

State of Arizona
Senate
Forty-fifth Legislature
First Regular Session
2001

CHAPTER 266

SENATE BILL 1254

AN ACT

AMENDING SECTIONS 44-1271, 44-1272, 44-1272.01, 44-1273 AND 44-1278, ARIZONA
REVISED STATUTES; RELATING TO TELEPHONE SOLICITATIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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

2 Section 1. Section 44-1271, Arizona Revised Statutes, is amended to
3 read:

4 44-1271. Definitions

5 In this article, unless the context otherwise requires:

6 1. "Consumer" means a person who is solicited by a seller or
7 solicitor.

8 2. "Licensed associated person of a securities, commodities or
9 investments broker" means any associated person registered or licensed by the
10 national association of securities dealers, a self-regulatory organization
11 as defined in the securities exchange act of 1934 (15 United States Code
12 ~~section~~ SECTIONS 78a through 7811) or an official or agency of this state or
13 of any other state of the United States.

14 3. "Licensed securities commodities or investments broker, dealer or
15 investment advisor" means a person licensed or registered as a securities
16 commodities or investments broker, dealer or investment advisor by the
17 securities and exchange commission, the national association of securities
18 dealers, a self-regulatory organization as defined in the securities exchange
19 act of 1934 (15 United States Code ~~section~~ SECTIONS 78a through 7811) or an
20 official or agency of this state or of any other state of the United States.

21 4. "Manager" means a person who supervises the work of a solicitor.

22 5. "Merchandise" means objects, wares, goods, commodities,
23 intangibles, real estate, securities or services.

24 6. "Person" means:

25 (a) A natural person or his legal representative.

26 (b) A partnership, a limited liability company, a limited liability
27 partnership or a domestic or foreign corporation.

28 (c) A company, trust, business entity or association.

29 (d) An agent, employee, salesman, partner, officer, director, member,
30 stockholder, associate or trustee.

31 (e) Any other legal entity or any group associated in fact although
32 not a legal entity.

33 7. "Premium" means any gift, bonus, prize, award or other incentive
34 or inducement to purchase merchandise.

35 8. "Principal" means an owner, OR an officer of a corporation or
36 limited liability company, a general partner of a partnership, a sole
37 proprietor of a sole proprietorship, a partner of a limited liability
38 partnership, a trustee of a trust and any other individual who controls,
39 manages or supervises a telephone sales operation.

40 9. "Prize" means anything offered or purportedly offered and given or
41 purportedly given to a person by chance. Chance exists if a person is
42 guaranteed to receive an item and at the time of the offer or purported offer
43 the seller or solicitor does not identify the specific item that the person
44 will receive.

1 10. "Prize promotion" means a sweepstakes or other game of chance or
2 an oral or written express or implied representation that a person has won,
3 has been selected to receive or may be eligible to receive a prize or
4 purported prize.

5 11. "Recovery service" means any business or other practice in which
6 a person represents or implies that the person will recover or assist in
7 recovering for a fee any amount of money that a consumer has provided to a
8 seller pursuant to a telephone solicitation.

9 12. "Seller" means a person who, directly or through a solicitor DOES
10 ANY OF THE FOLLOWING: ~~; seeks orders for the sale of merchandise by means of~~
11 ~~telephone solicitation under any of the following circumstances:~~

12 ~~(a) The person initiates contact by telephone with a consumer and~~
13 ~~represents or implies that:~~

14 ~~(i) A consumer who buys merchandise will receive additional~~
15 ~~merchandise, the same as or different from the type of merchandise~~
16 ~~purchased, without any additional charge, except for actual postage or~~
17 ~~common carrier charges.~~

18 ~~(ii) A consumer will receive or has a chance or opportunity to receive~~
19 ~~a premium.~~

20 ~~(iii) The person is offering to sell the services of a recovery~~
21 ~~service.~~

22 ~~(iv) The person is offering to make a loan, to arrange or assist in~~
23 ~~arranging a loan or to assist in providing information that may lead to~~
24 ~~obtaining a loan unless no payment of any kind is made until the loan~~
25 ~~proceeds are disbursed to the borrower.~~

26 ~~(v) The consumer will receive a credit card if the consumer pays a fee~~
27 ~~for the card before receiving the card.~~

28 (a) INITIATES TELEPHONE CALLS TO PROVIDE OR ARRANGE TO PROVIDE GOODS
29 OR SERVICES TO CONSUMERS IN EXCHANGE FOR PAYMENT.

30 (b) The solicitation SOLICITS by telephone is made by the person in
31 response to inquiries from a consumer generated by a notification or
32 communication sent or delivered to the consumer that represents or implies
33 that:

34 (i) The consumer has been specially selected in any manner to receive
35 the notification or communication or the offer contained in the notification
36 or communication.

37 (ii) The consumer will receive a premium if the consumer calls the
38 person.

39 (iii) If the consumer purchases merchandise from the person, the
40 consumer will also receive additional or other merchandise, the same as or
41 different from the type of merchandise purchased, without any additional
42 charge or for a price that the person represents or implies is less than the
43 regular price of the merchandise.

44 (iv) The person is offering for sale the services of a recovery
45 service.

1 (v) The person is offering to make a loan, to arrange or assist in
2 arranging a loan or to assist in providing information that may lead to
3 obtaining a loan unless no payment of any kind is made until the loan
4 proceeds are disbursed to the borrower.

5 (vi) The consumer will receive a credit card if the consumer pays a
6 fee for the card before receiving the card.

7 (c) ~~The solicitation SOLICITS by telephone is made by the person in~~
8 response to inquiries generated by advertisements on behalf of the person
9 that represent or imply that:

10 (i) The person is offering to sell the services of a recovery service.

11 (ii) The person is offering to make a loan, to arrange or assist in
12 arranging a loan or to assist in providing information that may lead to
13 obtaining a loan unless no payment of any kind is made until the loan
14 proceeds are disbursed to the borrower.

15 (iii) The consumer will receive a credit card if the consumer pays a
16 fee for the card before receiving the card.

17 13. "Solicitor" means a person, OTHER THAN A SELLER OR EMPLOYEE OF A
18 SELLER, who uses a telephone to seek sales of merchandise on behalf of a
19 seller or uses a telephone to verify sales for a seller.

20 ~~14. "Telephone solicitation sale" means a sale of merchandise by a~~
21 ~~seller.~~

22 Sec. 2. Section 44-1272, Arizona Revised Statutes, is amended to read:
23 44-1272. Telephone seller; registration

24 A. A seller shall file a verified registration statement with the
25 secretary of state before the seller solicits any consumer from a location
26 in this state or any consumer located in this state. Each principal of the
27 seller shall sign the registration statement, have the signature notarized
28 and file the statement with the secretary of state along with the annual
29 registration fee prescribed by section 44-1275. The registration statement
30 expires on June 30 of each year and shall be annually renewed by completing
31 a new registration statement within thirty days before expiration.

32 B. ~~Except as provided in subsection D of this section, if,~~ before the
33 expiration of a seller's annual registration, there is a change in any of the
34 information required by subsection C of this section, within ten days of the
35 change the seller shall file a supplemental statement with the secretary of
36 state, except that a seller shall only update quarterly any changes in
37 solicitors hired by the seller.

38 C. Each registration statement shall contain all of the following
39 information:

40 1. The true legal name of the seller.

41 2. The name under which the seller is doing business or intends to do
42 business.

43 3. The seller's business form and state of organization.

44 4. If the seller is a corporation or limited liability company, a copy
45 of its articles of incorporation and bylaws and amendments to the bylaws. If

1 the seller is a partnership or limited liability partnership, a copy of the
2 partnership agreement. If the seller is operating under a fictitious
3 business name, the location where the fictitious name has been registered.

4 5. The complete street address of the physical location of the
5 principal place of business of the seller, the complete street address of all
6 other locations from which the seller will be conducting business and all
7 telephone numbers for telephones at these locations.

8 6. For each principal, ~~AND manager and solicitor~~, the true legal
9 name, residence address, telephone number and date of birth and a clear and
10 legible copy of the current driver license or valid government issued photo
11 identification card. A SELLER IS NOT REQUIRED TO SUBMIT THE INFORMATION
12 REQUIRED IN THIS SECTION FOR THE SELLER'S EMPLOYEES.

13 7. For each manager, the address of the business location for which
14 the manager is responsible.

15 8. FOR EACH SOLICITOR, THE SOLICITOR'S TRUE LEGAL NAME, ITS BUSINESS
16 ADDRESS AND TELEPHONE NUMBER, AND FOR EACH PRINCIPAL AND MANAGER OF
17 SOLICITOR, THEIR TRUE LEGAL NAME, RESIDENCE ADDRESS, TELEPHONE NUMBER AND
18 DATE OF BIRTH AND A CLEAR AND LEGIBLE COPY OF THE CURRENT DRIVER LICENSE OR
19 VALID GOVERNMENT ISSUED PHOTO IDENTIFICATION CARD. A SOLICITOR IS NOT
20 REQUIRED TO SUBMIT THE INFORMATION REQUIRED IN THIS SECTION FOR THE
21 SOLICITOR'S EMPLOYEES.

22 ~~8.~~ 9. The name and address of the seller's agent in this state who
23 is authorized to receive service of process in this state.

24 ~~9.~~ 10. A copy of the bond filed with the state treasurer pursuant to
25 section 44-1274.

26 ~~10.~~ 11. Whether a principal or manager:

27 (a) Has been convicted or pleaded no contest to a felony or
28 misdemeanor involving moral turpitude or a violation of this article.

29 (b) Has been held liable in a civil action, either by final judgment
30 or by entry of a stipulated judgment, if the civil action alleged fraud,
31 embezzlement, racketeering, fraudulent conversion or misappropriation of
32 property or a violation of this article or the use of untrue or misleading
33 representations in an attempt to sell or dispose of real or personal property
34 or the use of unfair, unlawful or deceptive business practices.

35 (c) Is subject to a currently effective injunction or restrictive
36 order relating to a business activity as a result of an action brought by a
37 public agency or department, including an action affecting a vocational
38 license. The statement shall include the name of the court, the date of the
39 conviction, the judgment, order or injunction and, if applicable, the name
40 of the governmental agency that filed the action resulting in the conviction,
41 judgment, order or injunction.

42 ~~11.~~ 12. A copy of any:

43 (a) Script, outline or presentation the seller will require or suggest
44 that a solicitor use, except that if the seller does not require or suggest

1 a script, outline or presentation, a statement that no such document is
2 required or suggested.

3 (b) Sales information and literature provided by the seller to a
4 solicitor or described by the seller for use by the solicitor, including
5 scripts, outlines, presentations, information on how to conduct telephone
6 sales, sample instructions, sample closings, product information and contest
7 or premium award information.

8 (c) Sales information and any other literature provided by the seller
9 to a consumer in connection with any solicitation.

10 D. If a seller expressly or ~~impliedly~~ represents OR IMPLIES to any
11 consumer, directly or through a solicitor, that the consumer is or may be
12 eligible to receive any premium, the seller shall submit with the
13 registration statement another statement setting forth for each premium
14 mentioned:

15 1. A description of the premium.

16 2. The value or worth of the premium and the basis for the valuation.

17 3. All terms and conditions a consumer must satisfy in order to
18 receive the premium.

19 4. The odds of being able to receive the premium, and if the odds are
20 not calculable in advance, the factors used in calculating the odds.

21 5. If the consumer will receive fewer than all of the premiums
22 described by the seller:

23 (a) The manner in which the seller decides which premium the consumer
24 will receive.

25 (b) The odds of being able to receive each premium, and if the odds
26 are not calculable in advance, the factors used in calculating the odds.

27 (c) The name and address of each person who within the past twelve
28 months has received the premium having the greatest value and the
29 premium with the smallest odds of being received.

30 E. If the seller expressly or impliedly represents to any consumer,
31 directly or through a solicitor, that the seller can or may be able to make
32 a loan, arrange a loan, assist in arranging a loan or assist in providing
33 information that may lead to obtaining a loan, the seller shall submit with
34 the registration statement another statement setting forth:

35 1. For the previous twenty-four months, the names and addresses of any
36 person who lent money to:

37 (a) Consumers who responded to the solicitations of the seller's
38 predecessor or the seller's officers or owners or those persons having
39 present management responsibilities or to companies with which they were
40 associated.

41 (b) The seller's predecessor or the seller's officers or owners or
42 those persons having present management responsibilities or to those
43 companies with which they were associated for them to lend to consumers who
44 responded to solicitations.

1 D. A seller who files a limited registration statement pursuant to
2 this section is not required to pay a filing fee and is not required to file
3 and maintain a bond.

4 E. Compliance with the limited registration prescribed in this section
5 does not constitute an approval or endorsement by this state of the seller's
6 limited registration or conduct.

7 F. The secretary of state may send by certified mail a notice of
8 failure to file a limited registration STATEMENT pursuant to this section to
9 any seller who is listed in section 44-1273, subsection B and who fails to
10 comply with the limited registration prescribed in this section. The seller
11 shall comply with the limited registration prescribed in this section within
12 thirty days after receiving the notice from the secretary of state and shall
13 pay a late registration penalty of twenty-five dollars. If the seller does
14 not comply with this subsection, the seller is guilty of a class 3
15 misdemeanor.

16 Sec. 4. Section 44-1273, Arizona Revised Statutes, is amended to read:
17 44-1273. Limited exemptions

18 A. The following sellers are not required to register and, except for
19 section 44-1278, subsection B, are exempt from this article:

20 1. A person acting within the scope of a license issued under
21 title 20.

22 2. A person who is registered with the secretary of state pursuant to
23 section 44-6552 or who is exempt from registration pursuant to section
24 44-6553.

25 3. A person making telephone solicitations without the intent to
26 complete and who does not complete the sales presentation during the
27 telephone solicitation but completes the sales presentation at a later
28 face-to-face meeting between the solicitor and the consumer provided that the
29 later face-to-face meeting is not for the purpose of collecting the payment
30 or delivering any item purchased.

31 4. A person who after making a telephone contact with a consumer sends
32 the consumer descriptive literature and does not require payment before the
33 consumer's review of the descriptive literature and the person is not
34 conducting a solicitation involving any of the following:

35 (a) The sale of an investment or an opportunity for an investment that
36 is not registered with any state or federal authority.

37 (b) A prize promotion or premium.

38 (c) A recovery service.

39 5. A person or solicitor for a person who operates a retail business
40 establishment under the same name as the name used in the solicitation of
41 sales by telephone, if on a continuing basis all of the following apply:

42 (a) Merchandise is displayed and offered for sale or services are
43 offered for sale and provided at the person's business establishment.

44 (b) At least fifty per cent of the person's business involves the
45 buyer obtaining the merchandise at the person's business establishment.

1 (c) The person holds a transaction privilege tax license pursuant to
2 title 42, chapter 5.

3 6. A person or solicitor for a person soliciting another business if
4 all of the following occur:

5 (a) At least fifty per cent of the person's dollar volume consists of
6 repeat sales to existing businesses.

7 (b) The person does not conduct a prize promotion that requires or
8 implies that to win a consumer must pay money or purchase merchandise.

9 (c) Neither the person nor any of the person's principals has within
10 twenty years been convicted in any state of a felony or crime of moral
11 turpitude, breach of trust, fraud, theft, dishonesty or violation of
12 telephone solicitation laws, been subject to a final judgment in a civil
13 action involving fraud, deceit or misrepresentation or been subject to an
14 administrative order involving fraud, deceit, misrepresentation or any
15 violation of telephone solicitations laws of any agency of this state,
16 another state, the federal government, a territory of the United States or
17 another country.

18 7. A person or solicitor on behalf of a person who solicits sales by
19 periodically publishing and delivering a catalog to consumers if all of the
20 following apply:

21 (a) The catalog contains a written description or illustration of each
22 item offered for sale and the price of each item offered for sale.

23 (b) The catalog includes the business address or home office address
24 of the person.

25 (c) The catalog includes at least twenty-four pages of written
26 material and illustrations.

27 (d) The catalog is distributed in more than one state and has an
28 annual circulation by mail of at least two hundred fifty thousand.

29 B. The following sellers shall file a limited registration statement
30 pursuant to section 44-1272.01 and, except for section 44-1278, are exempt
31 from this article:

32 1. A person acting within the scope of a license issued under title
33 6 or 32 or by the corporation commission pursuant to this title, except
34 persons licensed under title 6, chapter 13.

35 2. If soliciting within the scope of the license, any licensed
36 securities, commodities or investments broker, OR dealer or investment
37 advisor or any licensed associated person of a securities, commodities or
38 investments broker, OR dealer or investment advisor.

39 3. An issuer or a subsidiary of an issuer that has a class of
40 securities that is subject to section 12 of the securities exchange act of
41 1934 (15 United States Code sections 78a through 7811) and that is either
42 registered or exempt from registration under paragraph (A), (B), (C), (E),
43 (F), (G) or (H) or subsection (g) (2) of section 12 of the act. A subsidiary
44 of an issuer that qualifies for exemption under this paragraph is not exempt

1 unless at least sixty per cent of the voting power of the subsidiary's shares
2 is owned by the qualifying issuer or issuers.

3 4. A person certificated or regulated by the corporation commission
4 pursuant to title 40, chapter 2 or a subsidiary of that person or a federal
5 communications commission licensed cellular telephone company or radio
6 telecommunication services provider.

7 5. A person making telephone solicitations for a newspaper of general
8 circulation, a magazine or a licensed or franchised cable television system.

9 6. An issuer or subsidiary of an issuer that is subject to
10 registration under chapter 12, article 6 or 7 of this title or that is exempt
11 from registration under section 44-1843, SUBSECTION A, paragraph 1, 2, 3, 4,
12 5, 7 or 9.

13 7. A person making telephone solicitations for the sale or purchase
14 of books, recordings, videocassettes and similar goods through a membership
15 group or club regulated by the federal trade commission or through a
16 contractual plan or arrangement such as a continuity plan, subscription
17 arrangement, series arrangement or single purchase under which the seller
18 ships goods to a consumer who has consented in advance to receive those goods
19 and the recipient is given the opportunity to review goods for at least seven
20 days and to receive a full refund for return of undamaged goods.

21 8. A person or solicitor for a person when soliciting previous
22 customers, if all of the following apply:

23 (a) The person is not offering to sell or selling a security that is
24 not registered with any state or federal authority.

25 (b) The person makes the solicitation under the same name as the name
26 used to sell merchandise to the customer previously.

27 (c) The person does not operate a recovery service.

28 (d) The person does not conduct a prize promotion that requires a
29 consumer to, or implies that to win a consumer must, pay money or purchase
30 merchandise.

31 (e) The person has not, or any of its principals have not, within
32 twenty years been convicted in any state of a felony or a crime of moral
33 turpitude, breach of trust, fraud, theft, dishonesty or A violation of
34 telephone solicitation laws, been subject to a final judgment in a civil
35 action involving fraud, deceit or misrepresentation or been subject to an
36 administrative order involving fraud, deceit, misrepresentation or any
37 violation of telephone solicitations SOLICITATION laws of any agency of this
38 state, another state, the federal government, a territory of the United
39 States or another country.

40 9. A person making telephone solicitations exclusively for the purpose
41 of the sale of telephone answering services to be provided by that person or
42 that person's employer.

43 10. Any bank holding company, bank, financial institution, trust
44 company, savings and loan association, credit union, mortgage banker or
45 broker, consumer lender or insurer that is licensed or supervised by an

1 official or agency of this state, any other state or the United States,
2 including any parent, subsidiary or affiliate of these institutions.

3 11. A person providing telemarketing sales service continuously for at
4 least five years under the same ownership and control that derives
5 seventy-five per cent of its gross telemarketing sales revenues from
6 contracts with persons exempted by this section. A seller using an exempt
7 telemarketing sales service is not exempt unless otherwise qualifying for an
8 exemption under this section.

9 C. On request by the secretary of state, the director of the
10 department of insurance shall provide a current list in a mutually acceptable
11 electronic format to the secretary of state of the requested licensees
12 described in subsection A, paragraph 1 of this section that includes all of
13 the following information:

14 1. The true legal name of the seller.

15 2. All of the names under which the seller is doing business or
16 intends to do business.

17 3. The complete street address of the physical location of the
18 principal place of business of the seller and the telephone number for the
19 location.

20 4. The name and address of the seller's agent who is authorized to
21 receive service of process IN THIS STATE.

22 D. In any civil proceeding alleging a violation of this article, the
23 burden of proving an exemption or an exception from a definition is on the
24 person claiming the exemption or exception. In any criminal proceeding in
25 which a violation of this article is alleged, the burden of producing
26 evidence to support a defense based on an exemption or an exception from a
27 definition is on the person claiming the exemption or exception.

28 E. Any person or solicitor exempted in part from this article by this
29 section shall not make or submit a charge to a consumer's credit card account
30 or a consumer's checking, savings, share or similar account unless any of the
31 following apply:

32 1. The person provides that the consumer may receive a full refund for
33 the return of undamaged and unused goods or a cancellation of services by
34 providing notice to the person within seven days after the date that the
35 consumer receives the merchandise and the person processes:

36 (a) A full refund within thirty days after the date that the person
37 receives the returned merchandise from the consumer.

38 (b) A full refund within thirty days after the purchaser of services
39 cancels an order for the services or a pro rata refund for any services not
40 yet performed for the consumer.

41 2. The person provides the consumer with a signed copy of a written
42 contract that includes the person's name, address and business telephone
43 number and that fully describes the merchandise offered by the person, the
44 total price to be charged by the person and any terms or conditions affecting
45 the sale.

1 3. The person is an organization that is registered with the secretary
2 of state pursuant to section 44-6552 or that is exempt from registration
3 pursuant to section 44-6553.

4 Sec. 5. Section 44-1278, Arizona Revised Statutes, is amended to read:
5 44-1278. Unlawful practice; powers of attorney general;
6 cumulative remedies

7 A. It is an unlawful practice pursuant to section 44-1522 for a seller
8 OR SOLICITOR OR ANYONE ACTING ON THEIR BEHALF to make or authorize to any
9 consumer any reference to the seller's OR SOLICITOR'S compliance with this
10 article other than on inquiry by the consumer.

11 B. It is an unlawful practice pursuant to section 44-1522 for any
12 seller or solicitor OR ANYONE ACTING ON THEIR BEHALF who conducts a telephone
13 solicitation in this state to do any of the following:

14 1. Use telephone equipment that blocks the caller identification
15 function on the telephone or telephone equipment of the telephone number
16 dialed so that the telephone number of the caller is not displayed on the
17 telephone or telephone equipment that is capable of displaying the telephone
18 number of the caller.

19 2. Initiate an outbound telephone call to a person if that person has
20 previously stated a desire not to receive outbound telephone calls made by
21 or on behalf of the seller whose goods or services are being offered. A
22 seller or solicitor is not liable under this paragraph or paragraph 3 if all
23 of the following apply:

24 (a) The seller or solicitor has established and implemented written
25 procedures to comply with this paragraph.

26 (b) The seller or solicitor has trained the seller's or solicitor's
27 personnel according to the written procedures prescribed in subdivision (a)
28 of this paragraph.

29 (c) The seller or the solicitor acting on behalf of the
30 seller establishes and maintains a no call list comprised of all persons who
31 request not to be contacted and keeps all do not call requests for at least
32 ten years.

33 (d) The initial outbound call or any subsequent outbound call made by
34 the seller or solicitor is the result of an error.

35 3. Intentionally make or cause to be made any unsolicited telephone
36 sales call to any mobile or telephone paging device.

37 4. Make a telephone call to any residential telephone using an
38 artificial or prerecorded voice to deliver a message unless the call is
39 initiated for emergency purposes or the call is made with the prior express
40 consent of the called party.

41 5. Use any automatic terminal equipment that uses a random or
42 sequential number generator unless the equipment excludes calls to the
43 following telephone numbers:

1 (a) Emergency telephone numbers, including 911, of any hospital,
2 medical physician, health care facility, poison control center, fire
3 protection facility or law enforcement agency.

4 (b) Any guest room or patient room of a hospital, health care
5 facility, elderly care home or similar establishment.

6 (c) A paging service, a cellular telephone service, a specialized
7 mobile radio service or any service for which the called party is charged for
8 the call.

9 (d) The telephone numbers maintained on a no call list established
10 pursuant to paragraph 2 of this subsection.

11 6. INITIATE AN OUTBOUND CALL EXCEPT AS PROVIDED IN 47 CODE OF FEDERAL
12 REGULATIONS, SECTION 64.1200 OR 16 CODE OF FEDERAL REGULATIONS SECTION 310.4.

13 C. Failure to comply with this article is an unlawful practice
14 pursuant to section 44-1522. The attorney general may investigate and take
15 appropriate action as prescribed by chapter 10, article 7 of this title.

16 D. The provisions of this article are in addition to all other causes
17 of action, remedies and penalties available to this state.

18 E. The attorney general may bring an action in federal court in
19 accordance with 15 United States Code sections 6101 through 6108.

APPROVED BY THE GOVERNOR APRIL 30, 2001.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 30, 2001.

Passed the House April 18, 20 01,

by the following vote: 56 Ayes,

0 Nays, 4 Not Voting

[Signature]
Speaker of the House

[Signature]
Chief Clerk of the House

Passed the Senate March 7, 20 01,

by the following vote: 28 Ayes,

2 Nays, 0 Not Voting

[Signature]
President of the Senate

[Signature]
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

S.B. 1254

SENATE CONCURS IN HOUSE
AMENDMENTS AND FINAL PASSAGE

Passed the Senate April 25, 2001,

by the following vote: 27 Ayes,

1 Nays, 1 Not Voting

1 Vacancy

President of the Senate

Cherrie Bellington
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

25 day of April, 2001,

at 3:32 o'clock P M.

Sandra Carey
Secretary to the Governor

APPROVED THIS 30 day of

April, 2001,

at 10:32 o'clock A M.

Jane V. Hull
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 30 day of April, 2001,

at 4:50 o'clock P M.

Betsy Boyles
Secretary of State

S.B. 1254