



STATE OF ARIZONA  
OFFICE OF THE GOVERNOR

DOUGLAS A. DUCEY  
GOVERNOR

EXECUTIVE OFFICE

May 31, 2019

The Honorable Katie Hobbs  
Secretary of State  
1700 W. Washington, 7<sup>th</sup> Floor  
Phoenix, AZ 85007

Dear Secretary Hobbs:

I am transmitting to you the following bills from the Fifty-fourth Legislature, 1st Regular Session, which I signed on May 31st, 2019:

H.B. 2747 general appropriations act; 2019-2020. (Bowers)  
H.B. 2748 capital outlay; appropriations; 2019-2020. (Bowers)  
H.B. 2749 K-12 education; budget reconciliation; 2019-2020. (Cobb)  
H.B. 2750 higher education; budget reconciliation; 2019-2020. (Cobb)  
H.B. 2751 budget procedures; budget reconciliation; 2019-2020. (Cobb)  
H.B. 2752 criminal justice; budget reconciliation; 2019-2020. (Bowers)  
H.B. 2753 environment; appropriation; 2019-2020. (Bowers)  
H.B. 2754 health; budget reconciliation; 2019-2020. (Cobb)  
H.B. 2755 human services; budget reconciliation; 2019-2020. (Cobb)  
H.B. 2756 revenue; budget reconciliation; 2019-2020. (Bowers)  
H.B. 2757 tax provisions; omnibus. (Toma)

Sincerely,

Douglas A. Ducey  
Governor  
State of Arizona

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

House Engrossed  
**FILED**  
**KATIE HOBBS**  
**SECRETARY OF STATE**

State of Arizona  
House of Representatives  
Fifty-fourth Legislature  
First Regular Session  
2019

**CHAPTER 268**  
**HOUSE BILL 2752**

AN ACT

AMENDING SECTIONS 13-2314.01, 21-202 AND 28-2007, ARIZONA REVISED STATUTES; AMENDING SECTIONS 41-2832 AND 44-1531.02, ARIZONA REVISED STATUTES; AMENDING LAWS 2018, CHAPTER 278, SECTION 14; 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 13-2314.01, Arizona Revised Statutes, is amended  
3 to read:

4 13-2314.01. Anti-racketeering revolving fund; use of monies;  
5 reports; audit

6 A. The anti-racketeering revolving fund is established. The  
7 attorney general shall administer the fund under the conditions and for  
8 the purposes provided by this section. Monies in the fund are exempt from  
9 the lapsing provisions of section 35-190.

10 B. Any prosecution and investigation costs, including attorney  
11 fees, THAT ARE recovered for the state by the attorney general as a result  
12 of enforcement of civil and criminal statutes pertaining to any offense  
13 included in the definition of racketeering in section 13-2301, subsection  
14 D, paragraph 4 or section 13-2312, whether by final judgment, settlement  
15 or otherwise, shall be deposited in the fund established by this section.

16 C. Any monies received by any department or agency of this state or  
17 any political subdivision of this state from any department or agency of  
18 the United States or another state as a result of participation in any  
19 investigation or prosecution, whether by final judgment, settlement or  
20 otherwise, shall be deposited in the fund established by this section or,  
21 if the recipient is a political subdivision of this state, may be  
22 deposited in the fund established pursuant to section 13-2314.03.

23 D. Any monies obtained as a result of a forfeiture by any  
24 department or agency of this state under this title or under federal law  
25 shall be deposited in the fund established by this section. Any monies or  
26 other property obtained as a result of a forfeiture by any political  
27 subdivision of this state or the federal government may be deposited in  
28 the fund established by this section. Monies deposited in the fund  
29 pursuant to this section or section 13-4315 shall accrue interest and  
30 shall be held for the benefit of the agency or agencies responsible for  
31 the seizure or forfeiture to the extent of their contribution.

32 E. Except as provided in subsections ~~G~~ and H AND I of this section,  
33 the monies and interest shall be distributed within thirty days ~~of~~ AFTER  
34 application to the agency or agencies responsible for the seizure or  
35 forfeiture. The agency or agencies applying for monies must submit an  
36 application in writing to the attorney general that includes a description  
37 of what the requested monies will be used for. The attorney general may  
38 deny an application that requests monies for a purpose that is not  
39 authorized by this section, section 13-4315 or federal law. Monies in the  
40 fund used by the attorney general for capital projects in excess of ~~one~~  
41 ~~million dollars~~ \$1,000,000 are subject to review by the joint committee on  
42 capital review.

43 F. Monies in the fund may be used for the following:

44 1. ~~The~~ Funding ~~of~~ gang prevention programs, substance abuse  
45 prevention programs, substance abuse education programs, programs that

1 provide assistance to victims of a criminal offense that is listed in  
2 section 13-2301 and witness protection pursuant to section 41-196 or for  
3 any purpose permitted by federal law relating to ~~the disposition~~ DISPOSING  
4 of any property that is transferred to a law enforcement agency.

5 2. ~~The investigation~~ INVESTIGATING and ~~prosecution of~~ PROSECUTING  
6 any offense included in the definition of racketeering in section 13-2301,  
7 subsection D, paragraph 4 or section 13-2312, including civil enforcement.

8 3. ~~The payment of~~ PAYING the relocation expenses of any law  
9 enforcement officer and the officer's immediate family if the law  
10 enforcement officer is the victim of a bona fide threat that occurred  
11 because of the law enforcement officer's duties.

12 4. PAYING the costs of the reports, audits and application  
13 approvals that are required by this section.

14 G. NOTWITHSTANDING SUBSECTION F OF THIS SECTION, BEGINNING FROM AND  
15 AFTER THE EFFECTIVE DATE OF THIS AMENDMENT TO THIS SECTION, THE ATTORNEY  
16 GENERAL MAY NOT USE MONIES FROM THE FUND TO PAY SALARIES FOR MORE THAN  
17 SIXTEEN FULL-TIME EQUIVALENT POSITIONS IN THE ATTORNEY GENERAL'S OFFICE.

18 ~~G.~~ H. On or before January 28, April 28, July 28 and October 28 of  
19 each year, each department or agency of this state receiving monies  
20 pursuant to this section or section 13-2314.03 or 13-4315 or from any  
21 department or agency of the United States or another state as a result of  
22 participation in any investigation or prosecution shall file with the  
23 attorney general, the board of supervisors if the sheriff received the  
24 monies and the city or town council if the city's or town's department  
25 received the monies a report for the previous calendar quarter. The  
26 report shall be in an electronic form that is prescribed by the Arizona  
27 criminal justice commission and approved by the director of the joint  
28 legislative budget committee. The report shall set forth the sources of  
29 all monies and all expenditures as required by subsection ~~K~~ L of this  
30 section. The report shall not include any identifying information about  
31 specific investigations. If a department or agency of this state fails to  
32 file a report within forty-five days after the report is due and there is  
33 no good cause as determined by the Arizona criminal justice commission,  
34 the attorney general shall make no expenditures from the fund for the  
35 benefit of the department or agency until the report is filed. The  
36 attorney general is responsible for collecting all reports from  
37 departments and agencies of this state and transmitting the reports to the  
38 Arizona criminal justice commission at the time that the report required  
39 pursuant to subsection ~~H~~ I of this section is submitted.

40 ~~H.~~ I. On or before February 21, May 21, August 21 and November 21  
41 of each year, the attorney general shall file with the Arizona criminal  
42 justice commission a report for the previous calendar quarter. The report  
43 shall be in an electronic form that is prescribed by the Arizona criminal  
44 justice commission and approved by the director of the joint legislative  
45 budget committee. The report shall set forth the sources of all monies

1 and all expenditures as required by subsections ~~J~~ and K AND L of this  
2 section. The report shall not include any identifying information about  
3 specific investigations. If the attorney general fails to file a report  
4 within sixty days after the report is due and there is no good cause as  
5 determined by the Arizona criminal justice commission, the attorney  
6 general shall make no expenditures from the fund for the benefit of the  
7 attorney general until the report is filed. If a political subdivision of  
8 this state fails to file a report with the county attorney pursuant to  
9 section 13-2314.03 within forty-five days after the report is due and  
10 there is no good cause as determined by the Arizona criminal justice  
11 commission, the attorney general shall make no expenditures from the fund  
12 for the benefit of the political subdivision until the report is filed.

13 ~~J~~. J. On or before the last day of February, May, August and  
14 November of each year, the Arizona criminal justice commission shall  
15 compile the attorney general report and the reports of all departments and  
16 agencies of this state into a single comprehensive report for the previous  
17 calendar quarter and shall submit an electronic copy of the report to the  
18 governor, the director of the department of administration, the president  
19 of the senate, the speaker of the house of representatives, the director  
20 of the joint legislative budget committee and the secretary of state.

21 ~~J~~. K. The report that is required by subsection ~~H~~ I of this  
22 section must include all of the following information if monies were  
23 obtained as a result of a forfeiture:

- 24 1. The name of the law enforcement agency that seized the property.
- 25 2. The date of the seizure for forfeiture.
- 26 3. The type of property seized and a description of the property  
27 seized, including, if applicable, the make, the model and the serial  
28 number of the property.
- 29 4. The location of the original seizure by law enforcement.
- 30 5. The estimated value of the property seized for forfeiture, not  
31 excluding encumbrances.
- 32 6. The criminal statute that allowed the seizure for forfeiture.
- 33 7. The criminal statute charged in any criminal case that is  
34 related to the forfeiture case, if known at the time of the report.
- 35 8. The court case number of any criminal case that is related to  
36 the forfeiture case, if known at the time of the report.
- 37 9. The outcome of any criminal case that is related to the  
38 forfeiture case, if known at the time of the report.
- 39 10. If the property was seized by a state agency and submitted for  
40 state forfeiture proceedings but was transferred to federal authorities  
41 for forfeiture proceedings, the reason for the federal transfer.
- 42 11. The forfeiture case number.
- 43 12. The method of forfeiture proceeding, including whether it was  
44 criminal or civil, and if civil, whether the civil forfeiture was judicial  
45 or uncontested pursuant to section 13-4309.

- 1           13. The venue of the forfeiture action.
- 2           14. Whether a person or entity filed a claim or counterclaim or
- 3 submitted a petition asserting an interest in the property as an owner,
- 4 interest holder or injured person.
- 5           15. Whether the owner, interest holder or injured person was
- 6 assisted by an attorney in the forfeiture case.
- 7           16. The date of the forfeiture decision.
- 8           17. Whether there was a forfeiture settlement agreement.
- 9           18. Whether the property was awarded or partially awarded to the
- 10 owner, partial owner or injured person or if the property was forfeited to
- 11 the state.
- 12           19. Whether the property was sold, destroyed or retained by law
- 13 enforcement.
- 14           20. The earliest date that the property was disposed of or sent for
- 15 disposition.
- 16           21. The net amount of monies received from the forfeiture.
- 17           22. The estimated administrative and storage costs and any other
- 18 costs, including any costs of litigation.
- 19           23. The amount of attorney fees, costs, expenses and damages
- 20 awarded and to whom the fees, costs, expenses or damages were awarded.
- 21           ~~K~~. L. The reports that are required by subsections ~~G~~ and H AND I
- 22 of this section must include the following information with regard to all
- 23 expenditures made from the fund for:
  - 24           1. Crime, gang and substance abuse prevention programs.
  - 25           2. Any injured person as defined in section 13-4301.
  - 26           3. Witness protection.
  - 27           4. Investigation costs, including informant fees and buy money.
  - 28           5. Regular-time salaries, overtime pay and employee benefits of
  - 29 prosecutors.
  - 30           6. Regular-time salaries, overtime pay and employee benefits of
  - 31 sworn law enforcement agency personnel other than prosecutors.
  - 32           7. Regular-time salaries, overtime pay and employee benefits of
  - 33 unsworn law enforcement agency personnel other than prosecutors.
  - 34           8. Professional or outside services, including services related to
  - 35 auditing, outside attorney fees, court reporting, expert witnesses and
  - 36 other court costs.
  - 37           9. Travel and meals.
  - 38           10. Training.
  - 39           11. Conferences.
  - 40           12. Vehicles purchased or leased.
  - 41           13. Vehicle maintenance.
  - 42           14. Canines, firearms and related equipment, including tactical
  - 43 gear.

1           15. Other capital expenditures, including furniture, computers and  
2 office equipment.

3           16. External publications and communications.

4           17. Other operating expenses, including office supplies, postage  
5 and printing. Expenses listed under this paragraph must be separately  
6 categorized.

7           ~~T~~. M. Beginning in 2018 and every other year thereafter, the  
8 auditor general shall conduct a performance audit, as defined in section  
9 41-1278, and a financial audit of the attorney general's use of monies in  
10 the fund. The audits must include all expenditures that were made by the  
11 attorney general's office from the fund for the previous two years. The  
12 auditor general shall submit copies of the performance and financial  
13 audits to the president of the senate, the speaker of the house of  
14 representatives and the chairpersons of the senate judiciary committee and  
15 the house of representatives judiciary and public safety committee, or  
16 their successor committees. The attorney general shall pay any fees and  
17 costs of the audits under this section from the fund.

18           Sec. 2. Section 21-202, Arizona Revised Statutes, is amended to  
19 read:

20           21-202. Persons entitled to be excused from jury service

21           A. It is the policy of this state that all qualified citizens have  
22 an obligation to serve on juries when summoned by the courts of this  
23 state, unless excused.

24           B. On timely application to the court, the following persons shall  
25 be excused temporarily from service as a juror if the judge or jury  
26 commissioner finds that any of the following applies:

27           1. The prospective juror has a mental or physical condition that  
28 causes the juror to be incapable of performing jury service. The juror or  
29 the juror's personal representative shall provide to the court or jury  
30 commissioner a medical statement from a physician who is licensed pursuant  
31 to title 32, a physician assistant who is licensed pursuant to title 32,  
32 chapter 25 or a registered nurse practitioner who is licensed pursuant to  
33 title 32, chapter 15 that explains an existing mental or physical  
34 condition that renders the person unfit for jury service. If a  
35 prospective juror does not have a physician, a physician assistant or a  
36 registered nurse practitioner, the prospective juror or the juror's  
37 personal representative shall provide a sworn statement from a  
38 professional caregiver for the prospective juror that is deemed acceptable  
39 by the court or jury commissioner and that explains the mental or physical  
40 condition that renders the prospective juror incapable of performing jury  
41 service. For the purposes of this paragraph:

42           (a) The statement shall be in writing and shall contain a  
43 description and duration of any mobility restrictions, the specific  
44 symptoms that make the prospective juror mentally or physically unfit for  
45 jury service and their duration, the employment status of the prospective

1 juror and the printed name, signature, professional license number if  
2 applicable, area of specialty and contact information of the authorizing  
3 physician, physician assistant, registered nurse practitioner or  
4 professional caregiver.

5 (b) A form that complies with this paragraph shall be made  
6 available at courthouses, the Arizona medical board website, the Arizona  
7 regulatory board of physician assistants website, the Arizona board of  
8 osteopathic examiners in medicine and surgery website, the ARIZONA STATE  
9 board of nursing website and other appropriate locations that are  
10 identified by the court or jury commissioner.

11 (c) These documents are not public records and shall not be  
12 disclosed to the general public.

13 2. Jury service by the prospective juror would substantially and  
14 materially affect the public interest or welfare in an adverse manner.

15 3. The prospective juror is not currently capable of understanding  
16 the English language.

17 4. Jury service would cause undue or extreme physical or financial  
18 hardship to the prospective juror or a person under the prospective  
19 juror's care or supervision. For the purposes of this paragraph:

20 (a) A judge or jury commissioner of the court for which the person  
21 was called to jury service shall determine whether jury service would  
22 cause the prospective juror undue or extreme physical or financial  
23 hardship.

24 (b) A person who requests to be excused under this paragraph shall  
25 take all actions necessary to obtain a ruling on the request before the  
26 date on which the person is scheduled to appear for jury duty.

27 (c) Undue or extreme physical or financial hardship is limited to  
28 the following circumstances in which a person:

29 (i) Would be required to abandon a person under the potential  
30 juror's care or supervision due to the impossibility of obtaining an  
31 appropriate substitute caregiver during the period of participation in the  
32 jury pool or on the jury.

33 (ii) Would incur costs that would have a substantial adverse impact  
34 on the payment of the person's necessary daily living expenses or on those  
35 for whom the potential juror provides regular employment or the principal  
36 means of support.

37 (iii) Would suffer physical hardship that would result in illness  
38 or disease.

39 (d) Undue or extreme physical or financial hardship does not exist  
40 solely based on the fact that a prospective juror will be required to be  
41 absent from the prospective juror's place of employment.

42 (e) A person who requests to be excused under this paragraph shall  
43 provide the judge or jury commissioner with documentation that supports  
44 the request to be excused, such as federal and state income tax returns,  
45 payroll records, medical statements from physicians licensed pursuant to

1 title 32, physician assistants licensed pursuant to title 32, chapter 25  
2 or registered nurse practitioners licensed pursuant to title 32, chapter  
3 15, proof of dependency or guardianship or other similar documents. The  
4 judge or jury commissioner may excuse a person if the documentation  
5 clearly supports the request to be excused. These documents are not  
6 public records and shall not be disclosed to the general public.

7 5. The prospective juror is a peace officer who is certified by the  
8 Arizona peace officer standards and training board and who is employed as  
9 a peace officer by this state or any political subdivision of this  
10 state. The employer of a peace officer shall not in any way influence the  
11 peace officer to make or not to make an application to the court, pursuant  
12 to this section, to be excused from jury service.

13 6. A judge or jury commissioner of the court for which the person  
14 was called to jury service excuses the prospective juror for good cause  
15 based on a showing of undue or extreme hardship under the circumstances,  
16 including being temporarily absent from the jurisdiction or a lack of  
17 transportation.

18 7. The prospective juror is summoned within four years after the  
19 prospective juror's last day of service on a grand jury in this state.  
20 This paragraph does not apply to a person selected as an alternate grand  
21 juror.

22 8. THROUGH JANUARY 1, 2022, THE PROSPECTIVE JUROR IS EMPLOYED IN  
23 THE CORRECTIONAL OFFICER CLASS SERIES BY THE STATE DEPARTMENT OF  
24 CORRECTIONS.

25 C. Notwithstanding subsection B of this section, a prospective  
26 juror who is at least seventy-five years of age may submit a written  
27 statement to the court requesting that the person be excused from  
28 service. The prospective juror may request to be excused temporarily or  
29 permanently. On receipt of the request, the judge or jury commissioner  
30 shall excuse the prospective juror from service.

31 D. A person who is excused temporarily pursuant to this section  
32 becomes eligible for qualification as a juror when the temporary excuse  
33 expires unless the person is permanently excused from jury service.

34 E. A person may be permanently excused only if the deciding judge  
35 or jury commissioner determines that the underlying grounds for being  
36 excused are permanent in nature or the person is permanently excused under  
37 subsection C of this section.

38 F. If the judge, jury commissioner or jury manager permanently  
39 excuses the person from jury service, the person shall be notified that  
40 the person is permanently excused.

41 Sec. 3. Section 28-2007, Arizona Revised Statutes, is amended to  
42 read:

43 28-2007. Highway safety fee

44 A. At the time of application for and before registration each year  
45 of a vehicle, the registering officer shall collect a highway safety fee

1 in an amount to be determined by the director ~~annually for each fiscal~~  
2 ~~year~~. The director shall deposit, pursuant to sections 35-146 and 35-147,  
3 all monies collected pursuant to this section in the Arizona highway  
4 patrol fund established by section 41-1752. ~~The highway safety fee shall~~  
5 ~~fully fund one hundred ten percent of the department of public safety~~  
6 ~~highway patrol budget for each fiscal year less any prior unencumbered~~  
7 ~~balance in the Arizona highway patrol fund established by section 41-1752~~  
8 ~~that exceeds ten percent of the prior year's deposits of highway safety~~  
9 ~~fee monies pursuant to this section.~~

10 B. ~~The department is exempt from the rulemaking requirements of~~  
11 ~~title 41, chapter 6 for the purpose of determining the highway safety fee~~  
12 ~~pursuant to this section.~~

13 B. NOTWITHSTANDING SUBSECTION A OF THIS SECTION, BEGINNING FROM AND  
14 AFTER JUNE 30, 2021, THE REGISTERING OFFICER MAY NOT COLLECT A HIGHWAY  
15 SAFETY FEE.

16 Sec. 4. Section 41-2832, Arizona Revised Statutes, is amended to  
17 read:

18 41-2832. County contributions for committed youth in secure  
19 care facilities; county payments; excluded costs

20 A. The department shall annually assess a committed youth  
21 confinement cost sharing fee to each county WITH A POPULATION OF MORE THAN  
22 FIVE HUNDRED THOUSAND PERSONS.

23 B. Each county WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND  
24 PERSONS shall pay the monies owed within thirty days after a request by  
25 the department. If a county does not make the payment, the director shall  
26 notify the state treasurer of the amount owed and the state treasurer  
27 shall withhold the amount, including any additional interest as provided  
28 in section 42-1123, from any transaction privilege tax revenues that would  
29 otherwise be distributed to the county. The state treasurer shall  
30 deposit, pursuant to sections 35-146 and 35-147, the withholdings in the  
31 department of juvenile corrections local cost sharing fund established by  
32 section 41-2833. The department shall deposit the monies received from a  
33 county in the department of juvenile corrections local cost sharing fund  
34 established by section 41-2833.

35 C. County contributions made pursuant to this section are excluded  
36 from the county expenditure limitations.

37 D. Notwithstanding any other law, a county may meet the cost  
38 sharing requirements of this section from any source of county revenue  
39 designated by the county, including monies of any countywide special  
40 taxing jurisdiction in which the board of supervisors serves as the board  
41 of directors.

1           Sec. 5. Section 44-1531.02, Arizona Revised Statutes, is amended to  
2 read:

3           44-1531.02. Consumer restitution and remediation revolving  
4                                   fund; subaccounts

5           A. The consumer restitution and remediation revolving fund is  
6 established to be administered by the attorney general under the  
7 conditions and for the purposes provided by this section. On notice from  
8 the attorney general, the state treasurer shall invest and divest monies  
9 in the fund as provided by section 35-313, and monies earned from  
10 investment shall be credited to the appropriate subaccount of the fund.

11           B. The consumer restitution subaccount of the consumer restitution  
12 and remediation revolving fund is established consisting of monies  
13 collected or received by the attorney general as the result of an order of  
14 a court of competent jurisdiction, or as the result of a settlement or  
15 compromise, for the purpose of compensating specific, identifiable  
16 persons, including this state, for economic loss resulting from violations  
17 or alleged violations of consumer protection laws. The attorney general  
18 shall administer the subaccount. Monies in the subaccount are  
19 continuously appropriated. Monies in the subaccount are exempt from the  
20 provisions of section 35-190, relating to lapsing of appropriations. The  
21 attorney general shall distribute monies in the subaccount to specific,  
22 identifiable persons as directed by a court order. The attorney general  
23 may distribute any unexpended ~~funds~~ MONIES in the consumer restitution  
24 subaccount to the consumer protection-consumer fraud revolving fund  
25 established by section 44-1531.01.

26           C. The consumer remediation subaccount of the consumer restitution  
27 and remediation revolving fund is established consisting of monies  
28 collected or received by the attorney general from a party as the result  
29 of an order of a court of competent jurisdiction, or as the result of a  
30 settlement or compromise, to rectify violations or alleged violations of  
31 consumer protection laws, other than monies collected for the benefit of  
32 specific, identifiable persons and monies for investigative or court  
33 costs, attorney fees, civil penalties or other monies recovered as a  
34 result of the enforcement of consumer protection laws deposited in the  
35 consumer protection-consumer fraud revolving fund pursuant to section  
36 44-1531.01. The attorney general shall administer the subaccount. Monies  
37 in the subaccount up to the amount of ~~three million five hundred thousand~~  
38 ~~dollars~~ \$4,000,000 annually are continuously appropriated. Any amounts in  
39 excess of ~~three million five hundred thousand dollars~~ \$4,000,000 are  
40 subject to legislative appropriation. Monies in the subaccount are exempt  
41 from the provisions of section 35-190, relating to lapsing of  
42 appropriations. The attorney general may ~~expend~~ SPEND monies in the  
43 subaccount for programs, including consumer fraud education programs, that  
44 are intended to rectify violations or alleged violations of consumer  
45 protection laws. The attorney general may ~~expend~~ SPEND monies in the

1 consumer remediation subaccount for operating expenses incurred by the  
2 department of law in administering or implementing programs intended to  
3 rectify violations or alleged violations of consumer protection laws. The  
4 attorney general shall submit an expenditure plan to the joint legislative  
5 budget committee for review before ~~expending~~ SPENDING any monies in the  
6 subaccount.

7 D. On or before January 15, April 15, July 15 and October 15 EACH  
8 YEAR, the attorney general shall file with the governor, with copies to  
9 the director of the department of administration, the president of the  
10 senate, the speaker of the house of representatives, the secretary of  
11 state and the staff director of the joint legislative budget committee, a  
12 full and complete account of the receipts and disbursements from the fund  
13 by subaccount in the previous calendar quarter.

14 Sec. 6. Laws 2018, chapter 278, section 14 is amended to read:

15 Sec. 14. Department of emergency and military affairs;  
16 military installation fund; fiscal years 2018-2019  
17 and 2019-2020; exemption

18 A. Notwithstanding section 26-262, Arizona Revised Statutes, the  
19 department of emergency and military affairs may use up to \$1,250,000 in  
20 the military installation fund established by section 26-262, Arizona  
21 Revised Statutes, in fiscal ~~year~~ YEARS 2018-2019 AND 2019-2020 to  
22 construct a readiness center.

23 B. THE APPROPRIATION MADE IN SUBSECTION A OF THIS SECTION IS EXEMPT  
24 FROM THE PROVISIONS OF SECTION 35-190, ARIZONA REVISED STATUTES, RELATING  
25 TO THE LAPSING OF APPROPRIATIONS UNTIL JUNE 30, 2020.

26 Sec. 7. Colorado River land claims revolving fund; transfer  
27 of monies

28 All unexpended and unencumbered monies remaining in the Colorado  
29 River land claims revolving fund established by section 41-191.05, Arizona  
30 Revised Statutes, are transferred to the state general fund on the  
31 effective date of this act.

32 Sec. 8. Department of public safety; board of fingerprinting  
33 fund; fiscal year 2019-2020

34 Notwithstanding section 41-619.56, Arizona Revised Statutes, the  
35 department of public safety may use the monies appropriated to the  
36 department of public safety in fiscal year 2019-2020 from the board of  
37 fingerprinting fund established by section 41-619.56, Arizona Revised  
38 Statutes, for capital expenditures.

39 Sec. 9. GIITEM fund; county sheriff allocation; fiscal year  
40 2019-2020

41 Notwithstanding section 41-1724, subsection C, Arizona Revised  
42 Statutes, in fiscal year 2019-2020, of the monies deposited in the gang  
43 and immigration intelligence team enforcement mission fund established by  
44 section 41-1724, Arizona Revised Statutes, after allocation of the first  
45 \$500,000 to the county sheriff of a county with a population of less than

1 five hundred thousand persons but more than three hundred thousand  
2 persons, \$400,000 shall be allocated in fiscal year 2019-2020 to the  
3 county sheriff of a county with a population of less than two million  
4 persons but more than eight hundred thousand persons.

5 Sec. 10. GIITEM border security and law enforcement  
6 subaccount; expenditure plan; review

7 Notwithstanding section 41-1724, subsection G, Arizona Revised  
8 Statutes, before the department of public safety spends any monies  
9 appropriated in the general appropriations act for fiscal year 2019-2020  
10 from the gang and immigration intelligence team enforcement mission border  
11 security and law enforcement subaccount established by section 41-1724,  
12 Arizona Revised Statutes, the department shall submit the subaccount's  
13 entire expenditure plan to the joint legislative budget committee for  
14 review.

15 Sec. 11. GIITEM border security and law enforcement  
16 subaccount; use; fiscal year 2019-2020

17 Notwithstanding section 41-1724, subsection E, Arizona Revised  
18 Statutes, the department of public safety may use up to \$144,900 of the  
19 amount appropriated in the fiscal year 2019-2020 general appropriations  
20 act from the gang and immigration intelligence team enforcement mission  
21 border security and law enforcement subaccount established by section  
22 41-1724, Arizona Revised Statutes, in fiscal year 2019-2020 for costs  
23 related to an increase in the public safety personnel retirement system  
24 employer contribution rate.

25 Sec. 12. State department of corrections; budget structure

26 Notwithstanding any other law, the state department of corrections  
27 shall report actual fiscal year 2018-2019, estimated fiscal year 2019-2020  
28 and requested fiscal year 2020-2021 expenditures in the same structure and  
29 detail as the prior fiscal year when the department submits the fiscal  
30 year 2020-2021 budget request pursuant to section 35-113, Arizona Revised  
31 Statutes. The information submitted for each line item shall contain as  
32 much detail as submitted in previous years for prior line items.

33 Sec. 13. Department of public safety; state aid to indigent  
34 defense fund; concealed weapons permit fund;  
35 fiscal year 2019-2020

36 Notwithstanding sections 11-588 and 41-1722, Arizona Revised  
37 Statutes, the department of public safety may use monies in the state aid  
38 to indigent defense fund established by section 11-588, Arizona Revised  
39 Statutes, and the concealed weapons permit fund established by section  
40 41-1722, Arizona Revised Statutes, in fiscal year 2019-2020 for operating  
41 expenses.

42 Sec. 14. Department of public safety; Arizona highway patrol  
43 fund; fiscal year 2019-2020

44 Notwithstanding section 41-1752, Arizona Revised Statutes, the  
45 department of public safety may use monies in the Arizona highway patrol

1 fund established by section 41-1752, Arizona Revised Statutes, in fiscal  
2 year 2019-2020 for the pharmaceutical diversion and drug theft task force.

3 Sec. 15. Department of juvenile corrections; county  
4 contribution amount for committed youth in secure  
5 facilities; suspension in fiscal year 2019-2020

6 Notwithstanding section 41-2832, Arizona Revised Statutes, as  
7 amended by this act, the director of the department of juvenile  
8 corrections may not assess a committed youth confinement cost sharing fee  
9 to any county for committed youth in secure care facilities in fiscal year  
10 2019-2020.

**APPROVED BY THE GOVERNOR MAY 31, 2019.**

**FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 31, 2019.**

Passed the House May 24, 20 19

Passed the Senate May 27, 20 19

by the following vote: 31 Ayes,

by the following vote: 17 Ayes,

29 Nays, 0 Not Voting

12 Nays, 1 Not Voting

[Signature]  
Speaker of the House

[Signature]  
President of the Senate

Pro Tempore

[Signature]  
Chief Clerk of the House

[Signature]  
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF GOVERNOR

This Bill received by the Governor this

27<sup>th</sup> day of May, 20 19

at 9:25 o'clock P M.

[Signature]  
Secretary to the Governor

Approved this 31<sup>st</sup> day of

May 2019

at 8:12 o'clock A M.

[Signature]  
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State

this 31 day of May, 20 19

at 8:42 o'clock A M.

[Signature]  
Secretary of State