CRA Hot Bills as of 03.16.18

AB 102 (Committee on Budget) The Taxpayer Transparency and Fairness Act of 2017: California Department of Tax and Fee Administration: Office of Tax Appeals: State Board of Equalization.

Introduced: 1/10/2017 **Last Amend:** 6/12/2017

Status: 6/27/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 16, Statutes

of 2017.

Location: 6/27/2017-A. CHAPTERED

Summary: Would establish, in the Government Operations Agency, the California Department of Tax and Fee Administration and would place the department under the control of a director appointed by the Governor and subject to confirmation by the Senate. The bill would also authorize the Governor to appoint a chief deputy director and a chief counsel. This bill contains other related provisions and other

existing laws.

PositionPriorityAssignedSubjectOpposeHot BillTaxation

AB 168 (Eggman D) Employers: salary information.

Introduced: 1/17/2017 **Last Amend:** 9/8/2017

Status: 10/12/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 688,

Statutes of 2017.

Location: 10/12/2017-A. CHAPTERED

Summary: Would prohibit an employer from relying on the salary history information of an applicant for employment as a factor in determining whether to offer an applicant employment or what salary to offer an applicant. The bill also would prohibit an employer from seeking salary history information about an applicant for employment and would require an employer, upon reasonable request, to provide the pay scale for a position to an applicant for employment. The bill would not prohibit an applicant from voluntarily and without prompting disclosing salary history information and would not prohibit an employer from considering or relying on that voluntarily disclosed salary history information in determining salary, as specified.

PositionPriorityAssignedSubjectOpposeHot BillLabor/Employment

AB 450 (Chiu D) Employment regulation: immigration worksite enforcement actions.

Introduced: 2/13/2017 **Last Amend:** 9/8/2017

Status: 10/5/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 492,

Statutes of 2017.

Location: 10/5/2017-A. CHAPTERED

Summary: Would impose various requirements on public and private employers with regard to federal immigration agency immigration worksite enforcement actions. Except as otherwise required by federal law, the bill would prohibit an employer or other person acting on the employer's behalf from providing voluntary consent to an immigration enforcement agent to enter nonpublic areas of a place of labor unless the agent provides a judicial warrant, except as specified. Except as required by federal law, the bill would prohibit an employer or other person acting on the employer's behalf from providing voluntary consent to an immigration enforcement agent to access, review, or obtain the employer's employee records without a subpoena or court order, subject to a specified exception.

PositionPriorityAssignedSubjectNeutralHot BillLabor/Employment

AB 471 (Ting D) Alcoholic beverages: licenses: new original on-sale general licenses for bona fide public eating places: neighborhood-restricted special on-sale general licenses.

Introduced: 2/13/2017 **Last Amend:** 6/27/2017

Status: 10/3/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 442,

Statutes of 2017.

Location: 10/3/2017-A. CHAPTERED

Summary: Current law, beginning January 1, 2017, provides an exception to the license limitation for a county of the 6th class, as specified, for 5 new original neighborhood-restricted special on-sale general licenses for premises located within specified census tracts in that county, subject to specified requirements. This bill, beginning January 1, 2018, would provide for an exception to the limitation for the County of Napa and authorize the department to issue no more than 5 additional new original on-sale general licenses to bona fide public eating places per year with a seating capacity for 25 or more

diners, for a period of 4 years.

PositionPriorityAssignedSubjectSupportHot BillAlcohol

AB 841 (Weber D) Pupil nutrition: food and beverages: advertising: corporate incentive programs.

Introduced: 2/16/2017 **Last Amend:** 8/23/2017

Status: 10/15/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 843,

Statutes of 2017.

Location: 10/15/2017-A. CHAPTERED

Summary: Would prohibit, except as provided, a school, school district, or charter school from advertising food or beverages during the schoolday, as provided, and from participating in a corporate incentive program that rewards pupils with free or discounted foods or beverages that do not comply with specified nutritional standards when the pupils reach certain academic goals. The bill would provide that it is the intent of the Legislature that the governing board or body of a school district and a charter school annually review their compliance with these provisions.

PositionPriorityAssignedSubjectNeutralHot BillNutrition

AB 958 (Ting D) Hazardous materials: perfluoroalkyl and polyfluoroalkyl substances.

Introduced: 2/16/2017 **Last Amend:** 7/17/2017

Status: 9/1/2017-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 7/17/2017)

(May be acted upon Jan 2018) **Location:** 9/1/2017-S. 2 YEAR

Summary: Under its regulatory authority, the Department of Toxic Substances Control has adopted the 2015–17 Priority Product Work Plan, which describes categories from which the department will select priority products for which safer alternatives are to be evaluated. This bill would require the department to include in the 2018–20 Priority Product Work Plan, and subsequent work plans, as necessary, food packaging containing perfluoroalkyl or polyfluoroalkyl substances. The bill would require the department, on or before January 1, 2020, to begin the adoption of Green Chemistry regulations for that food packaging, unless the department, on or before January 1, 2019, makes a finding that sufficient data is not available to conduct and complete the priority product evaluation and regulatory process for that food packaging.

PositionPriorityAssignedSubjectOpposeHot BillGeneral
Business/Miscellaneous

AB 978 (Limón D) Employment safety: injury and illness prevention program.

Introduced: 2/16/2017 **Last Amend:** 8/28/2017

Status: 1/12/2018-Stricken from file. **Location:** 10/14/2017-A. VETOED

Summary: Would require an employer who receives a written request for a paper or electronic copy of the written injury prevention program from a current employee, or his or her authorized representative, to comply with the request as soon as practicable, but no later than 10 business days from the date the employer receives the request. The bill would require the employer to provide the copy of the written injury prevention program free of charge. The bill would authorize the employer to take reasonable steps to verify the identity of a current employee or his or her authorized

representative and to designate the person to whom a request is to be made.

PositionPriorityAssignedSubjectOpposeHot BillLabor/Employment

AB 1008 (McCarty D) Employment discrimination: conviction history.

Introduced: 2/16/2017 **Last Amend:** 9/8/2017

Status: 10/14/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 789,

Statutes of 2017.

Location: 10/14/2017-A. CHAPTERED

Summary: Would repeal the prohibition on a state or local agency from asking an applicant for employment to disclose information regarding a criminal conviction, as specified. The bill would, instead, provide it is an unlawful employment practice under FEHA for an employer with 5 or more employees to include on any application for employment any question that seeks the disclosure of an applicant's conviction history, to inquire into or consider the conviction history of an applicant until that applicant has received a conditional offer, and, when conducting a conviction history background check,

to consider, distribute, or disseminate information related to specified prior arrests, diversions, and convictions.

Position Priority Assigned Subject

Neutral Hot Bill Labor/Employment

AB 1127 (Calderon D) Baby diaper changing stations.

Introduced: 2/17/2017 **Last Amend:** 9/8/2017

Status: 10/13/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 755,

Statutes of 2017.

Location: 10/13/2017-A. CHAPTERED

Summary: Would require new construction or renovation of a public building, as specified, that is owned by a state or a local agency, or a portion of a building that is owned by a state or local agency and includes at least one restroom that is open to the public, to provide at least one safe, sanitary, convenient, and publicly accessible baby diaper changing station, as specified. The bill would require each station to be maintained, repaired, and replaced as necessary to ensure safety and ease of use, and to be cleaned with the same frequency as the restroom in which it is located. By imposing a higher level of service on local agencies, the bill would impose a state-mandated local program.

PositionPriorityAssignedSubjectNeutralHot BillGeneral
Business/Miscellaneous

AB 1209 (Gonzalez Fletcher D) Employers: gender pay differentials.

Introduced: 2/17/2017 **Last Amend:** 9/1/2017

Status: 1/12/2018-Stricken from file. **Location:** 10/15/2017-A. VETOED

Summary: Would require, on and after July 1, 2019, and biennially thereafter, that an employer that is required to file a statement of information with the Secretary of State and that has 500 or more employees in California to collect specified information on gender wage differentials. The bill would require the employer to submit the information to the Secretary of State as specified, by July 1, 2020, and biennially thereafter. The bill would require the Secretary of State to publish the information described above on an Internet Web site available to the public upon receiving necessary funding and establishing adequate mechanisms and procedures.

PositionPriorityAssignedSubjectOpposeHot BillLabor/Employment

AB 1219 (Eggman D) Food donations.

Introduced: 2/17/2017 **Last Amend:** 9/5/2017

Status: 10/9/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 619,

Statutes of 2017.

Location: 10/9/2017-A. CHAPTERED

Summary: Current law specifies that a food facility that donates any food that is fit for human consumption at the time it was donated to a nonprofit charitable organization or a food bank is not liable for any damage or injury resulting from the consumption of the donated food, unless the injury resulted from negligence or a willful act in the preparation or handling of the donated food. This bill, the California Good Samaritan Food Donation Act, would expand these provisions to persons and gleaners who donate food, as defined. The bill would narrow the exception to protection from liability to injury resulting from gross negligence or intentional misconduct.

PositionPriorityAssignedSubjectRecommendedHot BillCivil Justice, GeneralSupportBusiness/Miscellaneous

AB 1221 (Gonzalez Fletcher D) Alcoholic beverage control: Responsible Beverage Service Training

Program Act of 2017. Introduced: 2/17/2017 **Last Amend:** 9/1/2017

Status: 10/15/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 847,

Statutes of 2017.

Location: 10/15/2017-A. CHAPTERED

Summary: Would, in addition to the LEAD program, would establish the Responsible Beverage Service (RBS) Training Program Act of 2017, and would require the department, on or before January 1 2020, to develop, implement, and administer a curriculum for an RBS training program, as specified. The bill would, beginning July 1, 2021, require an alcohol server, as defined, to successfully complete an RBS

training course offered or authorized by the department. The bill would authorize the department to charge a fee, not to exceed \$15, for any RBS training course provided by the department and require the fee to be deposited in the Alcohol Beverage Control Fund.

PositionPriorityAssignedSubjectSupportHot BillAlcohol

AB 1565 (Thurmond D) Labor-related liabilities: original contractor.

Introduced: 2/17/2017 **Last Amend:** 1/12/2018

Status: 1/24/2018-Re-referred to Coms. on L. & I.R. and JUD.

Location: 1/24/2018-S. L. & I.R.

Summary: Current law requires, for all contracts entered into on or after January 1, 2018, a direct contractor, as defined, making or taking a contract in the state for the erection, construction, alteration, or repair of a building, structure, or other work, to assume, and be liable for, specified debt owed to a wage claimant that is incurred by a subcontractor, at any tier, acting under, by, or for the direct contractor for the wage claimant's performance of labor included in the subject of the original contract. This bill would repeal specified provisions that state that the obligations and remedies are in addition to existing obligations and remedies provided by law, except that the provisions are not to be construed to impose liability on a direct contractor for anything other than unpaid wages and fringe or other benefit payments or contributions including interest owed.

PositionPriorityAssignedSubjectOpposeHot BillLabor/Employment

AB 1870 (Reyes D) Employment discrimination: unlawful employment practices.

Introduced: 1/12/2018

Status: 1/13/2018-From printer. May be heard in committee February 12.

Location: 1/12/2018-A. PRINT

Summary: Current law, the California Fair Employment and Housing Act, makes specified employment and housing practices unlawful, including discrimination against or harassment of employees and tenants, among others. Current law authorizes a person claiming to be aggrieved by an alleged unlawful practice to file a complaint with the Department of Fair Employment and Housing within one year from the date upon which the unlawful practice occurred, unless otherwise specified. This bill would extend the period to 3 years for which complaints alleging unlawful employment or housing practices may be filed with the department, as specified.

PositionPriorityAssignedSubjectPendingHot Bill

AB 1884 (Calderon D) Solid waste: single-use plastic straws.

Introduced: 1/17/2018 **Last Amend:** 2/5/2018

Status: 2/6/2018-Re-referred to Com. on NAT. RES.

Location: 2/5/2018-A. NAT. RES.

Summary: Current law establishes state programs for the regulation of various solid waste, including, among others, plastic products, tires, and electronics. Current law also imposes health and sanitation standards for retail food facilities, as defined, including restaurants. This bill would prohibit a food facility, as specified, where food may be consumed on the premises from providing single-use plastic straws to consumers unless requested by the consumer, as specified.

PositionPriorityAssignedSubjectPendingHot BillEnvironment

AB 1885 (Garcia, Eduardo D) Undocumented workers: California Resident Worker Program and Economic

Stabilization Act.
Introduced: 1/18/2018
Last Amend: 2/28/2018

Status: 3/1/2018-Re-referred to Com. on L. & E.

Location: 2/5/2018-A. L. & E.

Summary: Would require the Employment Development Department and the Department of Food and Agriculture to convene a working group to address the issues relating to a work permit program for undocumented persons who are agricultural or service industry employees to work and live in the state, and to serve as liaison to the United States Department of Homeland Security and the United States Department of Justice to ensure that state departments are not taking on responsibilities in matters dealing with immigration policy that are the jurisdiction of the federal government.

Position	Priority	Assigned	Subject
Pending	Hot Bill		Immigration

AB 1938 (Burke D) Employment discrimination: familial status.

Introduced: 1/25/2018 **Last Amend:** 3/5/2018

Status: 3/8/2018-In committee: Set, first hearing. Hearing canceled at the request of author.

Location: 2/5/2018-A. L. & E.

Summary: Current law prohibits, among other things, an employer or employment agency from printing or circulating a publication, or making a nonjob-related inquiry of an employee or applicant, either verbally or on an application form, that expresses any limitation, specification, or limitation based upon, among other things, a person's race, religion, national origin, or gender. This bill would, in addition, prohibit an employer or other covered entity or employment agency from printing or circulating a publication, or making a nonjob-related inquiring of an employee or applicant, that expresses any limitation, specification, or limitation based upon a person's familial status, as defined. The bill would make related findings and declarations.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

AB 1976 (Limón D) Employment: lactation accommodation.

Introduced: 1/31/2018

Status: 3/14/2018-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (March

14). Re-referred to Com. on APPR. **Location:** 3/14/2018-A. APPR.

Summary: Current law requires every employer to provide a reasonable amount of break time to accommodate an employee desiring to express breast milk for the employee's infant child and requires an employer to make reasonable efforts to provide the employee with the use of a room or other location, other than a toilet stall, in close proximity to the employee's work area for the employee to express milk in private. This bill would instead require an employer to make reasonable efforts to provide an employee with use of a room or other location, other than a bathroom, for these purposes.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

AB 2016 (Fong R) Labor Code Private Attorneys General Act of 2004: civil actions.

Introduced: 2/5/2018

Status: 2/12/2018-Referred to Coms. on L. & E. and JUD.

Location: 2/12/2018-A. L. & E.

Summary: The Labor Code Private Attorneys General Act of 2004 authorizes an aggrieved employee who complies with specified notice and filing requirements to bring a civil action to recover specified civil penalties that would otherwise be assessed and collected by the Labor and Workforce Development Agency. The act requires that the aggrieved employee or representative give written notice, as provided, to the agency and the employer of the specific provisions of the Labor Code alleged to have been violated, including the facts and theories to support the alleged violation. This bill would instead require the notice to include a statement setting forth the relevant facts, legal contentions, and authorities supporting each alleged violation and an estimate of the number of current and former employees against whom the alleged violation or violations were committed and on whose behalf relief is sought.

PositionPriorityAssignedSubjectPendingHot BillCivil Justice

AB 2069 (Bonta D) Medicinal cannabis: employment discrimination.

Introduced: 2/7/2018

Status: 2/8/2018-From printer. May be heard in committee March 10.

Location: 2/7/2018-A. PRINT

Summary: Would prohibit an employer from engaging in employment discrimination against a person on the basis of his or her status as, or positive drug test for cannabis by, a qualified patient or person with an identification card. The bill would provide that it does not prohibit an employer from refusing to hire an individual or discharging an employee who is a qualified or person with an identification card, if hiring or failing to discharge an employee would cause the employer to lose a monetary or licensing-related benefit under federal law.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

AB 2131 (Melendez R) Minimum franchise tax.

Introduced: 2/12/2018

Status: 2/22/2018-Referred to Com. on REV. & TAX.

Location: 2/22/2018-A. REV. & TAX

Summary: Current law, generally, imposes a minimum franchise tax of \$800, except as provided, on

every corporation incorporated in this state, qualified to transact intrastate business in this state, or doing business in this state. This bill would reduce the minimum franchise tax to \$400 for taxable years beginning on or after January 1, 2019. This bill contains other related provisions.

PositionPriorityAssignedSubjectSupportHot BillTaxation

AB 2571 (Gonzalez Fletcher D) Public employee retirement systems: investments: race and gender pay

equity.

Introduced: 2/15/2018

Status: 2/16/2018-From printer. May be heard in committee March 18.

Location: 2/15/2018-A. PRINT

Summary: Would require an investment manager, beginning September 1, 2019, to submit at least once annually to the public investment fund a certified report regarding compliance. Because a certified report would be required to be verified under penalty of perjury, this bill would expand the crime of perjury, thereby imposing a state-mandated local program. The bill would require each contractually enforceable instrument for additional or new investments or renewal of existing investments with an investment manager to require that the investment manager take prescribed actions consistent with the bill as a material term of the instrument.

Position	Priority	Assigned	Subject
Pending	Hot Bill		General
			Business/Miscellaneous

AB 2573 (Low D) Beer: premiums, gifts, and free goods.

Introduced: 2/15/2018

Status: 3/5/2018-Referred to Com. on G.O.

Location: 3/5/2018-A. G.O.

Summary: The Alcoholic Beverage Control Act prohibits any licensee from giving any premiums, gift, or free goods in connection with the sale or distribution of any alcoholic beverage, except, among other things, permits, with respect to beer, the giving of a premium, gift, or free goods of greater than inconsequential value. The act provides that with respect to beer, premiums, gifts, or free goods, including specified advertising specialities, are deemed to have greater than inconsequential value if they cost more than 25¢ per unit, or cost more than \$15 in the aggregate for all those items given by a single supplier to a single retail premises per calendar year. This bill would remove the value thresholds described above and instead provide that the thresholds are _____ per unit and _____ in the aggregate, as provided.

Position	Priority	Assigned	Subject
Pending	Hot Bill		Alcohol

AB 2779 (Stone, Mark D) Recycling: single-use plastic beverage container caps.

Introduced: 2/16/2018

Status: 3/8/2018-Referred to Com. on NAT. RES.

Location: 3/8/2018-A. NAT. RES.

Summary: The California Integrated Waste Management Act of 1989, which is administered by the Department of Resources Recycling and Recovery, requires every rigid plastic packaging container, as defined, sold or offered for sale in this state, to generally meet one of specified criteria. This bill would prohibit a retailer, on and after an unspecified date, from selling or offering for sale a single-use plastic beverage container with a cap that is not tethered to or contiguously affixed to the beverage container. The bill would define terms for purposes of these provisions.

Position	Priority	Assigned	Subject
Pending	Hot Bill		Environment

AB 2841 (Gonzalez Fletcher D) Sick leave: accrual and use.

Introduced: 2/16/2018

Status: 3/8/2018-Referred to Com. on L. & E.

Location: 3/8/2018-A. L. & E.

Summary: Would change the requirements of the employer's alternate sick leave accrual method to require no less than 40 hours of accrued sick leave or paid time off by the 200th calendar day of employment, as specified. The bill would also provide an employer is under no obligation to allow an employee's total accrual of paid of sick leave to exceed 80 hours or 10 days, as specified. The bill would raise the limitation on sick leave carried over to the following year of employment to 40 hours or 5 days.

Position	Priority	Assigned	Subject
Pendina	Hot Bill		Labor/Employment

AB 2907 (Flora R) Labor Code Private Attorneys General Act of 2004.

Introduced: 2/16/2018

Status: 2/17/2018-From printer. May be heard in committee March 19.

Location: 2/16/2018-A. PRINT

Summary: The Labor Code Private Attorneys General Act of 2004 authorizes an aggrieved employee on behalf of themselves and other current or former employees to bring a civil action to recover specified civil penalties, that would otherwise be assessed and collected by the Labor and Workforce Development Agency, for the violation of certain provisions affecting employees. The act requires the employee to follow prescribed procedures before bringing an action and establishes specific procedures for categories of violations. This bill would make nonsubstantive changes to these provisions.

PositionPriorityAssignedSubjectPendingHot BillCivil Justice

AB 2914 (Cooley D) Cannabis in alcoholic beverages.

Introduced: 2/16/2018

Status: 2/17/2018-From printer. May be heard in committee March 19.

Location: 2/16/2018-A. PRINT

Summary: Would prohibit a commercial cannabis licensee from also being licensed as a retailer of alcoholic beverages or tobacco products. The bill would prohibit a licensee from selling a cannabis product that is an alcoholic beverage, including, but not limited to, an infusion of cannabis into an alcoholic beverage. This bill contains other related provisions and other existing laws.

PositionPriorityAssignedSubjectPendingHot BillAlcohol,
Cannabis

AB 2921 (Low D) Polystyrene Food Service Packaging Recovery and Recycling Act.

Introduced: 2/16/2018

Status: 3/8/2018-Referred to Com. on NAT. RES.

Location: 3/8/2018-A. NAT. RES.

Summary: Would enact the Polystyrene Food Service Packaging Recovery and Recycling Act, which would authorize polystyrene food service packaging (PFP) manufacturers and polystyrene resin producers to form or designate an organization consisting of PFP manufacturers and resin producers, to be known as the Polystyrene Food Service Packaging Recycling Organization.

PositionPriorityAssignedSubjectPendingHot BillEnvironment

AB 3080 (Gonzalez Fletcher D) E-Verify.

Introduced: 2/16/2018

Status: 2/17/2018-From printer. May be heard in committee March 19.

Location: 2/16/2018-A. PRINT

Summary: Current law prohibits an employer from using the federal electronic employment verification system known as E-Verify to check the employment authorization status of an current employee or an applicant who has not been offered employment, except as required by federal law or as a condition of receiving federal funds. This bill would make a nonsubstantive change to these provisions.

PositionPriorityAssignedSubjectPendingHot BillImmigration,
Labor/Employment

AB 3081 (Gonzalez Fletcher D) Employment.

Introduced: 2/16/2018

Status: 2/17/2018-From printer. May be heard in committee March 19.

Location: 2/16/2018-A. PRINT

Summary: Current law, the California Fair Employment and Housing Act, makes specified employment practices unlawful, including discrimination against or harassment of employees, among others. This bill would state the intent of the Legislature to enact legislation that would, among other things, ensure there is adequate time for an employee to report claims of retaliation should an employee's rights to lodge complaints regarding sexual harassment and assault be violated or met with an adverse action.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

AB 3083 (Quirk-Silva D) Pupil nutrition: food and beverages: food incentive program.

Introduced: 2/16/2018 **Last Amend:** 3/13/2018

Status: 3/14/2018-Re-referred to Com. on ED.

Location: 3/12/2018-A. ED.

Summary: Current law prohibits, except as provided, a school, school district, or charter school that participates in a certain federal school lunch or breakfast program from advertising food or beverages during the schoolday, as provided, and from participating in a corporate incentive program that rewards pupils with free or discounted foods or beverages that do not comply with those nutritional standards when the pupils reach certain academic goals. This bill would add to those prohibitions that such a school, school district, or charter school shall not participate in a food incentive program that rewards pupils by providing foods or beverages that do not comply with those nutritional standards.

PositionPriorityAssignedSubjectPendingHot BillNutrition

ACA 4 (Aguiar-Curry D) Local government financing: affordable housing and public infrastructure: voter approval.

Introduced: 2/17/2017

Status: 4/24/2017-Referred to Coms. on L. GOV. and APPR.

Location: 4/24/2017-A. L. GOV.

Summary: Local government financing: affordable housing and public infrastructure: voter approval.

PositionPriorityAssignedSubjectOpposeHot BillTaxation

ACA 22 (McCarty D) Middle Class Fiscal Relief Act.

Introduced: 1/18/2018

Status: 1/19/2018-From printer. May be heard in committee February 18.

Location: 1/18/2018-A. PRINT

Summary: This measure, for taxable years beginning on or after January 1, 2018, would impose a surcharge of 10% on the net income of all corporations that is over \$1,000,000. The measure would authorize the Legislature to increase or decrease the surcharge by a 2/3 vote of each house, as provided. The measure would require the deposit of those revenues, less refunds, into the Middle Class Fiscal Relief Fund, which would be created by the measure. Revenues in the fund would be allocated, upon appropriation by the Legislature, for specified purposes, including providing fiscal benefits to lower and middle-income Californians.

Position	Priority	Assigned	Subject
Oppose	Hot Bill		Taxation

SB 63 (Jackson D) Unlawful employment practice: parental leave.

Introduced: 12/22/2016 **Last Amend:** 9/8/2017

Status: 10/12/2017-Approved by the Governor. Chaptered by Secretary of State. Chapter 686,

Statutes of 2017.

Location: 10/12/2017-S. CHAPTERED

Summary: Would prohibit an employer, as defined, from refusing to allow an employee with more than 12 months of service with the employer, who has at least 1,250 hours of service with the employer during the previous 12-month period, and who works at a worksite in which the employer employs at least 20 employees within 75 miles, to take up to 12 weeks of parental leave to bond with a new child within one year of the child's birth, adoption, or foster care placement. The bill would also prohibit an employer from refusing to maintain and pay for coverage under a group health plan for an employee who takes this leave.

Position	Priority	Assigned	Subject
Oppose	Hot Bill		Labor/Employment

(Committee on Budget and Fiscal Review) The Taxpayer Transparency and Fairness Act of 2017: California Department of Tax and Fee Administration: Office of Tax Appeals: State Board of Equalization.

Introduced: 1/11/2017 **Last Amend:** 6/11/2017

Status: 6/19/2017-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.

Location: 6/19/2017-A. BUDGET

Summary: Would establish, in the Government Operations Agency, the California Department of Tax and Fee Administration and would place the department under the control of a director appointed by the Governor and subject to confirmation by the Senate. The bill would also authorize the Governor to appoint a chief deputy director and a chief counsel. This bill would transfer to the California Department of Tax and Fee Administration the various duties, powers, and responsibilities of the State Board of Equalization relating to the administration of various taxes and fees except for those duties, powers, and responsibilities imposed or conferred upon the board by the California Constitution, as specified, and the duty to adjust the motor vehicle fuel tax rate for the 2018–19 fiscal year.

Position	Priority	Assigned	Subject

Oppose Hot Bill Taxation

SB 378 (Portantino D) Alcoholic beverages: licenses: emergency orders.

Introduced: 2/14/2017 **Last Amend:** 6/29/2017

Status: 9/1/2017-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 8/23/2017)

(May be acted upon Jan 2018) **Location:** 9/1/2017-A. 2 YEAR

Summary: Would authorize the Department of Alcoholic Beverage Control, by temporary restraining order, to temporarily suspend or condition any license, as defined, when, in the opinion of the department, and supported by a preponderance of the evidence indicating a pattern of behavior, the action is urgent and necessary to protect against an immediate threat to health or safety, as defined, that is reasonably related to the operation of the licensed business, subject to specified provisions, including provisions related to notice and judicial review.

PositionPriorityAssignedSubjectRecommendedHot BillAlcoholOppose unlessAmended

SB 562 (Lara D) The Healthy California Act.

Introduced: 2/17/2017 **Last Amend:** 5/26/2017

Status: 7/14/2017-Failed Deadline pursuant to Rule 61(a)(10). (Last location was DESK on 6/1/2017)

(May be acted upon Jan 2018) **Location:** 7/14/2017-A. 2 YEAR

Summary: Current law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. This bill, the Healthy California Act, would create the Healthy California program to provide comprehensive universal single-payer health care coverage and a health care cost control system for the benefit of all residents of the state.

PositionPriorityAssignedSubjectOpposeHot BillHealth care

SB 772 (Leyva D) Occupational safety and health: regulations.

Introduced: 2/17/2017 **Last Amend:** 9/7/2017

Status: 1/22/2018-Ordered to inactive file on request of Assembly Member Calderon.

Location: 1/22/2018-A. INACTIVE FILE

Summary: Current law exempts a standard or amendment to any standard adopted by the Occupational Safety and Health Standards Board that is substantially the same as a federal standard from specified provisions of the existing Administrative Procedure Act, including a requirement that a state agency proposing to adopt, amend, or repeal a major regulation, as defined, on or after November 1, 2013, prepare a standardized regulatory impact analysis in the manner prescribed by the Department of Finance. This bill would exempt any occupational safety and health standard and order from the standardized regulatory impact analysis requirement.

Position	Priority	Assigned	Subject
Oppose	Hot Bill		OSHA,
			Regulatory
			Reform

SB 820 (Leyva D) Settlement agreements: confidentiality.

Introduced: 1/3/2018

Status: 1/16/2018-Referred to Com. on JUD.

Location: 1/16/2018-S. JUD.

Summary: Current law prohibits a provision in a settlement agreement that prevents the disclosure of factual information related to the action in a civil action with a factual foundation establishing a cause of action for civil damages for certain enumerated sexual offenses. This bill would similarly provide that, a provision in a settlement agreement that prevents the disclosure of factual information relating to the action is prohibited, unless a claimant requests the inclusion of such a provision, if the pleadings state a cause of action relating to specified claims of sexual assault, sexual harassment, or harassment or discrimination based on sex. The bill would make a provision in a settlement agreement that prevents the disclosure of factual information related to the action, as described in the bill, entered into on or after January 1, 2019, void as a matter of law and against public policy

Position	Priority	Assigned	Subject
Pending	Hot Bill		

SB 826 (Jackson D) Corporations: boards of directors.

Introduced: 1/3/2018

Status: 3/15/2018-Withdrawn from committee. Re-referred to Com. on RLS. Re-referred to Coms. on B.

& F.I. and JUD.

Location: 3/15/2018-S. B. & F. I.

Summary: Would, commencing December 31, 2019, require a domestic general corporation or foreign corporation that is a publicly held corporation, as defined, with its principal place of business located in California to have a minimum of one woman on its board of directors. Commencing July 1, 2021, the bill would increase that required minimum number to 2 women directors if the corporation has 5 authorized directors or to 3 women directors if the corporation has 6 or more authorized directors.

PositionPriorityAssignedSubjectPendingHot Bill

SB 905 (Wiener D) Alcoholic beverages: hours of sale.

Introduced: 1/17/2018

Status: 3/15/2018-From committee: Do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes

2.) (March 13).

Location: 3/13/2018-S. APPR.

Summary: Would, beginning January 1, 2020, and before January 1, 2025, require the Department of Alcoholic Beverage Control to conduct a pilot program that would authorize the department to issue an additional hours license to an on-sale licensee located in a qualified city which would authorize, with or without conditions, the selling, giving, or purchasing of alcoholic beverages at the licensed premises between the hours of 2 a.m. and 4 a.m., upon completion of specified requirements by the qualified city in which the licensee is located. The bill would impose specified fees related to the license to be deposited in the Alcohol Beverage Control Fund.

PositionPriorityAssignedSubjectSupportHot BillAlcohol

SB 946 (Lara D) Sidewalk vendors.

Introduced: 1/29/2018

Status: 2/8/2018-Referred to Com. on GOV. & F.

Location: 2/8/2018-S. GOV. & F.

Summary: Would prohibit a local authority from adopting rules or regulations, by ordinance or resolution, that regulate or prohibit sidewalk vendors, as defined, unless it first adopts a sidewalk vending licensing program that requires a sidewalk vendor to obtain a license from the local authority before selling food or merchandise. The bill would require a local authority that elects to adopt a sidewalk vending licensing program to, among other things, not restrict the location of a licensed sidewalk vendor unless the restriction is directly related to objective health, safety, or welfare concerns, and not unreasonably restrict sidewalk vendors to operate only in a designated neighborhood or area.

PositionPriorityAssignedSubjectPendingHot BillGeneral
Business/Miscellaneous

SB 993 (Hertzberg D) Sales tax: services.

Introduced: 2/5/2018

Status: 2/14/2018-Referred to Com. on GOV. & F.

Location: 2/14/2018-S. GOV. & F.

Summary: Would, on and after January 1, 2019, expand the Sales and Use Tax Law to impose a tax on the purchase of services by businesses in California at a specified percentage of the sales price of the service. The bill would require the tax to be collected and remitted by the seller of the purchased services. The bill would exempt certain types of services, including health care services, from the tax and would exempt from the tax a business with gross receipts of less than \$100,000 in the previous 4 quarters.

PositionPriorityAssignedSubjectPendingHot BillTaxation

SB 1082 (Bradford D) Income taxation: timeliness penalty: abatement.

Introduced: 2/12/2018

Status: 2/22/2018-Referred to Com. on GOV. & F.

Location: 2/22/2018-S. GOV. & F.

Summary: Would, for taxable years beginning on and after January 1, 2019, require the Franchise Tax Board, upon request by an individual taxpayer, to grant a onetime abatement of a failure-to-file or failure-to-pay timeliness penalty if the taxpayer was not previously required to file a California personal income tax return or the Franchise Tax Board has not imposed a timeliness penalty in the

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year of the request or any proceeding taxable years, the taxpayer has filed all required returns as of the date of the request for abatement, and the taxpayer has paid, or is in a current arrangement to pay, all tax currently due.

PositionPriorityAssignedSubjectSupportHot BillTaxation

SB 1192 (Monning D) Food facilities.

Introduced: 2/15/2018

Status: 3/1/2018-Referred to Com. on RLS.

Location: 2/15/2018-S. RLS.

Summary: Would make technical, nonsubstantive changes to that provision.

PositionPriorityAssignedSubjectPendingHot BillNutrition

SB 1284 (Jackson D) Employers: annual report: pay data.

Introduced: 2/16/2018

Status: 3/15/2018-Re-referred to Coms. on L. & I.R. and JUD.

Location: 3/15/2018-S. L. & I.R.

Summary: Would require, on or before September 30, 2019, and on or before September 30 each year thereafter, an employer that is incorporated under the laws of this state that has 100 or more employees to submit a pay data report to the Department of Industrial Relation, that contains specified information. This bill would require the department to make the reports available to the Secretary of State, the Department of Fair Employment and Housing, and the Commission on the Status of Women and Girls upon request.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

SB 1300 (Jackson D) Unlawful employment practices: discrimination and harassment.

Introduced: 2/16/2018

Status: 3/1/2018-Referred to Coms. on L. & I.R. and JUD.

Location: 3/1/2018-S. L. & I.R.

Summary: Would provide that a plaintiff in an action alleging that a defendant failed to take all reasonable steps necessary to prevent discrimination and harassment from occurring, as specified, is not required to prove that the plaintiff endured sexual harassment or discrimination. This bill contains other related provisions and other existing laws.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

SB 1343 (Mitchell D) Employers: sexual harassment training: requirements.

Introduced: 2/16/2018

Status: 3/1/2018-Referred to Coms. on L. & I.R. and JUD.

Location: 3/1/2018-S. L. & I.R.

Summary: Would require an employer who employs 5 or more employees to provide at least 2 hours of sexual harassment training to all employees by January 1, 2020, and once every 2 years after that, as specified. The bill would require the Department of Fair Employment and Housing to develop a 2-hour video training course on the prevention of sexual harassment in the workplace and to post it on the department's Internet Web site.

PositionPriorityAssignedSubjectPendingHot BillLabor/Employment

SB 1402 (Lara D) Gratuities. Introduced: 2/16/2018

Status: 3/8/2018-Referred to Com. on RLS.

Location: 2/16/2018-S. RLS.

Summary: Current law prohibits an employer or agent from collecting, taking, or receiving any gratuity or a part thereof that is paid, given to, or left for an employee by a patron, or deducting any amount from wages due an employee on account of a gratuity, or requiring an employee to credit the amount, or any part thereof, of a gratuity against and as a part of the wages due the employee from the employer. This bill would make nonsubstantive changes to that prohibition.

Position	Priority	Assigned	Subject
Pending	Hot Bill		General
			Business/Miscellaneous

Total Measures: 49 Total Tracking Forms: 49