



DOUGLAS A. DUCEY
GOVERNOR

STATE OF ARIZONA
OFFICE OF THE GOVERNOR

EXECUTIVE OFFICE

March 22, 2019

The Honorable Katie Hobbs
Secretary of State
1700 W. Washington, 7th 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 March 22nd, 2019:

SB 1004 insurance; surplus lines; reports; payments (Livingston)
SB 1006 internationally active insurance groups; supervision (Livingston)
SB 1008 insurance; prohibited inducements; exceptions (Livingston)
SB 1021 commission for postsecondary education; continuation (S. Allen)
SB 1052 certificates of title; applications (Livingston)
SB 1072 early voting centers; identification required (Ugenti-Rita)
SB 1093 prisoner accounts; use; ADOT credentialing. (Livingston)
SB 1113 insurance; information practices (Livingston)
SB 1212 prepaid legal insurance contracts; definition (Livingston)
SB 1218 beneficiary deeds; separate property; nonlapse (Leach)
SB 1309 renewal of judgments; applicability (E. Farnsworth)
SB 1317 bodily fluids exposure; testing (Boyer)
SB 1333 real estate appraisal (Mesnard)
SB 1474 POW/MIA flag; display (Contreras)
HB 2004 nuclear management fund; appropriation; assessment (Kavanagh)
HB 2007 ASRS; political subdivision plans; adjustments (Kavanagh)
HB 2009 navigable stream adjudication commission; extension (Griffin)
HB 2023 political signs; ballot measures; tampering (Kavanagh)
HB 2112 community property award; convicted spouse (Griffin)
HB 2230 writ of garnishment; certified mail (J. Allen)
HB 2284 credit unions; declaration of purpose (Weninger)
HB 2363 tax lien sales; procedures (Toma)
HB 2421 animal cruelty; working animal; harassment (Blackman)
HB 2463 occupational regulations; licenses; communications; notice (Petersen)

HB2464 water infrastructure finance; municipal approval (Shope)

Sincerely,

A handwritten signature in black ink, reading "Douglas A. Ducey". The signature is written in a cursive, flowing style with a large initial 'D'.

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 27
HOUSE BILL 2023

AN ACT

AMENDING SECTION 16-1019, ARIZONA REVISED STATUTES; RELATING TO POLITICAL SIGNS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

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

2 Section 1. Section 16-1019, Arizona Revised Statutes, is amended to
3 read:

4 16-1019. Political signs; printed materials; tampering;
5 violation; classification

6 A. It is a class 2 misdemeanor for any person to knowingly remove,
7 alter, deface or cover any political sign of any candidate for public
8 office OR IN SUPPORT OF OR OPPOSITION TO ANY BALLOT MEASURE, QUESTION OR
9 ISSUE or knowingly remove, alter or deface any political mailers,
10 handouts, flyers or other printed materials of a candidate OR IN SUPPORT
11 OF OR OPPOSITION TO ANY BALLOT MEASURE, QUESTION OR ISSUE that are
12 delivered by hand to a residence for the period commencing forty-five days
13 before a primary election and ending seven days after the general
14 election, EXCEPT THAT FOR A SIGN FOR A CANDIDATE IN A PRIMARY ELECTION WHO
15 DOES NOT ADVANCE TO THE GENERAL ELECTION, THE PERIOD ENDS SEVEN DAYS AFTER
16 THE PRIMARY ELECTION.

17 B. This section does not apply to the removal, alteration, defacing
18 or covering of a political sign or other printed materials by the
19 candidate or the authorized agent of the candidate in support of whose
20 election the sign or materials were placed, BY A PERSON AUTHORIZED BY THE
21 COMMITTEE IN SUPPORT OF OR OPPOSITION TO A BALLOT MEASURE, QUESTION OR
22 ISSUE THAT PROVIDED THE SIGN OR PRINTED MATERIALS, by the owner or
23 authorized agent of the owner of private property on which such signs or
24 printed materials are placed with or without permission of the owner or
25 placed in violation of state law or county, city or town ordinance or
26 regulation.

27 C. Notwithstanding any other statute, ordinance or regulation, a
28 city, town or county of this state shall not remove, alter, deface or
29 cover any political sign if the following conditions are met:

30 1. The sign is placed in a public right-of-way that is owned or
31 controlled by that jurisdiction.

32 2. The sign supports or opposes a candidate for public office or it
33 supports or opposes a ballot measure.

34 3. The sign is not placed in a location that is hazardous to public
35 safety, obstructs clear vision in the area or interferes with the
36 requirements of the Americans with disabilities act (42 United States Code
37 sections 12101 through 12213 and 47 United States Code sections 225 and
38 611).

39 4. The sign has a maximum area of sixteen square feet, if the sign
40 is located in an area zoned for residential use, or a maximum area of
41 thirty-two square feet if the sign is located in any other area.

42 5. The sign contains the name and telephone number or website
43 address of the candidate or campaign committee contact person.

1 D. If the city, town or county deems that the placement of a
2 political sign constitutes an emergency, the jurisdiction may immediately
3 relocate the sign. The jurisdiction shall notify the candidate or
4 campaign committee that placed the sign within twenty-four hours after the
5 relocation. If a sign is placed in violation of subsection C OF THIS
6 SECTION and the placement is not deemed to constitute an emergency, the
7 city, town or county may notify the candidate or campaign committee that
8 placed the sign of the violation. If the sign remains in violation at
9 least twenty-four hours after the jurisdiction notified the candidate or
10 campaign committee, the jurisdiction may remove the sign. The
11 jurisdiction shall contact the candidate or campaign committee contact and
12 shall retain the sign for at least ten business days to allow the
13 candidate or campaign committee to retrieve the sign without penalty.

14 E. A city, town or county employee acting within the scope of the
15 employee's employment is not liable for an injury caused by the failure to
16 remove a sign pursuant to subsection D OF THIS SECTION unless the employee
17 intended to cause injury or was grossly negligent.

18 F. Subsection C OF THIS SECTION does not apply to commercial
19 tourism, commercial resort and hotel sign free zones as those zones are
20 designated by municipalities. The total area of those zones shall not be
21 larger than three square miles, and each zone shall be identified as a
22 specific contiguous area where, by resolution of the municipal governing
23 body, the municipality has determined that based on a predominance of
24 commercial tourism, resort and hotel uses within the zone the placement of
25 political signs within the rights-of-way in the zone will detract from the
26 scenic and aesthetic appeal of the area within the zone and deter its
27 appeal to tourists. Not more than two zones may be identified within a
28 municipality.

29 G. A city, town or county may prohibit the installation of a sign
30 on any structure owned by the jurisdiction.

31 H. Subsection C OF THIS SECTION applies only during the period
32 commencing sixty days before a primary election and ending fifteen days
33 after the general election, except that for a sign for a candidate in a
34 primary election who does not advance to the general election, the period
35 ends fifteen days after the primary election.

36 I. This section does not apply to state highways or routes, or
37 overpasses over those state highways or routes.

APPROVED BY THE GOVERNOR MARCH 22, 2019.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MARCH 22, 2019.

Passed the House February 26, 20 19

Passed the Senate March 18, 20 19

by the following vote: 60 Ayes,

by the following vote: 30 Ayes,

0 Nays, 0 Not Voting

0 Nays, 0 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

19th day of March, 20 19

at 9:50 o'clock A M.

[Signature]
Secretary to the Governor

Approved this 22nd day of

March 2019

at 10:45 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 22 day of March, 20 19

at 4:01 o'clock P. M.

[Signature]
Secretary of State

H.B. 2023