Legislative Link Update

April 2, 2021

Glendale Facebook Live Event Discussing 5G Technology in Our Community

The City of Glendale held a Facebook Live event with our community to discuss the impact of Small Cell and 5G technology, and the use of this infrastructure in our neighborhoods. If you missed the event, you can access the recording here.

Hello and welcome to the 2021 Glendale Legislative Link Program.

Today is the 82nd day of session. The House and Senate completed their committee deadlines last week and finalized their Appropriation Committee deadlines this week. The majority of the current and upcoming work at the legislature is finalizing the state's FY22 budget as well as voting bills out of their respective Chambers. To date, 195 bills have been sent to Governor Ducey who has signed 167 of them.

Below are updates on a few bills that we believe may be of interest to you:

HB 2111 2nd Amendment; Unenforceable Federal Laws

HB 2111 will state in law that pursuant to the sovereign authority of the state of Arizona and the state constitution, an act, law, treaty, order, rule or regulation of the U.S. government that violates amendment II of the U.S. Constitution is null, void and unenforceable in Arizona. This state and all political subdivisions are prohibited from using any personnel or financial resources to enforce, administer or cooperate with any act, law, treaty, order, rule or regulation of the U.S. government that violates amendment II of the U.S. Constitution. HB 2111 passed out of the House of Representatives on party line vote (31-29) and passed out the Senate 17-13. HB 2111 has now been transmitted to Governor Ducey who has 10 days to sign or veto the bill.

SB 1237 (Chapter 126) Fertility Fraud; Civil; Criminal Action

SB 1237 authorizes s woman who gives birth to a child after being treated for infertility, her spouse, or a child born as a result of the treatment to bring an action against a licensed health care provider who knowingly or intentionally treated the woman for infertility by using the provider's own spermatozoon or ovum without the patient's informed written consent to treatment using that spermatozoon or ovum. A donor of human reproductive material is authorized to bring an action against a licensed health care provider who treats a patient for infertility by using human reproductive material donated by the donor and who knows or reasonably should have known that the donor's human reproductive material was used either without the donor's consent, or in a manner or to an extent other than that to which the donor consented. A person who brings an action pursuant to this legislation has a separate cause of action for each child born as a result of the fraudulent fertility treatment or for each individual who received fertility treatment with the donor's human reproductive material. A plaintiff who prevails in an action is entitled to reasonable attorney fees and specified damages. Establishes deadlines for filing actions for civil fertility fraud. SB 1237 passed out of both Chambers and was signed into law by Governor Ducey on March 24.

HB 2098 Missing Children; Mandatory Reporting

HB 2098 requires a law enforcement agency that opens a case for a missing child to submit a report of the missing child to the National Center for Missing and Exploited Children. HB 2098 passed out of the

House of Representatives 54-6 and was assigned to the Senate Judiciary Committee where it passed out of committee on March 29.

HB 2012 (Chapter 6) Unauthorized Racing Meetings; Penalties; Racketeering

HB 2012 classifies a person, association or corporation that knowingly holds an "unauthorized racing meeting" (defined as any racing meeting conducted outside the bounds of a racing permit) as guilty of a class 6 felony. Holding an unauthorized racing meeting is added to the definition of "racketeering" for the purpose of the criminal code. HB 2012 passed out of both Chambers and was signed into law by Governor Ducey on February 12.

SB 1296 (Chapter 141) Collegiate Athletics; Compensation

SB 1296 requires postsecondary education institutions that compete in an intercollegiate sport to allow a student athlete to earn compensation from the use of the student athlete's own name, image or likeness to the extent allowed by rules established by the relevant national association for promoting or regulating collegiate athletics, and earning that compensation cannot affect the student athlete's scholarship eligibility. An athlete agent who advises or represents a student athlete in connection with earning compensation from the use of that student athlete's own name, image or likeness is required to comply with the Revised Uniform Athlete Agents Act. SB 1296 passed out of both Chambers and was signed into law by Governor Ducey on March 26.

Similar to previous years, our bill tracking list will be available through an online report that can be accessed at the following website. The password is "Glendale". Utilizing a dynamic online report allows our Legislative Link participants to receive the most up to date information on bill status and committee hearing schedules at any

time. https://azcapitolreports.com/webreport.cfm?webreport=26568&listid=72498&print=true

Thank you again for your participation in Glendale's Legislative Link Program.

Remember, you can watch committee hearings via the internet by going to the legislature's website and

The information being emailed to you is a result of your subscription to the City of Glendale Legislative Link Program. We hope to grow this email distribution list to ensure that our neighbors and friends can be aware of the important issues being discussed at the legislature. To add an additional user or to unsubscribe, please email dtorres@glendaleaz.com

Best regards,

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