes relating to health care in order to implement the FY2026-27 budget. Requires the Arizona Health Care Cost Containment System (AHCCCS) Administration to match data with the Arizona Department of Revenue to identify members with lottery or gambling winnings of \$3,000 or more, review eligibility-related death and other change-in-circumstance information at least monthly, redetermine eligibility quarterly for certain able-bodied adults, verify eligibility information without relying on self-attestation unless federal law requires it, reject eligibility determinations from a federal exchange while independently verifying eligibility, and submit any necessary waiver requests to the Centers for Medicare and Medicaid Services by April 1, 2027. Requires the AHCCCS Administration to request a section 1115 waiver to eliminate mandatory hospital presumptive eligibility and limit presumptive eligibility determinations to children

and pregnant women, to resubmit waiver requests within 12 months after each denial, and to refrain from designating itself as a qualified health entity unless federal law requires it. Requires qualified hospitals to meet notification, application assistance, and written notice requirements for presumptive eligibility and requires the AHCCCS Administration to apply accuracy standards, require mandatory training after a second violation, and remove a hospital's qualification to make presumptive eligibility determinations after a third violation. Makes these eligibility provisions effective January 1, 2027. Establishes the FY2026-27 county contributions for the Arizona Long Term Care System (ALTCs) and acute care and directs the State Treasurer to collect additional county amounts if long term care system costs exceed appropriated levels and to withhold other state monies to cover unpaid county contributions, with specified limits. Excludes specified county contributions from county expenditure limitations. Requires the Arizona Department of Administration to increase state employee and retiree health insurance premium contributions by 10 percent for health insurance benefit plan year 2027. Authorizes the AHCCCS Administration to continue through September 30, 2027 the risk contingency rate setting and managed care organization administrative funding levels that were imposed for the contract year beginning October 1, 2010.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4145

COP Position: Pending

SB 1839 2026-2027; higher education.

Makes changes relating to higher education in order to implement the FY2026-27 budget. Allows each dollar raised from the surcharge on student registration fees to be matched by less than \$2 appropriated by the Legislature in FY2026-27. Specifies that operating state aid for community college districts and state aid for science, technology, engineering and mathematics and workforce programs for community college districts for FY2026-27 are as specified in the general appropriations act.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4146

COP Position: Pending

SB 1840 2026-2027; human services.

Makes changes relating to human services in order to implement the FY2026-27 budget. Establishes a Supplemental Nutrition Assistance Program (SNAP) Fund administered by the Department of Economic Security (DES) and requires the DES to

deposit all federal SNAP administrative and benefit monies into the SNAP Fund before spending the monies. Prohibits DES from setting a gross income limit above 185 percent of the federal poverty level for categorically eligible SNAP recipients. Requires DES to strengthen SNAP eligibility determinations by data matching with the Arizona Department of Revenue for certain lottery and gambling winnings, reviewing specified state and federal information on changes in circumstances that may affect eligibility, and reviewing a recipient's case when DES receives information indicating a potentially eligibility-affecting change. Requires DES to post quarterly on its public website aggregated results from SNAP noncompliance and fraud investigations. Requires DES to reduce the SNAP payment error rate to 3% or less by December 30, 2030, to submit quarterly progress reports to the Legislature, and to implement Auditor General special audit recommendations unless the Joint Legislative Audit Committee waives them. Requires DES to identify recipients who make purchases exclusively out of state for 90 days, confirm Arizona residency, terminate assistance for nonresidents, and refer those cases to the U.S. Attorney. Requires DES, during FY2026-27, to screen and test certain adult Temporary Assistance for Needy Families cash-benefit recipients for illegal controlled substance use and to deny benefits for one year to recipients who test positive without a prescription. Repeals the SNAP payment error rate provisions on January 1, 2033.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4147

COP Position: Pending

SB 1841 2026-2027; K-12 education.

Makes changes relating to K-12 education in order to implement the FY2026-27 budget. Increases the base level for FY2026-27 to \$5,215.53, from \$5,113.26, and increases the state transportation support level amount per route mile. Increases the amount of charter additional assistance to \$2,174.54, from \$2,131.90, per student count in preschool for children with disabilities, kindergarten, and grades 1 through 8, and to \$2,534.38, from \$2,484.69, per student count in grades 9 through 12. Sets the truth in taxation qualifying tax rate in tax year 2026 at \$1.5128 for a common or high school district and \$3.0256 for a unified district or certain common districts. Authorizes the Arizona Department of Education to use monies in the Failing Schools Tutoring Fund in FY2026-27 for professional development and coaching, monitoring academic progress and outreach on tutoring access and requires a report of proposed expenditures by September 1, 2026. Establishes a Property Proceeds Fund for the Arizona State Schools for the Deaf and the Blind (ASDB) and requires ASDB to deposit into the Fund monies the schools receive from the sale or lease of school buildings and grounds, subject to legislative appropriation. Requires ASDB to submit an expenditure plan to the Joint Legislative Budget Committee for review when the Legislature appropriates monies from the Fund and requires ASDB to obtain at least two independent appraisals, submit a proposal to the Joint Committee on Capital Review and sell property at a

~~public sale to the highest and most responsible bidder for at least the appraised value. Requires ASDB to transmit the first \$1.2 million the ASDB receives from the sale or lease of school buildings and grounds to the state general fund in each of FY2026-27, FY2027-28 and FY2028-29.~~

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4148

COP Position: Pending

~~SB 1842 2026-2027; local government.~~

~~Makes changes relating to local government in order to implement the FY2026-27 budget. Authorizes, for FY2026-27, a county with a population of less than 250,000 persons to meet any county fiscal obligation from any source of county revenue designated by the county. Requires each county with a population of less than 250,000 persons to report to the Joint Legislative Budget Committee by October 1, 2026 whether the county used a revenue source for other purposes under this authority.~~

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4149

COP Position: Pending

~~SB 1843 management; state properties; 2026-2027.~~

~~Sets the capital outlay stabilization fund rental rates for state-owned buildings in FY2026-27 as \$17.87 per square foot for office space and \$6.43 per square foot for storage space.~~

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4150

COP Position: Pending

~~SB 1844 2026-2027; revenue.~~

~~Expands the list of entities subject to Arizona Department of Revenue (ADOR) fees to fund the integrated tax system modernization project to include councils of governments receiving revenues from a county transportation excise tax in counties with a population of 3 million or more persons (Maricopa County). Extends ADOR's authority to assess~~

and collect fees from counties, cities, towns, councils of governments and certain regional transportation authorities to implement the integrated tax system modernization project for one year, through June 30, 2029. A legislative intent section specifies guidelines for the fees for FY2026-27, including capping total assessed fees at \$6,286,300 and establishing allocation formulas for distributing fees among affected entities.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4151

COP Position: Pending

SB 1845 2026-2027; taxation; omnibus.

Updates Arizona income tax conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026, and makes related conforming changes for prior taxable years. Adds new Arizona income subtractions for certain federal deductions, including qualified individual deductions, qualified distributions from a pension or retirement account, qualified passenger vehicle loan interest, qualified tips, and qualified overtime compensation, to the extent not already excluded from Arizona gross income. Modifies the optional standard deduction by tying base amounts to the federal basic standard deduction and increases the standard deduction for charitable contributions beginning in taxable year 2026, subject to dollar caps. Increases the dependent tax credit to \$125, from \$100. Requires Arizona to participate in the federal tax credit program for contributions to scholarship granting organizations and requires the Arizona Department of Revenue (ADOR) to ensure eligibility and submit required information to the U.S. Secretary of the Treasury. Requires ADOR to certify eligible nonprofit scholarship granting organizations, publish and submit an annual list of certified organizations and adopt rules and procedures. Authorizes certified organizations, beginning after December 31, 2026, to provide scholarships for qualified K-12 education expenses as allowed under federal law. Repeals the income tax and premium tax credits for net increases in full-time employees residing in Arizona and hired in qualified employment positions. Repeals the income tax credits for renewable energy production and pollution control equipment. Eliminates the retail transaction privilege and use tax deductions for sales of solar energy devices and removes the requirement that a retailer register with the Arizona Department of Revenue as a solar energy retailer. Specified changes apply retroactively to taxable years beginning January 1, 2026, and others apply retroactively to taxable periods beginning July 1, 2026. Contains a savings clause for any amount of repealed credits carried forward from previous taxable years.

Primary Sponsor(s): David Farnsworth (R)

Status: 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4152

COP Position: Pending

~~SB 1846 2026-2027; transportation.~~

~~Requires the Arizona Department of Transportation to report to the Joint Legislative Budget Committee by July 31 each year on progress in improving Motor Vehicle Division wait times and vehicle registration renewal by mail turnaround times.~~

~~**Primary Sponsor(s):** David Farnsworth (R)~~

~~**Status:** 4/27/26: Assigned to House Appropriations Committee; Assigned to Rules; Passed Rules; 4/28/26: Passed Joint Appropriations Hearing 11-7-0; 5/4/26: Passed Rules; Passed COW; Passed Caucus; 5/4/26: Substituted for HB4153~~

~~**COP Position:** Pending~~

Ch. 126, 2026 Laws (SB 1847/HB 4154 2026-2027; General appropriations act; 2026-2027)

The general appropriations or “feed bill” for FY2026-27 containing appropriations for state agencies and programs. Continues deferment of \$800 million of basic state aid for education from FY2026-27 to July 2027. Reduces lump sum appropriations from the general fund in FY2026-27 for a list of budget units and makes various fund balance transfers. Makes supplemental appropriations to the Arizona Health Care Cost Containment System and Department of Economic Security for adjustments in formula requirements. Makes a supplemental appropriation of \$4 million in FY2025-26 to the Secretary of State for costs of the 2026 elections. Directs the Arizona Department of Administration to distribute monies to qualifying counties for Elected Officials’ Retirement Plan employer contributions, small county assistance, and Corrections Officer Retirement Plan employer contribution rate increases. Appropriates funding for the Department of Revenue’s integrated tax system modernization project. Directs the Arizona Department of Health Services to fund a suicide prevention coordinator for school districts and charter schools. Requires the Department of Public Safety to use specified funding for additional personnel focused on immigration enforcement and border security. Makes a supplemental appropriation of \$40 million in FY2026-27 from the Consumer Restitution and Remediation Revolving Fund to the Attorney General for opioid remediation. Establishes various reporting requirements. Increases the State Department of Corrections’ FY2025-26 operating lump sum appropriation and decreases the private prison per diem and inmate health care contracted services line items.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; 6/11/26: Passed COW; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 127, 2026 Laws (SB 1848/HB 4155 Amusements; 2026-2027)

Makes changes relating to amusements in order to implement the FY2025-26 budget. Repeals the Fantasy Sports Contest Fund and transfers all unexpended and unencumbered monies to the Event Wagering Fund. Establishes the Unarmed Combat Subaccount of the Event Wagering Fund, consisting of Arizona Department of Gaming (ADG) licensing fees. Requires ADG to establish and collect a regulatory assessment from each commercial racing permittee in the amount of 0.5 percent of the amounts wagered. Authorizes ADG to allow a first-time starter horse to race at race meetings in 2026 and 2027 if the horse has gate approval and at least two timed workouts, including one out-of-the-gate workout within 60 days before the race. Repeals this authorization January 1, 2028.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 128, 2026 Laws (SB 1849/HB 4156 Capital outlay; appropriations; 2026-2027)

Makes capital outlay appropriations in order to implement the FY2026-27 budget, including for major maintenance and repair of state buildings and state agencies and boards capital projects. Reduces or adjusts several previously enacted highway-project appropriations. Appropriates \$432.7 million from the State Highway Fund to the Arizona Department of Transportation (ADOT) for statewide highway planning and construction. Requires ADOT to submit highway construction, capital outlay, and debt reports by November 1, 2026, and exempts the statewide highway construction appropriation from Joint Committee on Capital Review (JCCR) oversight. Appropriates \$29 million from the State Aviation Fund in FY2026-27 to ADOT for airport planning and development, requires a report on aviation grant awards and distributions by December 31, 2026, and exempts this appropriation from JCCR oversight. Limits agencies' use of these appropriations for employee-related expenditures and overhead and allows the Arizona Department of Administration to use up to five percent for project management. Delays the \$25 million general fund appropriation for the Department of Veterans' Services for a veterans' home facility in the northwestern portion of the state to FY2028-29, from FY2027-28. Transfers \$17.4 million from the State Highway Fund to the general fund in FY2026-27 for support and maintenance for state agencies.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 129, 2026 (Laws SB 1850/HB4157 Commerce; 2026-2027)

Makes changes relating to commerce in order to implement the FY2026-27 budget. Delays the increase to \$3.5 million from \$1.75 million in the amount of the annual deposit from remaining State Lottery Fund monies to the Arizona Competes Fund after at least \$99.64 million goes to the general fund, to begin in FY2029-30 instead of FY2027-28. Transfers administration of the Advanced Air Mobility Fund to the Arizona Commerce Authority from the State Treasurer. Raises the Registrar of Contractors' cap on recovery-fund spending for claim monitoring and related support to 20 percent from 14 percent of prior-year deposits. Requires the Office of Defense Innovation to contract with a qualified public or private entity to advance Arizona's defense, aerospace, and national security innovation ecosystem, and allows the Office to develop a proving ground for autonomous systems and advanced air mobility, pursue grants and federal aviation approvals. Requires the Office to submit a comprehensive report to the Governor and the Legislature by September 1, 2029. Changes voter-approval thresholds for infrastructure financial assistance by requiring elections for cities and towns with populations over 100,000, instead of over 50,000, and for counties with populations over 500,000, instead of 200,000. Extends the statutory termination date of the Arizona Competes Fund two years, to July 1, 2028, retroactive to June 30, 2026.

Primary Sponsor(s): David Livingston (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 130, 2026 Laws (SB 1851/HB 4158 Criminal justice; 2026-2027)

Makes changes relating to criminal justice in order to implement the FY2026-27 budget. Prohibits any state agency, board, commission or department from paying awards for erroneous-conviction claims from any source other than the Erroneous Convictions Fund and limits the state's liability for those awards to amounts available in that Fund, retroactive to January 1, 2026. Repeals the Civil Rights Advisory Board and establishes the Civil Rights Division within the Department of Law. Increases the annual transfer from the Corrections Fund to the ADC Building Renewal Fund to \$12.5 million, from \$2.5 million. Delays the effective date of the Major Incident Division of the Department

of Public Safety one year to July 1, 2028. Modifies reporting requirements for the Arizona Department of Corrections (ADC) Transition Program.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 131, 2026 Laws (SB 1852/HB 4159 Environment; 2026-2027)

Makes changes relating to the environment in order to implement the FY2026-27 budget. Extends through calendar year 2030, instead of through 2026, the period in which the Arizona Department of Water Resources (ADWR) Director may not levy the Pinal Active Management Area (AMA) groundwater withdrawal fee for Arizona water banking purposes. Extends through December 31, 2030, instead of December 31, 2026, the Pinal AMA groundwater withdrawal fee for groundwater and irrigation efficiency projects. Extends to June 30, 2032, instead of June 30, 2027, the date the ADWR Director is required to proportionally distribute any unencumbered monies in the Temporary Groundwater and Irrigation Efficiency Projects Fund and delays the repeal of that Fund to April 1, 2032, from April 1, 2028. Delays the repeal of the Arizona System Conservation Fund to April 1, 2031, instead of April 1, 2027. Authorizes the Arizona Department of Environmental Quality (ADEQ) to use up to \$6.53 million from the Underground Storage Tank Revolving Fund in FY2026-27 for ADEQ administrative costs and to remediate sewage discharge issues in Naco and other border areas. Allows the Arizona Navigable Stream Adjudication Commission to use monies appropriated from the Arizona Water Banking Fund in FY2026-27 to pay legal fees. Authorizes the Arizona Water Protection Fund Commission to grant the Arizona Department of Water Resources (ADWR) up to \$336,000 from the unobligated balance of the Arizona Water Protection Fund in FY2026-27 for ADWR administrative costs. Requires the Director of ADEQ to maintain vehicle emissions testing fees for tests conducted in Area A in FY2026-27 at the fee level in effect on June 30, 2025, and caps the FY2026-27 appropriation from the general fund to the Water Quality Assurance Revolving Fund at \$15 million.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 132, 2026 Laws (SB 1853/HB 4160 Health care; 2026-2027)

Makes changes relating to health care in order to implement the FY2026-27 budget. Prohibits counties and municipalities from using monies received through the Final One Arizona Distribution of Opioid Settlement Funds Agreement to provide, or to grant monies to a nongovernmental organization to provide, “safer smoking equipment” (defined), and reduces any FY2026-2027 expenditure limitation penalty for a county or municipality by the amount of opioid settlement agreement monies spent. Establishes the Arizona Rural Health Transformation Fund and requires the Arizona Health Care Cost Containment System (AHCCCS) Administration to hold public meetings and submit an expenditure plan report to the Joint Legislative Budget Committee before the executive branch spends Fund monies. Establishes the Health Insurance Trust Fund Oversight Board and requires the Arizona Department of Administration to consult with or obtain the Board’s approval for specified actions relating to state employee health insurance benefit programs, including plan offerings, contracting and performance standards, and requires the Board to set strategic goals and develop requirements for sharing anonymized and aggregated claims and trend data with participating employers. Requires the AHCCCS Administration to use specified data sources to verify and redetermine eligibility for medical assistance, limits acceptance of self-attested residency without independent verification, prohibits the AHCCCS Administration from accepting eligibility determinations from an exchange, requires the AHCCCS Administration to seek a section 1115 waiver to eliminate mandatory hospital presumptive eligibility and restrict presumptive eligibility determinations to children and pregnant women, and repeals these requirements July 1, 2027. Designates the Arizona Department of Health Services (AZDHS) as the lead agency for Alzheimer’s disease and related dementias, and requires AZDHS to establish a Dementia Services Program and develop an Alzheimer’s disease state plan. Authorizes pilot coverage for traditional healing services at urban Indian organizations for FY2026-27 through FY2028-29 subject to a section 1115 waiver. Establishes the FY2026-27 county contributions for the Arizona Long-Term Care System (ALTCSS) and acute care and directs the State Treasurer to collect additional county amounts if long-term care system costs exceed appropriated levels and to withhold other state monies to cover unpaid county contributions. Excludes specified county contributions from county expenditure limitations. Establishes disproportionate share payments for FY2026-27. Authorizes the AHCCCS Administration to continue through September 30, 2027 the risk contingency rate setting and managed care organization administrative funding levels that were imposed for the contract year beginning October 1, 2010.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Senate Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 133, 2026 Laws (SB 1854/HB 4161 Higher education; 2026-2027)

Makes changes relating to higher education in order to implement the FY2026-27 budget. Authorizes the Arizona Board of Regents (ABOR) to retain monies from universities under ABOR's jurisdiction to supplement ABOR's operating budget and caps the total retained amount at \$5 million per fiscal year unless the Legislature expressly authorizes a higher amount. Requires an applicant for the Arizona Veterinary Loan Assistance Program to satisfactorily pass the required licensing examination. Increases the maximum Program award to \$200,000 from \$100,000 and distributes one-fourth of the awarded amount after each year the veterinarian works in Arizona under the four-year agreement. Allows each dollar raised from the surcharge on student registration fees to be matched by less than \$2 appropriated by the Legislature in FY2026-27. Specifies that operating state aid for community college districts and state aid for science, technology, engineering and mathematics and workforce programs for community college districts for FY2026-27 are as specified in the general appropriations act.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Senate Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On House Appropriations Committee Calendar

COP Position: Neutral

Ch. 134, 2026 Laws (SB 1855/HB 4162 Human services; 2026-2027)

Makes changes relating to human services in order to implement the FY2026-27 budget. Increases the maximum mobile home relocation payment to \$22,500 for a single-section mobile home and \$30,000 for a multisection mobile home and allows compensable moving expenses for relocations anywhere in this state, instead of within a 100-mile radius. Extends the Military Family Relief Fund and the related individual income tax credit for donations to the Fund five years through December 31, 2031, delays the repeal of both provisions until January 1, 2032, and expands the ways a service member may establish Arizona residency. Expands the out-of-school time grant program to serve eligible pupils through 18 years of age, increased from 12 years of age. Requires the Department of Economic Security (DES), beginning July 1, 2027, subject to available appropriations, to contract with listening and spoken language providers to deliver speech and audition services for eligible families with infants and toddlers who are deaf or hard of hearing, requires referrals to both contracted providers and the Arizona State Schools for the Deaf and the Blind (ASDB), and directs ASDB to transfer existing related contracts and remaining FY2026-27 monies to DES by November 1, 2026. States that DES succeeds to the authority and duties of ASDB relating to speech and audition services. Establishes a Supplemental Nutrition

Assistance Program (SNAP) Fund administered by DES and requires DES to deposit all federal SNAP administrative and benefit monies into the SNAP Fund before spending the monies. Requires DES to report SNAP program information and payment error rates to the Legislature on a monthly basis through July 1, 2027. Requires DES to verify SNAP eligibility using lottery and gambling winnings data, wage and unemployment information, death records, Social Security information, new hire and child support data, corrections records and other federal and state data sources. Requires DES to review a recipient's case when reliable information indicates a change in circumstances that may affect eligibility and prohibits DES from relying solely on self-attestation to verify residency except as allowed under federal law. Repeals these SNAP requirements on July 1, 2027. Requires DES, during FY2026-27, to screen and test certain adult Temporary Assistance for Needy Families cash-benefit recipients for illegal controlled-substance use and to deny benefits for one year to recipients who test positive without a prescription.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 135, 2026 Laws (SB 1856/HB 4163 K-12 education; 2026-2027)

Makes changes relating to K-12 education in order to implement the FY2026-27 budget. Increases the base level for FY2026-27 to \$5,215.53, from \$5,113.26, and increases the state transportation support level amount per route mile. Increases the amount of charter additional assistance to \$2,174.54, from \$2,131.90, per student count in preschool for children with disabilities, kindergarten, and grades 1 through 8, and to \$2,534.38, from \$2,484.69, per student count in grades 9 through 12. Sets the truth in taxation qualifying tax rate in tax year 2026 at \$1.5128 for a common or high school district and \$3.0256 for a unified district or certain common districts. Authorizes the Arizona Department of Education (ADE) to use monies in the Failing Schools Tutoring Fund in FY2026-27 for professional development and coaching, monitoring academic progress and outreach on tutoring access and requires a report of proposed expenditures by September 1, 2026. Establishes a Property Proceeds Fund for the Arizona State Schools for the Deaf and the Blind (ASDB) and requires ASDB to deposit into the Fund monies the schools receive from the sale or lease of school buildings and grounds, subject to legislative appropriation. Requires ASDB to submit an expenditure plan to the Joint Legislative Budget Committee for review when the Legislature appropriates monies from the Fund and requires ASDB to obtain at least two independent appraisals, submit a proposal to the Joint Committee on Capital Review and sell property at a public sale to the highest and most responsible bidder for at least the appraised value. Establishes a School Safety and Threat Identification Pilot Program and a Child Sexual Abuse and Assault Awareness and Prevention Program in

ADE. Requires ADE to recalculate FY2024-25 state aid for the Alhambra Elementary School District due to a change in assessed property valuation and increases the district's FY2026-27 state aid by \$852,200.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 136, 2026 Laws (SB 1857/HB 4164 Local government; 2026-2027)

Makes changes relating to local government in order to implement the FY2026-27 budget. Authorizes, for FY2026-27, a county with a population of less than 250,000 persons to meet any county fiscal obligation from any source of county revenue designated by the county. Limits the amount the county may use for purposes other than the purposes of the revenue source to \$1.25 million. Requires each county with a population of less than 250,000 persons to report to the Joint Legislative Budget Committee by October 1, 2026 whether the county used a revenue source for other purposes under this authority.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 137, 2026 Laws (SB 1858/HB 4165 Revenue; 2026-2027)

Extends the Arizona Department of Revenue (ADOR)'s authority to assess and collect fees from counties, cities, towns, councils of governments and certain regional transportation authorities to implement the integrated tax system modernization project for two years, through June 30, 2030. A legislative intent section specifies guidelines for the fees for FY2026-27, including capping total assessed fees at \$1,273,800 and establishing allocation formulas for distributing fees among affected entities.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the

House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 138, 2026 Laws (SB 1859/HB 4166 State budget implementation; 2026-2027)

Makes changes relating to budgeting in order to implement the FY2026-27 budget. Any unrestricted federal monies received by the state in FY2026-27 must be deposited in the general fund and used to pay for essential government services, retroactive to July 1, 2026. The Legislature is not required to appropriate monies to or transfer monies from the Budget Stabilization Fund in FY2026-27 and FY2027-28. Removes the ten percent cap on the Budget Stabilization Fund for FY2026-27 and prohibits the State Treasurer from transferring any surplus monies from the Budget Stabilization Fund to the general fund for FY2026-27.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Senate Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 139, 2026 Laws (SB 1860/HB 4167 State properties; management; 2026-2027)

Sets the capital outlay stabilization fund rental rates for state-owned buildings in FY2026-27 as \$17.87 per square foot for office space and \$6.43 per square foot for storage space. Requires the Arizona Department of Administration, in FY2026-27, to submit a report to the Legislature within ten days after selling state-owned real property located within the governmental mall.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Senate Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 140, 2026 Laws (SB 1861/HB 4168 Taxation; omnibus; 2026-2027)

Updates Arizona income tax conformity to the Internal Revenue Code by adopting the code as in effect on January 1, 2026, for taxable years beginning with 2026, and makes related conforming changes for prior taxable years. Adds new Arizona income

subtractions for certain federal deductions, including qualified individual deductions, qualified distributions from a pension or retirement account, qualifying child and dependent care expenses, qualified passenger vehicle loan interest, qualified tips, and qualified overtime compensation, to the extent not already excluded from Arizona gross income. Increases the optional standard deduction for individual income taxes and increases the standard deduction for charitable contributions beginning in taxable year 2026. Increases the dependent tax credit to \$125, from \$100. Changes the state transaction privilege tax public infrastructure distribution for manufacturing facility improvements by limiting payments to 75% of infrastructure costs instead of 80%, increasing aggregate statewide maximum payment amounts over time, increasing required capital investment thresholds, requiring participating local governments to contribute at least 5% of specified construction funding and to submit an analysis of anticipated state revenues and job impacts, and authorizing the Arizona Department of Revenue (ADOR) to post agreements online with protections for trade secrets and confidential proprietary information and to manage and allocate payment requests when statewide capacity limits restrict payments. Expands property tax exemptions by treating a veteran with total disability based on individual unemployability the same as a veteran with a 100% service-connected disability for a full primary-residence exemption, authorizing specified surviving spouses to claim exemptions based on the veteran spouse's eligibility, applying income limits to the widow/widower and total-and-permanent-disability exemption, and requiring an exemption transfer form after a primary-residence change. Repeals the income tax and premium tax credits for net increases in full-time employees residing in Arizona and hired in qualified employment positions. Repeals the pollution control equipment income tax credit while adjusting corporate income additions for prior credit use, limits increased research activity credits to carryforward instead of refunds. Requires, retroactive to April 9, 2026, ADOR or an escrow account to hold remaining Pinal County transportation excise tax monies until the Legislature appropriates them. Establishes an Unemployment Insurance Operating Fund for calendar year 2027 funded by a 3.15 percent employer contribution up to \$8 million for Department of Economic Security administration and repeals the Fund after December 31, 2027. Reduces the annual statewide cap on school tuition organization contribution credits to \$110 million, from \$135 million, starting in FY2026-27. Prohibits the Arizona Commerce Authority from accepting applications for new computer data centers or allowing new computer data centers to qualify for tax relief from July 1, 2026 through June 30, 2029, retroactive to July 1, 2026, and repeals the restriction on July 1, 2029. Contains a savings clause for any amount of repealed credits carried forward from previous taxable years.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Seante Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

Ch. 141, 2026 (Laws SB 1862/HB 4169 Transportation; 2026-2027)

Requires the Arizona Department of Transportation (ADOT) to allocate and transfer \$2.5 million from the Arizona Highway User Revenue Fund to the State Match Advantage for Rural Transportation Fund. Repeals the requirement for ADOT to transfer \$1 million to the Economic Strength Project Fund, and repeals the Economic Strength Project Fund on July 1, 2035.

Primary Sponsor(s): David Farnsworth (R)

Status: 6/9/26: Assigned to House Appropriations Committee; Assigned to Rules; 6/10/26: On Joint Appropriations Committee Calendar; Passed Joint Appropriations Committee 8-2-0; Passed Caucus; Passed Senate Third Reading; Transmitted to the House; Passed House Third Reading 49-9-2; Transmitted to the Senate; Transmitted to the Governor; 6/13/26: Signed by Governor

COP Position: Neutral

SCM 1004 Clean air act; EPA powers

Urges the Congress of the United States to clearly define and limit the authority of the United States Environmental Protection Agency. Directs the Secretary of State to transmit copies of the memorial to federal officials and Arizona's congressional delegation.

Primary Sponsor(s): Frank Carroll (R)

Status: 1/19/2026: Assigned to Senate Natural Resources Committee; 1/27/2028: Passed Senate Natural Resources Committee 4-3-1; 2/2/26: Passed Rules; Passed Caucus; 2/26/26: Passed COW; Passed Senate Third Reading 16-12-2; Transmitted to the House; 3/4/26: Assigned to House Natural Resources, Energy and Water Committee; Assigned to Rules; 3/17/26: Passed House Natural Resources, Energy and Water Committee 6-3-0-1; 3/23/26: Passed Rules; Passed Caucus; 4/8/26: Passed COW; 6/11/26: Passed House Third Reading 33-22-5; Transmitted to the Senate; Transmitted to the Secretary of State

COP Position: Monitor

~~SCR 1001 Citizenship; identification; contributions; early voting.~~

~~Proposes a constitutional amendment to restrict voting in Arizona elections to U.S. citizens, prohibit campaign contributions from foreign persons or corporations, and require voters to present government-issued identification when casting a ballot, with such ID available for free. Requires early voting, if allowed by law, to end by 7:00 p.m. the Friday before a general election and prohibits voting after polls close. Guarantees in-person voting access on Election Day and requires mail-in ballots to be provided only upon an elector's affirmative request and documented proof of citizenship. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

Primary Sponsor(s): ~~Shawna Bolick (R)~~

Status: ~~1/11/2026: Assigned to Senate Judiciary and Elections Committee; 1/21/2026: Passed Judiciary and Elections Committee 4-3-0; Passed Rules; Passed Caucus; Passed COW; 2/17/26: Passed Senate Third Reading 17-12-1; Transmitted to House; 2/25/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/18/26: Passed House Federalism, Military Affairs & Elections Committee 4-2-0-1~~

COP Position: Pending

SCR 1002 Campaign finance; aggregate report; amount

~~Raises the itemization threshold for contributions from in-state individuals to more than \$200 per election cycle instead of more than \$100. Requires campaign finance reports to aggregate contributions of \$200 or less from in-state individuals. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

Primary Sponsor(s): ~~John Kavanaugh (R)~~

Status: ~~1/12/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 1/21/26: Passed Senate Judiciary and Elections Committee 4-3; 1/26/26: Passed Rules; Passed Caucus; 2/23/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/25/26: Passed House Federalism, Military Affairs & Elections Committee 4-2-0-1~~

COP Position: Pending

SCR 1003 Property tax; exemption; virtual currency

~~Proposes to amend the state Constitution to add "virtual currency" (defined) to the list of property that is exempt from property taxation. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

Primary Sponsor(s): ~~Wendy Rogers (R)~~

Status: ~~1/11/2026: Assigned to Senate Finance Committee; 1/25/2026: Passed Finance Committee 4-3-0; 2/2/26: Passed Rules; Passed Caucus; 2/25/26: Passed COW; Passed Senate Third Reading 16-11-3; Transmitted to the House; 3/4/26: Assigned to House Ways and Means Committee; Assigned to Rules; 3/25/26: On House Federalism, Military Affairs & Elections Agenda~~

COP Position: Neutral

SCR 1004 NOW: Photo enforcement systems; voter approval

Prohibits state agencies and local authorities from using photo enforcement systems to identify violations of speed limits or traffic control devices. Repeals statutes authorizing and regulating photo enforcement systems. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.

Primary Sponsor(s): Wendy Rogers (R)

Status: 1/11/2026: Assigned to Senate Appropriations, Transportation and Technology Committee; 1/19/2026: Passed Appropriations, Transportation and Technology 6-4-0; Passed Rules; Passed Caucus; 2/26/26: Passed COW with Floor Amendment; Passed Senate Third Reading 16-12-2; Transmitted to the House; Assigned to House Transportation and Infrastructure Committee; Assigned to Rules; 3/18/26: Passed House Transportation and Infrastructure Committee 4-2-0-1; 6/12/26: Passed Rules; Passed Caucus; Passed House Third Reading 37-18-5; Transmitted to the Senate; Transmitted to the Secretary of State

COP Position: Oppose

~~SCR 1005 Elections; foreign contributions; prohibition~~

~~Prohibits a "foreign national" (defined) from giving, and a person, entity or committee from accepting or using, monies or in-kind goods or services from a foreign national to influence the outcome of an election on a ballot measure, question, issue or proposition, including an initiative or referendum. Requires a person, entity or committee that files campaign finance reports to certify under penalty of perjury that it has not accepted or used prohibited foreign contributions. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~**Primary Sponsor(s):** Mark Finchem (R)~~

~~**Status:** 1/12/26: Assigned to Senate Judiciary and Elections Committee; Assigned to Rules; 1/21/26: Passed Senate Judiciary and Elections Committee 4-3; 1/16/26: Passed Rules; 1/27/26: Passed Caucus; 2/23/26: Passed COW; 3/3/26: Passed Additional COW; 3/9/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Federalism, Military Affairs & Elections Committee; Assigned to Rules; 3/25/26: Passed House Federalism, Military Affairs & Elections Committee 3-2-0-2~~

~~**COP Position:** Pending~~

~~SCR 1027 General election day; all offices~~

~~Proposes a constitutional amendment to require that general elections for all city, town, and school district offices, be held on the first Tuesday after the first Monday in November of even numbered years. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~**Primary Sponsor(s):** J.D. Mesnard (R)~~

~~**Status:** 1/29/2026: Assigned to Senate Judiciary and Elections Committee; 2/11/26; Held at Committee; 2/20/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/25/26: Passed Caucus; Placed on COW Calendar; 3/3/26: Passed COW; 3/4/26: Placed on Senate Third Reading Calendar; 3/9/26: Passed Senate Third Reading 16-13-1; Transmitted to the House; 3/16/26: Assigned to House Federalism, Military Affairs~~

~~& Elections Committee; Assigned to Rules; 3/25/26: Passed House Federalism, Military Affairs & Elections Committee 4-2-1~~

~~**COP Position:** Oppose~~

~~**SCR 1048 Public; private nuisance; marijuana smoke**~~

~~Expands public and private nuisance laws to treat the creation of excessive marijuana smoke and odor as criminal activity and as a condition that endangers health or safety. Establishes presumptions that such conditions constitute criminal and public nuisances. Subjects persons who create or maintain excessive marijuana smoke and odor to existing nuisance penalties and enforcement remedies. If passed by the Legislature, this legislation will be submitted to the voters at the 2026 general election.~~

~~**Primary Sponsor(s):** J.D. Mesnard (R)~~

~~**Status:** 2/5/2026: Assigned to Senate Judiciary and Elections Committee; 2/20/26: Passed Senate Judiciary and Elections Committee 4-3-0; 2/25/26: Passed Caucus; 3/3/26: Passed COW; 3/9/26: Failed on Senate Third Reading Calendar 14-15-1~~

~~**COP Position:** Monitor~~