Summary of 2018 LAWS of Interest to Municipalities

April, 2018
PREFACE

New Mexico Chapter Laws are numbered in the order in which the Governor signs them.

The Governor has line-item veto power over bills containing appropriations. Partial vetoes are designated by striking through the deleted language.

The designation “CS/” or “FL/” before a bill means “Committee Substitute” or “Floor Substitute” indicating that a House or Senate Committee, or the entire House or Senate during a floor session, passed a rewritten version in place of the original bill.

The effective date of the signed bill is shown at the end of the chapter summary. Unless a specific effective date is listed in the bill, it is effective 90 calendar days after the close of the session (May 16 this year) or, if it is an appropriation, on July 1, the beginning of the new fiscal year. Bills with an emergency clause (*) become effective on the date signed by the Governor if passed by a two-thirds margin in each house.

Proposed Constitutional Amendments (CA) are in the form of joint resolutions passed by both houses and are numbered in order of final passage. They do not require the Governor’s signature, but are enacted if they receive voter approval by a majority vote at a statewide general or special election.

Joint Resolutions and Memorials are expressions of intent and usually request state agencies or committees to perform some task and report back to the Legislature. They have passed both houses, but do not require the Governor’s signature. Memorials are also expressions of intent or request for some action but need only pass the house in which they were introduced. They do not require the Governor’s signature.

All bills that were vetoed by the Governor this year are reported at the end of the Summary. A “pocket veto” designation means the Governor took no action on the bill within the required time limit. This effectively vetoes the measure.

More legislative information is available at the Legislature’s web site at www.nmlegis.gov.

Santa Fe, New Mexico
April, 2018
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Chapter 3
SB 226  MOTOR VEHICLE TAX TO ROAD FUND (Smith)  Amends §7-14-10 to make a 4.15 percent distribution from the Motor Vehicle Excise Tax to the State Road Fund. Effective 7/1/18.

Chapter 15
SB 170  WATER PROJECT FUND PROJECTS (Cervantes)  Authorizes the following municipal water projects from the Water Project Fund: Columbus - flood prevention project; Sunland Park - flood prevention project; Carlsbad – water conservation or treatment, recycling or reuse project; Chama - water conservation or treatment, recycling or reuse project; Clovis - water conservation or treatment, recycling or reuse project; Jal - water conservation or treatment, recycling or reuse project; Portales – water storage, conveyance and delivery project; Gallup – water storage, conveyance and delivery project; Elida – water storage, conveyance and delivery project; Albuquerque-Bernalillo County Water Utility Authority - water storage, conveyance and delivery project; and Carrizozo - water storage, conveyance and delivery project. EMERGENCY CLAUSE. Effective 2/28/18.

Chapter 17
CS/HB 38  WIRELESS CONSUMER ADVANCED INFRASTRUCTURE  New material creates the Wireless Consumer Advanced Infrastructure Investment Act; defines “small wireless facility” as a facility whose: 1) antennas are, or could fit, inside an enclosure with a volume of six cubic feet or less; and 2) other ground- or pole-mounted equipment is 28 cubic feet or less but does not include electric meters, concealment elements, telecommunications demarcation box, grounding equipment, power transfer switch, vertical cable runs. Sets a maximum fee that a municipality or county (the authority) may assess the wireless provider’s use of rights-of-way if: 1) the authority is allowed under law to charge such fee; 2) the authority charges other communications providers for their use of the right-of-way; and 3) the rate or fee is competitively neutral, is not in the form of a franchise based on revenue and does not exceed $250 multiplied by the number of small wireless facilities placed by a provider in the rights-of-way. An authority is limited in its exercise of zoning, land use, planning and permitting authority and police power for the installation, modification and replacement of wireless support structures and utility poles; an authority’s power to control the design engineering, construction or operation of a small wireless facility in an interior structure or on the site of a campus, stadium or athletic facility not owned or controlled by the authority is limited to its authority to enforce compliance with applicable codes. The bill also contains language regarding small wireless facilities in historic districts. The authority may require reasonable, technically feasible, non-discriminatory and technologically neutral designs or concealment measures to conform to the aesthetics of the historic district as long as those measures do not have the effect of prohibiting a wireless provider’s technology. The bill also allows local authorities to create “design districts” with local authority in those districts. Effective September 1, 2018.

Chapter 21
HB 93  DRINKING WATER SYSTEM FINANCING (McCamley)  Appropriates $1.8 million from the Public Project Revolving Fund to the Drinking Water State Revolving Fund to provide matching funds for federal Safe Drinking Water Act projects. Effective 7/1/18. HRC

Chapter 22
*HB 99  PUBLIC PROJECT REVOLVING FUND PROJECTS (Lundstrom, Candelaria)  Authorizes the following municipal projects from the Public Project Revolving Fund: Albuquerque-Bernalillo County Water Utility Authority – building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Albuquerque - building, equipment, infrastructure, debt
refinance, road, land acquisition, water, wastewater, water rights and solid waste, rail spur and special assessment districts; Angel Fire - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste, special assessment districts; Aztec - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Bernalillo - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste, special assessment districts; Bloomfield - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Capitan - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Eastern Plains Council of Governments - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste, facilities acquisitions; Edgewood - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Estancia - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Eunice - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Folsom - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Grenville - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Hope - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Las Cruces - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste, special assessment districts; Las Vegas - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Los Alamos - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste, special assessment districts; Milan - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Mosquero - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Pecos - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Portales - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Raton - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Roy - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; San Ysidro - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste; Taos Ski Valley - building, equipment, infrastructure, debt refinance, road, land acquisition, water, wastewater, water rights and solid waste. EMERGENCY CLAUSE. Effective 2/28/18.

Chapter 23
HB 117
LIBRARIAN & HISTORIC PRESERVATION FUND (Armstrong) Amends §§18-2-4 & 18-6-8; authorizes the state librarian and the state historic preservation officer to solicit and receive funds or property for programs administered by the two departments. Effective 5/16/18.

Chapter 24
HB 142
FALSE STATEMENTS TO NMED (Small) New material makes it unlawful for an owner or operator of a public water system subject to the Environmental Improvement Act to: 1) make a false statement, representation or certification of fact to the protection of public health in an application; 2) falsify any device or record to monitor or track information related to a public system; 3) falsify or conceal material facts as to the public health; and 4) make or use a document with the knowledge that the document contains false information; a person who knowingly violates the provisions is guilty of a misdemeanor. Effective 5/16/18.

Chapter 25
HB 207
LIBRARY BROADBAND INFRASTRUCTURE FUND (Sweetser, Smith J.) New material creates the Library Broadband Infrastructure Fund to: 1) provide matching money for grants to bring broadband to public, tribal and school libraries; 2) support for grant applications preparation and assistance; and 3) planning and data acquisition services to support collaborative project implementation. Effective 5/16/18.
Chapter 26  
*CS/HB 319  
**CARLSBAD BRINE WELL REMEDIATION**  Creates the Carlsbad Brine Well Remediation Authority that is administratively attached to the Energy, Mineral and Natural Resource Department; the Authority may: 1) promulgate rules; 2) make and execute all contracts and other instruments; 3) contract with the municipality or county in fulfillment of its duties; and 4) acquire, maintain or contract for property. Creates the Carlsbad Brine Well Remediation Fund; the Authority is terminated on July 1, 2025.  
EMERGENCY CLAUSE. Effective 2/28/18.

Chapter 40  
*HB 119*  
**CONFIDENTIAL SUBSTITUTE ADDRESS ACT (Dow, Ivey-Soto)**  New material creates the Confidential Substitute address Act; a victim of domestic violence may apply to the Secretary of State to have a confidential mailing address that may be different from the victim’s regular address; the confidential address is not subject to the Inspection of Public Records Act. Effective 7/1/18.

Chapter 43  
*HB 187*  
**EXTEND CERTAIN MULTI-TERM CONTRACTS TERMS (Dodge)**  Amends §13-1-150 to extend the term of multi-term contracts over $25,000 from eight to 10 years. Effective 5/16/18.

Chapter 46  
*HB 79*  
**THANKSGIVING SATURDAY GROSS RECEIPTS (Gallegos DY, Neville)**  New material says prior to July 1, 2020, receipts from the sale at retail of tangible personal property may be deducted if the sales price is less than $500 and the sale occurs during the period of 12:01 a.m. on the first Saturday after Thanksgiving and ending at midnight on the same day; limits the items than may be deducted; applies to retailers in New Mexico that employ no more than 10 employees at any one time during the previous fiscal year; receipts for sales made by a business that operates under a franchise agreement may not be deducted. Effective 7/1/18.

Chapter 48  
*HB 35*  
**LIQUOR EXCISE TAX DISTRIBUTIONS (Trujillo, CA.)**  New material creates the Drug Court Fund; makes a distribution of 45 percent of the Liquor Excise Tax to the new fund; directs a five percent distribution currently to the Lottery Tuition Fund to the new Drug Court Fund beginning July 1, 2019. Effective 7/1/18.

Chapter 49  
*HB 49*  
**MUNICIPAL RECALL ELECTION (Roch)**  Amends §3-14-16; requires a district court to hold probable cause hearings on allegations of malfeasance or misfeasance in office or a violation of the oath of office for elected officials in a commission-manager form of government; if the district court determines probable cause exists, recall petitions may be circulated; upon verification of the petitions by the municipal clerk, a recall petition may be called. An official removed by recall cannot run for the same office until after the end of the term from which the official has been removed. The vacated office shall be filled in the same manner as an office vacated in any other manner. Effective 5/16/18.

Chapter 54  
*HB 182*  
**COMMERCIAL DRIVER’S LICENSE RECORDS (Gallegos, D.)**  Amends §66-8-135; the time to retain traffic records of convictions of those using commercial driver’s licenses is set at six years, except for a record of conviction required by federal law to be retained for a longer period of time. Effective 7/1/18.

Chapter 56  
*CS/HB 194*  
**ALTERNATIVE EVIDENCE FOR NTTC**  Amends §7-9-43; in addition to a non-taxable transaction certificate (NTTC) a person may establish an entitlement to a deduction by presenting alternate evidence
that includes: 1) invoice or contracts that identify the nature of the transaction; 2) documentation as to the purchaser’s use or disposition of the property or service; 3) a statement from the purchaser indicating the purchaser sold or intends to sell the property or service in the ordinary course of business; 4) the statement must include the seller’s name, the date of the invoice or transaction, the invoice number, a copy of the purchase order, the amount of purchase and a description of the property or service; the alternative form does not apply to sellers of electricity or fuels. If a person has accepted in good faith a properly executed NTTC but the purchaser has not employed the property or service or has provided false or inaccurate information, the purchaser shall be liable for an amount equal to any tax, penalty and interest that the seller would have been required to pay if the seller had not completed an NTTC.

EMERGENCY CLAUSE. Effective 3/2/18.

Chapter 58
*FL/HB 245
CONSTRUCTION MATERIALS IN GROSS RECEIPTS ACT Amends§7-9-3.4; construction materials does not include tangible personal property, whether removable or not, that is sold or will be subsequently sold to a 501 (C) (3) organization or to the United States, New Mexico or a governmental unit or subdivision, agency, department or instrumentality of the United States or of New Mexico and is or would be classified for depreciation purposes as a three-year property, five-year, property, seven-year property or ten-year property, including indirect costs related to asset basis, by Section 168 of the Internal Revenue Code of 1986. EMERGENCY CLAUSE. Effective 3/2/18.

Chapter 60
SB 95
METRO REDEVELOPMENT CODE CHANGES (Cisneros, Dow) Modifies the Metropolitan Redevelopment Code (Section 3-60A NMSA 1978) by expanding the Code’s applicability to counties and local governments instead of exclusively to municipalities. Counties are provided with duties and powers to undertake eligible projects such as creative enterprises, cultural facilities, and public infrastructure. Effective 5/16/18.

Chapter 62
SB 99
AIRCRAFT TRAINING CONSTRUCTION GROSS RECEIPTS (Burt, Griggs) New material; prior to July 1, 2022, receipts from construction services to implement a fighter aircraft pilot training mission project at a New Mexico military installation pursuant to contracts entered into with the United States Department of Defense may be deducted from gross receipts, provided the installation is located in a Class B County with a population greater than 60,000 according to the latest decennial census. Effective 7/1/18.

Chapter 67 (pv)
*CS/SB 94

Chapter 68 (pv)
*CS/SB 245

Chapter 69
CS/SB 14
WIRELESS CONSUMER ADVANCED INFRASTRUCTURE New material creates the Wireless Consumer Advanced Infrastructure Investment Act; defines “small wireless facility” as a facility whose; 1) antennas are, or could fit, inside an enclosure with a volume of six cubic feet or less; and 2) other ground- or pole-mounted equipment is 28 cubic feet or less but does not include electric meters, concealment elements, telecommunications demarcation box, grounding equipment, power transfer switch, vertical cable runs. Sets a maximum fee that a municipality or county (the authority) may assess the wireless provider’s use of rights-of-way if; 1) the authority is allowed under law to charge such fee; 2) the authority charges other communications providers for their use of the right-of-way; and 3) the rate or fee is competitively neutral, is not in the form of a franchise based on revenue and does not exceed $250
multiplied by the number of small wireless facilities placed by a provider in the rights-of-way. An authority is limited in its exercise of zoning, land use, planning and permitting authority and police power for the installation, modification and replacement of wireless support structures and utility poles; an authority’s power to control the design engineering, construction or operation of a small wireless facility in an interior structure or on the site of a campus, stadium or athletic facility not owned or controlled by the authority is limited to its authority to enforce compliance with applicable codes. The bill also contains language regarding small wireless facilities in historic districts. The authority may require reasonable, technically feasible, non-discriminatory and technologically neutral designs or concealment measures to conform to the aesthetics of the historic district as long as those measures do not have the effect of prohibiting a wireless provider’s technology. The bill also allows local authorities to create “design districts” with local authority in those districts. Effective 9/1/18.

Chapter 73 (pv)  
CS/HB 2 & 3 GENERAL APPROPRIATIONS ACT OF 2018. The budget bill totals $6.3 billion, a slight increase from last year. Compensation provides average salary increases for non-probationary employees as follows: 1) 2% all state employees; instructional, transportation employees, and other public school staff; and higher education faculty and staff; 2) .5% additional public school licensed teachers; 3) 4.5% additional state police, public correction and probation officers, district attorney and public defender employees; 4) 2.5% additional judges and judicial permanent employees, district attorneys, criminal division staff in attorney general’s office, investigators, permanency, placement, transition, and social and human services employees of Children, Youth, and Families Department; 5) 2.5% additional nurses, nurse technicians, mid-level providers, home health aides, social workers, counselors, and therapists of the Department of Health. Effective 7/1/18.

Chapter 74 (pv)  
CS/HB 19 INCREASE PENALTY FOR FELON WITH FIREARM. This substitute bill is a combination of House Bills 19, 215, 217, 266 & 271. In the Substitute, Section 3, formerly HB 215, amends §29-13-7 NMSA 1978 by proposing a new use of already distributed funding, contingent on availability, from the Law Enforcement Protection Fund (LEPF) for retention bonus payments for tenured law enforcement officers who are otherwise eligible to retire. The municipality or county law enforcement agencies requesting the distribution must match the retention payment with $7,500 and must have at least a 10 percent vacancy rate. With both state and local matches, each eligible officer could receive a total $15,000 retention incentive. Officers eligible for the retention payments must have 20 years of actual service credit earned under a municipal police member coverage plan as determined by PERA. The retention lump sum payments would not constitute base salary or wages under the Public Employee Retirement Association (PERA) Act for pension purposes. Distributions for retention lump sum payments are effective until June 30, 2021. The bill also increases the penalty for a felon in possession of a firearm and increases many of the state Penalty Assessment fines, adds two new requirements for the removal of an ignition interlock and reinstatement of a driver’s license which was revoked for DUI. In addition to the current requirements, HB 266 would require evidence that the ignition interlock device has recorded no more than two failed tests during the six months prior to reinstatement of the unrestricted driver's license; and evidence of verified active usage as that phrase is defined by the Traffic Safety Bureau of the Department of Transportation. The bill also directs the Corrections Department to implement procedures for releasing prisoners into managed care programs using Medicaid, and coordinate behavioral health screening. Two of the partial vetoes eliminated the Committee Substitute’s provision to make failure to appear and failure to pay as penalty assessment crimes. Another veto concerned the Substitute’s change to lower the penalty for driving on a suspended or revoked license from up to $1,000 to up to $300 and jail time from 364 days to 90 days. Effective 7/1/18.

Chapter 76  
HB 55 FIRE FIGHTER SURVIVOR SCHOLARSHIP BENEFITS (Lewis) Amends §21-21F-3; adds a survivor of a corrections department to the list of eligible survivors for scholarship benefits; eligible institutions includes any public institution of higher learning in any state; “cost of attendance” means price of attendance, tuition and fees, books and supplies, room and board, transportation and any
additional costs for a program in which a student is enrolled; if the eligible institution is not in New Mexico, the amount of the scholarship shall not exceed the average cost of attendance at a New Mexico institution. Effective 7/1/18.

Chapter 78  
HB 69 COUNTY CLASSIFICATIONS & SALARIES (Wooley) The bill authorizes local governments to choose to increase salaries of elected local officials by up to 15 percent with commensurate increases to local recurring operating budgets; the bill also eliminates the Class C County designation and establishes a “High” and “Intermediate” classifications for Class B County valuations. Effective 5/16/18.

Chapter 79  
CS/HB 98 LOCAL ELECTION ACT Enacts new material; the bill repeals the Municipal Election Code and enacts the Local Election Act in its place. “Local government” means municipalities, including home rule municipalities, special districts, school districts, irrigation districts and other districts. Regular Local Elections, are the local government elections that will take place on the first Tuesday after the first Monday in November in odd-numbered years beginning in 2019. The term of office of the candidate elected in a Regular Local Election shall begin on January 1 following the candidate’s election. The Regular Local Election will be conducted by the County Clerk in which the local government is located. Otherwise the election of municipal officers will take place at the Municipal Officer Election Day which will be on the first Tuesday in March of even numbered years. For the Municipal Officer Election, the municipal clerk will administer the election which shall be run in accordance with the Local Election Act. Those elected in March assume office on the first of the month following the election. A municipality may decide to “opt in.” If a municipality opts in, its election of officers will occur at the Regular Local Election in November of odd numbered years and will be conducted by the County Clerk. In order to opt in, a municipality must pass an ordinance and file the ordinance with the Secretary of State no later than January 30 of the year in which the next regular local election is scheduled.

For the Regular Local Election, the Secretary of State issues the proclamation calling an election and the election is administered and conducted by the county clerk of the county in which the local election will occur, according to provisions of the Local Election Act. Precincts remain the same as in the immediately preceding general election and partial precincts may be created if a precinct is only partially in the district. Candidates must reside and be registered to vote in the district in which they seek office. Local elections are nonpartisan elections. Effective 5/16/18.

Chapter 80 (pv)  
Resolutions & Memorials

HJR 9  ROSWELL LAND SALE (Wooley, Nibert, Townsend, Ezzell) Authorizes the sale of 31 Gail Harris Street in Roswell at the old Walker Air Force Base. Passed House, Senate

HJM 10  PASS FIX IT AMERICA CONSTITUTIONAL AMENDMENT (Trujillo, L) Proposes the Fix It America constitutional amendment be submitted to the United States Congress with a request that it is passed by a two-thirds vote and submitted to the states for ratification; the amendment reads: “Section I. Congress and the states shall have the power to regulate the role of money in elections. No such reasonable regulation shall be deemed in violation of freedom of speech rights in the Constitution of the United States or its Amendments. Section II. Legislative districts or districting plans shall not intentionally or unduly favor or disfavor any political party.” Passed House, Senate

CS/HJM 16  CRIMINAL JUSTICE TASK FORCE Requests the Chief Justice of the Supreme Court to convene a Criminal Justice and Public Safety Task Force by April 1, 2018 to identify the issues of primary concern within the state’s criminal justice and public safety system, and to develop a strategic plan to ameliorate those problems, including measurable outcomes to help ensure that public investments in improvements to that system are as efficient and effective as possible; membership on the Task Force includes the Executive Directors of the Municipal League and Association of Counties. Passed House, Senate

HM 54  AFFIRMING COMMITMENT TO CIVIL RIGHTS AND IMMIGRANTS (Roybal Caballero) Affirms the New Mexico House of Representative continue to abide by its nondiscrimination and integration policy toward residents; asks all state agencies and all agencies operating under a political subdivision of the state to accept driving authorization cards and non-REAL ID-compliant identification cards issued by the Motor Vehicle Division for all purposes for which it accepts READ ID-compliant driver’s licenses and identification cards; requests no one acting on behalf of the state or its political subdivisions voluntarily use the federal E-verify system to investigate or determine the work eligibility of applicants for employment unless required by law for the purposes of administering a federal benefit program. Signed

HM 62  USE OF PUBLIC MONEY TO MAINTAIN PRIVATE ROADS (Small) Request the Attorney General to draft an opinion on whether, and in which circumstances, the New Mexico Constitution allows public money to be used for the rehabilitation or maintenance of a private road for public welfare purposes. Signed

HM 102  ABQ-BERNALILLO COUNTY WATER AUTHORITY EFFECTIVENESS (Romero, Ruiloba) Requests the Legislative Council to task the appropriate interim committee that addresses water and natural resources issues to receive, by October 1, 2018, testimony on its governance and the effectiveness of the Albuquerque-Bernalillo County Water Utility Authority and its board of directors in accomplishing the Authority’s duties. Signed

HM 104  STUDY LAW ENFORCEMENT BODY CAMERA ISSUES (Chasey) Requests the Attorney General to convene a group of stakeholders to study and make recommendations for policy and legislation that would incorporate best practices in law enforcement, protect the mental and physical health information of individuals, protect the privacy of victims of crime and provide the necessary transparency to law enforcement officers to ensure community support for their actions; stakeholders are to include representative of the Municipal League and Association of Counties along with other law enforcement agencies, state agencies and legal associations. Signed
**SJM 3**  **AUTONOMOUS VEHICLES IN NEW MEXICO (White)** Requests the Department of Transportation to create and lead an Autonomous Vehicle Committee to review the current and developing technology for autonomous vehicle operation and existing state policy and statutes that may be relevant to autonomous vehicle operation; recommends membership from several state departments but does not mention a municipal member, only other stakeholders. Passed Senate, House

**SJM 8**  **STUDY STATEWIDE 911 OVERSIGHT BOARD (Stefanics)** Requests the Secretary of Finance and Administration to conduct a study that investigates the proposal of the E911 Directors Affiliate that a single, statewide 911 program oversight board be made up of a majority of 911 professionals be created and charged with administration of the 911 programs throughout the state. Passed Senate, House

**SM 30**  **NO PERMIT FOR AUGUSTIN PLAINS RANCH WATER (Muñoz)** Requests the State Engineer to refrain from issuing a permit for a deep well water drilling project on the Augustin Plains Ranch until concerns of several tribes, state departments and the City of Socorro and Village of Magdalena are addressed. Signed

**SM 98**  **STUDY LAW ENFORCEMENT BODY CAMERA ISSUES (Rue)** Requests the Attorney General to convene a group of stakeholders to study and make recommendations for policy and legislation that would incorporate best practices in law enforcement, protect the mental and physical health information of individuals, protect the privacy of victims of crime and provide the necessary transparency to law enforcement officers to ensure community support for their actions; stakeholders are to include representative of the Municipal League and Association of Counties along with other law enforcement agencies, state agencies and legal associations. Signed
2018 Vetoed Bills

PV = Pocket Veto

*CS/HB 46  CAR DEALERSHIP CHANGES (Rodella, Gentry)  PV
HB 64  PET FOOD FEE FOR ANIMAL PROGRAMS (Trujillo CA, Rodella, Ferrary)  Veto
HB 81  TRADITIONAL HISTORIC COMMUNITY QUALIFICATION (Gonzales)  PV
HB 85  SICK LEAVE FOR EDUCATIONAL RETIREMENT CREDIT (Roch)  Veto
HB 90  STORAGE TANK & TANK TESTER COMPLIANCE (Brown)  PV
HB 103  GOLD STAR FAMILY LICENSE PLATE ELIGIBILITY (Garcia MP, Gould)  PV
HB 129  BIENNIAL BUDGET PILOT PROJECT (Hall, Dodge, Townsend)  PV
HB 151  INDIAN STUDENTS NEEDS ASSESSMENTS (Lente)  Veto
HB 160  NONVIOLENT OFFENDER INTERVENTIONS (Stapleton)  Veto
CS/HB 197  REGIONAL AIR CENTER SPECIAL ECONOMIC DISTRICT (Ezzell, Wooley, Townsend, Nibert)  Veto
HB 227  SOIL & WATER CONSERVATION DISTRICT LEVIES (Rodella)  PV
HB 235  RAISE MUNICIPAL COURT AUTOMATION FEE (Garcia Richard)  PV
HB 246  ESTABLISH ADVANCED MAPPING FUND (Rodella, Larrañaga)  PV

FL/SB 2  MEDICAID CHANGES (Papen)  PV
SB 17  GROSS RECEIPTS FOR CERTAIN NONPROFITS (Cisneros, Martinez, Garcia Richard)  Veto
SB 18  IMPOSITION OF AVIATION LANDING FEES (White)  PV
SB 23  LOCAL GOVERNMENT PLANNING FUND (Candelaria)  PV
SB 24  AUTO RECYCLER PURCHASE INFO TO TRD (Morales, Youngblood)  PV
SB 43  WASTEWATER SYSTEM FINANCING (Martinez)  PV
SB 67  LOBBYIST REPORTING CHANGES (Ivey-Soto, Rep. Smith)  Veto
CS/SB 109  TAX DELINQUENT PROPERTY SALES (Baca)  PV
SB 136  NURSING COMPACT RULES (Ivey-Soto, Candelaria)  PV
SB 145  HEALTH INFO INTEROPERABILITY FUND (Muñoz)  PV
SB 157  PHASED-IN TEACHER COST INDEX (Morales, Roch)  PV
SB 159  CONVICTION RECORDS FOR CDL HOLDERS (Pirtle, Gallegos DM)  PV
SB 169  SOIL & WATER CONSERVATION DISTRICT LEVIES (Leavell)  PV
SB 176  INCREASE STATE OFFICER COMPENSATION (Sen. Smith, Larrañaga)  Veto
SB 178  NOMINATION OF LIEUTENANT GOVERNOR (Moores, Ivey-Soto)  PV
*SB 192  STATE HEALTH CARE QUALITY SURCHARGE ACT (Ortiz y Pino, Neville)  Veto
SB 204  ALCOHOL & PRIVATE CELEBRATIONS (Sen. Smith)  PV