

New Title

54th Legislature - 1st Regular Session, 2019

Thursday, Jun 6 2019 11:12 AM

Bill summaries and histories copyright 2019 Arizona Capitol Reports, L.L.C.

Clerk of Court for Maricopa County

Posted Calendars and Committee Hearings

No hearings, calendars, or amendments posted.

Bill Summaries

H2053: COMPETENCY EVALUATIONS; REPORTS

If a mental health examiner determines that a defendant is competent to stand trial due to ongoing treatment with psychotropic medication, the court is authorized, in its discretion, to appoint a mental health expert who is a physician to address the necessity of continuing that treatment and any limitations that the medication may have on competency, and the expert's report is no longer required to address those issues. AS SIGNED BY GOVERNOR.

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

H2053 Daily History	Date	Action
COMPETENCY EVALUATIONS; REPORTS	4/11	signed by governor. Chap. 71, Laws 2019.
COMPETENCY EVALUATIONS; REPORTS	4/4	passed Senate <u>27-1</u> ; ready for governor.
COMPETENCY EVALUATIONS; REPORTS	4/3	Senate COW approved.
COMPETENCY EVALUATIONS; REPORTS	3/26	from Senate rules okay.
COMPETENCY EVALUATIONS; REPORTS	3/21	from Senate jud do pass.
COMPETENCY EVALUATIONS; REPORTS	2/25	referred to Senate jud.
COMPETENCY EVALUATIONS; REPORTS	2/14	passed House <u>60-0</u> ; ready for Senate.
COMPETENCY EVALUATIONS; REPORTS	2/14	House COW approved with amend <u>#4025</u> .
COMPETENCY EVALUATIONS; REPORTS	2/11	from House rules okay.
COMPETENCY EVALUATIONS; REPORTS	1/30	from House jud with amend <u>#4025</u> .
COMPETENCY EVALUATIONS; REPORTS	1/30	House jud amended; report awaited.
COMPETENCY EVALUATIONS; REPORTS	1/29	referred to House jud.

H2054: ELECTRONIC WILLS; REQUIREMENTS

Various changes relating to execution of wills. A qualified custodian maintains an electronic will as a bailee, and the electronic will is the property of the testator and not the qualified custodian. Electronic wills are required to be "under the exclusive control" of a qualified custodian instead of "in the custody" of a qualified custodian. For any will executed on or after October 1, 2019, unless the will is made self-proved, a person is prohibited from acting as a witness to the will if that person is a "devisee" (defined) under that will or is related by blood, marriage or adoption to a devisee under that will. Retroactive to July 1, 2019. AS SIGNED BY GOVERNOR.

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

H2054 Daily History	Date	Action
ELECTRONIC WILLS; REQUIREMENTS	4/2	signed by governor. Chap. 46, Laws 2019.
ELECTRONIC WILLS; REQUIREMENTS	3/26	passed Senate <u>30-0</u> ; ready for governor.
ELECTRONIC WILLS; REQUIREMENTS	3/25	Senate COW approved.
ELECTRONIC WILLS; REQUIREMENTS	3/19	from Senate rules okay.
ELECTRONIC WILLS; REQUIREMENTS	3/14	from Senate jud do pass.
ELECTRONIC WILLS; REQUIREMENTS	2/25	referred to Senate jud.

ELECTRONIC WILLS; REQUIREMENTS 2/14 passed House 60-0; ready for Senate.
 ELECTRONIC WILLS; REQUIREMENTS 2/14 House COW approved with amend #4026.
 ELECTRONIC WILLS; REQUIREMENTS 2/4 from House rules okay. To House COW consent calendar.
 ELECTRONIC WILLS; REQUIREMENTS 1/30 from House jud with amend #4026.
 ELECTRONIC WILLS; REQUIREMENTS 1/30 House jud amended; report awaited.
 ELECTRONIC WILLS; REQUIREMENTS 1/24 referred to House jud.

H2055: JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY

The juvenile court is required to retain jurisdiction after a juvenile's 18th birthday for the purpose of designating an undesignated felony offense as a misdemeanor or felony, including after an adjudication is set aside. Factors the court may consider when determining whether to set aside an adjudication for a person who has been adjudicated delinquent or incorrigible are listed. If the court grants an application to set aside an adjudication, any remaining unpaid monetary obligation continues to be owed until paid. Also modifies requirements for applications for the destruction of juvenile records. AS SIGNED BY GOVERNOR.

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

H2055 Daily History	Date	Action
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	4/24	signed by governor. Chap. 125, Laws 2019.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	4/18	House concurred in Senate amendments and passed on final reading <u>60-0</u> ; ready for governor.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	4/9	passed Senate <u>28-0</u> ; ready for House action on Senate amendments.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	4/4	Senate COW approved with amend <u>#4901</u> and the rules tech amendment.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	4/2	from Senate rules with a technical amendment.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	3/28	from Senate jud with amend <u>#4901</u> .
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	2/28	referred to Senate jud.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	2/27	passed House <u>57-1</u> ; ready for Senate.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	2/4	from House rules okay. To House consent calendar.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	1/30	from House jud do pass.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	1/23	House jud held.
JUVENILE COURT; JURISDICTION; UNDESIGNATED FELONY	1/22	referred to House jud.

H2059: INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE

Requires each Independent Oversight Committee (IOC) on the Mentally Ill and the Department of Administration to post a copy of its annual report on its website. The IOC at the Arizona State Hospital (ASH) has oversight of patients who have been determined to have a serious mental illness and who are hospitalized and receiving behavioral health services at the civil and forensic hospital. The ASH is required to provide a list of specified information relating to those patients to the IOC at the ASH. The Dept, in conjunction with each IOC, is required to adopt policies relating to the authority and responsibility of the IOCs, and provisions that must be included in the policies are specified. Powers and duties of the IOCs are modified. AS SIGNED BY GOVERNOR.

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

H2059 Daily History	Date	Action
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	5/7	signed by governor. Chap. 173, Laws 2019.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	5/1	House concurred in Senate amendments and passed on final reading <u>58-0</u> ; ready for governor.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	4/24	passed Senate <u>30-0</u> ; ready for House action on Senate amendments.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	4/23	Senate COW approved with amend <u>#4921</u> and floor amend <u>#5026</u> .
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	4/9	from Senate rules okay.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	4/1	from Senate hel-hu ser with amend <u>#4921</u> .
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE	3/28	Senate hel-hu ser amended; report awaited.

INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 3/12	referred to Senate hel-hu ser.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 3/11	House COW approved with amend #4369 and floor amend #4728 . Passed House 60-0 ; ready for Senate.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 3/6	from House rules okay.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 2/25	from House hel-hu ser with amend #4369 .
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 2/21	House hel-hu ser amended; report awaited.
INDEPENDENT OVERSIGHT COMMITTEES; REPORT; WEBSITE 2/18	referred to House hel-hu ser.

H2080: CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES

Statutes governing the restoration of civil rights after felony convictions are repealed and replaced. At the time of sentencing, the court is required to inform a person in writing of the person's right to the restoration of civil rights. On "final discharge" (defined) and without filing an application, any person who has not previously been convicted of a felony offense must automatically be restored any civil rights that were lost or suspended as a result of the conviction, other than a person's right to possess a firearm, if the person pays any victim restitution imposed. No sooner than two years from the date of the person's final discharge, a person who has previously been convicted of a felony or who has not paid any victim restitution that was imposed is permitted to apply to the superior court to have the person's civil rights restored at the discretion of the judicial officer. The application process is specified. A person who is convicted of a dangerous offense, serious offense or a violent or aggravated offense is prohibited from filing for the restoration of the right to possess or carry a firearm. AS SIGNED BY GOVERNOR.

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

H2080 Daily History	Date	Action
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	4/30	signed by governor. Chap. 149, Laws 2019.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	4/23	passed Senate 30-0 ; ready for governor.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	4/4	Senate COW approved.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	4/2	from Senate rules okay.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	3/28	from Senate jud do pass.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	2/25	referred to Senate jud.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	2/14	House COW approved with floor amend #4214 , a substitute for amend 4027. Passed House 60-0 ; ready for Senate.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	2/12	stricken from House COW consent calendar by J Allen.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	2/11	from House rules okay. To House COW consent calendar.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	1/30	from House jud with amend #4027 .
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	1/30	House jud amended; report awaited.
CIVIL RIGHTS RESTORATION; APPLICATION; PROCEDURES	1/28	referred to House jud.

H2122: DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT

For an unemancipated minor who is not under juvenile court jurisdiction, a health care facility, nursing home, physician or nurse is prohibited from implementing a "do-not-resuscitate order" (defined) without communicating with at least one of the minor's parents or the minor's legal guardian. The communication is required to include the minor's care plan, including implementing a do-not-resuscitate order and what the order means for the minor, and the rights provided by this legislation. The communication is required to be made with a witness present who is willing to confirm that the communication took place. The provider is required to immediately document the communication in the minor's medical record, including specified information, and to ask the minor's parents or legal guardian to sign a written acknowledgement of the communication. Some exceptions. At any point during the communication process, a parent or legal guardian has the right to request that the minor be transferred to another facility. If an accredited facility is willing to accept the minor, the provider is required to make reasonable efforts to facilitate the transfer. A parent or guardian is authorized to petition a superior court in the county in which the minor resides or is receiving treatment for an order enjoining a violation or threatened violation of this legislation or to resolve a

conflict between the parents. A do-not-resuscitate order is prohibited from being implemented pending the final determination of the proceedings, including any appeals.
AS SIGNED BY GOVERNOR.

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

Others: Rep. J. Allen (R - Dist 15), Rep. Bolick (R - Dist 20), Rep. Lawrence (R - Dist 23), Rep. Osborne (R - Dist 13), Rep. Toma (R - Dist 22)

H2122 Daily History	Date	Action
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/30	signed by governor. Chap. 150, Laws 2019.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/24	House concurred in Senate amendments and passed on final reading <u>58-0</u> ; ready for governor.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/16	passed Senate <u>29-0</u> ; ready for House action on Senate amendments.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/10	Senate COW approved with amend <u>#4918</u> .
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/9	from Senate rules okay.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	4/1	from Senate hel-hu ser with amend <u>#4918</u> .
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	3/28	Senate hel-hu ser amended; report awaited.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	3/5	referred to Senate hel-hu ser.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	3/4	passed House <u>58-0</u> ; ready for Senate.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	2/27	House COW approved with amend <u>#4207</u> .
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	2/21	from House rules okay.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	2/14	from House hel-hu ser with amend <u>#4207</u> .
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	2/14	House hel-hu ser amended; report awaited.
DO-NOT-RESUSCITATE ORDERS; MINORS; PARENTAL CONSENT	1/22	referred to House hel-hu ser.

H2124: CHILD CARE ASSISTANCE MONIES; ALLOCATION

Any monies appropriated to the Department of Child Safety (DCS) and the Department of Economic Security from the Federal Child Care and Development Fund block grant for child care assistance in FY2018-19 or FY2019-20 in excess of the amount appropriated the 2018 budget are allocated as follows: \$26.7 million for provider rate increases, \$14 million to serve children on the waiting list, and \$13.1 million to increase tiered reimbursement for infants, toddlers and children in the care of DCS.

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

Others: Rep. Biasiucci (R - Dist 5), Rep. Blackman (R - Dist 6), Rep. Bolding (D - Dist 27), Rep. Cobb (R - Dist 5)

H2124 Daily History	Date	Action
CHILD CARE ASSISTANCE MONIES; ALLOCATION	3/28	from Senate appro with amend <u>#4873</u> .
CHILD CARE ASSISTANCE MONIES; ALLOCATION	3/26	Senate appro amended; report awaited.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	3/5	referred to Senate appro.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	3/4	passed House <u>47-10</u> ; ready for Senate.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/21	from House rules okay.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/20	to House consent calendar.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/14	from House appro do pass.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/13	House appro do pass; report awaited.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/11	from House hel-hu ser do pass.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	2/7	House hel-hu ser do pass; report awaited.
CHILD CARE ASSISTANCE MONIES; ALLOCATION	1/22	referred to House hel-hu ser, appro.

H2151: SATISFACTION OF JUDGMENT; JUSTICE COURTS

The prevailing party is required to file a satisfaction of judgment in the superior court or justice court within 40 days after a judgment has been paid in full. The prevailing party is required to file a satisfaction of judgment in small claims court within 30 days after a judgment has been paid in full. If the prevailing party fails to do so or cannot be located, the opposing party is authorized to file a motion to compel satisfaction of the judgment. A judge or justice of the peace may hold a hearing on the motion to compel satisfaction of the judgment and may compel the moving party to post a bond with the court in the

amount of the judgment. AS SIGNED BY GOVERNOR.

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

H2151 Daily History	Date	Action
SATISFACTION OF JUDGMENT; JUSTICE COURTS	5/10	signed by governor. Chap. 202, Laws 2019.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	5/2	passed Senate <u>28-0</u> ; ready for governor.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	3/27	Senate COW approved.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	3/19	from Senate rules okay.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	3/14	from Senate jud do pass.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	2/25	referred to Senate jud.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	2/11	House COW approved with amend <u>#4028</u> . Passed House <u>60-0</u> ; ready for Senate.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	2/4	from House rules okay.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	1/30	from House jud with amend <u>#4028</u> .
SATISFACTION OF JUDGMENT; JUSTICE COURTS	1/30	House jud amended; report awaited.
SATISFACTION OF JUDGMENT; JUSTICE COURTS	1/28	referred to House jud.

H2191: CRIMINAL JUSTICE RECORDS; PROHIBITED USES

A "mugshot website operator" that publishes a "subject individual's" "criminal justice record" for a "commercial purpose" (all defined) on a publicly accessible website is deemed to be transacting business in Arizona. A mugshot website operator is prohibited from using criminal justice records or information contained in those records for the purpose of soliciting business for pecuniary gain, including requiring the payment of a fee or other valuable consideration in exchange for removing or revising criminal justice records that have been published on a website or other publication. An individual whose criminal justice record is published in violation and who suffers a pecuniary loss or is otherwise adversely affected as a result of the violation has a cause of action against the person responsible for the violation and may recover damages in any court of competent jurisdiction. Minimum amounts of damages for violations are specified. Does not apply to any act performed for the purpose of disseminating news to the public, or to activities by a licensed attorney, private investigator or registered process server that are associated with purposes relating to a current or anticipated criminal or civil proceeding. AS SIGNED BY GOVERNOR.

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

H2191 Daily History	Date	Action
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	4/1	signed by governor. Chap. 42, Laws 2019.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	3/26	passed Senate <u>30-0</u> ; ready for governor.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	3/12	from Senate rules okay.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	3/11	to Senate consent calendar.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	3/6	from Senate trans-pub safety do pass.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	2/27	referred to Senate trans-pub safety.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	2/25	House COW approved with amend <u>#4156</u> . Passed House <u>60-0</u> ; ready for Senate.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	2/18	to House COW consent calendar. From House rules okay.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	2/13	from House pub safety with amend <u>#4156</u> .
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	2/13	House pub safety amended; report awaited.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	1/30	House pub safety held.
CRIMINAL JUSTICE RECORDS; PROHIBITED USES	1/24	referred to House pub safety.

H2230: WRIT OF GARNISHMENT; CERTIFIED MAIL

Service of a writ of garnishment may be made by certified mail, return receipt requested. Service of a writ of garnishment on any banking corporation or association, savings bank, savings and loan association, or credit union may also be made by certified mail, return receipt requested, at the garnishee's regular place of business, or to the garnishee's statutory agent or at a location that is designated by the garnishee. If served by certified mail, the effective date of service is the date of receipt by the garnishee or the garnishee's statutory agent. AS SIGNED BY GOVERNOR.

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

H2230 Daily History	Date	Action
WRIT OF GARNISHMENT; CERTIFIED MAIL	3/22	signed by governor. Chap. 29, Laws 2019.
WRIT OF GARNISHMENT; CERTIFIED MAIL	3/18	passed Senate <u>30-0</u> ; ready for governor.
WRIT OF GARNISHMENT; CERTIFIED MAIL	3/12	from Senate rules okay.
WRIT OF GARNISHMENT; CERTIFIED MAIL	3/11	to Senate consent calendar.
WRIT OF GARNISHMENT; CERTIFIED MAIL	3/7	from Senate jud do pass.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/27	referred to Senate jud.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/25	passed House <u>60-0</u> ; ready for Senate.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/25	House COW approved with floor amend <u>#4384</u> , a substitute for amend 4070.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/12	stricken from House COW consent calendar by J. Allen.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/11	from House rules okay. To House COW consent calendar.
WRIT OF GARNISHMENT; CERTIFIED MAIL	2/6	from House jud with amend <u>#4070</u> .
WRIT OF GARNISHMENT; CERTIFIED MAIL	1/30	referred to House jud.

H2378: ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY

Various changes to statutes relating to adoption and child welfare. If a child is free for adoption, is at least 16 years of age, has been placed with a prospective adoptive parent by the Department of Child Safety (DCS), and consents to the adoption, DCS is required to complete any required social study within six months after receiving a completed adoption application, and the court is required to hold an expedited adoption hearing. If a child in the custody of the Department of Child Safety (DCS) is in out-of-home care and is receiving or in need of special education services, DCS is required to promptly notify the child's public education agency of the name and contact information for the child's parent, as defined in federal code, unless a court has ordered otherwise. If a public education agency notifies DCS that the child requires an initial evaluation for special education and related services and the parent cannot be located or does not attempt to participate, DCS is required to promptly notify the public education agency of a parent who can consent to or refuse the initial evaluation in accordance federal code. When the biological or adoptive parent of the child attempts to act as the parent, the biological or adoptive parent is presumed to be the parent for these purposes. Beginning with the 2022 data period, the information that DCS is required to make available on an annual basis is expanded to include the statewide number of children in substantiated reports for investigation that are received in the 12 months before the current annual reporting period and that allege neglect, the number of children in these reports who were removed within 30 days after the date the report is received, and the number of children in these reports who were removed within 6 months after the date the report is received. AS SIGNED BY GOVERNOR.

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

H2378 Daily History	Date	Action
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/26	signed by governor. Chap. 137, Laws 2019.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/22	House concurred in Senate amendments and passed on final reading <u>45-13</u> ; ready for governor.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/15	passed Senate <u>28-0</u> ; ready for House action on Senate amendments.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/11	Senate COW approved with amend <u>#4922</u> .
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/9	from Senate rules okay.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	4/1	from Senate hel-hu ser with amend <u>#4922</u> .
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	3/28	Senate hel-hu ser amended; report awaited.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	3/5	referred to Senate hel-hu ser.
ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY	3/4	passed House <u>50-9</u> ; ready for Senate.

ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY 2/28 House COW approved with amend #4099 and floor amend #4541.

ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY 2/18 from House rules okay.

ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY 2/11 from House hel-hu ser with amend #4099.

ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY 2/7 House hel-hu ser amended; report awaited.

ADOPTION; CHILD WELFARE; PLACEMENT; DEPENDENCY 1/30 referred to House hel-hu ser.

H2405: REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT

For a wastewater treatment facility or system or public water system that is regulated as a public service corporation by the Corporation Commission, the Department of Environmental Quality is authorized to make a written request to the Commission to take necessary corrective actions within 30 calendar days after the Dept either determines that the facility or system is out of compliance with an administrative order issued by the Dept for a violation, files a civil action against the owner or operator of the facility or system for a violation, and/or determines that an emergency exists with respect to the facility or system, and the Dept determines that the Commission taking necessary corrective actions would expedite the facility's or system's return to compliance. AS SIGNED BY GOVERNOR.

First sponsor: Rep. Shope (R - Dist 8)

H2405 Daily History	Date	Action
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	5/25	signed by governor. Chap. 254, Laws 2019.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	5/20	passed Senate <u>23-6</u> ; ready for governor.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	3/12	from Senate rules okay.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	3/11	to Senate consent calendar.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	3/7	from Senate water-agri do pass.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/28	referred to Senate water-agri.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/26	House COW approved with amend #4202 and floor amend #4434. Passed House <u>38-21</u> ; ready for Senate.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/21	from House rules okay.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/14	from House gov with amend #4202.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/14	House gov amended; report awaited.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/13	from House nat res-energy-water do pass.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	2/12	House nat res-energy-water do pass; report awaited.
REGULATED WATER COMPANY; VIOLATIONS; ENFORCEMENT	1/30	referred to House nat res-energy-water, gov.

H2466: CRIMINAL PROCEEDINGS; CHILD WELFARE; PRECLUSION (VICTIMS' RIGHTS)

An action for the recovery of damages that is based on either an injury that a minor suffers as a result of another person's negligent or intentional act if that act is a cause of "sexual conduct" or "sexual contact" (both defined elsewhere in statute) committed against the minor or the failure to report sexual conduct or sexual contact committed against a minor is required to be commenced within 12 years after the plaintiff reaches 18 years of age and not afterward. States that it is the policy of this state that, following the final disposition of any criminal proceeding, the court may notify the victim that civil remedies may be available under this provision. Applies to any cause of action that is commenced on or after the effective date of this legislation or that was filed before and remains pending on the effective date of this legislation. A cause of action for damages that involves sexual conduct or sexual contact and that would be time barred under this legislation or that would otherwise be time barred because of an applicable statute of limitations, a claim presentation deadline or the expiration of any other time limit is revived and may be commenced before December 31, 2020. A cause of action revived under this provision may be brought against a person who was not the perpetrator of the sexual conduct or sexual contact if that person knew or otherwise had actual notice of any misconduct that creates an unreasonable risk of sexual conduct or sexual contact with a minor by an employee, a volunteer, a representative or an agent. For these claims, the plaintiff has the burden of proving the claim by clear and convincing evidence, and punitive damages may not be awarded. Emergency clause. AS SIGNED BY GOVERNOR.

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

H2466 Daily History	Date	Action
CRIMINAL PROCEEDINGS; CHILD WELFARE; PRECLUSION	5/27	Senate COW approved with amend #4835 and floor amend #5159 . NOTE SHORT TITLE CHANGE. Passed Senate 29-0 ; ready for House action on Senate amendments. House concurred in Senate amendments and passed on final reading 59-0 ; ready for governor. Signed by governor. Chap. 259, Laws 2019. message
VICTIMS' RIGHTS	5/22	from Senate rules okay.
VICTIMS' RIGHTS	3/25	from Senate jud with amend #4835 .
VICTIMS' RIGHTS	3/21	Senate jud amended; report awaited.
VICTIMS' RIGHTS	2/28	referred to Senate jud.
VICTIMS' RIGHTS	2/26	House COW approved with amend #4308 . Passed House 60-0 ; ready for Senate.
VICTIMS' RIGHTS	2/21	from House jud with amend #4308 . From House rules okay.
VICTIMS' RIGHTS	2/20	House jud amended; report awaited.
VICTIMS' RIGHTS	2/7	referred to House jud.

H2480: SETTING ASIDE JUDGMENT; FELONY OFFENSE

Misdemeanor offenses in which the victim is a minor under 15 years of age are no longer ineligible to have the judgment of guilt set aside on fulfillment of the conditions of probation or sentence and discharge by the court. AS SIGNED BY GOVERNOR.

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

H2480 Daily History	Date	Action
SETTING ASIDE JUDGMENT; FELONY OFFENSE	5/22	signed by governor. Chap. 244, Laws 2019.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	5/16	passed Senate 24-2 ; ready for governor.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	4/4	Senate COW approved.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	4/2	from Senate rules okay.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	3/28	from Senate jud do pass.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	2/25	referred to Senate jud.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	2/14	passed House 60-0 ; ready for Senate.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	2/11	from House rules okay. To House consent calendar.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	2/6	from House jud do pass.
SETTING ASIDE JUDGMENT; FELONY OFFENSE	1/28	referred to House jud.

H2501: ELECTRONIC RECORDS; STATE LIBRARY

The State Library is required to establish, operate and maintain a trusted electronic records repository to keep, preserve, secure and make available the electronic and digitized records of the state archives and the state documents program. Establishes the Electronic Records Repository Fund, to be administered by the Director of the State Library, to fund operating expenses for the trusted electronic records repository. Appropriates \$70,000 and 1 FTE position from the general fund in FY2023-24 to the Secretary of State for the purposes of this legislation. AS PASSED SENATE.

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

H2501 Daily History	Date	Action
ELECTRONIC RECORDS; STATE LIBRARY	5/24	House concurred in Senate amendments and passed on final reading 58-0 ; ready for governor.
ELECTRONIC RECORDS; STATE LIBRARY	4/30	passed Senate 28-0 ; ready for House action on Senate amendments.
ELECTRONIC RECORDS; STATE LIBRARY	4/25	Senate COW approved with amend #4801 .
ELECTRONIC RECORDS; STATE LIBRARY	4/23	from Senate rules okay.

ELECTRONIC RECORDS; STATE LIBRARY 3/27 from Senate appro do pass.
 ELECTRONIC RECORDS; STATE LIBRARY 3/26 Senate appro do pass; report awaited.
 ELECTRONIC RECORDS; STATE LIBRARY 3/19 from Senate gov with amend #4801.
 ELECTRONIC RECORDS; STATE LIBRARY 3/18 Senate gov amended; report awaited.
 ELECTRONIC RECORDS; STATE LIBRARY 3/6 referred to Senate gov, appro.
 ELECTRONIC RECORDS; STATE LIBRARY 3/4 passed House 58-0; ready for Senate.
 ELECTRONIC RECORDS; STATE LIBRARY 2/27 House COW approved with amend #4203.
 ELECTRONIC RECORDS; STATE LIBRARY 2/26 from House rules okay.
 ELECTRONIC RECORDS; STATE LIBRARY 2/21 from House appro do pass.
 ELECTRONIC RECORDS; STATE LIBRARY 2/20 House appro do pass; report awaited.
 ELECTRONIC RECORDS; STATE LIBRARY 2/14 from House gov with amend #4203.
 ELECTRONIC RECORDS; STATE LIBRARY 2/14 House gov amended; report awaited.
 ELECTRONIC RECORDS; STATE LIBRARY 2/4 referred to House gov, appro.

H2602: MULTIPLE SENTENCES FOR IMPRISONMENT

If multiple sentences of imprisonment are imposed on a person at the same time, the sentence or sentences imposed by the court are permitted to run consecutively or concurrently, as determined by the court. Previously, multiple sentences were required to run consecutively unless the court expressly directed otherwise. AS SIGNED BY GOVERNOR.

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

H2602 Daily History	Date	Action
MULTIPLE SENTENCES FOR IMPRISONMENT	5/7	signed by governor. Chap. 179, Laws 2019.
MULTIPLE SENTENCES FOR IMPRISONMENT	5/1	passed Senate 27-0; ready for governor.
MULTIPLE SENTENCES FOR IMPRISONMENT	4/4	Senate COW approved.
MULTIPLE SENTENCES FOR IMPRISONMENT	4/2	from Senate rules okay.
MULTIPLE SENTENCES FOR IMPRISONMENT	3/28	from Senate jud do pass.
MULTIPLE SENTENCES FOR IMPRISONMENT	3/6	referred to Senate jud.
MULTIPLE SENTENCES FOR IMPRISONMENT	3/4	passed House 58-0; ready for Senate.
MULTIPLE SENTENCES FOR IMPRISONMENT	2/18	to House consent calendar. From House rules okay.
MULTIPLE SENTENCES FOR IMPRISONMENT	2/13	from House jud do pass.
MULTIPLE SENTENCES FOR IMPRISONMENT	2/13	House jud do pass; report awaited.
MULTIPLE SENTENCES FOR IMPRISONMENT	2/11	referred to House jud.

H2660: OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY

An agency is permitted to disqualify a person from obtaining a license, permit, certificate or other state recognition for a specified offense only if the conviction occurred within seven years before the date of the petition, excluding any period of time that the person was imprisoned in the custody of the Department of Corrections. Modifies the list of offenses that may disqualify a person to include business and commercial fraud offenses and to exclude organized crime, fraud and terrorism offenses. An agency is permitted to disqualify a person from obtaining a license, permit, certificate or other state recognition at any time for a conviction of an offense that a law specifically requires the agency to consider, a dangerous offense, a serious offense, a dangerous crime against children, a sexual offense, or sexual exploitation of children. AS SIGNED BY GOVERNOR.

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

H2660 Daily History	Date	Action
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY	5/3	signed by governor. Chap. 166, Laws 2019.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY	4/29	House concurred in Senate amendments and passed on final reading 59-0; ready for governor.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY	4/17	passed Senate 30-0; ready for House action on Senate amendments.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY	4/15	Senate COW approved with amend #4903.

OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 4/2	from Senate rules okay.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 3/28	from Senate jud with amend #4903 .
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 3/6	referred to Senate jud.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 3/4	passed House 58-0 ; ready for Senate.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 2/28	House COW approved with floor amend #4518 , a substitute for amend 4310.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 2/21	from House jud with amend #4310 . From House rules okay.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 2/20	House jud amended; report awaited.
OCCUPATIONAL REGULATION; PRIOR CONVICTION; APPLICABILITY 2/13	referred to House jud.

H2747: BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20

The "feed bill" for FY2019-20, containing appropriations for state agencies and programs. Provisions include: Appropriates \$3.8 billion in FY2019-20 for basic state aid to school districts for maintenance and operations funding, which includes an increase of \$164.7 million that the Legislature and Governor intend to be used for teacher salary increases and that are in addition to teacher salary increases provided for FY2018-19. Continues deferral of \$930.7 million in basic state aid payments to schools until FY2020-21. Appropriates \$30 million from the general fund in FY2021-22 to the Superintendent of Public Instruction for basic state aid to eliminate the K-12 rollover for school districts with a student count of less than 1,350 students. Makes a supplemental appropriation in FY2019-20 of \$1 million from the general fund to the Superintendent of Public Instruction for gifted education. Makes a supplemental appropriation of \$25 million from the general fund in FY2018-19 to the School Facilities Board for building renewal grants. Appropriates \$35 million from the general fund in FY2019-20 to the three state universities for capital improvements or operating expenditures. Makes supplemental appropriations from the Federal Child Care and Development Fund Block Grant in FY2018-19 of \$7.4 million to the Department of Child Safety and \$48.4 million to the Department of Economic Security (DES) for child care subsidies to increase the number of children served and to increase maximum reimbursement levels. Makes a supplemental appropriation of \$10.4 million from the general fund, \$1 million from the Health Services Lottery Monies Fund and \$24 million from developmental disabilities Medicaid expenditure authority in FY2018-19 to DES for division of developmental disabilities program expenses. Appropriates \$1 million from the general fund in FY2019-20 to DES for the Family Caregiver Grant Program. Appropriates \$271.1 million from the general fund in each of FY2018-19 and FY2019-20 to the Budget Stabilization Fund. Deposits \$7.32 million received in FY2019-20 from vehicle license taxes in the general fund instead of the State Highway Fund. Appropriates the following amounts from the general fund in FY2019-20 to the Department of Administration (DOA) for distribution to counties for maintenance of essential county services: \$7.15 million for distribution to counties with a population of less than 900,000, \$500,000 for distribution to a county with a population of more than 30,000 and less than 40,000 (Graham County), and \$3 million to supplement the normal cost plus an amount to amortize the unfunded accrued liability in the Elected Officials' Retirement Plan, which DOA is required to allocated equally among all counties with a population of less than 300,000 persons. Appropriates \$190 million from the general fund in FY2019-20 to DOA to retire the lease-purchase agreements for state owned facilities entered into pursuant to the FY2010-11 budget. Appropriates \$53.7 million from the general fund in FY2019-20 to DOA for debt service payments on the sale and leaseback of state buildings. Appropriates specified amounts to specified state agencies in FY2019-20 for employee salary increases, and specifies the positions that the legislature intends to receive the salary increases. Within 10 days after receipt of a complaint alleging a violation of statute prohibiting the use of school resources to influence an election, the Attorney General is required forward a copy of the complaint to the Governor and the Legislature. Makes various supplemental appropriations for FY2018-19. Requires various reports and makes various fund transfers. AS PASSED HOUSE.

First sponsor: Rep. Bowers (R - Dist 25)
Others: Rep. Cobb (R - Dist 5)

H2747 Daily History	Date	Action
BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20	5/31	signed by governor. Chap. 263, Laws 2019.
BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20	5/27	Substituted in Senate for identical S1548 and passed 16-13 ; ready for governor.
BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20	5/25	House COW approved with floor amend #5143 and #5144 . Passed House 31-28 ; ready for Senate.

BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20 5/23 from House rules okay.
 BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20 5/23 from House appro do pass.
 BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20 5/22 House appro do pass; report awaited.
 BUDGET; GENERAL APPROPRIATIONS ACT; 2019-20 5/21 referred to House appro.

H2752: BUDGET; BRB; CRIMINAL JUSTICE; 2019-20

Makes policy changes pertaining to criminal justice programs that affect the budget. The highway safety fee determined by the Director of the Department of Transportation is no longer required to fully fund 110 percent of the Department of Public Safety Highway Patrol budget. Beginning July 1, 2021, the registering officer is prohibited from collecting the highway safety fee. The committed youth confinement cost sharing fee that the Department of Juvenile Corrections (DJC) annually assesses to each county is limited to counties with a population of more than 500,000 persons (Maricopa and Pima). DJC is prohibited from assessing this fee to any county for committed youth in secure care facilities in FY2019-20. The list of persons who must be excused temporarily from service as a juror is expanded to include persons employed in the correctional officer class series by the Department of Corrections, effective through January 1, 2022. Beginning from and after the effective date of this legislation, the Attorney General is prohibited from using monies from the Anti-Racketeering Revolving Fund to pay salaries for more than 16 full-time equivalent positions in the Attorney General's Office. In FY2019-20, of the monies deposited in the Gang and Immigration Intelligence Team Enforcement Mission (GIITEM) Fund, after allocation of the first \$500,000 to the county sheriff of a county with a population of less than 500,000 persons but more than 300,000 persons (Pinal County), \$400,000 must be allocated to the county sheriff of a county with a population of less than 2 million persons but more than 800,000 persons (Pima County). The Department of Public Safety (DPS) is authorized to use up to \$144,900 of the amount appropriated in FY2019-20 from the GIITEM Fund for costs related to an increase in the Public Safety Personnel Retirement System employer contribution rate. DPS is authorized to use monies appropriated to DPS in FY2019-20 from the Board of Fingerprinting Fund for capital expenditures, to use monies in the State Aid to Indigent Defense Fund and the Concealed Weapons Permit Fund for operating expenses in FY2019-20, and to use monies in the Highway Patrol Fund in FY2019-20 for the Pharmaceutical Diversion and Drug Theft Task Force. AS PASSED HOUSE.

First sponsor: Rep. Bowers (R - Dist 25)
 Others: Rep. Cobb (R - Dist 5)

H2752 Daily History	Date	Action
BUDGET; BRB; CRIMINAL JUSTICE; 2019-20	5/31	signed by governor. Chap. 268, Laws 2019.
BUDGET; BRB; CRIMINAL JUSTICE; 2019-20	5/27	substituted in Senate for identical S1557 and passed <u>17-12</u> ; ready for governor.
BUDGET; BRB; CRIMINAL JUSTICE; 2019-20	5/23	from House rules okay. House COW approved with floor amend #5122. Passed House <u>31-29</u> ; ready for Senate.
BUDGET; BRB; CRIMINAL JUSTICE; 2019-20	5/23	from House appro do pass.
BUDGET; BRB; CRIMINAL JUSTICE; 2019-20	5/21	referred to House appro.

H2754: BUDGET; BRB; HEALTH; 2019-20

Makes various policy changes in the area of public health that affect the budget. Municipalities and counties, instead of the state, are required to pay the costs of a defendant's inpatient, in-custody competency restoration treatment. The Department of Health Services is required to license "secure" (defined) behavioral health residential facilities to provide secure 24-hour on-site supportive treatment and supervision by staff with behavioral health training for persons who have been determined to be seriously mentally ill, who are chronically resistant to treatment for a mental disorder, and who are placed in the facility pursuant to a court order. A secure behavioral health residential facility is limited to 16 beds and may provide services only to persons placed there by court order. If a court finds that a person meets the criteria for court-ordered treatment, the court may approve the patient's placement in a secure behavioral health residential facility. The court's finding must be based on evidence that establishes a list of conditions by clear and convincing evidence. The Arizona Health Care Cost Containment System (AHCCCS) Administration is authorized to spend monies in the Seriously Mentally Ill Housing Trust Fund for rental assistance for seriously mentally ill persons. By January 31,

2022, the AHCCCS Administration is required to issue to the Governor and the Legislature a report that measures the outcomes of seriously mentally ill persons who reside in secure behavioral health residential facilities. The AHCCCS Administration is permitted to stop processing new applications for KidsCare if the AHCCCS Director determines that federal and state monies appropriated for the program are insufficient, instead of being required to immediately stop processing new applications if the state's federal medical assistance percentage for the program is less than 100 percent. By December 31, 2020, for FY2019-20, the AHCCCS Administration is required to transfer to the counties the portion, if any, as may be necessary to comply with the federal Patient Protection and Affordable Care Act. Specifies county contributions for ALTCS, and AHCCCS acute care and hospitalization and medical care for FY2019-20. For the contract year beginning October 1, 2019 and ending September 30, 2020, the AHCCCS Administration is authorized to continue the risk contingency rate setting for all managed care organizations and the funding for all managed care organizations administrative funding levels that was imposed for the contract year beginning October 1, 2010 and ending September 30, 2011. Disproportionate share hospitals (DSH) payments for FY2019-20 include \$113.8 million for a qualifying nonstate operated public hospital, \$4.2 million of which must be distributed to the Maricopa County Special Health Care District, \$28.5 million for the Arizona State Hospital, and \$884,800 for private qualifying hospitals. After these DSH payments are made, the allocations of DSH payment must be made available first to qualifying private hospitals located outside of the Phoenix metropolitan statistical area and the Tucson metropolitan statistical area before being made available to qualifying private hospitals within those areas. The Department of Health Services is authorized to increase fees in FY2019-20 for services provided by the Bureau of Radiation Control in order to generate \$1.9 million for deposit in the Health Services Licensing Fund. Counties are authorized to meet statutory funding requirements for competency restoration treatment from any source of county revenue, including funds of any countywide special taxing district of which the board of supervisors serves as the board of directors. County contributions for competency restoration treatment are excluded from the county expenditure limitation. Beginning January 1, 2020, the Family Caregiver Grant Program is established for individuals who have "qualifying expenses" (defined) during a calendar year due to caring for and supporting a "qualifying family member" (defined) in the individual's home. Establishes application requirements and income limits to receive a family caregiver grant. The amount of the grant is 50 percent of the qualifying expenses incurred during the calendar year, with a maximum of \$1,000 for each qualifying family member. An individual who receives a grant is not eligible to apply for a grant again for three consecutive calendar years. Establishes various reporting requirements. AS PASSED HOUSE.

First sponsor: Rep. Cobb (R - Dist 5)
Others: Rep. Bowers (R - Dist 25)

H2754 Daily History	Date	Action
BUDGET; BRB; HEALTH; 2019-20	5/31	signed by governor. Chap. 270, Laws 2019.
BUDGET; BRB; HEALTH; 2019-20	5/27	substituted in Senate for identical S1553 and passed <u>16-13</u> ; ready for governor.
BUDGET; BRB; HEALTH; 2019-20	5/24	House COW approved with floor amend <u>#5132</u> . Passed House <u>31-29</u> ; ready for Senate.
BUDGET; BRB; HEALTH; 2019-20	5/23	from House rules okay.
BUDGET; BRB; HEALTH; 2019-20	5/23	from House appro do pass.
BUDGET; BRB; HEALTH; 2019-20	5/21	referred to House appro.

S1030: REMOTE ONLINE NOTARIZATION; REGISTRATION

By July 1, 2020, the Secretary of State (SOS) is required to adopt rules to facilitate "remote online notarizations" (defined), which must include sufficient forms of notarial certificates and standards for communication technology, credential analysis, identity proofing and retention of an audio and visual recording. Establishes requirements for electronic records of remote online notarizations, the use of electronic signatures and electronic seals, and remote online notarization procedures. Establishes information a notary public is required to record in an electronic journal for a remote online notarial act. Effective July 1, 2020. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Leach (R - Dist 11)
Others: Rep. Dunn (R - Dist 13)

S1030 Daily History	Date	Action
---------------------	------	--------

REMOTE ONLINE NOTARIZATION; REGISTRATION	4/10	signed by governor. Chap. 56, Laws 2019.
REMOTE ONLINE NOTARIZATION; REGISTRATION	4/3	passed House <u>60-0</u> ; ready for governor.
REMOTE ONLINE NOTARIZATION; REGISTRATION	3/18	from House rules okay. To House consent calendar.
REMOTE ONLINE NOTARIZATION; REGISTRATION	3/7	from House gov do pass.
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/26	referred to House gov.
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/18	passed Senate <u>29-0</u> ; ready for House.
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/14	Senate COW approved with amend <u>#4051</u> .
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/12	from Senate rules okay.
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/5	from Senate gov with amend <u>#4051</u> .
REMOTE ONLINE NOTARIZATION; REGISTRATION	2/4	Senate gov amended; report awaited.
REMOTE ONLINE NOTARIZATION; REGISTRATION	1/14	referred to Senate gov.

S1145: CORPORATION COMMISSION; SECURITIES; SUBPOENA

Before compliance with a subpoena from the Corporation Commission, the recipient of a subpoena is permitted to object to, claim privilege from or move to quash the subpoena with the Commission, or initiate an action in superior court to object to, claim privilege from or move to quash the subpoena. In complying with a subpoena, the recipient of the subpoena may certify under oath that documents responsive to the subpoena are trade secrets. The Commission is prohibited from making public any information identified under oath as a trade secret without first redacting the information from the document or notifying the party at least 14 days before the Commission intends to make the complete document public. The party may apply to the superior court for injunctive relief on the basis that disclosure of the information will cause the party irreparable harm. If the court finds that the trade secret certification or request for injunctive relief is made in bad faith, the court is required to exercise its contempt powers. AS PASSED SENATE.

First sponsor: Sen. Leach (R - Dist 11)

S1145 Daily History	Date	Action
CORPORATION COMMISSION; SECURITIES; SUBPOENA	5/13	House additional COW approved with floor amend <u>#5090</u> .
CORPORATION COMMISSION; SECURITIES; SUBPOENA	5/6	FAILED to pass House <u>24-34</u> . House voted to reconsider failure to pass bill; date of second vote to be within 14 days.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	4/15	House COW approved with the rules tech amendment.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	4/9	from House rules with a technical amendment.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	3/19	from House reg affairs do pass.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	3/18	House reg affairs do pass; report awaited.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	3/12	referred to House reg affairs.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	3/5	passed Senate <u>16-13</u> ; ready for House.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	3/4	Senate COW approved with amend <u>#4042</u> and floor amend <u>#4579</u> .
CORPORATION COMMISSION; SECURITIES; SUBPOENA	2/19	from Senate rules okay.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	2/4	from Senate com with amend <u>#4042</u> .
CORPORATION COMMISSION; SECURITIES; SUBPOENA	1/31	Senate com amended; report awaited.
CORPORATION COMMISSION; SECURITIES; SUBPOENA	1/23	referred to Senate com.

S1216: UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY

Establishes a new chapter in Title 33 (Property) regulating commercial real estate receivership. Applies to a receivership for an interest in commercial real property and any personal property related to or used in operating the real property, and does not apply to a receivership for an interest in real property improved by one to four dwelling units unless a list of specified conditions are met. Grants the court that appoints a receiver exclusive jurisdiction to direct the receiver and determine any controversy related to the receivership or receivership property. Establishes conditions under which the court may appoint a receiver, prohibits the court from appointing a persons as a receiver if the person has specified interests or specified relationships with a party, and requires a receiver to post a bond with the court. Specifies powers and duties of a receiver and of an owner. More. Does not apply to a receivership for which the receiver

was appointed before the effective date of this legislation. AS PASSED HOUSE.

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

S1216 Daily History	Date	Action
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	5/27	House COW approved with floor amend <u>#5164</u> , a substitute for amend 4811. Passed House <u>60-0</u> ; ready for Senate action on House amendments. Senate concurred in House amendments and passed on final reading <u>28-0</u> ; ready for governor.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	4/3	from House rules okay.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	4/1	to House COW consent calendar.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	3/19	from House com with amend <u>#4811</u> .
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	3/6	referred to House com.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	2/28	passed Senate <u>30-0</u> ; ready for House.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	2/26	from Senate rules okay.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	2/25	to Senate consent calendar.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	2/21	from Senate com do pass.
UNIFORM RECEIVERSHIP ACT; COMMERCIAL PROPERTY	1/28	referred to Senate com.

S1250: INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE (SEXUAL ASSAULT-PROTECTIVE ORDER)

For the purpose of statute governing injunctions against harassment, the definition of "harassment" is expanded to include one or more acts of "sexual violence" (defined elsewhere in statute). Fees for service of process are prohibited from being charged for a petition for an injunction against harassment that arises out of sexual violence. Effective January 1, 2020. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Steele (D - Dist 9)

Others: Sen. Alston (D - Dist 24), Rep. Bolding (D - Dist 27), Sen. Bowie (D - Dist 18), Sen. Contreras (D - Dist 19), Sen. Dalessandro (D - Dist 2), Rep. Friese (D - Dist 9), Rep. Jermaine (D - Dist 18), Sen. Mendez (D - Dist 26), Sen. Otondo (D - Dist 4), Sen. Peshlakai (D - Dist 7), Sen. Rios (D - Dist 27), Rep. Teller (D - Dist 7), Rep. Tsosie (D - Dist 7)

S1250 Daily History	Date	Action
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	4/22	signed by governor. Chap. 118, Laws 2019.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	4/16	Senate concurred in House amendments and passed on final reading <u>30-0</u> ; ready for governor.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	4/11	House COW approved with amend <u>#4823</u> . Passed House <u>60-0</u> ; ready for Senate action on House amendments.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	4/3	from House rules okay.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	4/1	to House COW consent calendar.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	3/20	from House jud with amend <u>#4823</u> .
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	3/20	House jud amended; report awaited.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	3/12	referred to House jud.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	2/28	passed Senate <u>30-0</u> ; ready for House.
INJUNCTION AGAINST HARASSMENT; SEXUAL VIOLENCE	2/28	Senate COW approved with amend <u>#4360</u> . NOTE SHORT TITLE CHANGE.
SEXUAL ASSAULT PROTECTIVE ORDER	2/26	from Senate rules okay.
SEXUAL ASSAULT PROTECTIVE ORDER	2/25	from Senate jud with amend <u>#4360</u> .
SEXUAL ASSAULT PROTECTIVE ORDER	2/21	Senate jud amended; report awaited.
SEXUAL ASSAULT PROTECTIVE ORDER	1/29	referred to Senate jud.

S1271: PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS

Various changes relating to dwelling actions filed by a purchaser. A seller who receives a written notice of the basis of a dwelling action is required to forward a copy of the notice by certified mail, return receipt requested, to the last known address of each construction professional who the seller reasonably believes is responsible for an alleged defect that is specified in the notice. The seller's construction professional is added to the process for the right to repair and replace a construction defect. Subject to Arizona rules of court, the identified construction professionals must be joined as third-party defendants, if feasible. Subject to Arizona rules of court, for each construction defect found to exist, the trier of fact in any dwelling action is required to first determine if a construction defect exists and the amount of damages caused by the defect, and identify each seller or construction professional whose conduct may have caused, in whole or in part, any construction defect. The purchaser has the burden of proof to demonstrate the existence of a construction defect and the amount of damages caused. The trier of fact is required to determine the relative degree of fault of any defendant or third-party defendant, and is required to allocate the pro rata share of liability based on relative degree of fault. The seller has the burden to prove the pro rata share of liability of any third-party defendant. The determination of whether a construction defect exists, the amount of damages caused by the defect, and who may have caused the construction defect must be bifurcated from and take place in a separate phase of the trial or alternative dispute resolution process from the determination of the relative degree of fault of any defendant or third-party defendant, unless the court finds that bifurcation is not appropriate. In a contested dwelling action, the court or tribunal is authorized to award the prevailing party reasonable attorney fees and taxable costs. An award of attorney fees is limited to the amount of fees actually and reasonably incurred with respect to the contested issue, and factors the court or tribunal must consider when determining whether the fees are reasonable are listed. Also, a covenant, clause or understanding in, collateral to or affecting a "construction contract" or "architect-engineer professional service contract" (both defined) involving a dwelling that purports to insure, to indemnify or to hold harmless the promisee from or against liability for loss or damage is against the public policy of this state and is void to the extent that it purports to do so. Some exceptions. Retroactive to July 1, 2019, the repeal date of the Construction Liability Apportionment Study Committee is moved to October 1, 2020, from July 1, 2019. AS SIGNED BY GOVERNOR.

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

S1271 Daily History	Date	Action
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	4/10	signed by governor. Chap. 60, Laws 2019.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	4/4	Senate concurred in House amendments and passed on final reading <u>29-0</u> ; ready for governor.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	4/3	House COW approved with amend <u>#4824</u> and floor amend <u>#4931</u> . Passed House <u>48-11</u> ; ready for Senate action on House amendments.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	3/26	from House rules okay.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	3/20	from House jud with amend <u>#4824</u> .
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	3/20	House jud amended; report awaited.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	3/12	referred to House jud.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	3/7	Senate COW approved with amend <u>#4352</u> and floor amend <u>#4706</u> . Passed Senate <u>30-0</u> ; ready for House.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	2/26	from Senate rules okay.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	2/25	from Senate jud with amend <u>#4352</u> .
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	2/21	Senate jud amended; report awaited.
PURCHASER DWELLING ACTIONS; NOTICE; COMPLAINTS	1/30	referred to Senate jud.

S1309: RENEWAL OF JUDGMENTS; APPLICABILITY

Statute allowing renewal of a judgment at any time within 10 years after the date of the judgment applies to all judgments entered on or after August 3, 2013 and to all judgments entered on or before August 2, 2013 that were renewed on or before August 2, 2018. An action may not be brought to renew a judgment entered on or before August 2, 2013 that was not renewed on or before August 2, 2018. AS SIGNED BY GOVERNOR.

First sponsor: Sen. E. Farnsworth (R - Dist 12)

S1309 Daily History	Date	Action
RENEWAL OF JUDGMENTS; APPLICABILITY	3/22	signed by governor. Chap. 20, Laws 2019.
RENEWAL OF JUDGMENTS; APPLICABILITY	3/14	passed House <u>59-0</u> ; ready for governor.
RENEWAL OF JUDGMENTS; APPLICABILITY	3/12	from House rules okay.
RENEWAL OF JUDGMENTS; APPLICABILITY	3/11	to House consent calendar.
RENEWAL OF JUDGMENTS; APPLICABILITY	3/6	from House jud do pass.
RENEWAL OF JUDGMENTS; APPLICABILITY	2/26	referred to House jud.
RENEWAL OF JUDGMENTS; APPLICABILITY	2/21	passed Senate <u>30-0</u> ; ready for House.
RENEWAL OF JUDGMENTS; APPLICABILITY	2/19	from Senate rules okay.
RENEWAL OF JUDGMENTS; APPLICABILITY	2/18	to Senate consent calendar.
RENEWAL OF JUDGMENTS; APPLICABILITY	2/14	from Senate jud do pass.
RENEWAL OF JUDGMENTS; APPLICABILITY	1/31	referred to Senate jud.

S1310: EARNED RELEASE CREDITS; DRUG OFFENSES

For prisoners who are in the eligible earned release credit class, the earned release credit is increased to three days for every seven days served, from one day for every six days served, for prisoners sentenced to a term of imprisonment for the possession or use of marijuana or a dangerous drug or narcotic drug or the possession of drug paraphernalia who have successfully completed a drug treatment program and have not previously been convicted of a violent or aggravated felony. The Department of Corrections is required to provide notice to any prisoner who is potentially eligible for these earned release credits. The Dept is required to annually report the recidivism rate of prisoners released using the increased earned release credit for a minimum of three years after release, and to report a list of specified information on the earned release credit program at the end of each fiscal quarter. Inmates released using the increased earned release credit are exempt from the requirement to achieve an 8th grade functional literacy level prior to release. Applies to prisoners who are serving a term of imprisonment in the Dept on and after the effective date of this legislation. Emergency clause. AS PASSED HOUSE.

First sponsor: Sen. E. Farnsworth (R - Dist 12)

S1310 Daily History	Date	Action
EARNED RELEASE CREDITS; DRUG OFFENSES	5/27	House additional COW approved with floor amend <u>#5171</u> . Passed House 60-0; ready for Senate action on House amendments. Senate concurred in House amendments and passed on final reading <u>28-0</u> ; ready for governor.
EARNED RELEASE CREDITS; DRUG OFFENSES	4/11	House COW approved.
EARNED RELEASE CREDITS; DRUG OFFENSES	4/9	from House rules okay. Stricken from House consent calendar by Rodriguez.
EARNED RELEASE CREDITS; DRUG OFFENSES	4/8	to House consent calendar.
EARNED RELEASE CREDITS; DRUG OFFENSES	3/28	from House jud do pass.
EARNED RELEASE CREDITS; DRUG OFFENSES	3/27	House jud do pass; report awaited.
EARNED RELEASE CREDITS; DRUG OFFENSES	3/5	referred to House jud.
EARNED RELEASE CREDITS; DRUG OFFENSES	2/27	passed Senate <u>30-0</u> ; ready for House.
EARNED RELEASE CREDITS; DRUG OFFENSES	2/25	Senate COW approved with amend <u>#4198</u> .
EARNED RELEASE CREDITS; DRUG OFFENSES	2/19	from Senate rules okay.
EARNED RELEASE CREDITS; DRUG OFFENSES	2/14	from Senate jud with amend <u>#4198</u> .
EARNED RELEASE CREDITS; DRUG OFFENSES	1/31	referred to Senate jud.

S1311: MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND

Statutes governing material witnesses are repealed and replaced. In a grand jury proceeding or pending criminal action, the state or the defendant may certify by motion that the presence of a "material witness" (defined) is required. If the court finds that a material witness is unlikely to appear or testify, the court is permitted to require the material witness to appear and post a secured or unsecured appearance bond, and to modify the requirements of the appearance bond when necessary to ensure the material witness will appear and testify as directed. If the court finds that a material witness willfully failed to comply with a properly served subpoena or order to appear, the court is permitted to authorize a law enforcement agency to detain the material witness until the

witness can be brought before the court. A detained material witness must be brought before the court on the same or next court date. If, after the material witness is given an opportunity to be heard, the court finds that a detained material witness is unlikely to comply with a future subpoena or order to appear, the court is authorized to order a secured appearance bond or an unsecured appearance bond or to impose electronic monitoring until the material witness testifies. Following the completion of testimony or a deposition, the court is required to release the material witness from detention. A detained material witness is required to either testify or be deposed within three days after the court's detention order. AS SIGNED BY GOVERNOR.

First sponsor: Sen. E. Farnsworth (R - Dist 12)

S1311 Daily History	Date	Action
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/29	signed by governor. Chap. 144, Laws 2019.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/23	Senate concurred in House amendments and passed on final reading <u>30-0</u> ; ready for governor.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/22	House COW approved with floor amend <u>#5022</u> . Passed House <u>58-0</u> ; ready for Senate action on House amendments.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/16	retained on House COW calendar.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/9	stricken from House consent calendar by J Allen.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/9	from House rules okay. Stricken from House consent calendar by Engel.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	4/8	to House consent calendar.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	3/28	from House jud do pass.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	3/27	House jud do pass on reconsideration; report awaited.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	3/20	FAILED House jud 5-5.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	3/4	referred to House jud.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	2/14	passed Senate <u>18-12</u> ; ready for House.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	2/13	Senate COW approved with amend <u>#4086</u> .
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	2/12	from Senate rules okay.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	2/11	from Senate jud with amend <u>#4086</u> .
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	2/7	Senate jud amended; report awaited.
MATERIAL WITNESSES; CONTEMPT; DETENTION; BOND	1/31	referred to Senate jud.

S1312: BAD CHECKS; RESTITUTION PAYMENTS

The requirement for restitution payments for bad checks to be made through the prosecutor's office applies only before a conviction. AS SIGNED BY GOVERNOR.

First sponsor: Sen. E. Farnsworth (R - Dist 12)

S1312 Daily History	Date	Action
BAD CHECKS; RESTITUTION PAYMENTS	4/10	signed by governor. Chap. 62, Laws 2019.
BAD CHECKS; RESTITUTION PAYMENTS	4/3	passed House <u>60-0</u> ; ready for governor.
BAD CHECKS; RESTITUTION PAYMENTS	3/18	from House rules okay. To House consent calendar.
BAD CHECKS; RESTITUTION PAYMENTS	3/14	from House jud do pass.
BAD CHECKS; RESTITUTION PAYMENTS	3/13	House jud do pass; report awaited.
BAD CHECKS; RESTITUTION PAYMENTS	3/4	referred to House jud.
BAD CHECKS; RESTITUTION PAYMENTS	2/14	passed Senate <u>30-0</u> ; ready for House.
BAD CHECKS; RESTITUTION PAYMENTS	2/11	to Senate consent calendar. 2/12 from Senate rules okay.
BAD CHECKS; RESTITUTION PAYMENTS	2/11	from Senate jud do pass.
BAD CHECKS; RESTITUTION PAYMENTS	2/7	Senate jud do pass; report awaited.
BAD CHECKS; RESTITUTION PAYMENTS	1/31	referred to Senate jud.

S1315: VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS

A victim is authorized to bring a special action seeking to enforce any right or challenge any order denying any right guaranteed to victims. Victims cannot be charged a filing fee to file a special action or to seek an order to invoke victims' rights. Various requirements to provide notice to a victim are transferred to the juvenile probation department from the juvenile court. Except in cases involving a dismissal with prejudice or an acquittal, the right of a victim and a victim's representative to refuse an interview, a deposition or any other discovery request by the defendant, the defendant's attorney or any other person acting on behalf of the defendant remains enforceable beyond a final disposition of the charges. AS SIGNED BY GOVERNOR.

First sponsor: Sen. E. Farnsworth (R - Dist 12)

S1315 Daily History	Date	Action
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	5/13	signed by governor. Chap. 219, Laws 2019.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	5/7	Senate concurred in House amendments and passed on final reading <u>29-0</u> ; ready for governor.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	4/30	House COW approved with amend <u>#4894</u> and floor amend <u>#5051</u> . Passed House <u>59-0</u> ; ready for Senate action on House amendments.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	4/11	retained on House COW calendar.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	4/9	from House rules okay.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	3/28	from House jud with amend <u>#4894</u> .
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	3/27	House jud amended; report awaited.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	3/13	House jud held.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	3/4	referred to House jud.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	2/14	passed Senate <u>20-10</u> ; ready for House.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	2/11	to Senate consent calendar. 2/12 from Senate rules okay.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	2/11	from Senate jud do pass.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	2/7	Senate jud do pass; report awaited.
VICTIMS' RIGHTS; REFUSAL OF INTERVIEWS	1/31	referred to Senate jud.

S1334: SENTENCING; REPETITIVE OFFENDERS (INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION)

Modifies sentencing for repetitive felony offenders. The penalties for a historical prior felony conviction may be used only if the historical prior felony conviction occurred before the date on which the present offense was committed, unless the person was on release for a felony offense. For felony sentencing, the list of mitigating circumstances the court is required to consider is expanded to include that the defendant has not previously received services through the Department of Corrections or probation services for a felony offense in any state. AS PASSED CONFERENCE COMMITTEE.

First sponsor: Sen. Mesnard (R - Dist 17)

S1334 Daily History	Date	Action
SENTENCING; REPETITIVE OFFENDERS	5/27	House adopted conference report <u>#5131</u> . Senate adopted conference report <u>#5131</u> and passed on final reading <u>26-3</u> . Passed House on final reading <u>59-0</u> ; ready for governor.
SENTENCING; REPETITIVE OFFENDERS	5/23	House named Toma, Blackman and Engel to the FREE Conference Committee (Senate conferees are Mesnard, E Farnsworth and Quezada).
SENTENCING; REPETITIVE OFFENDERS	5/21	Senate refused to concur in House amendments and name Mesnard, E Farnsworth and Quezada to a FREE Conference Committee.
SENTENCING; REPETITIVE OFFENDERS	5/9	House COW approved with amend <u>#4933</u> and floor amend <u>#5085</u> . NOTE SHORT TITLE CHANGE. Passed House <u>42-16</u> ; ready for Senate action on House amendments.
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	4/29	from House rules okay.
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	4/3	from House appro with amend <u>#4933</u> .
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	4/3	House appro amended; report awaited.
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	4/1	withdrawn from House ways-means and additionally referred to House appro.
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	3/13	House ways-means held.
INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION	3/5	referred to House ways-means.

INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 2/28 passed Senate 30-0; ready for House.
 INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 2/26 from Senate rules okay.
 INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 2/25 to Senate consent calendar.
 INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 2/14 from Senate fin do pass.
 INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 2/13 Senate fin do pass; report awaited.
 INDEPENDENT FUNCTIONAL UTILITY; DEDUCTION 1/31 referred to Senate fin.

S1483: VULNERABLE ADULTS; FINANCIAL EXPLOITATION

If a "qualified individual" (defined) reasonably believes that financial exploitation of an "eligible adult" (defined) may have occurred, may have been attempted, or is being attempted, the individual is permitted to notify Adult Protective Services and the Corporation Commission. An individual who in good faith and exercising reasonable care discloses information under this allowance is immune from administrative or civil liability that might otherwise arise from the disclosure or for any failure to notify the customer of the disclosure. A broker-dealer or investment adviser is authorized to delay a disbursement or transaction from an account of an eligible adult or an account on which an eligible adult is a beneficiary if the broker-dealer, investment adviser or qualified individual reasonably believes that the requested disbursement may result in financial exploitation of an eligible adult, and the broker-dealer or investment adviser takes a list of specified actions, including notifying parties of the delay and notifying Adult Protective Services and the Corporation Commission. Establishes guidelines for the expiration of a delayed disbursement or transaction. A broker-dealer or investment adviser who in good faith and exercising reasonable care delays a disbursement or transaction is immune from administrative or civil liability that might otherwise arise from the delay. A broker-dealer or investment adviser is required to provide access to or copies of records that are relevant to the suspected or attempted financial exploitation of an eligible adult to Adult Protective Services and law enforcement. AS SIGNED BY GOVERNOR.

First sponsor: Sen. Mesnard (R - Dist 17)

Others: Sen. Alston (D - Dist 24), Sen. Bowie (D - Dist 18), Sen. Carter (R - Dist 15), Sen. Kerr (R - Dist 13), Rep. Lieberman (D - Dist 28), Sen. Livingston (R - Dist 22)

S1483 Daily History	Date	Action
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	5/13	signed by governor. Chap. 221, Laws 2019.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	5/6	passed House <u>58-0</u> ; ready for governor.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	4/9	from House rules okay.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	4/8	to House consent calendar.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/25	from House hel-hu ser do pass.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/21	House hel-hu ser do pass; report awaited.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/12	referred to House hel-hu ser.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/7	passed Senate <u>26-4</u> ; ready for House.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/6	Senate COW approved with floor amend <u>#4672</u> .
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	3/5	retained on Senate COW calendar.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/28	retained on Senate COW calendar.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/26	stricken from Senate consent calendar by Mesnard.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/26	from Senate rules okay.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/25	to Senate consent calendar.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/21	from Senate hel-hu ser do pass.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/20	Senate hel-hu ser do pass; report awaited.
VULNERABLE ADULTS; FINANCIAL EXPLOITATION	2/5	referred to Senate hel-hu ser.

S1538: ADULT PROTECTIVE SERVICES

Numerous changes relating to Adult Protective Services (APS). Establishes the "Adult Protective Services central intake unit" (defined) as a unit of specialized staff within APS that is responsible for receiving and screening reports of alleged abuse, neglect or exploitation of vulnerable adults and making the necessary referrals. APS is authorized to establish a multidisciplinary APS team to develop resources for prevention, intervention and treatment to better meet the community's needs for adult protection services. The list of persons with a duty to report a reasonable belief that a vulnerable adult has been

the victim of abuse, neglect or exploitation is expanded to include various health care and emergency personnel and employees of the Department of Economic Security. If a person with a duty to report is an employee or agent of a health care institution and the health care institution's procedures require that all suspected abuse, neglect and exploitation be reported to APS, the individual is deemed to have complied with reporting requirements by reporting or causing a report to be made to the health care institution in accordance with the institution's procedures. Unless otherwise provided by law, all personally identifying information concerning any person who is involved in an APS program, including the reporting source's identity, other than a perpetrator against whom an allegation of abuse, neglect or exploitation has been substantiated, and all information that is gathered or created by APS and that is contained in APS records is confidential and may not be released except as specifically provided in this legislation. APS employees are added to the list of persons who may file an affidavit to request county officers and state agencies prohibit access to that person's residential address and telephone number contained in certain public records, and who must be notified of the expiration of restrictions on related public records. Also modifies the definition of "neglect" for the purpose of APS statutes. AS PASSED HOUSE.

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

S1538 Daily History	Date	Action
ADULT PROTECTIVE SERVICES	5/23	Senate concurred in House amendments and passed on final reading <u>29-0</u> ; ready for governor.
ADULT PROTECTIVE SERVICES	5/21	House COW approved with amend <u>#4926</u> . Passed House <u>60-0</u> ; ready for Senate action on House amendments.
ADULT PROTECTIVE SERVICES	4/9	from House rules okay.
ADULT PROTECTIVE SERVICES	4/1	from House hel-hu ser with amend <u>#4926</u> .
ADULT PROTECTIVE SERVICES	3/29	House hel-hu ser amended; report awaited.
ADULT PROTECTIVE SERVICES	3/7	referred to House hel-hu ser.
ADULT PROTECTIVE SERVICES	2/28	passed Senate <u>30-0</u> ; ready for House.
ADULT PROTECTIVE SERVICES	2/27	Senate COW approved with amend <u>#4348</u> .
ADULT PROTECTIVE SERVICES	2/26	from Senate rules okay.
ADULT PROTECTIVE SERVICES	2/25	from Senate hel-hu ser with amend <u>#4348</u> .
ADULT PROTECTIVE SERVICES	2/20	Senate hel-hu ser amended; report awaited.
ADULT PROTECTIVE SERVICES	2/6	referred to Senate hel-hu ser.

S1539: EXTENDED FOSTER CARE PROGRAM

The Department of Child Safety is authorized to establish an extended foster care program for "qualified young adults" (defined) ages 18, 19 or 20 who were in the custody of the Dept as a dependent child when s/he became 18 years of age and who are completing secondary education or other specified educational programs, are employed at least 80 hours a month, are participating in a program or activity that promotes employment or removes barriers to employment, or are unable to be a full-time student or to be employed because of a documented medical condition. An extended foster care program may consist of a residential program of less than 24 hours a day supervision for qualified young adults under the supervision of the Dept through a foster home. Every six months, the Dept is required to provide a progress report to a young adult administrative review panel to review and determine whether participating in the extended foster care program is in the young adult's best interest. The Dept is required to develop and coordinate educational case management plans for a program participant to assist the qualified young adult to accomplish specified educational goals. The adoption subsidy is authorized to continue through the age of 20 if the individual is adopted at 16 or 17 years of age and meets the same requirements as extended foster care program participants. Additionally, an interested party is prohibited from filing a dependency petition concerning a child who has been adjudicated delinquent and is under the jurisdiction of the juvenile court, who is awaiting delinquency adjudication or disposition or who has been released from the Department of Juvenile Corrections within the previous six months, unless the interested party contacts the Department of Child Safety (DCS) at least 14 days before filing the petition and provides DCS with notice of the intent to file a petition, the allegations contained in the petition, and the factual basis supporting the allegations. If a petition is filed by an interested party under these requirements, the court is prohibited from issuing any temporary orders with respect to DCS, including placing the child in DCS custody, joining DCS as a party or ordering DCS to provide any services to the child or the family, without first conducting a hearing. The court is required to provide DCS and a party at

least 72 hours written or electronic notice of the hearing and an opportunity to be heard as to any proposed orders. If DCS is provided proper notice and fails to appear, the court is permitted to proceed with the hearing. AS SIGNED BY GOVERNOR.

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

S1539 Daily History	Date	Action
EXTENDED FOSTER CARE PROGRAM	5/27	signed by governor. Chap. 262, Laws 2019.
EXTENDED FOSTER CARE PROGRAM	5/20	House additional COW approved with floor amend #5106 . Passed House 31-29 ; ready for Senate action on House amendments. 5/21 Senate concurred in House amendments and passed on final reading 20-9 ; ready for governor.
EXTENDED FOSTER CARE PROGRAM	4/9	from House rules okay.
EXTENDED FOSTER CARE PROGRAM	4/8	to House consent calendar.
EXTENDED FOSTER CARE PROGRAM	4/1	from House hel-hu ser do pass.
EXTENDED FOSTER CARE PROGRAM	3/28	House hel-hu ser do pass; report awaited.
EXTENDED FOSTER CARE PROGRAM	3/7	referred to House hel-hu ser.
EXTENDED FOSTER CARE PROGRAM	3/4	passed Senate 30-0 ; ready for House.
EXTENDED FOSTER CARE PROGRAM	2/28	Senate COW approved with amend #4346 and floor amend #4517 .
EXTENDED FOSTER CARE PROGRAM	2/27	retained on Senate COW calendar.
EXTENDED FOSTER CARE PROGRAM	2/26	from Senate rules okay.
EXTENDED FOSTER CARE PROGRAM	2/25	from Senate hel-hu ser with amend #4346 .
EXTENDED FOSTER CARE PROGRAM	2/20	Senate hel-hu ser amended; report awaited.
EXTENDED FOSTER CARE PROGRAM	2/6	referred to Senate hel-hu ser.