



County Supervisors ASSOCIATION of arizona

1905 W. Washington St., Ste. 100, Phoenix, AZ 85009
(602) 252-5521 fax: (602) 253-3227

COUNTY SUPERVISORS ASSOCIATION LEGISLATIVE POLICY COMMITTEE AGENDA

March 14, 2025

(Conducted Via Teleconference and [Webinar](#))

Teleconference 1-669-900-9128 OR 1-253-215-8782

Meeting ID: 860 7993 4689 Password: 983008

County Supervisors Association

1905 W. Washington St.

Phoenix, AZ

8:30 a.m. Call to Order ~ *CSA President Lynne Pancrazi*

- A. Minutes for Consideration and Approval
 - 1) Consideration and Approval of the Revised Minutes of the March 7, 2025, CSA Legislative Policy Committee Meeting (*previously distributed*)
- B. CSA Legislative Agenda
 - 1) Adopted Budget Priorities
 - 2) Adopted Policy Priorities
- C. Legislative Bills for Discussion and Possible Action
 - 1) Bills for POSSIBLE ACTION
 - a) [HB 2706](#): mental health; intensive treatment orders (*Hernandez C*)
 - b) [SB 1593](#): municipal; county; measures; standing (*Rogers*)
 - 2) Bills for UPDATES
- D. Other Legislative Issues
- E. Next Meeting Date and Time (*Thursday, March 20, 2025, at 10:00 a.m.*) **PLEASE NOTE THE NEXT LPC WILL BE HELD IN CONJUNCTION WITH THE CSA BOARD OF DIRECTORS MEETING (then, Friday, March 28, at 8:30 a.m.)**
- F. Other Business
- G. Adjourn



County Supervisors

A S S O C I A T I O N
o f a r i z o n a

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- 2) Adopted Policy Priorities

C. Legislative Bills for Discussion and Possible Action

1) Bills for POSSIBLE ACTION

- a) **HB 2706**: mental health; intensive treatment orders (*Hernandez C*)

Summary: Permits a Court to enter “*an order for intensive treatment services*” as either **(a)** an initial order for treatment or **(b)** an amended or renewed order for treatment if the Court finds – by clear and convincing evidence – that the individual is chronically resistant to treatment. Requires, if the Court issues an order of this nature, the Court to advise the patient orally and in writing that the intensive treatment services plan is part of an enforceable court order and noncompliance may result in an order to be placed in – or returned to – inpatient treatment and an order for detention by a peace officer for that purpose. Requires the Medical Director to file written progress reports every sixty days and notify the Court of specific instances of noncompliance. Permits the Court to set compliance hearings, and requires the patient or a representative of their treatment team to attend. Permits the Court to change the plan at such a hearing whether or not the patient is present. Requires the Court to provide notice to the patient, their attorney, and their guardian. Specifies that a patient may not be required to agree or consent to the intensive treatment if the Court finds that the patient’s mental disorder significantly impairs their capacity to make an informed decision. Specifies that “intensive treatment services” includes: **(a)** assignment of the patient to a treatment team with an intensive case manager for any outpatient services and who is required to (i) have in-person contact with the patient at a frequency necessary to facilitate adherence to and compliance with the treatment plan (and allow for firsthand assessment), and (ii) designate a team of professionals to address the patients specific needs and prevent a relapse or harmful deterioration of the patient’s condition, **(b)** housing or residential placement that provides the patient with a

stable, safe, and – if necessary – secure residence to enhance compliance with the treatment plan and protect the safety of the patient and public, **(c)** safe, reliable, and adequate transportation necessary to comply with the treatment plan, and **(d)** treatment services specified in the plan for which the patient is eligible and that are ordered by the Court and believed to be necessary to prevent the patient’s deterioration and protect them and the public. Requires “*an order for intensive treatment services*” to incorporate a written intensive treatment services plan that is approved by the Court, approved by the Medical Director of the person/agency/organization administering the treatment program, and prepared by staff familiar with the patient’s case history. Specifies that this is to conform to the requirements for a conditional outpatient treatment plan ([§ 36-540.01](#)).

- b) [SB 1593](#): municipal; county; measures; standing (*Rogers*)
Summary: States that any resident of the municipality/county, or “**ANY CORPORATION, PARTNERSHIP, ASSOCIATION OR OTHER LEGAL ENTITY THAT CONDUCTS BUSINESS IN THIS STATE**” has standing to institute a civil proceeding to challenge any municipality/county measure that is adopted by the governing body and that has an emergency clause attached.

2) Bills for UPDATES

D. Other Legislative Issues

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