## Bill Tracker (Revised 3/27/09) 9:00 A.M.

Please note this bill tracker is prepared by Arizona State Board for Charter Schools staff on behalf of the Board to provide the Board with a brief synopsis of certain legislation. This bill tracker does not reflect a comprehensive list of education bills being considered during this legislative session. For the text of any of these bills and the bill summaries prepared by legislative staff, please visit the Arizona State Legislature's website at <a href="http://www.azleg.gov">http://www.azleg.gov</a>.

## 1<sup>st</sup> Special Session – 2009

(The general effective date is May 2, 2009. SB1001 was effective immediately according to Article 4, Part 1, Subsection 3 of the Arizona Constitution concerning General Appropriations.)

Bill No.				
(sponsor)	Short Title, Summary	Committee(s)	Last Action	Comments
SB 1001	Budget reductions and transfers; 2008-2009		1/31 Signed by	
(Burns, Gorman,	AS TRANSMITTED TO GOVERNOR – Among its many		Governor (Chapter 1)	
Gray C)	provisions, the bill:			
	• Reduces the ASBCS' current fiscal year appropriation			
	by a total of \$105,500, which represents a 12.7%			
	reduction overall. Of the total, \$22,600 must come			
	from reductions in personnel expenses and related			
	benefit costs.			
	• Eliminates the parent survey requirement for the			
	Board.			
SB 1006	Education; budget reconciliation; 2008-2009		1/31 Signed by	
(Burns, Gorman,	AS TRANSMITTED TO GOVERNOR – Among its many		Governor (Chapter 6)	
Gray C)	provisions, the bill:			
	• Reduces Additional Assistance to charter schools on a			
	proportional basis by \$4 million for the current fiscal			
	year.			
	Reduces the Base Support Level funding on a			
	proportional basis to school districts, Technology			
	Assisted Project Based Instruction (TAPBI) programs,			
	and Joint Technological Education Districts by			
	\$98,198,000 for the current fiscal year and provides for			
	certain exceptions.			

## **Regular Session – 2009**

Bill No.				
(sponsor)	Short Title, Summary	Committee(s)	Last Action	Comments
HB 2006	Schools; juvenile probation officers	Ed	1/13 1 <sup>st</sup> read	
(Konopnicki)	Allows school districts to enter into an intergovernmental	Rules	$1/14 2^{nd}$ read	
	agreement (IGA) for hiring juvenile probation officers for		2/2 DPA [Ed]	
	law-related education programs.		2/9 C&P [Rules]	
			2/10 Y [Majority and	
	AMENDED IN ED COMMITTEE – The amendment		Minority caucuses]	
	allows charter schools to enter into an IGA with a juvenile		2/19 COW [DPA]	
	court for the purpose of having a juvenile probation officer			
	participate in a law-related education program at the charter			
	school. The amendment further states that charter schools			
	are responsible for the costs associated with the IGA.			
<u>HB 2026</u>	Peace officers; firearms; school grounds	MAPS	1/13 1 <sup>st</sup> read	
(Kavanagh)	Prohibits school districts, charter schools, public	Jud	$1/14 2^{nd}$ read	
	community colleges and public universities from restricting	Rules	2/4 DP [MAPS]	
	a peace officer from carrying a firearm.			
<u>HB 2031</u>	Schools; contractors; fingerprint clearance cards	Ed	1/15 1 <sup>st</sup> read	
(Kavanagh)	Requires contractors, subcontractors, vendors or any of	Rules	1/20 2 <sup>nd</sup> read	
	their employees to have a valid fingerprint clearance card if		2/16 DPA [Ed]	
	they provide services on a regular basis on school property.		3/16 C&P [Rules]	
			3/17 Y [Majority and	
	AMENDED IN ED COMMITTEE – Among its many		Minority caucuses]	
	provisions, the amendment provides charter schools with			
	the same immunity from liability school districts receive if			
	they properly implement requirements related to			
110.0075	fingerprinting of staff and also defines "school property".	<b>D</b> 1	1 /1 ~ 1 St 1	
<u>HB 2075</u>	School safety programs; proposal date	Ed	$\frac{1/15}{1/20} 1^{\text{st}} \text{ read}$	
(Crandall)	Changes the application deadline for participation in the	Rules		
	School Safety Program from April 15 to May 1.		2/21 DPA/SE [Ed]	
	AMENDED IN ED COMMITTEE – Among its provisions,			
	the strike-everything amendment directs the State Board of			
	Education (SBE) to authorize alternative teacher			
	preparation programs (ATPPs) and establishes specific			
	requirements for the ATPPs. Additionally, it: a) stipulates			
	that school districts and charter schools will determine the			
	effectiveness of teachers trained in ATPPs through			
	evaluation procedures approved by SBE, b) allows school			
	districts and charter schools to hire persons trained under			
	alternative programs and work with the program providers			
	to recruit new teachers, and c) instructs school districts and			

	charter schools to submit an annual report by September 15 <sup>th</sup> to SBE summarizing the outcomes of the student			
	teaching and mentoring program components.		t to o t st	
<u>HB 2099</u>	Charter schools; zoning	Ed	$1/20 1^{st}$ read	
(Crandall)	Specifies that charter schools are classified as public	Rules	1/21 2 <sup>nd</sup> read	
	schools for purposes of zoning. It also requires a		3/2 DPA [Ed]	
[Association's	neighborhood or zoning district to allow a charter school to			
Bill]	be established and operate in that district if schools			
	operated by a school district are not specifically prohibited.			
	Further, it stipulates that charter schools are subject to the			
	same level of oversight and the same ordinances,			
	limitations, or requirements applicable to a school operated			
	by a school district.			
	AMENDED IN ED COMMITTEE – The amendment			
	clarifies that the construction and development of the			
	charter school will be subject to the building codes,			
	including life and safety building codes, of the municipality			
	or county.			
HB 2100	Schools; electronic data	Ed	$1/20 1^{\text{st}}$ read	
(Crandall)	Among its many provisions, requires each school district	Rules	$1/21 2^{nd}$ read	
<b>`</b>	and charter school to submit teacher level and classroom		3/2 DPA [Ed]	
	level data to ADE beginning July 1, 2011. It also			
	establishes requirements for ADE, including notifying			
	school districts and charter schools of the specific teacher			
	and classroom level data they will be required to submit as			
	approved by the State Board of Education (SBE). Further, it			
	allows ADE to grant a one-time extension to the initial			
	submission deadline for a school district or charter school			
	that demonstrates good cause and requests the extension			
	before June 1, 2010. It also specifies the allowed and			
	prohibited uses of the data. Finally, it defines "classroom			
	level data" and "teacher level data".			
	AMENDED IN ED COMMITTEE – Among its provisions,			
	the amendment sets a deadline of July 1, 2011 for the			
	creation of a system for the electronic transfer of student			
	transcripts. It also clarifies that all personally identifiable			
	teacher and classroom level data collected are confidential			
	and not public record. Further, it clarifies that all			
	nonpersonally identifiable data may be aggregated and used			
	for research and reporting. The aggregated data may be			
	accessed by the SBE, any SBE teacher preparation			
	program, school districts, charter schools or any other			

	educational agency. Finally, it modifies the definitions of		
	classroom and teacher level data to specify that the data		
	elements are any that have been approved by the SBE.		
<u>HB 2121</u>	Tax credit; schools; classroom materials	WM	$1/20 1^{st}$ read
(Boone)	Expands the public school income tax credit to allow for	Rules	$1/21 2^{nd}$ read
	contributions for textbooks, classroom technology or		3/11 DP [WM]
	instructional materials.		3/23 C&P [Rules]
			3/24 Y [Majority and
	AMENDED ON HOUSE FLOOR – The amendment		Minority caucuses]
	clarifies and adds information to the report filed with the		3/26 DPA [COW]
	Department of Revenue by schools that receive these fees		
	or contributions.		
HB 2169	Tax credit; classroom activities; technology	Ed	$1/20 1^{\text{st}}$ read
(Biggs)	Under certain circumstances, allows income tax credit	WM	$1/21 2^{nd}$ read
	contributions for public schools to be used for classroom	Rules	2/16 Held [Ed]
	technology or the support of classroom activities.		3/10 Withdrawn [Ed]
HB 2197	Day care centers; licensing; exemptions	Ed	$1/20 1^{\text{st}}$ read
(Crandall)	The strike-everything amendment exempts after-school	Rules	$1/21 2^{nd}$ read
	educational services provided by a school district or charter		3/2 Failed [Ed]
[Association's	school for enrolled K-12 students from Arizona Department		
Bill]	of Health Services child care center licensure. It also		
	defines "educational services" as services designed to		
	improve academic achievement and provided at no cost to		
	the students, including: a) extended school hours, b)		
	tutoring provided to students individually or in a group		
	setting, and c) other programs that supplement the school's		
	curriculum.		
HB 2259	Local development fees; procedures	Com	$1/20 1^{\text{st}}$ read
(Rep. Biggs, Sen.	Among its many provisions, the bill prohibits counties from	Rules	$1/21 2^{nd}$ read
Paton: Rep.	assessing or collecting development fees from a school		2/4 DP [Com]
Quelland)	district or charter school, other than fees assessed or		2/9 C&P [Rules]
<b>(</b>	collected for streets, water and sewer utility functions.		2/9 Consent calendar
			(Objection filed)
			2/10 Hold [Majority
			Caucus]
			2/10 Y [Minority
			Caucus]
			2/17 Y [Majority
			Caucus]
			3/18 Retained on
			calendar [COW]
HB 2284	Charter schools; enrollment preference	Ed	1/20 1 <sup>st</sup> read
(Goodale, Mason:	Permits a charter school to give enrollment preference to	Rules	1/20 r read
(5000000, 10105011.	remain a charter school to give enronment preference to	114100	1/21 2 1000

Ableser, Crandall,	and reserve capacity for children of the school's employees.		1/22 DPA [Ed]
Konopnicki,	and reserve capacity for children of the school's employees.		2/9 C&P [Rules]
McLain)	AMENDED IN ED COMMITTEE – The amendment		2/10 Y [Majority and
	expands the enrollment preference to include children of		Minority caucuses]
[Association's	employees of the charter holder.		2/26 DPA [COW]
Bill]			
HB 2291	Schools; multiple birth siblings; classrooms	Ed	1/20 1 <sup>st</sup> read
(Schapira)	, , , , , , , , , , , , , , , , , , ,	Rules	$1/21 2^{nd}$ read
HB 2292	Compulsory attendance; age; increase	Ed	1/20 1 <sup>st</sup> read
(Schapira, Meyer,	Increases the mandatory school attendance age of children	Rules	$1/21 2^{nd}$ read
Patterson, Waters:	from 16 to 18 years of age. It also excuses children who		2/23 Failed [Ed]
Court, Crandall,	have obtained a GED from mandatory school attendance.		
Young Wright)	Under current statute, children who have completed the		
	high school course of study necessary for completion of		
	grade 10 as prescribed by the State Board of Education are		
	excused. This bill raises the course of study to grade eleven.		
HB 2309	School tax credit; fees; limitation	WM	1/22 1 <sup>st</sup> read
(Hendrix:	Allows income tax credit contributions for public school	Ed	$1/26 2^{nd}$ read
Crandall, Jones)	extracurricular activities to be used for testing for college	Rules	2/2 DPA [WM]
, ,	credit or college entrance exams. It also limits the amount		2/16 DP [Ed]
	of contributions that a public school may use for student		
	travel to \$1,600 per student for domestic travel and \$2,400		
	per student for international travel.		
	AMENDED IN WM COMMITTEE – The amendment		
	provides an effective date of December 31, 2009.		
HB 2346	Charter schools; leased property	WM	$1/27 1^{st}$ read
(Mason)	Expands the property tax exemption for leased property to	Ed	1/28 2 <sup>nd</sup> read
	non-profit charter schools to include any leased property by	Rules	2/9 DP [WM]
[Association's	a charter school used for educational purposes, whether or		2/10 Withdrawn [Ed]
Bill]	not the owner of the property is non-profit or for-profit.		
	Additionally, it eliminates the requirement that the owner of		
	the property that leases the property to a non-profit charter		
	school be a non-profit religious or charitable organization		
	recognized under 501(c)(3) of the Internal Revenue Code.		
	Further, it makes technical and conforming changes in		
	statutes relating to the administration of the affidavit for a		
	property tax exemption for non-profit charter schools.		
<u>HB 2356</u>	Schools; TAPBI programs	Ed	1/20 1 <sup>st</sup> read
(Crandall)		Approps	$1/21 2^{nd}$ read
		Rules	
<u>HB 2357</u>	Public education; students' religious liberties	Ed	1/20 1 <sup>st</sup> read
(Crandall)	Prohibits a public educational institution from	Rules	1/21 2 <sup>nd</sup> read

	discriminating against students or parents on the basis of a		2/23 DP [Ed]
	religious viewpoint or expression. Charter schools,		3/16 C&P [Rules]
	including their employees, officers or agents, are included		3/24 Y [Majority and
	in the definition of "public educational institution".		Minority caucuses]
HB 2358	Developmentally disabled pupils; schools	Ed	1/20 1 <sup>st</sup> read
(Rep. Crandall,	Renames and consolidates disability categories for	Rules	$1/21 2^{nd}$ read
Sen. Lopez: Rep.	developmentally disabled pupils ages three through nine.		1/22 DP [Ed]
Barto, Goodale)			
HB 2387	Unlawful hazing; schools	Jud	2/5 1 <sup>st</sup> read
(Ableser:	cina njul nazing, seneous	Ed	$2/9 2^{nd}$ read
Schapira)		Rules	
HB 2389	School buildings; vacancy lists	Ed	2/5 1 <sup>st</sup> read
(Biggs)	School bullungs, vacancy usis	Rules	$2/9 2^{nd}$ read
(Biggs) HB 2402	Schools; contractors; fingerprinting; crimes	Ed	2/9.2 Tead
(Rep. Young	schools, contractors, jingerprinting; crimes	Jud	2/5 1 read 2/9 2 <sup>nd</sup> read
Wright, Williams:		Rules	2/7 2 ICau
		Kules	
Ableser, Campbell			
CL, Crandall,			
Fleming,			
Schapira, Waters,			
Sen. Melvin)			
<u>HB 2456</u>	High schools; pilot; achievement profile	Ed	2/5 1 <sup>st</sup> read
(Lujan: Crandall)	Requires the ASBCS and State Board of Education (SBE)	Approps	$2/9 2^{nd}$ read
(			
(	to develop a pilot program to develop alternative	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school	Rules	3/2 DPA [Ed]
( .j)	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program.	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program.	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program.	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program.	Rules	3/2 DPA [Ed]
(	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment	Rules	3/2 DPA [Ed]
( -j	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to	Rules	3/2 DPA [Ed]
	<ul> <li>achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program.</li> <li>Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program.</li> <li>AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot</li> </ul>	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE – The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly performing, or excelling under AZ LEARNS for the two	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly performing, or excelling under AZ LEARNS for the two years prior to their participation in the pilot program.	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE – The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly performing, or excelling under AZ LEARNS for the two years prior to their participating charter schools to submit	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE –The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly performing, or excelling under AZ LEARNS for the two years prior to their participating charter schools to submit separate annual achievement profiles to the SBE instead of	Rules	3/2 DPA [Ed]
	achievement profiles for high schools. The ASBCS and SBE must select 5 charter high schools and 1 school district, respectively, to participate in the program. Participants in the pilot program would not be subject to the requirements of AZ LEARNS during the pilot program. AMENDED IN ED COMMITTEE – The amendment allows, rather than requires, the SBE and ASBCS to establish the pilot program. It also requires the SBE to approve, rather than develop, the parameters of the pilot program. Further, it stipulates that each school in the participating school district and each participating charter school must have been labeled as performing, highly performing, or excelling under AZ LEARNS for the two years prior to their participating charter schools to submit	Rules	3/2 DPA [Ed]

	AMENDED IN APPROPRIATIONS COMMITTEE –			
	Among its provisions, the strike-everything:			
	• Directs the SBE and ASBCS to establish a pilot			
	program to develop alternative achievement profiles			
	for high schools by January 1, 2010.			
	• Directs the SBE to approve the pilot program			
	parameters and accountability systems for program			
	participants.			
	• Designates program participants as 1 union high school			
	district selected by the SBE and 5 charter schools			
	selected by the ASBCS.			
	• Specifies that each school in the school district and			
	each charter school selected to participate must have			
	been designated as Performing, Highly Performing, or			
	Excelling under AZ LEARNS for the two school years			
	prior to their participation.			
	• Instructs program participants to determine the			
	indicators used in the alternative achievement profile			
	and how they will be incorporated into the profile,			
	including measures of college readiness and the AIMS			
	test. It further stipulates that each program participant			
	must submit a separate alternative achievement profile			
	to the SBE for approval by June 15, 2010.			
	• States that the alternative achievement profile for prior			
	school year must be included on school report card			
	beginning in the 2011-2012 school year.			
	• Directs ADE to continue compiling an AZ LEARNS			
	profile for program participants.			
	• Mandates that a school must be removed from the pilot			
	program if it is classified under AZ LEARNS as			
	Underperforming or Failing.			
	• Requires the SBE to submit an annual report			
	summarizing the results of the pilot program, its impact			
	on accountability measures, and any academic gains			
	made by pupils as a result of the program to the			
	Governor and Legislature.			
	• Sunsets the program on July 1, 2019.			
<u>HB 2471</u>	Education tax credits; contribution amounts	Ed	2/10 1 <sup>st</sup> read	
(Chabin: Ableser,	·	WM	2/11 2 <sup>nd</sup> read	
Campbell CH,	FISCAL NOTE PREPARED	Approps		
Miranda B)		Rules		
<u>HB 2516</u>	Schools; administrative reduction	Ed	2/11 1 <sup>st</sup> read	
(Court, Ash,	Makes changes to statutes regulating school districts and	Approps	2/12 2 <sup>nd</sup> read	

Crandall, Hendrix, Pratt: Antenori, Gowan, Lesko, Montenegro, Murphy)	charter schools, including the regulation of procurement practices, school district buffer zones, documentation of incidents of bullying, harassment and intimidation, pupil disciplinary proceedings, advertising, teacher dismissal, oaths of elected officers, and lobbyist registration. Additionally, it specifies that charter schools are public agencies authorized to enter into intergovernmental agreements with other public agencies. AMENDED IN ED COMMITTEE – Among its many	Rules	3/2 DPA [Ed] 3/10 Withrdrawn [Approps]	
	provisions, the amendment strikes the provision defining charter schools as public agencies for the purpose of entering into intergovernmental agreements. Further, it			
	authorizes a school district or charter school to convert to a			
	biennial audit schedule for their financial and compliance			
	audits if they are permitted to do so by federal law and their			
	previous annual audits did not contain any "negative			
	findings". If a biennial audit contains any "negative findings" then the school district or charter school must			
	convert back to an annual audit schedule.			
HB 2525	TAPBI programs; schools	Ed	$2/12 1^{\text{st}}$ read	
(Hendrix: Court,	Among its many provisions, the bill:	Rules	$2/16 2^{nd}$ read	
Crandall, Jones)	<ul> <li>Establishes the 11-memberTAPBI Advisory Committee. One of the Committee members will be a member of the ASBCS.</li> <li>Charges the Committee to review and make recommendations on – a) The progress of TAPBI programs, b) a process for statewide implementation of TAPBI, c) the funding of TAPBI programs, and d) annual reporting requirements of TAPBI programs.</li> <li>Allows the Committee to use the expertise and services of the staff of the ADE and ASBCS.</li> <li>Directs the Committee to submit a report by December 15, 2009 to the Governor and Legislature summarizing its findings and recommendations.</li> <li>Repeals the Committee on September 30, 2010.</li> <li>Specifies that at least 80% of TAPBI students must have been previously enrolled in and attended a public school in this state or in any other state in the previous school year.</li> </ul>		2/23 DP [Ed] 3/16 C&P [Rules] 3/16 Consent calendar 3/17 Y [Majority and Minority caucuses]	
	<ul> <li>Mandates that all TAPBI students must reside in</li> </ul>			

	<ul> <li>Arizona.</li> <li>Asserts that TAPBI students do not incur absences for the purposes of determining average daily membership (ADM) and may generate ADM for attendance at any time during the fiscal year.</li> <li>Stipulates that the ADM of a TAPBI student cannot exceed 1.0.</li> <li>Directs TAPBI schools to calculate ADM by dividing the number of instructional hours reported in student's daily log by the applicable hourly requirements prescribed by law for that student.</li> <li>Requires multiple diverse assessment measures and proctored administration of required state standardized tests to be included in TAPBI's instructional programs.</li> </ul>			
	<ul> <li>A description of the mechanisms implemented must be included in the TAPBI schools' annual reports</li> <li>Removes the requirement for a TAPBI program to be based on availability of broadcast quality television production.</li> </ul>			
HB 2527 (Rep. Deschene, Chabin, Sen. Hale)	ELL; Native American languages; exception	Ed Approps Rules	$\frac{2}{11} \frac{1^{\text{st}} \text{ read}}{2}$	
HB 2555 (Campbell CL, Garcia M, Heinz, McGuire: Bradley, Fleming, Meza, Patterson)	Schools; eye examinations	Ed HHS Rules	2/19 1 <sup>st</sup> read 2/23 2 <sup>nd</sup> read	
HB 2559 (Ash: Hendrix, Stevens)	Schools; AIMS test; additional subjects	Ed Rules	$2/17 1^{st} read$ $2/18 2^{nd} read$	
HB 2604 (Crandall)	Schools; ADM audits; repayment An emergency measure that directs a school district or charter school to repay any amount owed to the state as a result of an average daily membership (ADM) audit over a five-year period and retroactively allows Blue Ridge Unified and Snowflake Unified school districts to repay the amounts owed as the result of an ADM audit over a five- year period from the date of the audit findings.	Ed Approps Rules	2/19 1 <sup>st</sup> read 2/23 2 <sup>nd</sup> read 2/23 DPA [Ed] 3/4 DPA [Approps]	
	AMENDED IN ED COMMITTEE – The amendment clarifies that if the amounts due from the Blue Ridge			

		1		
	Unified and Snowflake Unified school districts are reduced			
	by a settlement agreement, then the districts have five years			
	to repay the reduced amounts.			
	AMENDED IN APPROPRIATIONS COMMITTEE – The			
	amendment allows the Superintendent of Public Instruction			
	to grant a school district or charter school up to two years to			
	repay monies to the state as a result of an ADM audit.			
	Further, it allows a school district to petition the State			
	Board of Education (SBE) to extend the original two-year			
	repayment period by up to an additional three years.			
	Finally, it clarifies that if the amounts due by the Blue			
	Ridge Unified and Snowflake Unified school districts are			
	reduced by a settlement agreement, the Superintendent of			
	Public Instruction will allow the school district to repay the			
	amount required by the settlement agreement up to two			
	years after the date of the audit finding. These two school			
	districts may petition to SBE to extend the original two-			
UD 2605	year repayment period by up to an additional three years.	E 1	2/19 1 <sup>st</sup> read	
<u>HB 2605</u>	Digital learning task force	Ed	2/19 1 <sup>or</sup> read 2/23 2 <sup>nd</sup> read	
(Crandall)	Creates the nine-member Digital Learning Task Force. Task	Rules		
	Force members are appointed by the State Board of		2/23 DP [Ed]	
	Education and include a charter school principal and charter			
	school teacher. The bill directs the Task Force to: a)			
	examine digital resources currently available to schools at			
	little or no cost, b) make recommendations on the most			
	beneficial digital resources for improving academic			
	performance of students and the manner for incorporating			
	those resources in the classroom and training teachers on			
	their use, c) establish criteria for the future evaluation of			
	digital resources, and d) submit a written report by January			
	31, 2010 to the SBE, Governor and Legislature			
	documenting the Task Force's findings and			
	recommendations. The Task Force is repealed on March 31,			
	2010.			
<u>HB 2607</u>	Schools; disruption; interference; concealed firearms	Ed	2/17 1 <sup>st</sup> read	
(Rep. Biggs, Ash,		Jud	$2/18 2^{nd}$ read	
Sen. Pearce: Rep.		Rules		
Crump, Seel, Sen.				
Allen, Gould)				
HB 2628	Parents' rights; education; health; discipline	Gov	2/19 1 <sup>st</sup> read	
(Gowan, Stevens:	Outlines parental rights regarding education, health care,	Rules	$2/23 2^{nd}$ read	
Goodale,	video and voice recordings and the upbringing of a child.		3/3 DP [GOV]	
000 <b>u</b> i0,	these and tore recordings and the uporniging of a clind.	1	5/5 51 [001]	

	3/9 Amend C&P
	[Rules]
	3/10 Y [Majority and
	Minority caucuses]
Leased educational property: property tax	
Leased calculonal property, property lax	
Property tax; leased educational property	
Fingerprint clearance cards	$1/12 1^{st}$ read
FISCAL NOTE PREPARED	
Tax credit; schools; classroom materials	1/20 1 <sup>st</sup> read
, , ,	
Student level data; changes; time	1/26 1 <sup>st</sup> read
Local development fees; schools; exclusion	$1/26 1^{st}$ read
Schools: AIMS tests: scaled scores	$1/27 1^{\text{st}}$ read
Pilot: single gender charter schools	$1/27 1^{\text{st}}$ read
	1/2/ 1 Todd
the ASBCS approves the amendment, the school may	
begin providing such instruction at the beginning of the	
allow 3 charter schools to provide classroom	
<ul> <li>Provides criteria for the ASBCS to use when</li> </ul>	
selecting participating charter schools.	
	<ul> <li>Tax credit; schools; classroom materials</li> <li>Student level data; changes; time</li> <li>Local development fees; schools; exclusion</li> <li>Schools; AIMS tests; scaled scores</li> <li>Pilot; single gender charter schools</li> <li>Among its provisions, the bill: <ul> <li>Allows a charter school to provide instruction to pupils of a single gender with the approval of the ASBCS. An existing charter school must amend its contract in order to provide instruction to pupils of a single gender. If the ASBCS approves the amendment, the school may begin providing such instruction at the beginning of the next school year.</li> <li>Requires the ASBCS to develop a pilot program to allow 3 charter schools to provide classroom instruction exclusively to pupils of the same gender. The ASBCS must develop the parameters of the pilot program and accountability systems for program participants. Related to the pilot program, the bill includes the following provisions:</li> <li>Provides criteria for the ASBCS to use when</li> </ul> </li> </ul>

	<ul> <li>Requires the ASBCS to monitor and evaluate academic progress of pupils in pilot program and determine academic progress by using the Arizona Measure of Academic Progress.</li> <li>Requires ASBCS to develop and administer an attitudinal survey to pupils who participate in the pilot program and specifies certain items that the survey must measure.</li> <li>Requires ASBCS to evaluate the effectiveness of pilot program at the end of its fifth year of operation. At that time, the ASBCS may</li> </ul>		
	<ul> <li>recommend extending the duration of the program beyond 8 years.</li> <li>Allows the ASBCS to adopt rules related to the program.</li> <li>The program terminates on July 1, 2017.</li> </ul>		
<u>SB 1303</u>	Open meeting law; minutes; notice	1/29 1 <sup>st</sup> read	
(Tibshraeny)	Description of the section of the se		
<u>SB 1375</u> (San Gray C	Parents' rights; education; discipline; health	$2/3 1^{st}$ read	
(Sen. Gray C, Gorman, Pearce;			
Rep. Gowan: Sen.			
Allen S, Gould,			
Gray L,			
Verschoor)			
SB 1380	Schools; utility bills; analysis	2/3 1 <sup>st</sup> read	
(Huppenthal: Gray	Schools, unuy ouis, unuiysis	2/31 Itau	
L)			
SB 1381	Schools; ADE; audit authority	2/3 1 <sup>st</sup> read	
(Huppenthal: Gray	Schools, ADE, auaa aanoray	2/31 Itau	
L)			
SB 1383	Arizona national rankings	2/3 1 <sup>st</sup> read	
(Huppenthal:	An word nanonal rankings	2/31 Itau	
Allen S, Gould,			
Gray L, Melvin,			
Pierce)			
SB 1385	School admissions; employees' children	$2/3 1^{st}$ read	
(Huppenthal:	Sensor aumissionis, employees entairen	2/51 iouu	
Allen S, Gould,			
Gray L, Melvin)			
<u>SB 1386</u>	Charter schools; charter renewal period	$2/3 1^{st}$ read	
(Huppenthal,	Establishes a process for early renewal of charter contracts		
Harper: Allen S,	after operating for at least 9 years and allows the contract of		
Limper. / men b,	and operating for at least > years and anows the contract of		

Gould, Gray L,	charter schools that meet certain requirements to be		
Melvin, Pierce,	renewed for 20 years instead of 15 years.		
Verschoor)	Tenewed for 20 years instead of 15 years.		
SB 1387	School finance; updates; changes	2/3 1 <sup>st</sup> read	
(Huppenthal)	School finance, upuales, changes	2/31 Tead	
<u>SB 1388</u>	Craduation requirements college entrance enam	2/3 1 <sup>st</sup> read	
	Graduation requirement; college entrance exam	2/5 1 Tead	
(Huppenthal:			
Allen S, Gould,			
Gray L, Harper,			
Melvin, Pierce,			
Verschoor)			
<u>SB 1392</u>	K-3 academic gains; measurement	$2/3 1^{st}$ read	
(Huppenthal:			
Allen S, Gould,			
Gray L, Melvin,			
Verschoor)		st	
<u>SB 1393</u>	Public education; students' religious liberties	$2/3 1^{st}$ read	
(Huppenthal:			
Gould, Gray L,			
Harper, Melvin,			
Pierce, Verschoor)			
<u>SB 1396</u>	School board meetings; quorum	$2/3 1^{st}$ read	
(Huppenthal:			
Allen S, Gray L,			
Melvin)			
<u>SB 1441</u>	Public expenditure transparency	$2/3 1^{st}$ read	
(Sen. Melvin:			
Rep. Antenori)			
<u>SB 1448</u>	Schools; employee code of conduct	$2/3 1^{st}$ read	
(Gray L)			

## **LEGEND**

C&P	=	Constitutional and proper (as determined by Rules Committee attorneys)
COM	=	Commerce Committee
DP	=	Do pass
DPA	=	Do pass as amended
Disc/Held	=	Discussed and held
HHS	=	Health and Human Services Committee
MAPS	=	Military Affairs and Public Safety Committee
PFC	=	Proper for consideration
PFCA	=	Proper for consideration amended
PFCA W/FL	=	Proper for consideration amended with recommendation for a floor amendment
WM	=	Ways and Means Committee