## **Community Associations Institute**

Fifty-Sixth Legislature, First Regular Session

Legislative Report

DAY #108 OF SESSION I - 1,528 BILLS, 104 RESOLUTIONS AND MEMORIALS INTRODUCED

04/26/23

Disclaimer: Since the legislature acts daily, each bill's status listed herein could change daily. This tracking document is merely meant to advise our members of a general overview of some of the bills that have been introduced and the status of the bill as of the date listed below. The bill summaries listed herein may or may not include all aspects of the proposed legislation and subsequent amendments and do not necessarily reflect an interpretation of the bills or the merits of the same.

## **Upcoming Committee Hearings**

#### None

## Tier 1 - Priority Bills

## SB1023: RESIDENTIAL PICKETING; OFFENSE

A person commits residential picketing, a class 3 (lowest) misdemeanor, if the person intentionally engages in picketing or otherwise demonstrates near the residence of an individual if the actions are such that a reasonable person would find the acts harassing, annoying, or alarming, or if the person intends the picketing or demonstrating to harass, annoy, or alarm another person.

**Position:** Support

**Sponsor:** Sen. Kavanagh (R – SD-3)

Status: 04/25 - House COW Floor Amendment - Do Pass Amended

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Only individuals signed in

<u>Oppose</u> — ACLU, AZ Attorneys for Criminal Justice, Arizona Coalition for Working Families, AZ State AFL-CIO Introduced Version of Bill (Click link to access PDF of Bill)

<u>Floor Amendment:</u> Requires picketing to be intended to threaten, or for a reasonable person to find an act of picketing to be threatening, rather than annoying, in order for the picketer to be guilty of a residential picketing violation.

## **Senate Engrossed Version**

<u>House Judiciary Amendment:</u> For a person to commit residential picketing, the person picketing or demonstrating must **BOTH** intend the picketing or demonstrating to harass, threaten or alarm a person in the **residence or dwelling place AND** a reasonable person would find the person's picketing or demonstrating to be harassing, threatening or alarming to another person

House COW Floor Amendment: For a person to commit residential picketing, the person picketing or demonstrating must BOTH intentionally direct the picketing or demonstrating at a person located in the residence or dwelling place at the time of the picketing and demonstrating AND a reasonable person would find the person's picketing or demonstrating to be harassing, threatening or alarming to another person House Engrossed Version

## Daily History

03-20-23, Objection to Consent Calendar

03-13-23, Passed House Rules

03-08-23, Passed House Judiciary (7-0-0) with Amendment

03-02-23, House Judiciary Hearing Scheduled for 3/8 @ 9:00 AM

02-28-23, House Second Read

02-27-23, Assigned to House Judiciary; House First Read

02-21-23, Passed COW with Floor Amendment; Passed Third Read; Transmit to House

02-07-23, Passed Rules Committee; Objection to Consent Calendar

02-06-23, Rules Committee Hearing Scheduled for 2/7 @ 9:45am

01-23-23, Rules Committee Hearing (\*\*CANCELED\*\*)

01-19-23, Passed Judiciary Committee (5-2-0)

01-11-23, Senate Second Read

01-10-23, Senate First Read; Assigned to Judiciary Committee

01-05-23, Introduced

## SB1049: HOMEOWNERS' ASSOCIATIONS; BETSY ROSS FLAG

Homeowners' associations and condo associations cannot prohibit the outdoor display of any historic version of the American flag, including the "Betsy Ross flag" (defined), without regard to how the stars and stripes are arranged on the flag.

Position: Oppose

Sponsor: Sen. Kavanagh (R – SD-3) Status: 3/30 – Signed by Governor

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Arizona Homeowners Coalition

Oppose — Only individuals signed in

Introduced Version of Bill (Click link to see PDF of Bill)

**Chaptered Version** 

**Daily History** 

03-27-23, Transmit to Governor

03-23-23, Passed COW and Third Read, Transmit to Senate

03-13-23, Passed Rules; Objection to Consent Calendar

03-08-23, Passed House Government (9-0-0)

03-02-23, House Government Hearing Scheduled for 3/8 @ 9:00 AM

02-28-23. House Second Read

02-27-23, Assigned to House Government; House First Read

02-20-23, Passed Third Read; Transmit to House

02-07-23, Passed Rules Committee; No Objection to Consent Calendar

02-06-23, Rules Committee Hearing Scheduled for 2/7 @ 9:45am

02-01-23, Passed Government Committee (5-3-0)

01-26-23, Government Committee Hearing Scheduled for 2/1

01-19-23, Government Committee Hearing Scheduled for 1/25 (CANCELED)

01-18-23, Senate Second Read

01-17-23, Senate First Read, Assigned to Government Committee

01-12-23, Introduced

### SB1198: CONDOMINIUM; TERMINATION; NOTICE; RELOCATION FUND

For a condominium termination, the unit owner receives monies for relocation costs from a newly created condominium relocation fund rather than from the monies in the association's reserve account or operating account. Requires each unit in the condo to be assessed an annual amount for the deposit into the condominium's relocation fund. Includes requirements for determining the fair market value of a unit and requires the unit owner to annually receive a notice that includes a statement relating to condominium termination statutes.

Position: Oppose

**Sponsor:** Sen. Kaiser (R – SD-2)

Status: 3/28 - Passed House Commerce with Proposed Striker Amendment (9-1-0)

Request to Speak: (Click link to see Supporters/Opposers since 3/28)

Support: N/A

Oppose: Rockwell Property Co.

Proposed Striker Amendment: (Click link to access PDF of Bill)

**Daily History** 

# HB2607: MEETINGS; HOMEOWNERS' ASSOCIATIONS BOARD MEMBERS; CONDOMINIUMS; PLANNED COMMUNITIES

The members of a homeowner's association or the unit owners of a condo association are allowed to call a special meeting to remove a member of an association board.

Deems that the members of a COA or HOA board are removed from office effective midnight of the 31st day if the board fails to call, notice, and hold a special meeting 30 days after the receipt of a petition calling for the removal of a member of the board and all statutorily outlined requirements are met.

Position: Oppose

**Sponsor:** Rep. Parker (R – HD-10)

Status: 4/26 - Passed Final Read (56-8-0); Transmit to Governor

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Arizona Homeowners Coalition

Oppose — N/A

Introduced Version of Bill (Click link to access PDF of Bill)

**Striker Version of Bill** 

#### **Daily History**

04-11-23, Passed Third Read (28-0-0); Transmit to House

04-06-23, Passed COW

04-03-23, Passed Rules

03-23-23, Passed Senate Government with Striker Amendment (8-0-0)

03-14-23. Senate Second Read

03-13-23, Senate First Read; Assigned to Senate Government

03-02-23, Transmit to Senate

03-01-23, Passed COW; Passed Third Read (31-28-0)

02-28-23, RET on COW Calendar

02-27-23, Passed Rules, Objection to Consent Calendar

02-24-23, Rules Committee Hearing Scheduled for 2/27 @ 1:00 PM

02-20-23, Withdrawn from Regulatory Affairs Committee; Passed Appropriations Committee

02-15-23, Held In Regulatory Affairs Committee

02-07-23, House Second Read

02-06-23, Assigned to Regulatory Affairs Committee, House First Read

## Tier 2 – Neutral

## HB2251: CONDOMINIUMS; INSURANCE COVERAGE; CLAIMS

Condominium associations are required to maintain property insurance on the units. Each unit owner has the right to report a loss under the association's property insurance policy. If the cause of damage to or destruction of any portion of a condominium originates from the common elements or an event outside of the units and common elements, the insurance deductible is a common expense for the association. If the cause originates from a unit, the owner of the unit is responsible for the deductible of up to \$10,000.

**Position:** Neutral

**Sponsor:** Rep. Wilmeth (R – HD-2) **Status:** 4/6 – Retained in **COW** 

Request to Speak: (Click link to see Supporters/Opposers)

Support: Only individuals signed in

**Oppose:** - Arizona Homeowners Coalition

Introduced Version of Bill (Click link to see PDF of Bill)

Substitute Floor Amendment House Engrossed Version

<u>Senate Government Amendment:</u> Increases the number of days a unit owner must give the COA to provide the unit owner with a written decision from five business days to ten business days. Modifies the written decision by requiring the decision to include the reason for the decision rather than how the portion for the repairs for which the COA is responsible will be accomplished and funded.

#### Daily History

04-03-23, Passed Rules

03-23-23, Passed Senate Government with Amendment (5-1-0)

03-07-23, Senate Second Read

03-06-23, Senate First Read, Assigned to Senate Government

03-01-23, Transmit to Senate

02-28-23, Passed COW with Amendment; Passed Third Read

02-22-23, RET on COW Calendar

02-21-23, Passed Rules Committee

02-14-23, Passed with Amendment Commerce Committee

02-08-23, Commerce Committee Hearing Scheduled for 2/14 @ 10:00 AM  $\,$ 

01-19-23, House Second Read

01-18-23, Assigned to Commerce Committee; House First Read

## HB2298: PLANNED COMMUNITY AUTHORITY; PUBLIC ROADWAYS

If a planned community regulates any public roadway, the planned community is required, by June 30, 2025, to hold a vote of the membership on the question of whether to continue to regulate public roadways. If a majority of a quorum of the membership of the community votes to continue regulating public roadways in the planned community, the planned community retains its authority to regulate those public roadways. If the vote fails or if the planned community does not hold a vote, the planned community no longer has authority to regulate the public roadways in the planned community and any existing regulations expire.

**Position:** Neutral

Sponsor: Rep. Carter (R – HD-15)
Status: 4/18 – Signed by Governor

Request to Speak: (Click link to see Supporters/Opposers)

<u>Support:</u> Arizona Homeowners Coalition

Oppose: Only individuals signed in

Introduced Version of Bill (Click link to see PDF of Bill)

<u>Floor Amendment:</u> Requires a planned community to now hold a meeting of its members to vote on if the planned community will continue to regulate public roadways and states that a quorum is constituted from the number of members present at the public meeting

**House Engrossed Version** 

Senate Government Amendment: Stipulates that the requirements relating to the regulation of public roadways do not apply to any one way streets or privately owned roadways

**Senate Engrossed Version** 

#### **Daily History**

04-13-23, Passed Final Read (55-1-0); Transmit to Governor

04-11-23, Majority and Minority Caucus; Majority Concurrence Recommended

04-05-23, Passed COW; Passed Third Read (30-0-0); Transmit to House

03-13-23, Passed Rules

03-08-23, Passed Senate Government (7-0-0) with Amendment

03-02-23, Senate Government Hearing Scheduled for 3/8 @ 9:30 AM

03-01-23, Senate Second Read

02-28-23, Senate First Read; Assigned to Senate Government

02-21-23, Passed COW with Floor Amendment; Passed Third Read; Transmit to Senate

02-13-23, No Objection to Consent Calendar; Passed Rule Committee

02-10-23, Rules Committee Hearing Scheduled for 2/13 @ 1:00 PM  $\,$ 

02-08-23, Passed Government Committee (8-1-0)

02-02-23, Government Committee Hearing Scheduled for 2/8 @ 9:00 AM

01-19-23, House Second Read

01-18-23, Assigned to Government Committee, House First Read

## HB2301: HOMEOWNERS' ASSOCIATIONS; POLITICAL ACTIVITY

Condominium associations and planned community associations cannot restrict a unit owner from conducting door-to-door political activity, and cannot prohibit a unit owner from circulating political petitions.

**Position:** Neutral

**Sponsor:** Rep. Carter (R – HD-15) **Status:** 4/17 – **Signed by Governor** 

Request to Speak: (Click link to see Supporters/Opposers)

**Support:** Arizona Homeowners Coalition

Oppose: Only individuals signed in

**Neutral:** Home Builders Association of Central AZ

Introduced Version of Bill (Click link to see PDF of Bill)

RA Amendment: Modifies the language and stipulates that condominium associations and planned community associations may prohibit a person who is not a member or resident from entry on the premises. Floor Amendment: Stipulates that an association may not prohibit door-to-door political activity except they may prohibit a person who is not accompanied by a unit owner, member, or resident from entering the premises if the association restricts vehicle or pedestrian access. This applies to condominium and planned community associations.

## **House Engrossed Version of Bill**

#### **Daily History**

04-11-23, Transmit to House; Transmit to Governor

04-10-23, Passed Third Read (28-0-0)

03-13-23, Passed Rules; No Objection to Consent Calendar

03-08-23, Passed Senate Government (7-0-0)

03-02-23, Senate Government Hearing Scheduled for 3/8 @ 9:30 AM

03-01-23, Senate Second Read

02-28-23, Senate First Read; Assigned to Senate Government

02-21-23, Passed COW with Floor Amendment; Passed Third Read; Transmit to Senate

02-13-23, Passed Rules Committee

02-10-23, Rules Committee Hearing Scheduled for 2/13 at 1:00 PM

02-01-23, Passed Regulatory Affairs Committee with Amendment (6-1-0)

01-26-23, Regulatory Affairs Committee Hearing Scheduled for 2/1

01-23-23, House Second Read

01-19-23, House First Read; Assigned to Regulatory Affairs Committee

## **Dead Bills**

## SB1034: HOMEOWNERS' ASSOCIATIONS; FLAG BAN; PROHIBITION

Condominium associations and homeowners' associations cannot prohibit the outdoor display of any flag unless the flag is obscene, defamatory, or likely to incite violence.

Position: Oppose

Sponsor: Sen. Kavanagh (R – SD-3) Status: 1/17 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Arizona Homeowners Coalition

**Oppose** — Only individuals signed in

Introduced Version of Bill (Click link to see PDF of Bill)

Daily History

01-11-23, Senate First Read; Assigned to Government Committee

01-10-23, Introduced

## **SB1193: ONLINE HOME SHARING; REPEAL**

Repeals statutes prohibiting municipalities and counties from prohibiting vacation rentals or short-term rentals and limiting the restrictions that municipalities and counties may place on those rentals to a list of specified purposes. Repeals the online lodging marketplace transaction privilege tax classification, and the requirement for online lodging marketplaces to register with the Department of Revenue for payment of transaction privilege taxes on online lodging transactions. Repeals the requirement for online lodging operators to have a current transaction privilege tax license and related civil penalties for noncompliance. Repeals the Joint Legislative Study Committee on Transient Lodging.

Position: Neutral (Not signed in)
Sponsor: Sen. Marsh (D – SD-4)
Status: 1/31 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to see PDF of Bill)

**Daily History** 

01-30-23, Senate First Read; Assigned to Government Committee

## SB1358: HOMEOWNERS' ASSOCIATIONS; SOLAR, WATER DEVICES

A homeowners' association cannot prohibit the installation of a water saving device or indoor or outdoor water conservation practice. A homeowners' association is authorized to adopt reasonable rules regarding placing a water saving device or using a water conservation practice if those rules do not prevent installing the device, impair the functioning of the device or practice, restrict using the device or practice, or adversely affect the cost of efficiency of the device or practice.

Position: Oppose

Sponsor: Sen. Mendez (D – SD-8)
Status: 2/9 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)

**Support:** Arizona Homeowners Coalition

Oppose: Only individuals signed in

Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 02-02-23, Assigned to Government Committee 01-27-23, Introduced

## SB1384: HOMEOWNERS' ASSOCIATIONS; ANNUAL MEETING

For all homeowners' association and condo association directors' elections, cumulative voting is prohibited, nominations from the floor are prohibited, and the names of all eligible candidates nominated for the board of directors must appear on the ballot. For any meeting at which the election of directors occurs and for the annual meeting, the quorum requirement is 1/10 of the total number of votes entitled to be cast unless the homeowners' association or condo association documents specify a lesser amount. Homeowners' association or condo association votes cannot be cast by proxy but may be cast by absentee ballots, and the process for absentee ballot voting is specified.

Position: Support

Sponsor: Sen. Kavanagh (R – SD-3) Status: 2/9 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)

Support: N/A

**Oppose:** Arizona Homeowners Coalition

Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 02-02-23, Assigned to Government Committee 01-30-23. Introduced

## SB1387: HOMEOWNERS' ASSOCIATIONS; BOARD DUTIES; INDEMNIFICATION

Homeowners' associations and condo associations (HOAs), through the board of directors, have a duty to the members or unit owners to act with the care an ordinarily prudent person in a like position would exercise under similar circumstances in managing and maintaining the common property and in protecting and managing the financial assets and affairs of the HOA, to treat members fairly, and to act reasonably in the exercise of discretionary powers. The directors and officers of an HOA have a duty to the HOA to act in good faith, in compliance with statute and the community documents, and to use ordinary care and prudence in performing their functions. The HOA and its directors and officers are indemnified from any liability for any action taken or any failure to take any action if the duties were performed in compliance with these requirements. A legislative intent section states that these changes are clarifying and do not provide any substantive change in the law.

Position: Oppose

Sponsor: Sen. Kavanagh (R – SD-3) Status: 2/9 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)

**Support:** Arizona Homeowners Coalition

Oppose: N/A

Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 02-02-23, Assigned to Government Committee 01-30-23, Introduced

## SB1427: CARRYING OF FIREARMS; EXCEPTIONS

Various changes to statutes relating to firearms. A person cannot be prohibited from possessing a firearm except in a jail, correctional facility, or juvenile detention facility; by order of a judge or justice or other court order; in a secured police facility; in a located prohibited by federal law; or pursuant to any state or federal law that makes the person a prohibited possessor. It is no longer unlawful for any person to possess a firearm while on the licensed premises of an on-sale liquor retailer, or for any person in possession of a firearm while on the licensed premises of an on-sale liquor retailer to consume spirituous liquor. Repeals statute allowing liquor licensees to post a sign prohibiting the possession of weapons on the licensed premises. A person with a concealed weapons permit is no longer required to carry the permit at all times when the person is in actual possession of the concealed weapon and is no longer required to present the concealed weapons permit to any law enforcement officer on request.

Position: Oppose

**Sponsor:** Sen. Wadsack (R – SD-17) **Status:** 2/2 – **Senate Second Read** 

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to access PDF of Bill)

Daily History 02-01-23, Assigned to Judiciary Committee; Senate First Read 01-30-23, Introduced

## SB1456: HOMEOWNERS' ASSOCIATIONS; RECORDS REQUESTS

Establishes a specific list of records that homeowners' associations and condo associations are required to make reasonably available to a member or unit owner on request, including financial statements and accounts, the operating budget, current contracts, and current insurance policies. Establishes requirements for a request to examine association records.

**Position:** Support

**Sponsor:** Sen. Shope (R – SD-16) **Status:** 2/9 – **Senate Second Read** 

Request to Speak: (Click link to see Supporters/Opposers)

Support: N/A

**Oppose:** Arizona Homeowners Coalition

Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 02-02-23, Assigned to Government Committee 01-30-23, Introduced

## SB1470: HOMEOWNERS' ASSOCIATIONS LIENS; HOMESTEAD EXEMPTIONS

A homeowners' association or condo association lien is subject to the homestead exemption.

Position: Oppose

Sponsor: Sen. Kavanagh (R – SD-3) Status: 2/9 – Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)

**Support:** Arizona Homeowners Coalition

Oppose: N/A

Introduced Version of Bill (Click link to see PDF of Bill)

**Daily History** 

02-02-23, Finance Committee Hearing Scheduled for 2/13 @ 2:00 PM \*NOT HEARD\*

02-02-23, Assigned to Finance Committee

01-30-23, Introduced

## **SCR1032: SHORT-TERM RENTALS; VACATION RENTALS**

The 2024 general election ballot is to carry the question of whether to repeal statutes prohibiting municipalities and counties from prohibiting vacation rentals or short-term rentals and restricting the types of regulations that municipalities and counties may impose on vacation rentals or short-term rentals. Statute entitling a property owner to just compensation from the state or a political subdivision that enacts a land use law that reduces the existing rights to use private real property does not apply to land use laws that regulate a vacation rental or short-term rental.

Position: Neutral (Not signed in)

Sponsor: Sen. Raquel Teran (D – SD-26)

Status: 2/9 - Senate Second Read

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 02-07-23, Senate First Read; Assigned to Government Committee 01-30-23. Introduced

## HB2047: VACATION RENTALS; SHORT-TERM RENTALS; RESTRICTIONS

A municipality with a population of less than 17,000 persons is allowed to limit the number of vacation rentals and short-term rentals based on a percentage of total residentially zoned buildings or structures in that municipality, and is allowed to regulate vacation rentals or short-term rentals in the same manner as transient lodging activities.

**Position:** Neutral (Not signed in) **Sponsor:** Rep. Bliss (R – HD-1)

Status: 2/9 – Government Committee Hearing Scheduled for 2/15 @ 9:00 AM \*NOT HEARD\*

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to see PDF of Bill)

Daily History 01-11-23, Introduced

## HB2758: VACATION RENTALS; SHORT-TERM RENTALS; REGULATION

Counties and municipalities may deny a permit or license to operate a vacation rental or short-term rental if a previous owner of the property had a suspended permit or license or has outstanding civil penalties for the same vacation rental or short-term rental property. Counties and municipalities are authorized to suspend a permit or license to operate a vacation renal or short-term rental if an owner or owner's designee knowingly or intentionally allows the use of the rental for nonresidential use or avoids paying transaction privilege tax for bookings made without the use of an online lodging marketplace that is registered with the Arizona Department of Revenue. Modifies the definition of "vacation rental" or "short-term rental" to limit the number of days per year the house or unit may be offered for transient use.

Position: Neutral (Not signed in)
Sponsor: Rep. Seaman (D – HD-16)
Status: 2/8 – House Second Read

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to access PDF of Bill)

Daily History 02-07-23, House First Read; Assigned to Regulatory Affairs Committee & Commerce Committee 02-06-23, Introduced

## HB2780: CONDOMINIUMS; TERMINATION; AGREEMENT

An agreement to terminate the condominium declaration is required to contain the required number of unit owners' signatures and their printed names and unit numbers, and must be signed and notarized by the person or entity presenting the termination agreement. Additional requirements for the termination agreement are specified. The Board of Directors of the condo association is required to hold a public meeting to ratify the termination agreement. After termination, each unit owner is allowed to sell the unit owner's interest in the individual unit, its real estate, and the unit owner's interest in the common property as a single parcel that is subject to the recorded termination agreement. Following termination, all financial assets and loans or continuing obligations of the previous condominium association, if any, transfer to the owners in common as organized under the termination agreement.

Position: Oppose

**Sponsor:** Rep. Schwiebert (D – HD-2)

Status: 2/14 - FAILED Commerce Committee (5-5-0)

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Arizona Homeowners Coalition

Oppose — N/A

Introduced Version of Bill (Click link to access PDF of Bill)

Daily History

02-08-23, House Second Read; Commerce Committee Hearing Scheduled for 2/14 @ 10:00 AM 02-07-23, House First Read; Assigned to Commerce Committee 02-06-23, Introduced

## HB2784: CONDOMINIUMS; UNIT SALES; TERMINATION

When a condominium association is terminated, the respective interests of unit owners is the sales price of each unit as negotiated in a sale between the unit owner and the association. A transfer of title for a unit cannot occur before the unit owner and the association agree on the sales price.

Position: Oppose

Sponsor: Rep. Schwiebert (D– HD-2)
Status: 2/8 – House Second Read

Request to Speak: (Click link to see Supporters/Opposers)

**Support** — Arizona Homeowners Coalition

Oppose — N/A

Introduced Version of Bill (Click link to access PDF of Bill)

Daily History 02-07-23, House First Read; Assigned to Commerce Committee 02-06-23, Introduced

## **HCR2011: VACATION RENTALS; SHORT-TERM RENTALS**

The 2024 general election ballot is to carry the question of whether to repeal statutes prohibiting municipalities and counties from prohibiting vacation rentals or short-term rentals and restricting the types of regulations that municipalities and counties may impose on vacation rentals or short-term rentals. Statute entitling a property owner to just compensation from the state or a political subdivision that enacts a land use law that reduces the existing rights to use private real property does not apply to land use laws that regulate a vacation rental or short-term rental.

Position: Neutral

**Sponsor:** Rep. Schwiebert (D – HD-2) **Status:** 1/30 – **House Second Read** 

Request to Speak: (Click link to see Supporters/Opposers)
Introduced Version of Bill (Click link to see PDF of Bill)

**Daily History** 

01-26-23, House First Read; Assigned to Municipal Oversight & Elections Committee and Commerce Committee