

State of Arizona
House of Representatives
Forty-fifth Legislature
First Regular Session
2001

CHAPTER 225

HOUSE BILL 2282

AN ACT

AMENDING SECTIONS 8-348, 8-349, 13-1206 AND 13-1419, ARIZONA REVISED STATUTES; AMENDING TITLE 13, CHAPTER 25, ARIZONA REVISED STATUTES, BY ADDING SECTION 13-2514; REPEALING SECTION 13-3708, ARIZONA REVISED STATUTES; AMENDING SECTIONS 23-493, 41-2804, 41-2805, 41-2806 AND 41-2814, ARIZONA REVISED STATUTES; RELATING TO THE DEPARTMENT OF JUVENILE CORRECTIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 8-348, Arizona Revised Statutes, is amended to
3 read:

4 8-348. Setting aside adjudication; application; release from
5 disabilities; exceptions; definitions

6 A. Except as provided in subsections C and D of this section, a person
7 who is at least eighteen years of age, who has been adjudicated delinquent
8 or incorrigible and who has fulfilled the conditions of probation and
9 discharge ordered by the court OR RECEIVED ABSOLUTE DISCHARGE FROM THE
10 DEPARTMENT OF JUVENILE CORRECTIONS may apply to the juvenile court to set
11 aside the adjudication. The court OR THE DEPARTMENT OF JUVENILE CORRECTIONS
12 shall inform the person of this right at the time the person is
13 discharged. The person or, if authorized in writing, the person's attorney,
14 or probation officer OR PAROLE OFFICER may apply to set aside the
15 adjudication. A copy of the application shall be served on the prosecutor.

16 B. If the court grants the application, the court shall set aside the
17 adjudication and shall order that the person be released from all penalties
18 and disabilities resulting from the adjudication except those imposed by the
19 department of transportation pursuant to section 28-3304, 28-3306, 28-3307
20 or 28-3308. Regardless of whether the court sets aside the adjudication, the
21 adjudication may be used for any purpose as provided in section 8-207 or
22 13-501 and the department of transportation may use the adjudication for the
23 purposes of enforcing the provisions of section 28-3304, 28-3306, 28-3307 or
24 28-3308 as if the adjudication had not been set aside.

25 C. A person may not apply to set aside the adjudication if the person
26 either:

27 1. Has been convicted of a criminal offense.

28 ~~2. Is on probation.~~

29 ~~3.~~ 2. Has a criminal charge pending.

30 ~~4.~~ 3. Has not successfully completed all of the terms and conditions
31 of probation, including the payment of all restitution OR RECEIVED AN
32 ABSOLUTE DISCHARGE FROM THE DEPARTMENT OF JUVENILE CORRECTIONS.

33 4. HAS NOT PAID IN FULL ALL RESTITUTION AND MONETARY ASSESSMENTS.

34 D. This section does not apply to a person who was adjudicated
35 delinquent for any of the following:

36 1. An offense involving the infliction of serious physical injury.

37 2. An offense involving the use or exhibition of a deadly weapon or
38 dangerous instrument.

39 3. An offense in violation of title 13, chapter 14.

40 4. An offense in violation of section 28-1381, 28-1382, 28-1383 or
41 28-3473.

42 5. A civil traffic violation under title 28, chapter 3.

43 E. For the purposes of this section:

44 1. "Dangerous instrument" and "deadly weapon" have the same meaning
45 prescribed in section 13-105.

1 2. "Serious physical injury" has the same meaning prescribed in
2 section 13-105.

3 Sec. 2. Section 8-349, Arizona Revised Statutes, is amended to read:

4 8-349. Destruction of juvenile court records; electronic
5 research records

6 A. A person who has been referred to juvenile court may apply for
7 destruction of the person's juvenile court AND DEPARTMENT OF JUVENILE
8 CORRECTIONS records.

9 B. If the records concern a referral or citation that did not
10 result in further action or that resulted in diversion, placement in a
11 community based alternative program, ~~OR an adjudication of incorrigibility,~~
12 ~~the filing of a petition or citation for an offense other than a felony or~~
13 ~~the filing of a petition for a felony offense for which the person was~~
14 ~~adjudicated delinquent for an offense that was not classified as a felony AN~~
15 OFFENSE LISTED IN SECTION 13-501, SUBSECTION A OR B OR TITLE 28, CHAPTER 4,
16 the person shall file an application with the juvenile court and shall serve
17 a copy of the application on the county attorney in the county in which the
18 referral was made. The person shall certify under oath that all of the
19 following apply:

20 1. The person is at least ~~nineteen~~ EIGHTEEN years of age.

21 2. The person has not been convicted of a felony offense or
22 adjudicated delinquent for an offense that would be ~~a felony~~ AN offense if
23 ~~committed by an adult~~ LISTED IN SECTION 13-501, SUBSECTION A OR B OR TITLE
24 28, CHAPTER 4.

25 3. A criminal charge is not pending.

26 4. The person has successfully completed all of the terms and
27 conditions of court ordered probation, ~~including the payment of all~~
28 ~~restitution~~ OR RECEIVED AN ABSOLUTE DISCHARGE FROM THE DEPARTMENT OF JUVENILE
29 CORRECTIONS.

30 5. ALL RESTITUTION AND MONETARY ASSESSMENTS HAVE BEEN PAID IN FULL.

31 ~~C. Subsection B of this section does not apply to violations of~~
32 ~~section 28-1381, 28-1382 or 28-1383.~~

33 ~~D.~~ C. The juvenile court may order the destruction of records under
34 subsection B of this section if the court finds all of the following:

35 1. The person is at least ~~nineteen~~ EIGHTEEN years of age.

36 2. The person has not been convicted of a felony offense.

37 3. A CRIMINAL CHARGE IS NOT PENDING.

38 ~~4.~~ 4. The person was not adjudicated for an offense that would have
39 ~~been a felony~~ offense if the person had been convicted as an adult LISTED IN
40 SECTION 13-501, SUBSECTION A OR B OR TITLE 28, CHAPTER 4.

41 ~~5.~~ 5. The person successfully completed all of the terms and
42 conditions of probation, ~~including the payment of all restitution~~ OR RECEIVED
43 AN ABSOLUTE DISCHARGE FROM THE DEPARTMENT OF JUVENILE CORRECTIONS.

44 6. ALL RESTITUTION AND MONETARY ASSESSMENTS HAVE BEEN PAID IN FULL.

45 ~~5.~~ 7. The destruction of the records is in the interests of justice.

1 A JUVENILE CONVICTED AS AN ADULT PURSUANT TO SECTION 8-327 OR THE RULES OF
2 PROCEDURE FOR THE JUVENILE COURT, THE PERSON shall not be eligible for
3 suspension of sentence, probation, pardon or release from confinement on any
4 basis until the sentence imposed by the court has been served or commuted. A
5 sentence imposed pursuant to this section shall be consecutive to any other
6 sentence presently being served by the convicted person.

7 Sec. 4. Section 13-1419, Arizona Revised Statutes, is amended to read:
8 13-1419. Unlawful sexual conduct; correctional employees;
9 persons in custody; classification

10 A. A person who is employed by the state department of corrections,
11 THE DEPARTMENT OF JUVENILE CORRECTIONS, a private prison facility or a city
12 or county jail or who contracts to provide services with the state department
13 of corrections, THE DEPARTMENT OF JUVENILE CORRECTIONS, a private prison
14 facility or a city or county jail commits unlawful sexual conduct by engaging
15 in oral sexual contact, sexual contact or sexual intercourse with a prisoner
16 PERSON who is in the custody of the department, a private prison facility or
17 a city or county jail or with an offender who is under the supervision of the
18 department or a city or county.

19 B. A prisoner who is in the custody of the state department of
20 corrections, a private prison facility or a city or county jail or an
21 offender who is on release status and who is under the supervision of the
22 state department of corrections or a city or county commits unlawful sexual
23 conduct by engaging in oral sexual contact, sexual contact or sexual
24 intercourse with a person who is employed by the state department of
25 corrections, a private prison facility or a city or county jail or who
26 contracts to provide services with the state department of corrections, a
27 private prison facility or a city or county jail.

28 C. This section does not apply to:

29 1. A person who is employed by the state department of corrections,
30 a private prison facility or a city or county jail or who contracts to
31 provide services with the state department of corrections, a private prison
32 facility or a city or county jail or an offender who is on release status if
33 the person was lawfully married to the prisoner or offender on release status
34 before the prisoner or offender was sentenced to the state department of
35 corrections or was incarcerated in a city or county jail.

36 2. An offender who is on release status and who was lawfully married
37 to a person who is employed by the state department of corrections, a private
38 prison facility or a city or county jail or who contracts to provide services
39 with the state department of corrections, a private prison facility or a city
40 or county jail if the marriage occurred prior to the offender being sentenced
41 to the state department of corrections or incarcerated in a city or county
42 jail.

43 D. UNLAWFUL SEXUAL CONDUCT WITH A PERSON UNDER THE AGE OF FIFTEEN IS
44 A CLASS 2 FELONY. UNLAWFUL SEXUAL CONDUCT WITH A PERSON BETWEEN THE AGES OF

1 FIFTEEN AND SEVENTEEN IS A CLASS 3 FELONY. ALL OTHER unlawful sexual conduct
2 is a class 5 felony.

3 Sec. 5. Title 13, chapter 25, Arizona Revised Statutes, is amended by
4 adding section 13-2514, to read:

5 13-2514. Promoting secure care facility contraband;
6 classifications

7 A. A PERSON, NOT OTHERWISE AUTHORIZED BY LAW, COMMITS PROMOTING SECURE
8 CARE FACILITY CONTRABAND BY KNOWINGLY DOING ANY OF THE FOLLOWING:

9 1. TAKING CONTRABAND ONTO THE GROUNDS OF OR INTO A SECURE CARE
10 FACILITY UNDER THE JURISDICTION OF THE DEPARTMENT OF JUVENILE CORRECTIONS.

11 2. CONVEYING CONTRABAND TO ANY PERSON CONFINED IN A SECURE CARE
12 FACILITY UNDER THE JURISDICTION OF THE DEPARTMENT OF JUVENILE CORRECTIONS.

13 3. MAKING, OBTAINING OR POSSESSING CONTRABAND WHILE BEING CONFINED IN
14 A SECURE CARE FACILITY UNDER THE JURISDICTION OF THE DEPARTMENT OF JUVENILE
15 CORRECTIONS.

16 B. EXCEPT FOR INFORMATION PROTECTED UNDER ATTORNEY CLIENT PRIVILEGE,
17 ANY PERSON WHO HAS REASONABLE GROUNDS TO BELIEVE THERE HAS BEEN A VIOLATION
18 OR ATTEMPTED VIOLATION OF THIS SECTION SHALL IMMEDIATELY REPORT THE VIOLATION
19 OR ATTEMPTED VIOLATION TO THE OFFICIAL IN CHARGE OF THE FACILITY OR TO A
20 PEACE OFFICER.

21 C. PROMOTING SECURE CARE FACILITY CONTRABAND IF THE CONTRABAND IS A
22 DEADLY WEAPON, DANGEROUS INSTRUMENT OR EXPLOSIVE IS A CLASS 2
23 FELONY. PROMOTING SECURE CARE FACILITY CONTRABAND IF THE CONTRABAND IS A
24 DANGEROUS DRUG, NARCOTIC DRUG OR MARIJUANA IS A CLASS 2 FELONY. IN ALL OTHER
25 CASES PROMOTING SECURE CARE FACILITY CONTRABAND IS A CLASS 5 FELONY. FAILURE
26 TO REPORT A VIOLATION OR ATTEMPTED VIOLATION OF THIS SECTION IS A CLASS 5
27 FELONY.

28 D. NOTWITHSTANDING ANY LAW TO THE CONTRARY, ANY PERSON CONVICTED OF
29 A VIOLATION OF THIS SECTION SHALL BE PROHIBITED FROM EMPLOYMENT BY THIS STATE
30 OR ANY OF ITS AGENCIES OR POLITICAL SUBDIVISIONS UNTIL THE PERSON'S CIVIL
31 RIGHTS HAVE BEEN RESTORED PURSUANT TO CHAPTER 9 OF THIS TITLE.

32 Sec. 6. Repeal

33 Section 13-3708, Arizona Revised Statutes, is repealed.

34 Sec. 7. Section 23-493, Arizona Revised Statutes, is amended to read:

35 23-493. Definitions

36 In this article, unless the context otherwise requires:

37 1. "Alcohol" means ethanol, isopropanol or methanol.

38 2. "Drugs" means any substance considered unlawful under the schedules
39 of the controlled substances section of the comprehensive drug abuse
40 prevention and control act of 1970 (P.L. 91-513; 84 Stat. 1247; 21 United
41 States Code section 812) or the metabolite of the substance.

42 3. "Employee" means any person in the service of an employer.

43 4. "Employer" means any person, firm, company, corporation, labor
44 organization, employment agency or joint labor-management committee,
45 including any public utility, transit district or special taxing district

1 organized pursuant to title 48, chapter 17 or 22, that has one or more
2 full-time employees employed in the same business, or in or about the same
3 establishment, under any contract of hire, express or implied, oral or
4 written. Employer does not include the United States, this state and its
5 agencies other than the department of public safety and, the STATE department
6 of corrections AND THE DEPARTMENT OF JUVENILE CORRECTIONS, any political
7 subdivision of this state or any Native American tribe. The department of
8 public safety and, the STATE department of corrections AND THE DEPARTMENT OF
9 JUVENILE CORRECTIONS are employers for purposes of this paragraph.

10 5. "Good faith" means reasonable reliance on fact, or that which is
11 held out to be factual, without the intent to deceive or be deceived and
12 without reckless or malicious disregard for the truth.

13 6. "Prospective employee" means any person who has made application
14 to any employer, whether written or oral, to become an employee.

15 7. "Sample" means urine, blood, breath, saliva, hair or other
16 substances from the person being tested.

17 Sec. 8. Section 41-2804, Arizona Revised Statutes, is amended to read:
18 41-2804. Duties and powers of director

19 A. The director shall:

20 1. Be responsible for the overall operations and policies of the
21 department.

22 2. Maintain and administer all secure care facilities and programs
23 within the department required and established for the custody, control,
24 treatment, education and rehabilitation of all youth committed to the
25 department.

26 3. Be responsible for the administration and execution of all
27 conditional liberty services for youth released pursuant to rules adopted by
28 the director in accordance with law.

29 4. Be responsible for the development of policies and programs which
30 shall be recommended to the governor and the legislature for the purpose of
31 improving the youth rehabilitative and treatment programs of this state.

32 5. Develop and establish a uniform statewide method of reporting
33 statistics as related to this chapter.

34 6. Employ deputy directors and other key personnel based on
35 qualifications prescribed by the director which require education and
36 practical experience.

37 B. The director may:

38 1. Adopt rules to implement the purposes of the department and the
39 duties and powers of the director.

40 2. Take any administrative action to improve the efficiency of the
41 department, including the following:

42 (a) Create new divisions or units or consolidate divisions or units.

43 (b) Transfer employees between the various divisions and units of the
44 department.

45 (c) Shift duties between divisions or units.

1 (d) Delegate authority to appoint, hire, terminate and discipline all
2 personnel of the department, including specialists and consultants.

3 (e) Transfer committed youth between secure care facilities.

4 (f) Transfer committed youth who have been committed to the department
5 or to any facility under its jurisdiction between the various secure care
6 facilities for youths, foster homes and public and private agencies on
7 notification to the committing court.

8 (g) Appoint certain employees of the department to peace officer
9 status for purposes only of guarding, transporting or pursuing persons under
10 the jurisdiction of the department and appoint certain employees of the
11 department to peace officer status for purposes of investigating or arresting
12 persons who commit or attempt to commit offenses directly relating to the
13 operations of the department.

14 3. CONTRACT WITH OTHER AGENCIES OR INSTITUTIONS IN FURTHERANCE OF ANY
15 DEPARTMENT PROGRAM.

16 C. Personnel appointed by the director pursuant to subsection B,
17 paragraph 2, subdivision (g) of this section for purposes of investigating
18 and arresting persons who commit or attempt to commit offenses directly
19 relating to the operations of the department have the authority and power of
20 peace officers only while actually on duty and engaged in investigating or
21 arresting persons who commit or attempt to commit offenses directly relating
22 to the operations of the department. Peace officers of the department shall
23 not preempt the authority and jurisdiction of established agencies of this
24 state and political subdivisions of this state. Such officers shall notify
25 agencies of this state and political subdivisions of this state before
26 conducting an investigation within the jurisdiction of the agency and before
27 making an arrest within the jurisdiction of the agency and shall ask, except
28 in an emergency, if the agency wishes to participate, perform the
29 investigation or arrest the person to be arrested before
30 proceeding. Personnel appointed as peace officers by the director shall have
31 the minimum qualifications established for peace officers pursuant to section
32 41-1822. Personnel appointed by the director pursuant to subsection B,
33 paragraph 2, subdivision (g) of this section are not eligible to participate
34 in funding provided by the peace officers' training fund established by
35 section 41-1825 or in the public safety personnel retirement system except
36 as otherwise provided in title 38, chapter 5, article 4.

37 Sec. 9. Section 41-2805, Arizona Revised Statutes, is amended to read:
38 41-2805. Authorization for care

39 A. THE DIRECTOR MAY PROVIDE MEDICAL, DENTAL AND HEALTH SERVICES FOR
40 COMMITTED YOUTH. THE DIRECTOR MAY CONTRACT FOR PROFESSIONAL SERVICES TO
41 ASSIST THE DIRECTOR IN CARRYING OUT THE RESPONSIBILITY ON BEHALF OF THIS
42 STATE IF ALL OF THE RECORDS IN CONNECTION WITH THE SERVICES ARE MADE AND
43 RETAINED BY AUTHORIZED OR QUALIFIED MEDICAL AND PROFESSIONAL PERSONNEL AND
44 NOT BY ANY YOUTH. THE RECORDS WHEN NOT IN USE SHALL BE RETAINED IN A SAFE
45 AND SECURE PLACE.

1 B. If a committed youth who is not residing with the youth's parent
2 or legal guardian is in need of medical, surgical or dental care, and a
3 spouse, adult next of kin or legal guardian is not immediately available or
4 has not previously given authorization for such care, the director or the
5 director's authorized representative, on the recommendation of the attending
6 physician or dentist, may authorize the performance of such necessary
7 medical, surgical or dental service.

8 Sec. 10. Section 41-2806, Arizona Revised Statutes, is amended to
9 read:

10 41-2806. Committed youth canteen; establishment; prices; goods;
11 insurance

12 A. The department may establish and maintain a committed youth canteen
13 at any secure care facility. The committed youth canteens may offer for
14 sale, at prices fixed by the director, toilet articles, candy, notions and
15 other sundries to the persons confined FOR CONSUMPTION ON THE PREMISES. The
16 department may provide the facilities, personnel and merchandise necessary
17 to operate the committed youth canteens. All profit from the committed youth
18 canteens shall be deposited in the department of juvenile corrections fund
19 established by section 41-2810.

20 B. The department may purchase insurance against the damage or loss
21 of committed youth canteen materials, supplies and equipment.

22 Sec. 11. Section 41-2814, Arizona Revised Statutes, is amended to
23 read:

24 41-2814. Fingerprinting personnel; exception; violation;
25 classification; definition

26 A. All employees of the department and all contract service providers
27 that provide services primarily on department premises shall be
28 fingerprinted. These individuals shall submit fingerprints and the form
29 prescribed in subsection F of this section within seven days after the date
30 of employment. Employment with the department is conditioned on the results
31 of the fingerprint check. Fingerprint checks shall be conducted pursuant to
32 section 41-1750, subsection G, paragraph 1.

33 B. Except as provided in subsection A of this section, an A PAID OR
34 UNPAID employee of a licensee or contract provider ~~who is paid or unpaid and~~
35 who has direct contact with committed youth shall have a valid class one or
36 class two fingerprint clearance card issued pursuant to chapter 12, article
37 3.1 of this title or shall apply for a class one or class two fingerprint
38 clearance card within seven days of beginning employment.

39 C. A service contract or license with any contract provider or
40 licensee that involves the employment of persons who have direct contact with
41 committed youth shall provide that the contract or license may be canceled
42 or terminated immediately if a person certifies pursuant to subsection F of
43 this section that the person is awaiting trial on or has been convicted of
44 any of the offenses listed in subsection F of this section in this
45 jurisdiction or acts committed in another jurisdiction that would be offenses

1 in this jurisdiction or if the person does not possess or is denied issuance
2 of a valid fingerprint clearance card.

3 D. A contract provider or licensee may avoid cancellation or
4 termination of the contract or license under subsection C of this section if
5 a person who does not possess or has been denied issuance of a valid
6 fingerprint clearance card or who certifies pursuant to subsection F of this
7 section that the person has been convicted of or is awaiting trial on any of
8 the offenses listed in subsection F, paragraphs 1, 2, 3, 6, 7, 9, 15 through
9 18 and 21 of this section is immediately prohibited from employment or
10 service with the contract provider or licensee in any capacity requiring or
11 allowing direct contact with committed youth.

12 E. A contract provider or licensee may avoid cancellation or
13 termination of the contract or license under subsection C of this section if
14 a person who does not possess or has been denied issuance of a valid
15 fingerprint clearance card or who certifies pursuant to subsection F of this
16 section that the person has been convicted of or is awaiting trial on any of
17 the offenses listed in subsection F, paragraphs 4, 5, 8, 10 through 14, 19,
18 20, 22 and 23 of this section is immediately prohibited from employment or
19 service with the contract provider or licensee in any capacity requiring or
20 allowing direct contact with committed youth unless the employee is granted
21 a good cause exception pursuant to section 41-619.55.

22 F. Personnel who are employed by the department and contract personnel
23 who have direct contact with committed youth shall certify on forms provided
24 by the department and notarized whether they are awaiting trial on or have
25 ever been convicted of or committed any of the following criminal offenses
26 in this state or similar offenses in another state or jurisdiction:

- 27 1. Sexual abuse of a minor.
- 28 2. Incest.
- 29 3. First or second degree murder.
- 30 4. Kidnapping.
- 31 5. Arson.
- 32 6. Sexual assault.
- 33 7. Sexual exploitation of a minor.
- 34 8. Felony offenses involving contributing to the delinquency of a
35 minor.
- 36 9. Commercial sexual exploitation of a minor.
- 37 10. Felony offenses involving sale, distribution or transportation of,
38 offer to sell, transport or distribute or conspiracy to sell, transport or
39 distribute marijuana, dangerous drugs or narcotic drugs.
- 40 11. Felony offenses involving the possession or use of marijuana,
41 dangerous drugs or narcotic drugs.
- 42 12. Burglary.
- 43 13. Aggravated or armed robbery.
- 44 14. Robbery.
- 45 15. A dangerous crime against children as defined in section 13-604.01.

- 1 16. Child abuse.
- 2 17. Sexual conduct with a minor.
- 3 18. Molestation of a child.
- 4 19. Manslaughter.
- 5 20. Assault or aggravated assault.
- 6 21. Exploitation of minors involving drug offenses.
- 7 22. A violation of section 28-1381, 28-1382 or 28-1383.
- 8 23. Offenses involving domestic violence.

9 G. The department shall make documented, good faith efforts to contact
10 previous employers of personnel to obtain information or recommendations that
11 may be relevant to an individual's fitness for employment.

12 H. Hospital employees, licensed medical personnel, staff and
13 volunteers who provide services to juveniles in a health care facility
14 located outside the secure care facility and who are under the direct visual
15 supervision as is medically reasonable of the department's employees or the
16 department's contracted security employees are exempt from the fingerprinting
17 requirements of this section.

18 I. The department of juvenile corrections shall notify the department
19 of public safety if the department of juvenile corrections receives credible
20 evidence that a person who possesses a valid class one or class two
21 fingerprint clearance card either:

22 1. Is arrested for or charged with an offense listed in section
23 41-1758.03, subsection B or F.

24 2. Falsified information on the form required by subsection F of this
25 section.

26 J. A person who makes a false statement, representation or
27 certification in an application for employment with the department is guilty
28 of a class 3 misdemeanor.

29 K. For the purposes of this section, "employee" means paid and unpaid
30 personnel who have direct contact with committed youth.

APPROVED BY THE GOVERNOR APRIL 23, 2001.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 24, 2001.



Passed the House March 14, 2001,

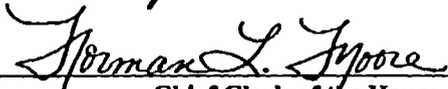
Passed the Senate April 12, 2001,

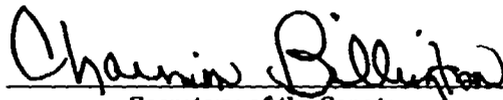
by the following vote: 50 Ayes,
0 Nays, 10 Not Voting

by the following vote: 29 Ayes,
0 Nays, 1 Not Voting


Speaker of the House


President of the Senate


Chief Clerk of the House


Secretary of the Senate

**EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR**

This Bill was received by the Governor this
_____ day of _____, 20____,
at _____ o'clock _____ M.

Secretary to the Governor

Approved this _____ day of _____,
_____, 20____,
at _____ o'clock _____ M.

Governor of Arizona

**EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE**

This Bill was received by the Secretary of State
this _____ day of _____, 20____,
at _____ o'clock _____ M.

Secretary of State

H.B. 2282

HOUSE CONCURS IN SENATE
AMENDMENTS AND FINAL PASSAGE

April 17, 2001,

by the following vote: 54 Ayes,

0 Nays, 6 Not Voting

[Signature]
Speaker of the House

[Signature]
Chief Clerk of the House

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

17 day of April, 2001,

at 11:06 o'clock A M.

[Signature]
Secretary to the Governor

Approved this 23 day of

April, 2001,

at 6:45 o'clock P M.

[Signature]
Governor of Arizona

H.B. 2282

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 24 day of April, 2001,

at 4:50 o'clock P M.

[Signature]
Secretary of State