



STATE OF ARIZONA
OFFICE OF THE GOVERNOR

DOUGLAS A. DUCEY
GOVERNOR

EXECUTIVE OFFICE

May 12, 2017

The Honorable Michele Reagan
Secretary of State
1700 W. Washington, 7th Floor
Phoenix, AZ 85007

Dear Secretary Reagan:

I am transmitting to you the following bills from the Fifty-third Legislature, 1st Regular Session, which I signed on May 12, 2017:

HB 2540 - criminal justice; budget reconciliation; 2017-2018
HB 2545 - K-12 education; budget reconciliation; 2017-2018
SB 1522 - general appropriations act; 2017-2018
SB 1523 - capital outlay; appropriations; 2017-2018
SB 1524 - budget procedures; budget reconciliation; 2017-2018
SB 1526 - environment; budget reconciliation; 2017-2018
SB 1527 - health; budget reconciliation; 2017-2018
SB 1528 - higher education; budget reconciliation; 2017-2018
SB 1529 - human services; budget reconciliation; 2017-2018
SB 1531 - revenues; budget reconciliation; 2017-2018

Sincerely,

Douglas A. Ducey
Governor
State of Arizona

cc: Senate Secretary
Chief Clerk of the House of Representatives
Arizona News Service

House Engrossed

FILED

**MICHELE REAGAN
SECRETARY OF STATE**

State of Arizona
House of Representatives
Fifty-third Legislature
First Regular Session
2017

CHAPTER 303
HOUSE BILL 2540

AN ACT

AMENDING SECTIONS 12-116.01, 12-284.03, 22-281, 28-3396, 41-191.08, 41-1723 AND 41-1724, ARIZONA REVISED STATUTES; AMENDING TITLE 41, CHAPTER 12, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING SECTION 41-1730; AMENDING SECTION 41-1758.06, ARIZONA REVISED STATUTES; REPEALING SECTION 41-1772, ARIZONA REVISED STATUTES; AMENDING SECTIONS 41-2401 AND 41-2407, ARIZONA REVISED STATUTES; REPEALING SECTIONS 41-2414, 41-2415 AND 41-2419, ARIZONA REVISED STATUTES; AMENDING SECTION 41-3451, ARIZONA REVISED STATUTES; APPROPRIATING MONIES; RELATING TO CRIMINAL JUSTICE BUDGET RECONCILIATION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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

2 Section 1. Section 12-116.01, Arizona Revised Statutes, is amended
3 to read:

4 12-116.01. Surcharges; remittance reports; fund deposits

5 A. In addition to any penalty provided by law, a surcharge shall be
6 levied in an amount of forty-seven ~~per cent~~ PERCENT on every fine, penalty
7 and forfeiture imposed and collected by the courts for criminal offenses
8 and any civil penalty imposed and collected for a civil traffic violation
9 and fine, penalty or forfeiture for a violation of the motor vehicle
10 statutes, for any local ordinance relating to the stopping, standing or
11 operation of a vehicle or for a violation of the game and fish statutes in
12 title 17.

13 B. In addition to any penalty provided by law, a surcharge shall be
14 levied in an amount of seven ~~per cent~~ PERCENT on every fine, penalty and
15 forfeiture imposed and collected by the courts for criminal offenses and
16 any civil penalty imposed and collected for a civil traffic violation and
17 fine, penalty or forfeiture for a violation of the motor vehicle statutes,
18 for any local ordinance relating to the stopping, standing or operation of
19 a vehicle or for a violation of the game and fish statutes in title 17.

20 C. In addition to any penalty provided by law, a surcharge shall be
21 levied through December 31, 2011 in an amount of seven ~~per cent~~ PERCENT,
22 and beginning January 1, 2012 in an amount of six ~~per cent~~ PERCENT, on
23 every fine, penalty and forfeiture imposed and collected by the courts for
24 criminal offenses and any civil penalty imposed and collected for a civil
25 traffic violation and fine, penalty or forfeiture for a violation of the
26 motor vehicle statutes, for any local ordinance relating to the stopping,
27 standing or operation of a vehicle or for a violation of the game and fish
28 statutes in title 17.

29 D. If any deposit of bail or bond or deposit for an alleged civil
30 traffic violation is to be made for a violation, the court shall require a
31 sufficient amount to include the surcharge prescribed in this section for
32 forfeited bail, bond or deposit. If bail, bond or deposit is forfeited,
33 the court shall transmit the amount of the surcharge pursuant to
34 subsection H of this section. If bail, bond or deposit is returned, the
35 surcharge made pursuant to this article shall also be returned.

36 E. After addition of the surcharge, the courts may round the total
37 amount due to the nearest one-quarter dollar.

38 F. The judge may waive all or part of the civil penalty, fine,
39 forfeiture and surcharge, except for mandatory civil penalties and fines,
40 the payment of which would work a hardship on the persons convicted or
41 adjudicated or on their immediate families. If a fine or civil penalty is
42 mandatory, the judge may waive only all or part of the surcharges
43 prescribed by subsections A, B and C of this section and section
44 12-116.02. If a fine or civil penalty is not mandatory and if a portion
45 of the civil penalty, fine, forfeiture and surcharge is waived or

1 suspended, the amount assessed must be divided according to the proportion
2 that the civil penalty, fine, bail or bond and the surcharge represent of
3 the total amount due.

4 G. The surcharge imposed by this section shall be applied to the
5 base fine, civil penalty or forfeiture and not to any other surcharge
6 imposed.

7 H. After a determination by the court of the amount due, the court
8 shall transmit, on the last day of each month, the surcharges collected
9 pursuant to subsections A, B, C and D of this section and a remittance
10 report of the fines, civil penalties, assessments and surcharges collected
11 pursuant to subsections A, B, C and D of this section to the county
12 treasurer, except that municipal courts shall transmit the surcharges and
13 the remittance report of the fines, civil penalties, assessments and
14 surcharges to the city treasurer.

15 I. The appropriate authorities specified in subsection H of this
16 section shall transmit the forty-seven ~~per cent~~ PERCENT surcharge
17 prescribed in subsection A of this section and the remittance report as
18 required in subsection H of this section to the state treasurer on or
19 before the fifteenth day of each month for deposit in the criminal justice
20 enhancement fund established by section 41-2401.

21 J. The appropriate authorities specified in subsection H of this
22 section shall transmit the seven ~~per cent~~ PERCENT surcharge prescribed in
23 subsection B of this section and the remittance report as required in
24 subsection H of this section to the state treasurer on or before the
25 fifteenth day of each month for allocation pursuant to section 41-2421,
26 subsection J.

27 K. The appropriate authorities specified in subsection H of this
28 section shall transmit the surcharge prescribed in subsection C of this
29 section and the remittance report as required in subsection H of this
30 section to the state treasurer on or before the fifteenth day of each
31 month for deposit in the ~~Arizona deoxyribonucleic acid identification~~
32 ~~system~~ DEPARTMENT OF PUBLIC SAFETY FORENSICS fund established by section
33 ~~41-2419~~ 41-1730.

34 L. Partial payments of the amount due shall be transmitted as
35 prescribed in subsections H, I, J and K of this section and shall be
36 divided according to the proportion that the civil penalty, fine, bail or
37 bond and the surcharge represent of the total amount due.

38 Sec. 2. Section 12-284.03, Arizona Revised Statutes, is amended to
39 read:

40 12-284.03. Distribution of fees

41 A. Excluding the monies that are kept by the court pursuant to
42 subsection B of this section, the county treasurer shall transmit,
43 distribute or deposit all monies received from the clerk of the superior
44 court pursuant to section 12-284, subsection K as follows:

1 1. ~~1.31~~ 1.28 percent to the state treasurer for deposit in the
2 resource center fund established by and for the purposes of section
3 41-2402, subsection G.

4 2. ~~8.87~~ 8.70 percent to the state treasurer for deposit in the
5 domestic violence services fund established by section 36-3002.

6 3. ~~1.93~~ 1.89 percent to the state treasurer for deposit in the
7 child abuse prevention fund established by section 8-550.01.

8 4. In the county law library fund established by section 12-305,
9 either:

10 (a) ~~7.62~~ 7.47 percent if the county treasurer is serving in a
11 county with a population of more than five hundred thousand persons.

12 (b) ~~15.30~~ 14.99 percent if the county treasurer is serving in a
13 county with a population of five hundred thousand persons or less.

14 5. ~~0.35~~ 0.34 percent to the state treasurer for deposit in the
15 alternative dispute resolution fund established by section 12-135.

16 6. To the elected officials' retirement plan fund established by
17 section 38-802, either of the following percentages, which shall be
18 distributed to the fund pursuant to section 38-810:

19 (a) ~~23.79~~ 23.31 percent if the county treasurer is serving in a
20 county with a population of more than five hundred thousand persons.

21 (b) ~~15.30~~ 14.99 percent if the county treasurer is serving in a
22 county with a population of five hundred thousand persons or less.

23 7. ~~17.07~~ 18.74 percent to the state treasurer for deposit in the
24 judicial collection enhancement fund established by section 12-113.

25 8. ~~0.26~~ 0.25 percent to the state treasurer for deposit in the
26 confidential intermediary and fiduciary fund established by section 8-135.

27 9. In the county general fund, the following percentages:

28 (a) ~~31.29~~ 30.66 percent if the county treasurer is serving in a
29 county with a population of more than five hundred thousand persons.

30 (b) ~~32.10~~ 31.46 percent if the county treasurer is serving in a
31 county with a population of five hundred thousand persons or less.

32 B. ~~7.51~~ 7.36 percent of the monies transmitted, distributed or
33 deposited pursuant to subsection A of this section shall be kept and used
34 by the court collecting the fees in the same manner as the seven dollars
35 of the time payment fee prescribed by section 12-116, subsection B.

36 Sec. 3. Section 22-281, Arizona Revised Statutes, is amended to
37 read:

38 22-281. Fees and deposits

39 A. Justices of the peace shall receive fees established and
40 classified as follows in civil actions:

1	Class Description	Fee
2	A Initial case filing fee	
3	Civil filing fees	\$ 65.00
4	B Subsequent case filing fee	
5	Civil filing fees - defendant	\$ 35.00
6	C Initial case filing fee	
7	Forcible entry and detainer filings	\$ 30.00
8	Small claims filing	23.00
9	D Subsequent case filing fee	
10	Small claims answer	\$ 13.00
11	Forcible entry and detainer	
12	filings - defendant	16.00
13	E Minimum clerk fee	
14	Document and transcript transfer on appeal	\$ 24.00
15	Certification of any documents	24.00
16	Issuance of writs	24.00
17	Filing any paper or performing any act for	
18	which a fee is not specifically prescribed	24.00
19	Subpoena (civil)	24.00
20	Research in locating a document	24.00
21	Seal a court file	24.00
22	Reopen a sealed court file	24.00
23	Record duplication	24.00
24	F Per page fee	
25	Copies of any documents per page	\$ 0.50
26	G Special fees	
27	Small claims service by mail	\$ 8.00

28 B. This section does not deprive the parties to the action of the
 29 privilege of depositing amounts with the justice, in addition to those set
 30 forth in this section, for use in connection with the payment of
 31 constable's and sheriff's fees for service of process, levying of writs
 32 and other services for which fees are otherwise provided by law.

33 C. Excluding the monies that are kept by the court pursuant to
 34 subsection D of this section, justices of the peace shall transmit monthly
 35 to the county treasurer all monies collected pursuant to subsection A of
 36 this section. The county treasurer shall distribute or deposit all of the
 37 monies received pursuant to this subsection as follows:

38 1. To the state treasurer for deposit in the judicial collection
 39 enhancement fund established by section 12-113, in the following
 40 percentages:

41 (a) ~~14.02 per cent~~ 15.74 PERCENT if the county treasurer is serving
 42 in a county with a population of more than five hundred thousand persons.

43 (b) ~~15.58 per cent~~ 17.27 PERCENT if the county treasurer is serving
 44 in a county with a population of five hundred thousand persons or less.

1 2. To the state treasurer for deposit in the alternative dispute
2 resolution fund established by section 12-135, in the following
3 percentages:

4 (a) ~~1.84 per cent~~ 1.80 PERCENT if the county treasurer is serving
5 in a county with a population of more than five hundred thousand persons.

6 (b) ~~2.05 per cent~~ 2.01 PERCENT if the county treasurer is serving
7 in a county with a population of five hundred thousand persons or less.

8 3. To the elected officials' retirement plan fund established by
9 section 38-802, either of the following percentages, which shall be
10 distributed to the fund pursuant to section 38-810:

11 (a) ~~23.79 per cent~~ 23.31 PERCENT if the county treasurer is serving
12 in a county with a population of more than five hundred thousand persons.

13 (b) ~~15.30 per cent~~ 14.99 PERCENT if the county treasurer is serving
14 in a county with a population of five hundred thousand persons or less.

15 4. To the county general fund, in the following percentages:

16 (a) ~~54.22 per cent~~ 53.14 PERCENT if the county treasurer is serving
17 in a county with a population of more than five hundred thousand persons.

18 (b) ~~60.26 per cent~~ 59.05 PERCENT if the county treasurer is serving
19 in a county with a population of five hundred thousand persons or less.

20 D. In counties with a population of more than five hundred thousand
21 persons, ~~6.13 per cent~~ 6.01 PERCENT of the monies transmitted pursuant to
22 subsection C of this section shall be kept and used by the court
23 collecting the fees in the same manner as the seven dollars of the time
24 payment fee prescribed by section 12-116, subsection B.

25 E. In counties with a population of five hundred thousand persons
26 or less, ~~6.81 per cent~~ 6.68 PERCENT of the monies transmitted pursuant to
27 subsection C of this section shall be kept and used by the court
28 collecting the fees in the same manner as the seven dollars of the time
29 payment fee prescribed by section 12-116, subsection B.

30 F. The supreme court may increase the fees prescribed in subsection
31 A of this section in an amount not to exceed the per cent of change in the
32 average consumer price index as published by the United States department
33 of labor, bureau of labor statistics between that figure for the latest
34 calendar year and the calendar year in which the last fee increase
35 occurred.

36 Sec. 4. Section 28-3396, Arizona Revised Statutes, is amended to
37 read:

38 28-3396. Court diversion fee

39 A. The presiding judge of each court shall:

40 1. Set the amount of the court diversion fee that an individual who
41 attends a defensive driving school may be assessed.

42 2. Charge an individual a forty-five dollar surcharge if the
43 individual attends a defensive driving school.

1 3. Immediately inform the supreme court in writing of the amount of
2 the court diversion fee that is established for the court and the total
3 cost to attend a defensive driving school.

4 4. Immediately inform the supreme court in writing of any changes
5 in the total cost to attend a defensive driving school.

6 B. Payment of the court diversion fee and surcharge is in lieu of
7 payment of a civil penalty or criminal fine and any surcharge that are
8 imposed for a traffic violation.

9 C. The driving school shall collect the court diversion fee and
10 surcharge before or at the time an individual attends the school. On
11 receipt of the diversion fee, the defensive driving school shall transmit
12 the fee promptly to the appropriate court pursuant to procedures
13 prescribed by the supreme court. On receipt of the surcharge, the
14 defensive driving school shall transmit the surcharge promptly to the
15 state treasurer for deposit, pursuant to sections 35-146 and 35-147, as
16 follows:

17 1. The first ten million four hundred thousand dollars in revenue
18 annually in the ~~crime laboratory operations~~ DEPARTMENT OF PUBLIC SAFETY
19 FORENSICS fund established by section ~~41-1772~~ 41-1730.

20 2. All remaining money in the state general fund.

21 Sec. 5. Section 41-191.08, Arizona Revised Statutes, is amended to
22 read:

23 41-191.08. Victims' rights fund; use; reporting requirements;
24 exemption from lapsing

25 A. ~~A~~ THE victims' rights fund is established consisting of monies
26 deposited pursuant to sections 8-418 and 41-2401, subsection D, paragraph
27 ~~12~~ 12 and legislative appropriations. Monies in the fund are subject to
28 legislative appropriation. Monies from STATE general fund appropriations
29 shall be deposited in the victims' rights fund and are not subject to
30 further appropriation. Monies from STATE general fund appropriations are
31 available for use on deposit in the victims' rights fund. The attorney
32 general shall administer the fund. The attorney general shall use fund
33 monies for the purpose of operating, improving, maintaining and enhancing
34 the victims' rights program established pursuant to section 41-191.06.

35 B. Each fiscal year the attorney general may spend twelve ~~per cent~~
36 PERCENT of the total victims' rights fund appropriation and STATE general
37 fund deposits for the purpose of performing duties mandated by title 13,
38 chapter 40, including the costs of administering the victims' rights
39 program under section 41-191.06.

40 C. Except as provided in subsections D, G and H of this section,
41 each fiscal year the attorney general shall disburse eighty-eight ~~per cent~~
42 PERCENT of the total victims' rights fund appropriation and STATE general
43 fund deposits to state and local entities that have previously qualified
44 under this subsection or have demonstrated a history of need and
45 performance according to criteria established by the attorney general.

1 Each entity that qualifies to receive monies pursuant to this subsection
2 shall receive monies in a percentage that is proportional to that entity's
3 percentage of the total fund monies disbursed to all qualifying entities
4 in the prior fiscal year. The attorney general is not a qualifying entity
5 under this subsection.

6 D. Except as provided in subsections G and H of this section, each
7 fiscal year the attorney general may disburse victims' rights fund monies
8 to entities that do not qualify under subsection C of this section, that
9 are financially impacted by title 8, chapter 3, article 7 or title 13,
10 chapter 40 and that submit an implementation plan and funding request to
11 the attorney general pursuant to guidelines adopted by the attorney
12 general. The attorney general shall establish procedures to assess the
13 financial impact on and the need of these entities. The attorney general
14 shall disburse monies based on the information that is derived from the
15 assessment. On an annual basis, as new or additional entities receive
16 monies pursuant to this subsection, the attorney general shall
17 proportionally adjust the percentage share disbursed to each entity
18 pursuant to subsection C of this section.

19 E. Monies in the victims' rights fund shall be used to supplement,
20 not supplant, monies that would otherwise be made available to state and
21 local entities for funding victims' rights services and assistance.

22 F. Each entity that receives funding pursuant to this section shall
23 submit an annual report to the attorney general that identifies all
24 sources and amounts of monies that are spent for the purposes of
25 implementing and complying with victims' rights. The report shall detail:

- 26 1. The expenditure of the monies that are awarded under the
27 victims' rights program pursuant to section 41-191.06.
- 28 2. The number of instances in which the entity performed mandated
29 victims' rights duties or services.
- 30 3. The level of victim satisfaction with the services.

31 G. Each fiscal year the attorney general shall review and evaluate
32 the entities that receive funding pursuant to this section. The attorney
33 general may adjust funding levels, redistribute monies or deny continued
34 funding to an entity that fails to effectively implement or comply with
35 victims' rights mandates.

36 H. Supplemental fund monies appropriated to the attorney general to
37 expand victims' rights training and to expand the reporting of victims'
38 feedback on services provided shall be expended according to a plan and
39 procedures adopted by the attorney general. The attorney general shall
40 spend the monies appropriated for costs to develop, provide, sponsor or
41 support programs that expand the delivery and improve the quality of
42 mandated services to victims of crime by law enforcement, prosecutorial
43 and correctional agencies and courts.

44 I. The attorney general shall submit an annual report to the
45 governor, the president of the senate and the speaker of the house of

1 representatives that details the status of the victims' rights program
2 under section 41-191.06, the attorney general's compliance with the
3 program, including the level of service, and the expenditure of all monies
4 that are appropriated for the purpose of victims' rights.

5 J. Monies in the victims' rights fund are exempt from the lapsing
6 provisions of section 35-190.

7 Sec. 6. Section 41-1723, Arizona Revised Statutes, is amended to
8 read:

9 41-1723. Public safety equipment fund; distribution

10 A. The public safety equipment fund is established consisting of
11 monies deposited in the fund pursuant to sections 12-116.04, 28-1381,
12 28-1382, 28-1383, 28-8284, 28-8286, 28-8287 and 28-8288. The department
13 shall administer the fund.

14 B. ~~Monies~~ THE FIRST ONE MILLION TWO HUNDRED THOUSAND DOLLARS
15 deposited in the PUBLIC SAFETY EQUIPMENT fund EACH FISCAL YEAR pursuant to
16 sections 28-1381, 28-1382, 28-1383, 28-8284, 28-8286, 28-8287 and 28-8288
17 ~~shall be distributed as follows:~~

18 ~~1. The first one million two hundred thousand dollars received each~~
19 ~~fiscal year as a continuing appropriation IS CONTINUOUSLY APPROPRIATED~~ to
20 the department for vehicles, protective armor, electronic stun devices and
21 other safety equipment. Monies appropriated pursuant to this ~~paragraph~~
22 SUBSECTION are exempt from the provisions of section 35-190 relating to
23 lapsing of appropriations.

24 ~~2. All other monies each fiscal year shall be deposited in the~~
25 ~~state general fund.~~

26 C. Monies deposited in the PUBLIC SAFETY EQUIPMENT fund pursuant to
27 section 12-116.04 are subject to legislative appropriation and shall be
28 used by the department for vehicles, protective armor, electronic stun
29 devices and other safety equipment.

30 D. NOTWITHSTANDING SUBSECTION A OF THIS SECTION AND SECTIONS
31 28-1381, 28-1382, 28-1383, 28-8284, 28-8286, 28-8287 AND 28-8288, IN EACH
32 FISCAL YEAR, AFTER THE FIRST ONE MILLION TWO HUNDRED THOUSAND DOLLARS IS
33 DEPOSITED IN THE PUBLIC SAFETY EQUIPMENT FUND PURSUANT TO SECTIONS
34 28-1381, 28-1382, 28-1383, 28-8284, 28-8286, 28-8287 AND 28-8288, THE
35 STATE TREASURER SHALL DEPOSIT THE REMAINING MONIES RECEIVED PURSUANT TO
36 SECTIONS 28-1381, 28-1382, 28-1383, 28-8284, 28-8286, 28-8287 AND 28-8288
37 IN THE STATE GENERAL FUND.

38 Sec. 7. Section 41-1724, Arizona Revised Statutes, is amended to
39 read:

40 41-1724. Gang and immigration intelligence team enforcement
41 mission fund; subaccount; use of monies; reporting
42 requirement

43 A. The gang and immigration intelligence team enforcement mission
44 fund is established consisting of monies deposited pursuant to section
45 11-1051 and monies appropriated by the legislature. The department shall

1 administer the fund. Any monies distributed from the fund to a county
2 sheriff shall go directly to the county sheriff and are not subject to any
3 form of approval by the board of supervisors. Monies in the fund are
4 subject to legislative appropriation.

5 B. Monies in the fund shall be used for employer sanctions
6 enforcement, enforcing human smuggling and drug smuggling laws, gang and
7 strict immigration enforcement, county jail reimbursement costs relating
8 to illegal immigration and any other use previously authorized in an
9 allocation made by law for the gang and immigration intelligence team
10 enforcement mission.

11 C. Each year that monies are available in the fund and as soon as
12 is practicable after July 1 of each year, the first ~~one million six~~
13 ~~hundred thousand dollars shall be allocated to a county sheriff of a~~
14 ~~county with a population of more than three million persons, then~~ five
15 hundred thousand dollars shall be allocated to a county sheriff of a
16 county with a population of less than five hundred thousand persons but
17 more than three hundred thousand persons and any remaining monies shall be
18 used for agreements or contracts in accordance with subsection D of this
19 section, EXCEPT THAT NO MONIES MAY BE USED FOR AGREEMENTS OR CONTRACTS
20 WITH A COUNTY SHERIFF OF A COUNTY WITH A POPULATION OF MORE THAN THREE
21 MILLION PERSONS.

22 D. If the department uses monies from the fund for an agreement or
23 contract with a city, town, county or other entity to provide services for
24 the gang and immigration intelligence team enforcement mission, the city,
25 town, county or other entity shall provide not less than twenty-five ~~per~~
26 ~~cent~~ PERCENT of the cost of the services and the department shall provide
27 not more than seventy-five ~~per cent~~ PERCENT of personal services and
28 employee related expenditures for each agreement or contract but may fund
29 all capital related equipment. This subsection does not apply to ~~a county~~
30 ~~with a population of more than three million persons or a county with a~~
31 ~~population of less than five hundred thousand persons but more than three~~
32 ~~hundred thousand persons.~~

33 E. The gang and immigration intelligence team enforcement mission
34 border security and law enforcement subaccount is established consisting
35 of monies deposited pursuant to section 12-116.04 and monies appropriated
36 by the legislature. The department shall administer the subaccount. Any
37 monies distributed from the subaccount to a county sheriff shall go
38 directly to the county sheriff and are not subject to any form of approval
39 by the board of supervisors. Monies in the subaccount are subject to
40 legislative appropriation. All appropriated monies in the subaccount
41 shall be distributed each fiscal year to local entities and no monies may
42 be retained by the department for its own use. The monies in the
43 subaccount shall be used for law enforcement purposes related to border
44 security, including border personnel, and for safety equipment that is
45 worn or used by a peace officer who is employed by a county sheriff.

1 F. A law enforcement agency shall not receive any monies from the
2 fund unless the law enforcement agency certifies each fiscal year in
3 writing to the director of the department of public safety that the law
4 enforcement agency is complying with section 11-1051 to the fullest extent
5 allowed by law.

6 G. The department shall submit an expenditure plan to the joint
7 legislative budget committee for review before expending any monies not
8 identified in the department's previous expenditure plans. Within thirty
9 days after the last day of each calendar quarter, the department shall
10 provide a summary of quarterly and year-to-date expenditures and progress
11 to the joint legislative budget committee, including any prior year
12 appropriations that were nonlapsing.

13 Sec. 8. Title 41, chapter 12, article 2, Arizona Revised Statutes,
14 is amended by adding section 41-1730, to read:

15 41-1730. Department of public safety forensics fund;
16 purposes; distributions; annual adjustment

17 A. THE DEPARTMENT OF PUBLIC SAFETY FORENSICS FUND IS ESTABLISHED.
18 THE DEPARTMENT SHALL ADMINISTER THE FUND. MONIES IN THE FUND ARE SUBJECT
19 TO LEGISLATIVE APPROPRIATION. THE DEPARTMENT OF PUBLIC SAFETY FORENSICS
20 FUND CONSISTS OF THE FOLLOWING:

21 1. MONIES DEPOSITED PURSUANT TO SECTION 12-116.01, SUBSECTION K.

22 2. MONIES DEPOSITED PURSUANT TO SECTION 41-2401, SUBSECTION D,
23 PARAGRAPHS 1 AND 11.

24 3. SURCHARGE MONIES DEPOSITED PURSUANT TO SECTION 28-3396.

25 4. MONIES CONTRIBUTED TO THE FUND FROM ANY OTHER SOURCE.

26 B. MONIES IN THE DEPARTMENT OF PUBLIC SAFETY FORENSICS FUND SHALL
27 BE USED FOR THE FOLLOWING PURPOSES:

28 1. PURCHASING AND INSTALLING FINGERPRINT IDENTIFICATION EQUIPMENT.

29 2. OPERATING, MAINTAINING AND ADMINISTERING THE ARIZONA AUTOMATED
30 FINGERPRINT IDENTIFICATION SYSTEM AND THE SYSTEM'S REMOTE TERMINALS.

31 3. CRIME LABORATORY OPERATIONS AND ENHANCED SERVICES.

32 4. EDUCATING AND TRAINING FORENSIC SCIENTISTS WHO ARE REGULARLY
33 EMPLOYED IN A CRIME LABORATORY.

34 5. PURCHASING AND MAINTAINING SCIENTIFIC EQUIPMENT FOR CRIME
35 LABORATORY USE.

36 6. IMPLEMENTING, OPERATING AND MAINTAINING DEOXYRIBONUCLEIC ACID
37 TESTING AND ADMINISTERING THE ARIZONA DEOXYRIBONUCLEIC ACID IDENTIFICATION
38 SYSTEM.

39 C. ON A QUARTERLY BASIS, THE DEPARTMENT OF PUBLIC SAFETY SHALL
40 ALLOCATE AND DISTRIBUTE THE MONIES IN THE DEPARTMENT OF PUBLIC SAFETY
41 FORENSICS FUND THAT ARE COLLECTED PURSUANT TO SECTION 12-116.01 AND
42 DEPOSITED PURSUANT TO SECTION 41-2401, SUBSECTION D, PARAGRAPH 11. THE
43 DEPARTMENT MAY USE FIFTY-FIVE PERCENT OF THE MONIES FOR THE PURPOSES
44 PRESCRIBED IN SUBSECTION B OF THIS SECTION AND SHALL DISTRIBUTE THE

1 REMAINING MONIES TO POLITICAL SUBDIVISIONS THAT OPERATE A CRIME LABORATORY
2 AS FOLLOWS:

- 3 1. TWENTY-TWO PERCENT TO THE PHOENIX POLICE DEPARTMENT.
- 4 2. TWELVE PERCENT TO THE TUCSON POLICE DEPARTMENT.
- 5 3. SEVEN PERCENT TO THE MESA POLICE DEPARTMENT.
- 6 4. FOUR PERCENT TO THE SCOTTSDALE POLICE DEPARTMENT.

7 D. THE DISTRIBUTION OF MONIES PURSUANT TO SUBSECTION C OF THIS
8 SECTION MAY BE ADJUSTED ANNUALLY, IF APPROPRIATE, BASED ON THE CRIME
9 LABORATORY SERVICES PROVIDED AND THE PERCENTAGE OF THE STATE POPULATION
10 SERVED BY EACH CRIME LABORATORY. THE CRIME LABORATORY DIRECTORS OF THE
11 POLITICAL SUBDIVISIONS PROVIDING CRIME LABORATORY SERVICES IN THIS STATE
12 MUST AGREE ON THE DISTRIBUTION FORMULA AND ALLOCATION. THE MINIMUM
13 ALLOCATION FOR A POLITICAL SUBDIVISION THAT PROVIDES CRIME LABORATORY
14 SERVICES IS FOUR PERCENT.

15 E. FOR THE PURPOSES OF SUBSECTIONS C AND D OF THIS SECTION, "CRIME
16 LABORATORY" MEANS A LABORATORY THAT MEETS ALL OF THE FOLLOWING:

- 17 1. IS OPERATED BY A POLITICAL SUBDIVISION.
- 18 2. HAS AT LEAST ONE REGULARLY EMPLOYED FORENSIC SCIENTIST WHO HOLDS
19 A MINIMUM OF A BACHELOR'S DEGREE IN A PHYSICAL OR NATURAL SCIENCE.
- 20 3. IS REGISTERED AS AN ANALYTICAL LABORATORY WITH THE DRUG
21 ENFORCEMENT ADMINISTRATION OF THE UNITED STATES DEPARTMENT OF JUSTICE FOR
22 THE POSSESSION OF ALL SCHEDULED CONTROLLED SUBSTANCES.

23 Sec. 9. Section 41-1758.06, Arizona Revised Statutes, is amended to
24 read:

25 41-1758.06. Fingerprint clearance card fund; exemption

26 A. The fingerprint clearance card fund is established consisting of
27 fees collected from applicants or contract providers for a fingerprint
28 clearance card. The department shall administer the fund ~~as a continuing~~
29 ~~appropriation~~. MONIES IN THE FUND ARE SUBJECT TO LEGISLATIVE
30 APPROPRIATION. THE DEPARTMENT MAY USE ANY APPROPRIATED MONIES FROM THE
31 FUND FOR THE EXPENSES OF THE DEPARTMENT'S CRIME LABORATORY. ANY MONIES
32 REMAINING IN THE FUND IN EXCESS OF THE MONIES APPROPRIATED FROM THE FUND
33 EACH FISCAL YEAR ARE CONTINUOUSLY APPROPRIATED TO THE DEPARTMENT FOR THE
34 COSTS OF THE FINGERPRINTING DIVISION.

35 B. Monies deposited in the fund are exempt from the provisions of
36 section 35-190 relating to lapsing of appropriations.

37 Sec. 10. Delayed repeal

38 Section 41-1772, Arizona Revised Statutes, is repealed from and
39 after June 30, 2018.

40 Sec. 11. Section 41-2401, Arizona Revised Statutes, is amended to
41 read:

42 41-2401. Criminal justice enhancement fund

43 A. The criminal justice enhancement fund is established consisting
44 of monies collected pursuant to section 12-116.01 and monies available
45 from any other source. The state treasurer shall administer the fund.

1 B. On or before November 1 of each year, each department, agency or
2 office that receives monies pursuant to this section shall provide to the
3 Arizona criminal justice commission a report for the preceding fiscal
4 year. The report shall be in a form prescribed by the Arizona criminal
5 justice commission. The report shall set forth the sources of all monies
6 and all expenditures. The report shall not include any identifying
7 information about specific investigations.

8 C. On or before December 1 of each year, the Arizona criminal
9 justice commission shall compile all reports into a single comprehensive
10 report and shall submit a copy of the comprehensive report to the
11 governor, the president of the senate, the speaker of the house of
12 representatives and the director of the joint legislative budget
13 committee.

14 D. On the first day of each month, the state treasurer shall
15 distribute or deposit:

16 1. ~~6.46 per cent~~ 16.744 PERCENT in the ~~Arizona automated~~
17 ~~fingerprint identification system~~ DEPARTMENT OF PUBLIC SAFETY FORENSICS
18 fund established by section ~~41-2414~~ 41-1730.

19 2. 1.61 ~~per cent~~ PERCENT to the department of juvenile corrections
20 for the treatment and rehabilitation of youth who have committed
21 drug-related offenses.

22 3. 16.64 ~~per cent~~ PERCENT in the peace officers' training fund
23 established by section 41-1825.

24 4. 3.03 ~~per cent~~ PERCENT in the prosecuting attorneys' advisory
25 council training fund established by section 41-1830.03.

26 5. 9.35 ~~per cent~~ PERCENT to the supreme court for the purpose of
27 reducing juvenile crime.

28 6. ~~8.56 per cent~~ 7.276 PERCENT to the department of public
29 safety. ~~Fifteen per cent of the monies shall be allocated for deposit in~~
30 ~~the Arizona deoxyribonucleic acid identification system fund established~~
31 ~~by section 41-2419. Eighty-five per cent of the monies shall be allocated~~
32 FOR ALLOCATION to state and local law enforcement authorities for the
33 following purposes:

34 (a) To enhance projects that are designed to prevent residential
35 and commercial burglaries, to control street crime, including the
36 activities of criminal street gangs, and to locate missing children.

37 (b) To provide support to the Arizona automated fingerprint
38 identification system.

39 (c) Operational costs of the criminal justice information system.

40 7. 9.35 ~~per cent~~ PERCENT to the department of law for allocation to
41 county attorneys for the purpose of enhancing prosecutorial efforts.

42 8. 6.02 ~~per cent~~ PERCENT to the supreme court for the purpose of
43 enhancing the ability of the courts to process criminal and delinquency
44 cases, orders of protection, injunctions against harassment and any
45 proceeding relating to domestic violence matters, for auditing and

1 investigating persons or entities licensed or certified by the supreme
2 court and for processing judicial discipline cases. Notwithstanding
3 section 12-143, subsection A, the salary of superior court judges pro
4 tempore who are appointed for the purposes provided in this paragraph
5 shall, and the salary of other superior court judges pro tempore who are
6 appointed pursuant to section 12-141 for the purposes provided in this
7 paragraph may, be paid in full by the monies received pursuant to this
8 paragraph.

9 9. 11.70 ~~per cent~~ PERCENT to the county sheriffs for the purpose of
10 enhancing county jail facilities and operations, including county jails
11 under the jurisdiction of county jail districts.

12 10. 1.57 ~~per cent~~ PERCENT to the Arizona criminal justice
13 commission.

14 ~~11. 9.00 per cent in the crime laboratory operations fund~~
15 ~~established by section 41-1772.~~

16 ~~12. 11. 2.30 per cent PERCENT in the crime laboratory assessment~~
17 DEPARTMENT OF PUBLIC SAFETY FORENSICS fund established by section ~~41-2415~~
18 41-1730.

19 ~~13. 12. 7.68 per cent PERCENT in the victims' rights fund~~
20 established by section 41-191.08.

21 ~~14. 13. 4.60 per cent PERCENT in the victim compensation and~~
22 assistance fund established by section 41-2407.

23 ~~15. 14. 2.13 per cent PERCENT to the supreme court for the purpose~~
24 of providing drug treatment services to adult probationers through the
25 community punishment program established in title 12, chapter 2,
26 article 11.

27 E. Monies distributed pursuant to subsection D, paragraphs 3, 4, 7,
28 9, 11, 12, ~~AND 13 and 14~~ of this section constitute a continuing
29 appropriation. Monies distributed pursuant to subsection D, paragraphs 1,
30 2, 5, 8, 10 and ~~15~~ 14 of this section are subject to legislative
31 appropriation.

32 F. The portion ~~of the eighty-five per cent~~ of the monies for direct
33 operating expenses of the department of public safety in subsection D,
34 paragraph 6 of this section is subject to legislative appropriation. The
35 remainder of the monies in subsection D, paragraph 6 of this section,
36 including the portion ~~of the eighty-five per cent~~ for local law
37 enforcement, is continuously appropriated.

38 G. The allocation of monies pursuant to subsection D, paragraphs 6,
39 7, 8 and 9 of this section shall be made in accordance with rules adopted
40 by the Arizona criminal justice commission pursuant to section 41-2405.

41 Sec. 12. Section 41-2407, Arizona Revised Statutes, is amended to
42 read:

43 41-2407. Victim compensation and assistance fund; subrogation

44 A. The victim compensation and assistance fund is established. The
45 Arizona criminal justice commission shall administer the fund. The victim

1 compensation and assistance fund shall consist of monies collected
2 pursuant to section 12-116.01 and distributed pursuant to section 41-2401,
3 subsection D, paragraph ~~14~~ 13, monies collected pursuant to section
4 31-411, subsection E and sections 13-4311, 31-418, 31-467.06 and 41-1674,
5 unclaimed victim restitution monies pursuant to section 44-313 and monies
6 available from any other source.

7 B. Subject to legislative appropriation, the Arizona criminal
8 justice commission shall allocate monies in the victim compensation and
9 assistance fund to public and private agencies for the purpose of
10 establishing, maintaining and supporting programs that compensate and
11 assist victims of crime.

12 C. The allocation of monies pursuant to this section shall be made
13 in accordance with rules adopted by the Arizona criminal justice
14 commission pursuant to section 41-2405, subsection A, paragraph 8. The
15 rules shall provide that persons who suffered personal injury or death
16 that resulted from an attempt to aid a public safety officer in the
17 prevention of a crime or the apprehension of a criminal may be eligible
18 for compensation.

19 D. This state and the applicable operational unit or qualified
20 program, as defined in the victim compensation program rules, are
21 subrogated to the rights of an individual who receives monies from the
22 victim compensation and assistance fund to recover or receive monies or
23 benefits from a third party, to the extent of the amount of monies the
24 individual receives from the fund.

25 Sec. 13. Delayed repeal

26 Sections 41-2414, 41-2415 and 41-2419, Arizona Revised Statutes, are
27 repealed from and after June 30, 2018.

28 Sec. 14. Section 41-3451, Arizona Revised Statutes, is amended to
29 read:

30 41-3451. Automobile theft authority; powers and duties; fund;
31 audit

32 A. An automobile theft authority is established consisting of the
33 following members:

34 1. Two police chiefs who are appointed by the Arizona ~~chiefs~~
35 ~~police~~ association OF CHIEFS OF POLICE, one of whom represents a city or
36 town with a population of one hundred thousand or more persons and one of
37 whom represents a city or town with a population of less than one hundred
38 thousand persons, or their designees.

39 2. Two sheriffs who are appointed by the Arizona ~~sheriffs~~
40 SHERIFFS association, one of whom represents a county with a population of five
41 hundred thousand or more persons and one of whom represents a county with
42 a population of less than five hundred thousand persons, or their
43 designees.

1 3. Two county attorneys who are appointed by the governor, one of
2 whom represents a county with a population of two million or more persons
3 and one of whom represents a county with a population of less than two
4 million persons, or their designees.

5 4. Two employees of insurers who are licensed to write motor
6 vehicle liability insurance in this state and who are appointed by the
7 governor.

8 5. Two members of the general public who are appointed by the
9 governor.

10 6. The assistant director for the motor vehicle division in the
11 department of transportation or the assistant director's designee.

12 7. The director of the department of public safety or the
13 director's designee.

14 B. Members serve staggered ~~four-year~~ FOUR-YEAR terms beginning and
15 ending on the third Monday in January. At the first meeting each year,
16 the members shall select a chairman from among the members. The authority
17 shall meet at the call of the chairman or seven members.

18 C. The authority may:

19 1. Subject to chapter 4, article 4 of this title, hire staff
20 members as necessary, including an executive director. The executive
21 director's annual compensation shall not be more than ~~seventy-five~~ ONE
22 HUNDRED thousand dollars.

23 2. Provide work facilities and equipment as necessary.

24 3. Determine the scope of the problem of motor vehicle theft,
25 including particular areas of the state where the problem is greatest.

26 4. Analyze the various methods of combating the problem of motor
27 vehicle theft.

28 5. Develop and implement a plan of operation.

29 6. Develop and implement a financial plan.

30 7. Solicit and accept gifts and grants.

31 8. Report by December 31 of each year to the governor, the
32 president of the senate, the speaker of the house of representatives, ~~AND~~
33 the secretary of state ~~and the director of the Arizona state library,~~
34 ~~archives and public records~~ on its activities during the preceding fiscal
35 year.

36 D. If the chairman of the authority knows that a potential ground
37 for the removal of a member of the authority exists under this subsection,
38 the chairman shall notify the governor. The governor shall remove the
39 member if the governor finds that any of the following applies:

40 1. The member was not qualified to serve at the time the member was
41 appointed.

42 2. The member does not maintain the member's qualifications to
43 serve.

1 3. The member cannot discharge the member's duties for a
2 substantial part of the term due to illness or other disability.

3 4. The member is absent from more than one-half of the regularly
4 scheduled meetings during a calendar year unless the member's absence is
5 excused by a majority vote of the authority.

6 E. The automobile theft authority fund is established consisting of
7 any public or private monies that the authority may receive. The
8 automobile theft authority shall administer the fund. Subject to
9 legislative appropriation, monies in the fund shall only be used to pay
10 the expenses of the authority and to carry out the purposes of this
11 section. Monies in the fund are exempt from the provisions of sections
12 35-143.01 and 35-190 relating to lapsing of appropriations. On notice
13 from the authority, the state treasurer shall invest and divest monies in
14 the fund as provided by section 35-313, and monies earned from investment
15 shall be credited to the fund.

16 F. The authority may accept nonmonetary contributions, including
17 the services of individuals, office and secretarial assistance, mailings,
18 printing, office equipment, facilities and supplies, that are necessary to
19 carry out its functions. The nonmonetary contributions shall not be
20 included in the costs of administration limitation prescribed by
21 subsection H of this section.

22 G. The automobile theft authority shall allocate monies in the fund
23 to public agencies for the purpose of establishing, maintaining and
24 supporting programs that are designed to prevent motor vehicle theft,
25 including:

26 1. Financial support to law enforcement and prosecution agencies
27 for programs that are designed to increase the effectiveness of motor
28 vehicle theft prosecution.

29 2. Financial support for programs that are designed to educate and
30 assist the public in the prevention of motor vehicle theft.

31 H. The costs of administration shall not exceed ten ~~per cent~~
32 PERCENT of the monies in the fund in any one year so that the greatest
33 possible portion of the monies available to the authority is expended on
34 combating motor vehicle theft.

35 I. Monies expended from the automobile theft authority fund shall
36 be used to supplement, not supplant, other monies that are available for
37 motor vehicle theft prevention.

38 J. Each insurer issuing motor vehicle liability insurance policies
39 in this state shall pay a semiannual fee of fifty cents per vehicle
40 insured under a motor vehicle liability insurance policy issued by the
41 insurer. The fee shall be fully earned and nonrefundable at the time the
42 insurer collects the premium for the motor vehicle liability insurance
43 policy. Each insurer shall transmit the fee on or before January 31 and
44 on or before July 31 of each year to the automobile theft authority for
45 deposit in the automobile theft authority fund. The payment due on or

1 before January 31 shall cover vehicles insured under policies that are
2 issued during the period from July 1 through December 31 of the previous
3 year. The payment due on or before July 31 shall cover vehicles insured
4 under policies that are issued during the period from January 1 through
5 June 30 of the same year.

6 K. The authority shall cause an audit to be made of the automobile
7 theft authority fund. The audit shall be conducted by a certified public
8 accountant every two years. The authority shall file a certified copy of
9 the audit with the auditor general immediately. The auditor general may
10 make further audits and examinations as the auditor general deems
11 necessary and may take appropriate action relating to the audit pursuant
12 to chapter 7, article 10.1 of this title.

13 L. Authority members are not eligible to receive compensation but
14 are eligible for reimbursement of expenses pursuant to title 38, chapter
15 4, article 2.

16 M. This section does not apply to vehicles or vehicle combinations
17 with a declared gross weight of more than twenty-six thousand pounds.
18 Motor vehicle liability insurance policies issued in this state for
19 vehicles or vehicle combinations with a declared gross weight of more than
20 twenty-six thousand pounds are exempt from subsection J of this section.

21 Sec. 15. Transfer of monies

22 All unexpended and unencumbered monies remaining in the following
23 funds are transferred to the department of public safety forensics fund
24 established by section 41-1730, Arizona Revised Statutes, as added by this
25 act, from and after June 30, 2018:

26 1. The crime laboratory operations fund established by section
27 41-1772, Arizona Revised Statutes, as repealed by this act.

28 2. The Arizona automated fingerprint identification system fund
29 established by section 41-2414, Arizona Revised Statutes, as repealed by
30 this act.

31 3. The crime laboratory assessment fund established by section
32 41-2415, Arizona Revised Statutes, as repealed by this act.

33 4. The Arizona deoxyribonucleic acid identification system fund
34 established by section 41-2419, Arizona Revised Statutes, as repealed by
35 this act.

36 Sec. 16. GIITEM fund; county sheriff allocation; fiscal year
37 2017-2018

38 Notwithstanding section 41-1724, subsection C, Arizona Revised
39 Statutes, as amended by this act, in fiscal year 2017-2018 of the monies
40 deposited in the gang and immigration intelligence team enforcement
41 mission fund after allocation of the first \$500,000 to a county sheriff of
42 a county with a population of less than five hundred thousand persons but
43 more than three hundred thousand persons, \$400,000 shall be allocated in
44 fiscal year 2017-2018 to a county sheriff of a county with a population of

1 less than two million persons and more than eight hundred thousand
2 persons.

3 Sec. 17. State department of corrections; budget structure

4 Notwithstanding any other law, the state department of corrections
5 shall report actual fiscal year 2016-2017, estimated fiscal year 2017-2018
6 and requested fiscal year 2018-2019 expenditures in the same structure and
7 detail as the prior fiscal year when the department submits the fiscal
8 year 2018-2019 budget request pursuant to section 35-113, Arizona Revised
9 Statutes. The information submitted for each line item shall contain as
10 much detail as submitted in previous years for prior line items.

11 Sec. 18. Department of public safety; highway monies; limit

12 Notwithstanding section 28-6537, Arizona Revised Statutes, the
13 statutory caps and transfers of Arizona highway user revenue fund monies
14 available to fund department of public safety highway patrol costs are
15 suspended for fiscal year 2017-2018.

16 Sec. 19. GIITEM border security and law enforcement
17 subaccount; expenditure plan; review

18 Notwithstanding section 41-1724, subsection G, Arizona Revised
19 Statutes, before the department of public safety spends any monies
20 appropriated in the general appropriations act for fiscal year 2017-2018
21 from the gang and immigration intelligence team enforcement mission border
22 security and law enforcement subaccount established by section 41-1724,
23 Arizona Revised Statutes, as amended by this act, the department shall
24 submit the subaccount's entire expenditure plan to the joint legislative
25 budget committee for review.

26 Sec. 20. GIITEM border security and law enforcement
27 subaccount; use; fiscal year 2017-2018

28 Notwithstanding section 41-1724, subsection E, Arizona Revised
29 Statutes, the department of public safety may use up to \$137,700 of the
30 amount appropriated in the fiscal year 2017-2018 general appropriations
31 act from the gang and immigration intelligence team enforcement mission
32 border security and law enforcement subaccount established by section
33 41-1724, Arizona Revised Statutes, as amended by this act, in fiscal year
34 2017-2018 for costs related to an increase in the public safety personnel
35 retirement system employer contribution rate.

36 Sec. 21. Department of public safety; state aid to indigent
37 defense fund; fiscal year 2017-2018

38 Notwithstanding section 11-588, Arizona Revised Statutes, in fiscal
39 year 2017-2018, the department of public safety may use monies in the
40 state aid to indigent defense fund established by section 11-588, Arizona
41 Revised Statutes, for operating expenses.

1 Sec. 22. Legislative intent; county contribution amount for
2 committed youth in secure care facilities

3 It is the intent of the legislature that the amount of the annual
4 committed youth confinement cost sharing fee that the director of the
5 department of juvenile corrections must assess to each county for
6 committed youth in secure care facilities pursuant to section 41-2832,
7 Arizona Revised Statutes, is each county's proportional share of
8 \$11,260,000, using population data from the most recent United States
9 decennial census.

10 Sec. 23. Administrative office of the courts; appropriation;
11 courthouse security; fiscal year 2017-2018

12 The sum of \$750,000 is appropriated from the judicial collection
13 enhancement fund established by section 12-113, Arizona Revised Statutes,
14 in fiscal year 2017-2018 to the administrative office of the courts for
15 the purposes of providing assistance, training and grants to courts to
16 meet the minimum standards of courthouse security that are adopted by the
17 Arizona supreme court.

18 Sec. 24. Effective date

19 Sections 12-116.01, 28-3396, 41-191.08, 41-2401 and 41-2407, Arizona
20 Revised Statutes, as amended by this act, and section 41-1730, Arizona
21 Revised Statutes, as added by this act, are effective from and after June
22 30, 2018.

APPROVED BY THE GOVERNOR MAY 12, 2017.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 12, 2017.

Passed the House May 4, 20 17

Passed the Senate May 4, 2017

by the following vote: 35 Ayes,

by the following vote: 17 Ayes,

24 Nays, 1 Not Voting

13 Nays, 0 Not Voting

U. R. Engel
Speaker of the House

Stan B. Fredson
President of the Senate

Jim Drake
Chief Clerk of the House

Susan Owens
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill received by the Governor this
8th day of May, 2017

at 8:30 o'clock A. M.

[Signature]
Secretary to the Governor

Approved this 12th day of

May, 2017

at 8:29 o'clock A. M.

Douglas R. Ducey
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State
this 12 day of May, 2017

at 3:14 o'clock P M.

Michelle Reagan
Secretary of State

H.B. 2540