

# APAAC 2015 Legislative Update

## Swift but Substantive

### A Guide to the Criminal Law Changes effective July 3, 2015

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# 2015 Legislative Session in Review

## Directory of Criminal Justice Statutory Changes

General Effective Date: July 03, 2015

Other Effective Dates shown in red (January 1, 2016)

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Summary of enactments taking effect July 05, 2015:

H2047: CHILD REMOVAL; SUPERVISOR REVIEW; APPROVAL

The Department of Child Safety is prohibited from removing a child from the custody of the child's parents or guardians unless the child safety worker who is recommending the removal submits the reasons for removal and supporting information to the worker's supervisor and the supervisor approves the removal. If an emergency exists affecting the health or safety of a child, a child safety worker is permitted to remove the child before notifying the supervisor, but is required to submit the information on the removal to the supervisor for review and approval within two hours after the removal, or by 8:30 AM the next day if the removal occurs after regular working hours.

<sup>1</sup>Supervisor is:

"Supervisor" includes the permanent supervisor of a child safety worker and a temporary supervisor assigned to the child safety worker in the absence of the permanent supervisor.

Sections affected: §§8-822

H2085: PRIVATE INVESTIGATORS; SECURITY GUARDS; REGULATION

The grounds for disciplinary action for licensed private investigators is expanded to include being arrested for any offense that would disqualify the licensee from obtaining a license, and to include failing to maintain all qualifications as applicable. On completion of an investigation, the license of a person arrested for such an offense may be suspended. A private investigator must notify the employer agency within 48 hours after being arrested, and the agency must notify the Department of Public Safety within 24 hours after receiving notice. Security guard agencies are required to maintain liability insurance. A majority of members of the Private Investigator and Security Guard Hearing Board constitutes a quorum, regardless of vacancies, and a majority vote of a quorum present is necessary for the Board to take action. AS SIGNED BY GOVERNOR.

Sections affected: §§32-2406, 32-2409, 32-2457, 32-2462, 32-2616, and 32-2636.

H2086: FINGERPRINT CLEARANCE CARDS; OMNIBUS

Various changes relating to fingerprint clearance cards (card). If the Department of Public Safety Fingerprinting Division determines that it is not authorized to issue a

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card to a person, or if the Division suspends or revokes a card, the Division is required to inform the person in writing and include the criminal history information on which the denial or other action was based. Department of Child Safety employees who have contact with children or are employed in an information technology position are required to have a valid card or provide documentation of application for a card and certify that the employee has not committed any specified criminal offenses. Department of Emergency and Military Affairs employees are required to submit fingerprints for the purpose of obtaining a state and federal criminal records check, instead of being required to have a valid card. AS SIGNED BY GOVERNOR.

Sections affected: §§8-463, 26-103, 41-619.51, 41-1758, 41-1758.01, 41-1758.02, 41-1758.03, 41-1758.04 and 41-1758.07.

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#### H2087: SEX OFFENDER REGISTRATION; ADDRESS VERIFICATION

A person who is required to register as a sex offender is required to verify the person's address if requested by the Department of Public Safety. AS SIGNED BY GOVERNOR.

Sections affected: §§13-3821 and 13-3827.

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#### H2089: AGGRAVATED ASSAULT; JUDICIAL OFFICERS (AGGRAVATED ASSAULT; ELECTED OFFICIALS)

The list of victims of assault that make the assault classified as aggravated assault if the defendant knows of their profession is expanded to include a "judicial officer" (defined) while engaged in the execution of any official duties or if the assault results from the execution of the judicial officer's official duties. The existing increase in classification to aggravated assault for when the victim is a peace officer, constable, firefighter, emergency medical technician, prosecutor, code enforcement officer, park ranger or public defender applies while the person is engaged in the execution of any official duties or if the assault results from the execution of the person's official duties. AS SIGNED BY GOVERNOR.

Sections affected: §§13-1204.

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#### H2098: DEPARTMENT OF CHILD SAFETY

Various changes relating to the Department of Child Safety (DCS). All "personal information" (defined) concerning an individual who applies for or receives an adoption agency license, a foster parent applicant or licensee or an individual who applies for or receives a child welfare license is confidential and may not be released

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except by court order. "Adoption agency information," "Foster parent information" and "child welfare agency information" (all defined) is not confidential, except for any DCS information and the address of any facility where a foster child is placed. DCS is authorized to release confidential information under specified circumstances. Violations of confidentiality regulations are a class 2 (second-highest) misdemeanor. If DCS is required to provide an administrative order, notice or letter, DCS is authorized to send it by electronic means if the party being served or notified consents, with some exceptions. DCS is required to provide the Auditor General access to any data necessary to perform ongoing performance reviews and analysis as required by statute. By August 1, 2015, DCS is required to issue a request for information (RFI) to interested vendors on using private entities to address the "backlog" (defined), and to report the results of the RFI to the Joint Legislative Budget Committee by October 1, 2015. AS SIGNED BY GOVERNOR.

Sections affected: §§13-132, 8-272, 8-273, 8462, 8-463, 8-464, 8-501, 8-502, 8-506, 8-512, 8-520, 8-521, 8-526, 8-528, 8-809, 8-811, 8-821, 12-2452, 15-1809, 28-907, 36-664, 36-2936, 41-198, 41-619.51, 41-1005, 41-1954.01, 41-1959, 41-1966, 41-1967, 41-2501, 41-3802 and 46-134.

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#### H2100: DCS EMPLOYEE PERSONAL INFO; CONFIDENTIALITY

The Department of Child Safety (DCS) or a person who receives DCS information pursuant to statutory requirements must provide DCS information to law enforcement and a court to protect the safety of any employee of DCS or the office of the Attorney General or those employee's family members. A person who receives DCS information is required to maintain the confidentiality of the information and may not further disclose it unless authorized by law or a court order. Employees of DCS who have direct contact with families in the course of employment 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. It is a class 5 (second-lowest) felony to knowingly make available on the internet the personal information of a DCS employee who has direct contact with families in the course of employment if the dissemination of the information poses an imminent and serious threat to the employee's safety or the safety of the employee's immediate family. AS SIGNED BY GOVERNOR.

Sections affected: §§8-807, 11-483, 11-484, 13-2401, 16-153, 28-454, 39-123 AND 39-124.

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#### H2139: CONTROLLED SUBSTANCES; SCHEDULES

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The lists of schedule I, schedule II, schedule III, schedule IV and schedule V controlled substances are modified to include and exclude various substances. [Capitol Reports Note: Legislative staff indicate these changes are to conform to federal law.] AS SIGNED BY GOVERNOR.

Sections affected: [§§36-2512, 36-2513, 36-2514, 36-2515, and 36-2516.](#)

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H2164: RELEASE; BAILABLE OFFENSES; EVIDENCE

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The list of factors a judicial officer must take into account in determining the method of release or amount of bail for any person charged with a public offense is expanded to include whether the accused has prior convictions for a "serious offense" or "violent or aggravated felony" (defined in the criminal code), any other evidence that the accused poses a danger to others in the community, and the results of a risk or lethality assessment in a domestic violence charge. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-3906, 13-3967.](#)

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H2166: DCS INFORMATION; EGREGIOUS ABUSE; NEGLECT

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Modifies the information the Department of Child Safety (DCS) is required to promptly provide to the public regarding a case of child abuse, abandonment or neglect that resulted in a fatality or near fatality. Within 90 days after the date of the report for investigation for a case involving a fatality, near fatality, DCS is required to provide to the public a summary report that includes specified information. DCS is authorized to provide DCS information if an employee has a reasonable belief that "exigent circumstances" exist (defined as a condition or situation in which the death or serious injury to a child will likely result in the near future without immediate intervention). If a crime victim is a minor, the victim's name may be redacted from public records pertaining to the crime if the countervailing interests of confidentiality, privacy, the rights of the minor or the best interests of the state outweigh the public interest in disclosure. AS SIGNED BY GOVERNOR.

Sections affected: [§§8-471, 8-525, 8-541, 8-807, 8-11, and 13-4434.](#)

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H2204: CRIMINAL RESTITUTION ORDER; COURTS

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Statute allowing the court to enter a criminal restitution order in favor of each person entitled to restitution and governing those orders applies to all courts, instead of the superior court only. The court is authorized to order a defendant to pay a fine as restitution for a victim of a traffic accident that involves failure to stop or remain at the

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scene of an accident that resulted only in damage to a vehicle. AS SIGNED BY GOVERNOR.

Sections affected: §§13-805 and 13-809.

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H2272: LAW ENFORCEMENT OFFICERS; FIREARM PURCHASE

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On retirement and subject to employer approval, law enforcement officers and probation officers who are members of the Arizona State Retirement System, the Elected Officials' Retirement Plan, the Public Safety Personnel Retirement System, and the Corrections Officer Retirement Plan are permitted to purchase the "firearms" (defined) issued by the employer to the officer at a price determined by the administrator of the employing agency. AS SIGNED BY GOVERNOR.

Sections affected: Title 38, §§38-1115.

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H2288: SCRAP METAL DEALERS; REGISTRATION INFO

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The Department of Public Safety is required to post the name and address of scrap metal dealers and the location of each principal office and branch office at which scrap metal dealers conduct business in Arizona on the Dept's website. AS SIGNED BY GOVERNOR.

Sections affected: §§44-1641.03.

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H2289: REPETITIVE OFFENDERS; SENTENCING

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A person convicted of multiple felony offenses that were not committed on the same occasion but that are either consolidated for trial purposes or are not historical prior felony convictions must be sentenced as a first time felony offender for the first offense, as a category one repetitive offender for the second offense, and as a category two repetitive offender for the third and any additional felony convictions. A sentence imposed for a conviction of any felony involving a dangerous offense that is committed while the person is on probation for a felony offense or parole or other release must revoke the person's release and must be consecutive to any other sentence from which the person had been temporarily released or had escaped, with some exceptions. AS SIGNED BY GOVERNOR.

Sections affected: §§13-703 and 13-708.

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H2294: COURTS; APPROVED SCREENING, TREATMENT FACILITIES

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The list of alcohol or other drug screening facilities or domestic violence treatment program facilities that a judge must order a person convicted of specified offenses to complete is expanded to include facilities approved by the U.S. Department of Veterans Affairs. AS SIGNED BY GOVERNOR.

Sections affected: §§5-395.01, 13-3601.01, 28-1387, and 28-1445.

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H2299: SEXUAL OFFENSES; DEFINITIONS; DEFENSES

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For the purpose of sexual offenses, "position of trust" is defined as a person who is or was the minor's parent, stepparent, adoptive parent, legal guardian, foster parent, teacher, coach or instructor, clergyman or priest, or engaged in a sexual or romantic relationship with the minor's parent, adoptive parent, legal guardian, foster parent or stepparent. Factors that may be considered in determining whether a relationship is a sexual or romantic relationship are specified. It is not a defense to a prosecution for a violation of sexual abuse, a class 5 (second lowest) felony, that the other person consented if the other person was 15, 16 or 17 years of age and the defendant was in a position of trust. AS SIGNED BY GOVERNOR.

Sections affected: §§13-501, 13-1401, 13-1404, and 13-1405.

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H2300: FIREARMS; PROSECUTORS; LAW ENFORCEMENT OFFICERS

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For the purpose of statute prohibiting peace officers from being prohibited to carry firearms except in specified circumstances, the definition of "peace officer" is expanded to include municipal, county and state prosecutors who annually pass a pistol qualifying examination approved by the Arizona Peace Officer Standards and Training Board. The requirement for law enforcement agencies to issue a photographic identification stating that a law enforcement officer has honorably retired from the agency (which may be used to obtain concealed weapons permits) also applies to prosecutorial agencies. AS SIGNED BY GOVERNOR.

Sections affected: §§13-3112 and 38-1113.

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H2301: HISTORICAL PRIOR FELONY CONVICTION; SENTENCING

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In the definition of "historical prior felony conviction" for the purpose of the criminal code, "prior felony conviction" includes any offense committed outside the jurisdiction of Arizona that was punishable by that jurisdiction as a felony. AS SIGNED BY GOVERNOR.

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Sections affected: §§13-105 and 13-703.

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H2304: AGGRAVATED ASSAULT; SIMULATED DEADLY WEAPON

The circumstances under which the commission of assault becomes aggravated assault are expanded to include if the person uses a simulated deadly weapon. Aggravated assault using a simulated deadly weapon is a class 3 (mid-level) felony except that if the victim is under 15 years of age and the aggravated assault is also a violation of specified provisions, it is a class 2 (second-highest) felony. AS SIGNED BY GOVERNOR.

Sections affected: §§13-1204.

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H2307: COURT-ORDERED TREATMENT; HEARINGS

Hearings related to court-ordered treatment may allow the patient to appear by “other reasonably feasible means.” The court is permitted to proceed with the hearing in the patient's absence if the patient is unable to be present for psychiatric reasons. AS SIGNED BY GOVERNOR.

Sections affected: §§36-539.

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H2308: DEFENSIVE DRIVING SCHOOL; ELIGIBILITY (VEHICLE EQUIPMENT; LIGHTING)

A person who attends defensive driving school is eligible to attend again after 12 months, decreased from 24 months. AS SIGNED BY GOVERNOR.

Sections affected: §§28-3392.

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H2310: MENTAL HEALTH COURTS; ESTABLISHMENT

In counties with a population of less than 250,000 persons, the presiding judges of the superior court may agree to establish a regional mental health court (RMHC). A superior court judge of a participating court may refer a case to the RMHC. A judicial officer in a county that participates in a RMHC has the authority to adjudicate a case referred to the RMHC. AS SIGNED BY GOVERNOR.

Sections affected: §§12-132.

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## H2322: MISBRANDED DRUGS; COUNTERFEIT MARKS; OFFENSE

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It is a class 4 (mid-level) felony to knowingly manufacture, sell or distribute a misbranded drug. It is a class 2 (second-highest) misdemeanor to knowingly possess or use a misbranded drug. For the purpose of the criminal code, manufacturing, selling or distributing misbranded drugs is added to the definition of “racketeering.” The definition of “misbranded drug” is expanded to include any foreign dangerous drug if it is not approved by the U.S. Food and Drug Administration (FDA) or obtained outside of the licensed supply chain regulated by the FDA or the state, with some exceptions. A drug or device is not considered misbranded if it is intended for the use in pharmaceutical compounding by a licensed pharmacist, physician, drug manufacturer or distributor or registered outsourcing facility, or if it is mislabeled or incorrectly filled because of a filling error by a pharmacy or a pharmacist. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-2301, 13-3406, 32-1967, and 44-1453.](#)

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## H2378: PEACE OFFICERS; UNLAWFUL SEXUAL CONDUCT

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It is unlawful sexual conduct for a peace officer to knowingly engage in sexual contact, oral sexual contact or sexual intercourse with any person in the officer’s custody or who the officer knows or has reason to know is the subject of an investigation. Unlawful sexual conduct is a class 5 (second lowest) felony, except that if the victim is under 18 it is a class 3 (mid-level) felony and if the victim is under 15 years of age it is a class 2 (second highest) felony. Does not apply to touching that occurs during a lawful search or to an officer who is married to or in a romantic or sexual relationship with the person at the time of the arrest or investigation, which may be determined by specified factors. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-1412.](#)

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## H2399: G&F; HUNTER HARASSMENT

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The list of violations for which the Game and Fish Commission is authorized to revoke or suspend a license to take or possess wildlife is expanded to include intentionally interfering with, preventing or disrupting the lawful taking of wildlife. AS SIGNED BY GOVERNOR.

Sections affected: [§§17-340.](#)

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H2432: AZ FIRST RESPONDERS' DAY

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September 27th of each year is Arizona First Responders' Day of Gratitude and Remembrance, which is not a legal holiday. AS SIGNED BY GOVERNOR.

Sections affected: §§1-314.

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H2438: PTSD; PUBLIC SAFETY

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Establishes a 15-member Post-Traumatic Stress Disorder (PTSD) in Public Safety Committee to research and report on the effects of PTSD on state and local law enforcement officers. The Committee is required to report its findings and recommendations to the Governor and the Legislature by September 1, 2016 and self-repeals January 1, 2017. AS SIGNED BY GOVERNOR.

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H2517: INTERNET CRIMES AGAINST CHILDREN; FUND

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Establishes the Internet Crimes Against Children Enforcement Fund, to be administered by the Attorney General to continue the operation of the federally recognized Internet Crimes Against Children Task Force Program. The State Lottery Commission is required to transfer the proceeds from any games that are sold from a vending machine in an age-restricted area to the State Treasurer for deposit in the following amounts: \$900,000 each FY in the Internet Crimes Against Children Enforcement Fund, \$100,000 each FY in the Victims' Rights Enforcement Fund and any monies in excess of these amounts in the State Lottery Fund. If the amount transferred from the special instant ticket game proceeds to these Funds is less than the specified amounts, the difference must be transferred to the Funds from the percent of unclaimed lottery prize money that is held for use as additional prizes in future games. If a law enforcement agency receives information that a communication service provider is hosting a website containing an alleged violation of crimes of sexual exploitation of children, the agency is required to serve a notice of the alleged violation on the statutory agent of the communication service provider. Emergency clause. AS SIGNED BY GOVERNOR.

Sections affected: §§5-554, 5-568, 5-572, 13-3562, 41-199 and 41-1727.

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H2527: PROHIBITED LAWS; RULES; ORDINANCES; FIREARMS

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The list of laws, rules and ordinances relating to firearms that state agencies and political subdivisions are prohibited from enacting or implementing is expanded to include those relating to the transfer of firearms. Some exceptions. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-3118](#).

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H2553: SEX TRAFFICKING; VACATING CONVICTION (HUMAN TRAFFICKING VICTIM; VACATING CONVICTION)

A person convicted of prostitution that was committed prior to July 24, 2014 may apply to the court that pronounced sentence to vacate the person's conviction. The court is required to grant the application and vacate the conviction if the court finds by clear and convincing evidence that the person's participation in the offense was a direct result of being a victim of sex trafficking. A conviction vacated does not qualify as a historical prior and cannot be alleged for sentencing repetitive offenders. Except on an application for employment that requires a fingerprint clearance card, a person whose conviction is vacated may in all instances state that the person has never been arrested for, charged with or convicted of the crime that is the subject of the conviction. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-907.01](#).

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S1002: PRISONERS; COMP FOR LABOR PERFORMED

The maximum compensation that a prisoner may receive for labor performed as part of the Department of Corrections prison industries program is increased to \$1.50 per hour, from 50 cents, with some exceptions. AS SIGNED BY GOVERNOR.

Sections affected: [§§31-254](#).

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S1035: DOMESTIC VIOLENCE TREATMENT PROGRAMS; PROVIDERS

The court is added to the list of entities that may approve a domestic violence offender treatment program that judges must order a person convicted of a misdemeanor domestic violence offense to complete. Effective January 1, 2016. AS SIGNED BY GOVERNOR.

Sections affected: [§§13-3601.01](#).

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S1046: CRIMINAL TRESPASS; CLASSIFICATION (TECH CORRECTION; MOBILE HOME PARKS)

Criminal trespass in the first degree by knowingly entering or remaining unlawfully in or on a critical public service facility is a class 5 (second lowest) felony, increased from a class 6 (lowest) felony. AS SIGNED BY GOVERNOR.

Sections affected: §§13-1504.

S1063: OBSTRUCTING A HIGHWAY; PUBLIC THOROUGHFARE

Intentionally activating a pedestrian signal on a highway or public thoroughfare if the person's reason for doing so is not to cross but to stop the passage of traffic and solicit a driver for a donation or business is added to the acts constituting the crime of obstructing a highway, a class 3 (mid-level) misdemeanor. AS SIGNED BY GOVERNOR.

Sections affected: §§13-2906.

S1064: SERVICE OF PROCESS; REGULATION

Alternative or substitute service of process for a photo enforcement violation must be sent by certified mail with an additional copy by regular mail and a notice must be posted on the front door of the business or residence and, if present and accessible, a residence's garage door. Service of the complaint is complete on filing the mailing receipt and proof of posting in the court having jurisdiction of the violation. AS SIGNED BY GOVERNOR.

Sections affected: §§11-1445, 28-1593, and 28-1602.

S1069: ORDINANCES; BUSINESSES; PROHIBITED SECURITY REQUIREMENTS

Municipalities and counties are prohibited from adopting an ordinance requiring a retail business to comply with specific security requirements, including installation of security cameras or security lights based on the size or type of the retail business or the number of calls the retail business made to law enforcement per year. Does not include a bar, hotel, restaurant or a business that has live entertainment, dispenses or cultivates medical marijuana or that requires age verification for admission. AS SIGNED BY GOVERNOR.

Sections affected: §§9-500.34 and 11-269.13.

#### S1094: AGGRESSIVE SOLICITATION; OFFENSE

It is a petty offense to solicit money or any other thing of value or to solicit the sale of goods or services within 15 feet of a bank entrance or ATM without permission of the bank or the owner of the property on which the ATM is located, or in various situations involving making physical contact with or obstructing the passage of the person being solicited, or in a manner that is likely to cause a reasonable person to fear imminent bodily harm. Being present in a public place to beg is removed from the acts constituting loitering, a class 3 (lowest) misdemeanor. AS SIGNED BY GOVERNOR.

Sections affected: §§13-2905 and 13-2914.

#### S1116: FINES; FEES; COSTS; COMMUNITY RESTITUTION

In a municipal or justice court, if a defendant is sentenced to pay a fine, fee, assessment or incarceration costs and the court finds the defendant is unable to pay, the court is authorized to order the defendant to perform community restitution in lieu of the payment for all or part of the fine, fee or incarceration costs. The amount of community restitution must be equivalent to the amount of the fine, fee or incarceration costs by crediting any service performed at a rate of \$10 per hour. Effective January 1, 2016. AS SIGNED BY GOVERNOR.

Sections affected: §§13-810, 13-824, and 28-1389.

#### S1170: FORFEITURES; QUARTERLY REPORT (FORFEITURES; ANNUAL REPORT)

The quarterly report that state departments and agencies are required to submit to the Attorney General due to receiving monies from the Anti-Racketeering Revolving Fund or from other government sources as a result of participating in an investigation or prosecution must also be filed with the county board of supervisors if the county sheriff received the monies and with the municipal council if the municipality's department received the monies. The quarterly report that political subdivisions are required to submit to the county attorney due to receiving monies from the Fund or from other government sources as a result of participating in an investigation or prosecution must be filed with the county board of supervisors of the county in which the political subdivision is located and with each municipal council in which the political subdivision is located. Also, each county is required to maintain on the county's website a link to the Arizona Criminal Justice Commission. AS SIGNED BY GOVERNOR.

Sections affected: §§11-224, 13-2314.01, and 13-2314.03.

S1179: CRIMINAL DAMAGE; GANGS; CRIMINAL SYNDICATES

Criminal damage where the person recklessly damages property of another to promote, further or assist any criminal street gang or criminal syndicate with the intent to intimidate is a class 5 (second-lowest) felony, unless the criminal damage is subject to a higher classification based on other factors. AS SIGNED BY GOVERNOR.

Sections affected: §§13-1602.

S1186: FALLEN CORRECTIONAL EMPLOYEES MEMORIAL

The Department of Administration is authorized to provide for the placement of a memorial dedicated to the commemoration of fallen state Department of Corrections employees. Public monies are not authorized for the costs of the memorial. Self-repeals October 1, 2018. AS SIGNED BY GOVERNOR.

S1189: FIREARM POSSESSION; SETTING ASIDE CONVICTION (HEALTH INSURANCE; INTERSTATE PURCHASE)

If a judgment of guilt is set aside, the person's right to possess a gun or firearm is restored. Does not apply to a person who was convicted of a serious offense. AS SIGNED BY GOVERNOR.

Sections affected: §§13-907.

S1295: FINGERPRINTING; JUDGMENT OF GUILT; RECORDS

At the time of sentencing a person convicted of specified felony offenses, the court may obtain and record the defendant's two fingerprint biometric-based identifier in the court case file, in lieu of permanently affixing the defendant's right index fingerprint to the document or order. AS SIGNED BY GOVERNOR.

Sections affected: §§13-607, 13-3903, and 41-1750.

S1300: LAW ENFORCEMENT BODY CAMERAS; COMMITTEE (LAW ENFORCEMENT OFFICERS; BODY CAMERAS)

Establishes a 15-member Law Enforcement Officer Body Camera Study Committee to recommend policies and laws on the use of law enforcement officer body cameras and body camera recordings. The Committee is required to report its findings and

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recommendations to the Governor and the Legislature by December 31, 2015 and self-repeals July 1, 2016. AS SIGNED BY GOVERNOR.

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S1373: CRIMINAL JUSTICE INFORMATION; ACCESS

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For specified types of cases, the Department of Public Safety is required to provide a law enforcement agency with access to the case information it receives from the Supreme Court for the purpose of enforcing a court order, assisting in an investigation or returning property. AS SIGNED BY GOVERNOR.

Sections affected: [§§41-1729](#).

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*\*\*This is intended as a summary only; always consult the official citations to get the complete statutory language.*