

Bill	Author	Description	Position	Status
AB5	Gonzalez-Fletcher	Unfair Scheduling Mandate. Burdens small and large employers with a scheduling mandate that requires employers to offer additional hours of work to employees before hiring a new employee or contractor and exposes employers to multiple threats of costly litigation for technical violations that do not cause an employee any harm.	Oppose	2/1/2018-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
AB 319	<a href="#">Stone, Mark</a>	Recycling: single-use plastic beverage container caps. Burdensome Mandate on Beverage Containers. Drives up the cost of beverages and imposes impractical technology requirements by requiring that the cap of a single-use plastic beverage container be tethered or affixed to the container.	Oppose	2/1/2018-Failed Deadline pursuant to Rule 61(b)(3). (Last location was THIRD READING on 1/10/2018)
AB 1745	Ting	This bill would, commencing January 1, 2040, prohibit the department from accepting an application for original registration of a motor vehicle unless the vehicle is a zero emissions vehicle, as defined. The bill would exempt from that prohibition, a commercial vehicle with a gross vehicle weight rating of 10,001 pounds or more, and a vehicle brought into the state from outside of the state for original registration, as specified.	Oppose	1/16/2018- Referred to Com. on TRANS.
AB 1761	Muratsuchi	The bill would impose an unspecified civil penalty on hotel employers for violations of its provisions and would provide legislative findings in support of its provisions.	Oppose	3/22/2018- Referred to Coms. on L. & E. and JUD

AB 1884	Calderon	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.	Oppose	2/6/2018-Referred to Com. on NAT. RES.
AB 2069	Bonta	Undermines employers' ability to provide a safe and drug-free workplace by creating a new protected classification of employees who use marijuana for medical purposes, and exposes employers to costly and unnecessary litigation under the Fair Employment and Housing Act (FEHA).	Oppose	3/22/2018-Referred to Com. on L. & E.
AB 2827	Allen	This bill would state the intent of the Legislature to enact legislation that would protect a private citizen who chooses to uphold federal statute within the context of these provisions of existing law and would make a finding and declaration about the importance of protecting California citizens and businesses from prosecution for following federal law.	Support	4/2/2018-Referred to Com. on L. & E.
SB 300	Monning	Sugar-sweetened beverages: health warnings. Lawsuit Exposure. Increases frivolous liability claims and exposes beverage manufacturers and food retailers to fines and penalties by mandating state-only labeling requirements for sugar sweetened drinks.	Oppose	1/13/2018-Failed Deadline pursuant to Rule 61(b)(1). (Last location was HEALTH on 2/23/2017)

SB 826	Jackson	<p>SB 826 requires publicly held corporations with its principal executive offices in California to:</p> <ol style="list-style-type: none"> <li>1. Promote individuals to the board of directors simply on the basis of gender;</li> <li>2. Displace an existing board member solely on the basis of gender;</li> <li>3. Place gender as the main criteria of diversity over any protected classifications</li> </ol> <p>This opens up companies to lawsuits</p>	Oppose	<p>4/3/2018-From committee with author's amendments. Read second time and amended. Re-referred to Com. on B. &amp; F.I</p>
SB 827	Wiener	<p>This bill, commencing January 1, 2019, would provide that if a local government adopts any ordinance on or after January 1, 2018, that eliminates zoning designations or decreases residential zoning capacity within an existing zoning district, then any development proponent who submits an application for a transit-rich housing bonus on or after the operative date of these provisions as described above, will be deemed to be consistent with the requirements of these provisions if that development complies with zoning designations that were authorized on January 1, 2018.</p>	Oppose	<p>4/11/2018-Set for hearing April 17.</p>
SB 1284	Jackson	<p>Unfairly requires California employers to submit pay data to the Department of Industrial Relations creating a false impression of wage discrimination or unequal pay where none exists and, therefore, subjecting employers to unfair public criticism, enforcement measures, and significant litigation costs to defend against meritless claims.</p>	Oppose	<p>4/11/2018-From committee: Do pass and re-refer to Com. on JUD. (Ayes 4. Noes 1.) (April 11). Re-referred to Com. on JUD.</p>

SB 1300	Jackon	Significantly increases litigation by removing standing requirement for plaintiff alleging failure to prevent harassment or discrimination when no harassment even occurs, limits the use of severance agreements, and prohibits the use of a general release or nondisparagement clause in employer/employee contracts.	Oppose	4/11/2018-From committee: Do pass and re-refer to Com. on JUD. (Ayes 4. Noes 1.) (April 11). Re-referred to Com. on JUD
SB 946	Lara	This bill 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. 946 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.	Oppose	4/11/2018-From committee with author's amendments. Read second time and amended. Re-referred to Com. on GOV. & F
SB 993	Hertzberg	The Sales and Use Tax Law imposes a tax on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state, or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state.	Oppose	02/14/18 Referred to Com. on GOV. & F.

Prop 69		<p>Proposition 69 requires the collection of DNA samples from all felons, and from adults and juveniles arrested for or charged with specified crimes. The DNA samples must be submitted to the state's DNA database.</p>	Support	
Prop 70		<p>Would require a one-time-two-thirds vote in each chamber of the CA state legislature to use revenue from the State Air Resources Board's auctioning or sale of greenhouse gas emissions allowances under the state's cap-and-trade program. To make sure no revenue is spent with the two-thirds vote, the measure would place all revenue from the cap-and-trade program in a Greenhouse Gas Reduction Reserve Fund beginning 1/1/2024. Revenue would collect in this reserve fund until the one-time-two-thirds vote occurred. If the 2/3 vote is not secured, revenue would keep collecting in the fund and state would be unable to spend the revenue.</p>	Support	
SCAQMD Rule 1410		<p>Rule 1410 could eliminate 25% of the region's fuel supply, forcing us to import our fuel from offshore sources as a result of regional supply shortages and price spikes.</p>	Oppose	<p>Going through the refinery working group</p>