AAUW CA Bill Report

Thursday, March 31, 2022

Measure	Author	Topic	Introduced	Last Amended	Status	Location	Brief Summary	Position	Priority
AB 22	McCarty D	Transitional kindergarten: enrollment: funding: planning workgroups.	12/7/2020	8/16/2021	8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/23/2021)(May be acted upon Jan 2022)	8/27/2021-S. 2 YEAR	Current law establishes a public school financing system that requires state funding for county superintendents of schools, school districts, and charter schools to be calculated pursuant to a local control funding formula, as specified. Current law requires average daily attendance generated by certain pupils enrolled in a transitional kindergarten program to be included in the average daily attendance generated by pupils in kindergarten. Current law defines transitional kindergarten as the first year of a 2-year kindergarten program that uses a modified kindergarten curriculum that is age and developmentally appropriate. This bill would, commencing with the 2022–23 fiscal year, require the Superintendent of Public Instruction to compute an additional adjustment to the kindergarten and grades 1 to 3, inclusive, base grant, adjusted as described above, that is equal to 14.2% for each transitional kindergarten pupil who is enrolled in the school district or charter school that meets certain conditions, as specified.	Watch	
AB 92	Reyes D	Preschool and childcare and development services: family fees.	12/7/2020	6/14/2021	8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 7/7/2021)(May be acted upon Jan 2022)	8/27/2021-S. 2 YEAR	Current law requires the Superintendent of Public Instruction to establish a fee schedule for families using preschool and childcare and development services, as specified, and requires family fees, not to exceed 10% of the family's monthly income, to be assessed at initial enrollment and reassessed at the update of certification or recertification. Current law exempts certain families from those fees. Current law, as of July 1, 2021, transfers those services and responsibility from the State Department of Education to the State Department of Social Services. This bill would, among other things, instead require the family fees to not exceed 1% of the family's monthly income. The bill would require the lead agency to convene a workgroup of, among others, parents, childcare providers, and lead agency staff to	Co-Sponsor	Level A

							develop an equitable fee schedule, as specified.		
AB 316	Cooper D	State employees: pay equity: under-represent ed groups.	1/25/2021	3/4/2021	9/10/2021-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/8/2021)(May be acted upon Jan 2022)	9/10/2021-S. 2 YEAR	Curent law establishes the Department of Human Resources and requires the department to administer the Personnel Classification Plan, including allocating every position to the appropriate class. Current law requires the allocation of a position to a class be derived from, and determined by, ascertaining the duties and responsibilities of the position, and be based on the principle that all positions are to be included in the same class if certain qualifications apply, including, but not limited to, that the positions are sufficiently similar in respect to duties and responsibilities that the same descriptive title may be used, and substantially the same requirements as to education, experience, knowledge, and ability are demanded of incumbents. This bill would require the department, prior to January 1, 2023, and every 2 years thereafter, to prepare a report on gender and ethnicity pay equity in each classification under the Personnel Classification Plan where there is an underrepresentation of women and minorities.		Level
AB 1287	Bauer-Kahan D	Price discrimination: gender.	2/19/2021	4/21/2021	1/27/2022-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	1/27/2022-S. RLS.	Existing law prohibits a business establishment from discriminating against a person because of the person's gender with respect to the price charged for services of similar or like kind. Existing law also requires specified business establishments to disclose in writing the pricing for each standard service, as defined, to display, in a specified manner, a sign stating that it is illegal to base pricing on gender and that a complete price list is available upon request, and to display, in a specified manner, a price list, and to provide the customer with a copy of the complete price list upon request. This bill would prohibit a person, firm, partnership, company, corporation, or business from charging a different price for any 2 goods that are substantially similar, as defined, if those goods are priced differently based on the gender of the individuals for whom the goods are marketed and intended. The bill would authorize the Attorney General to seek an injunction to enjoin and restrain the continuance of those violations, and would authorize the court, in addition to granting the injunction, to impose a civil penalty not to exceed \$250 for a first violation, and a civil penalty not to exceed \$500 for each subsequent violation.	Support	Level
<u>AB 1666</u>	Bauer-Kahan D	Abortion: civil actions.	1/19/2022	3/16/2022	3/17/2022-Re-ref erred to Com. on HEALTH.	3/15/2022-A. HEALTH	Would declare another state's law authorizing a civil action against a person or entity that receives or seeks, performs or induces, or aids or abets the performance of an abortion, or who attempts or intends to engage in	Co Sponsor/ Sponsor	Level A

							those actions, to be contrary to the public policy of this state. The bill would prohibit the application of that law to a case or controversy heard in state court, and would prohibit the enforcement or satisfaction of a civil judgment received under that law. The bill would declare these provisions to be severable. This bill contains other existing laws.		
AB 1788	<u>Cunningham</u> R	Sex trafficking: hotels: actual knowledge or reckless disregard: civil penalty.	2/3/2022	3/24/2022	3/28/2022-Read second time. Ordered to third reading.	3/28/2022-A. THIRD READING	Current law requires hotels, as defined, to provide at least 20 minutes of training to their staff on how to recognize human trafficking as it pertains specifically to the hotel sector. This bill would allow civil penalties to be imposed against a hotel, as defined, if a supervisory employee, as defined, of the hotel knew of or acted with reckless disregard of the activity constituting sex trafficking activity, as defined, that occurred within the hotel and failed to inform law enforcement, the National Human Trafficking Hotline, or another appropriate victim service organization, as specified, or if any employee of that hotel knowingly benefited from participating in a venture that the employee knew, or acted in reckless disregard of the activity constituting sex trafficking activity within the hotel.	Support	Level C
AB 1844	Medina D	Higher Education Student and Faculty Protection Act.	2/8/2022	3/3/2022	3/7/2022-Re-refe rred to Com. on HIGHER ED.	3/3/2022-A. HIGHER ED.	The Donahoe Higher Education Act establishes the University of California, which is administered by the Regents of the University of California, the California State University, which is administered by the Trustees of the California State University, and the California Community Colleges, which is administered by the Board of Governors of the California Community Colleges, as the 3 segments of public postsecondary education in the state. A portion of the Donahoe Higher Education Act known as the Equity in Higher Education Act requires, among other things, each postsecondary educational institution in the State of California to have a written policy on sexual harassment, including information on the complaint process and the timeline for the complaint process. This bill, the Higher Education Student and Faculty Protection Act, would, beginning January 1, 2023, require the 3 segments of public postsecondary education to take certain actions before extending an official offer of employment to an applicant, as defined, including requesting that an applicant sign a statement declaring whether the applicant is the subject of any findings of sexual harassment, as specified, and authorizing the applicant's current and past employers to disclose to the hiring institution any sexual	Support	Level C

							harassment committed by the applicant. The bill would prohibit these public postsecondary educational institutions from hiring an applicant who does not sign the requested statement.	
AB 1930	Arambula D	Medi-Cal: comprehensive perinatal services.	2/10/2022	3/16/2022	3/17/2022-Re-ref erred to Com. on HEALTH.	2/18/2022-A. HEALTH	The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Under current law, a pregnant individual or targeted low-income child who is eligible for, and is receiving, health care coverage under any of specified Medi-Cal programs is eligible for full-scope Medi-Cal benefits for the duration of the pregnancy and for a period of one year following the last day of the individual's pregnancy. This bill, during the one-year postpregnancy eligibility period, and as part of comprehensive perinatal services under Medi-Cal, would require the department to cover additional comprehensive perinatal assessments and individualized care plans and to provide additional visits and units of services in an amount, duration, and scope that are at least proportional to those available on July 27, 2021, during pregnancy and the initial 60-day postpregnancy period in effect on that date. The bill would require the department to collaborate with the State Department of Public Health and a broad stakeholder group to determine the specific number of additional comprehensive perinatal assessments, individualized care plans, visits, and units of services to be covered.	Level
AB 1949	<u>Low</u> D	Employees: bereavement leave.	2/10/2022	3/30/2022	3/30/2022-Read second time and amended.	3/29/2022-A. APPR.	The California Family Rights Act, which is a part of the California Fair Employment and Housing Act, makes it an unlawful employment practice for an employer, as defined, to refuse to grant a request by an eligible employee to take up to 12 workweeks of unpaid protected leave during any 12-month period for family care and medical leave, as specified. This bill would additionally make it an unlawful employment practice for an employer to refuse to grant a request by an eligible employee to take up to 5 days of bereavement leave upon the death of a family member, as defined. The bill would require that leave be completed within 3 months of the date of death. The bill would require that leave be taken pursuant to any existing bereavement leave policy of the employer.	Level C
AB 1968	Seyarto R	Public postsecondary education: uniform informational	2/10/2022	3/17/2022	3/30/2022-From committee: Do pass. To Consent Calendar. (Ayes 12. Noes 0.)	3/30/2022-A. CONSENT CALENDA R	Various provisions of the act specify the responsibilities of the Trustees of the California State University and the Regents of the University of California to develop, among other things, policies and procedures, information, and education and training programs for	Level C

		guidance for sexual assault survivors.			(March 30).		students, faculty, and staff regarding sexual assault and rape, sexual violence, and sexual harassment, as provided. Provisions of the act apply to the University of California only to the extent that the Regents of the University of California, by appropriate resolution, make them applicable. This bill would require the Trustees of the California State University, and request the Regents of the University of California, to develop content and presentation standards and a model internet website template regarding the steps a campus community member who is a survivor of sexual assault may take immediately following the assault, as provided.		
AB 2018	Santiago D	Personal Income Tax Law: refundable credit: student loan debt.	2/14/2022	3/17/2022	3/21/2022-Re-ref erred to Com. on REV. & TAX.	3/17/2022-A. REV. & TAX	The Personal Income Tax Law allows various credits against the taxes imposed by that law. Current law establishes the continuously appropriated Tax Relief and Refund Account and provides that payments required to be made to taxpayers or other persons from the Personal Income Tax Fund are to be paid from that account, including any amount to be paid as a refundable tax credit in excess of any tax liabilities. This bill would, for the taxable year beginning on or after January 1, 2022, and before January 1, 2023, allow a credit against those taxes for a qualified taxpayer in a specified amount. The bill would define "qualified taxpayer" for this purpose to mean a taxpayer with a degree from a university headquartered in the state who has worked in public service, as defined, for at least 5 years, and who has at least \$5,000 in federal student loan debt, as defined. The bill would provide the amount of the credit would be equal to the lesser of the federal student loan debt of the qualified taxpayer or \$10,000.	Support	Level C
AB 2024	Friedman D	Health care coverage: diagnostic imaging.	2/14/2022	3/16/2022	3/17/2022-Re-ref erred to Com. on HEALTH.	2/24/2022-A. HEALTH	Would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2023, to provide coverage for medically necessary diagnostic or supplemental breast examinations, as defined, for screening or diagnostic purposes upon referral by specified professionals. The bill would prohibit a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2023, from imposing cost sharing for medically necessary or supplemental breast examinations.	Support	Level C
AB 2040	Maienschein D	Criminal procedure: restraining	2/14/2022	3/24/2022	3/28/2022-Re-ref erred to Com. on APPR.	3/22/2022-A. APPR.	Current law prohibits the intentional and knowing violation of a protective order, as specified. A violation of this prohibition is a misdemeanor. Current law	Support	Level C

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AP 2102	Calcial D	order violation.	2/15/2022	2/24/2022	2/20/2022 Park	2/20/2022 A	requires a minimum term of imprisonment if the violation results in physical injury. Current law also makes a subsequent violation of these provisions after a conviction, as specified, punishable as either a misdemeanor or a felony. This bill would make a violation of this prohibition that involves a protective order between specified parties and that involves the restrained person forcibly entering or trespassing within the residential dwelling, as defined, of the protected party punishable by a fine not exceeding \$2,000, or by imprisonment in a county jail for not less than 30 days nor more than one year, or by both that fine and imprisonment, except as specified.	Summer	
AB 2193	Gabriel D	Civil representation: immigration status.	2/15/2022	3/24/2022	3/30/2022-Read second time. Ordered to third reading.	3/30/2022-A. THIRD READING	The Sargent Shriver Civil Counsel Act requires legal counsel to be appointed to represent low-income parties in civil matters involving critical issues affecting basic human needs in courts selected by the Judicial Council. The act requires the Judicial Council to develop one or more programs to provide competitive grants to provide legal counsel to low-income persons who require legal services in civil matters involving specific types of civil matters, including, among others, housing-related matters, probate conservatorships, guardianships, and domestic violence and civil harassment restraining orders. This bill would require the programs to provide services without regard to the citizenship or immigration status of the person represented, and if an organization is prohibited, due to other funding restrictions, from representing certain persons due to their citizenship or immigration status, would require the organization to refer those individuals for services elsewhere.	Support	Level C
AB 2277	Reyes D	CalWORKs: victims of abuse.	2/16/2022		3/3/2022-Referre d to Com. on HUM. S.	3/3/2022-A. HUM. S.	Current federal law provides for the allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states. Current law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program under which, through a combination of state and county funds and federal funds received through the TANF program, each county provides cash assistance and other benefits to qualified low-income families. Existing law authorizes a county to waive a program requirement for a recipient who has been identified as a past or present victim of abuse when it has been determined that good cause exists. This bill would instead require a county to waive a program requirement for a recipient who has been identified as a past or present victim of abuse when it	Support	Level C

							has been determined that good cause exists.		
AB 2482	Calderon D	Public postsecondary education: student health: pilot program: wellness vending machines.	2/17/2022	3/28/2022	3/29/2022-Re-ref erred to Com. on HIGHER ED.	3/10/2022-A. HIGHER ED.	Would establish a pilot program, until July 1, 2029, that would require the California State University and the California Community Colleges to establish at 5 campuses of their segments at least one vending machine that dispenses wellness products, as provided. Participation of community colleges under the pilot program would be voluntary. This bill would request the University of California to establish at any number of campuses of their segment at least one vending machine that dispenses wellness products, as provided.	Support	Level C
AB 2525	Bryan D	School employees: dismissal or suspension: hate violence.	2/17/2022		3/10/2022-Referr ed to Com. on ED.	3/10/2022-A. ED.	Current law requires that the state board take action only if private funds are available in an amount that also covers the related department activities. Current law defines "hate crime" in the Penal Code to mean a criminal act committed, in whole or in part, because of one or more of the following actual or perceived characteristics of the victim: disability, gender, nationality, race or ethnicity, religion, sexual orientation, and association with a person or group with one or more of those actual or perceived characteristics. This bill would expand the definition of "hate violence" to include these hate crimes to the extent they are not already included, and to include crimes committed based on actual or perceived gender expression or gender identity, for purposes of the State Board of Education's actions aimed at discouraging the development of discriminatory attitudes in schools and at preventing and responding to hate violence.	Support	Level C
AB 2806	Rubio, Blanca D	Childcare and developmental services: preschool: expulsion and suspension: mental health services: reimbursement rates.	2/18/2022		3/17/2022-Referr ed to Coms. on HUM. S. and ED.	3/17/2022-A. HUM. S.	(1)The Child Care and Development Services Act, administered by the State Department of Social Services, establishes a system of childcare and development services for children up to 13 years of age. This bill would revise and recast the above provisions relating to the expulsion or unenrollment of a child from the state preschool program and would include a general childcare and development program and family childcare home education network program as part of those provisions, as provided. The bill would also establish requirements for the use of suspensions in the programs described above. The bill would require these programs to maintain records on expulsion and suspension, as provided. The bill would require, no later than January 1, 2025, and annually thereafter, the State Department of Education and the State Department of Social Services to collect and publish aggregate data on this information, as provided. This		Level C

							bill contains other related provisions and other existing laws.		
AB 2815	Berman D	Elections: vote by mail ballot drop-off locations.	2/18/2022		3/17/2022-Referr ed to Com. on ELECTIONS.	3/17/2022-A. ELECTION S	Would require a county, for a primary or special election conducted as an all-mailed ballot election or otherwise, to provide an additional vote by mail ballot drop-off location on the main campus of each California State University within the jurisdiction and, upon request, each University of California campus within the jurisdiction. The bill would require an elections official, when selecting ballot drop-off locations under existing law, to give preference to locations on certain California Community college campuses.	Support	Level C
AB 2832	Rivas, Robert D	Whole Child Community Equity.	2/18/2022		3/17/2022-Referr ed to Com. on HUM. S.	3/17/2022-A. HUM. S.	Would require the State Department of Social Services, in consultation with the Early Childhood Policy Council, to develop the Whole Child Equity Framework that specifies certain indicators that the department will use to end racial and economic inequity in childcare, and to develop the Whole Child Community Equity Screening Tool to collect community-level data for the Whole Child Equity Framework indicators and classifies communities based on higher or lower values for these indicators. The bill would, subject to an appropriation in the annual Budget Act for these purposes, require the department to provide new funding to target early childhood investments and whole child resources to help build infrastructure and strengthen local early childhood systems in the state's highest needs communities, as identified by the equity screening tool. The bill would establish the Whole Child Community Equity Fund in the State Treasury, and would require the moneys in the fund to be expended, upon appropriation by the Legislature, for the above-described purposes.	Watch	
AB 2881	Berman D	Public postsecondary education: students with dependent children.	2/18/2022	3/28/2022	3/29/2022-Re-ref erred to Com. on HIGHER ED.	3/24/2022-A. HIGHER ED.	Would require the California State University and each community college district, and request the University of California, with respect to each campus in their respective jurisdictions that administers a priority enrollment system, to grant priority in that system for registration for enrollment to a student parent, as defined. By imposing additional duties on community college districts, the bill would impose a state-mandated local program.	Support	Level B
AJR 23	Boerner Horvath D	Title IX: 50th anniversary.	1/12/2022	2/22/2022	3/15/2022-From committee: Be adopted. Ordered to Third Reading.	3/15/2022-A. THIRD READING	Would, on June 23, 2022, commemorate the 50th anniversary of the enactment of Title IX, and would urge Californians to continue to work together to achieve the goals set by Title IX, as specified.	Co Sponsor/ Sponsor	Level A

					(Ayes 9. Noes 0.) (March 15).				
SB 17	Pan D	Office of Racial Equity.	12/7/2020	7/1/2021	8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 6/30/2021)(May be acted upon Jan 2022)	2 YEAR	Would, until January 1, 2029, would establish in state government an Office of Racial Equity, an independent public entity not affiliated with an agency or department, governed by a Racial Equity Advisory and Accountability Council. The bill would authorize the council to hire an executive director to organize, administer, and manage the operations of the office. The bill would task the office with coordinating, analyzing, developing, evaluating, and recommending strategies for advancing racial equity across state agencies, departments, and the office of the Governor. The bill would require the office, in consultation with state agencies, departments, and public stakeholders, as appropriate, to develop a statewide Racial Equity Framework that includes a strategic plan with policy and inclusive practice recommendations, guidelines, goals, and benchmarks to reduce racial inequities, promote racial equity, and address individual, institutional, and structural racism.	Support	Level C
SB 70	Rubio D	Elementary education: kindergarten.	12/8/2020	5/20/2021	1/26/2022-Read third time. Passed. (Ayes 32. Noes 5.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.	1/26/2022-A. DESK	Would, beginning with the 2022–23 school year, require a child to have completed one year of kindergarten before that child may be admitted to the first grade at a public elementary school, except for a child who has been lawfully admitted to a public school kindergarten or a private school kindergarten in California, but has not yet completed one school year, and is judged to be ready for first-grade work, as specified, thereby imposing a state-mandated local program.	Support	Level C
SB 523	Leyva D	Health care coverage: contraceptives.	2/17/2021	7/8/2021	8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/19/2021)(May be acted upon Jan 2022)	2 YEAR	Current law establishes health care coverage requirements for contraceptives, including, but not limited to, requiring a health care service plan, including a Medi-Cal managed care plan, or a health insurance policy issued, amended, renewed, or delivered on or after January 1, 2017, to cover up to a 12-month supply of federal Food and Drug Administration approved, self-administered hormonal contraceptives when dispensed at one time for an enrollee or insured by a provider or pharmacist, or at a location licensed or authorized to dispense drugs or supplies. This bill, the Contraceptive Equity Act of 2021, would make various changes to expand coverage of contraceptives by a health care service plan contract or health insurance policy issued, amended, renewed, or delivered on and after January 1, 2022, including	Support	Level B

						requiring a health care service plan or health insurer to provide point-of-sale coverage for over-the-counter FDA-approved contraceptive drugs, devices, and products at in-network pharmacies without cost sharing or medical management restrictions.		
SB 951	Durazo D	Unemployment insurance: contribution rates: disability insurance: paid family leave: weekly benefit amount.	2/9/2022	3/25/2022-Set for hearing April 4.	3/21/2022-S. APPR.	Current law authorizes the Director of Employment Development to increase or decrease the rate of worker contributions, up to a certain amount, if the director determines the adjustment is necessary to reimburse the Unemployment Compensation Disability Fund for disability benefits paid or estimated to be paid or to prevent the accumulation of funds in excess of those needed to maintain an adequate fund balance. Under current law, the remuneration of a worker over a specified amount is not subject to the contribution levels described above. Under existing law, specifically, the worker contribution provision does not apply to that part of a worker's remuneration which is paid after remuneration with respect to employment equal to 4 times the maximum weekly benefit for each calendar year specified, multiplied by 13 and divided by 55%, has been paid to an individual by an employer. This bill would remove that limitation.	Support	Level C
SB 1017	Eggman D	Leases: termination of tenancy: abuse or violence.	2/14/2022	3/25/2022-April 5 hearing postponed by committee.	2/23/2022-S. JUD.	Current law prohibits a landlord from terminating or failing to renew a tenancy based upon an act or acts against a tenant or a tenant's household member that constitute domestic violence, sexual assault, stalking, human trafficking, or elder or dependent adult abuse if certain standards are met. Current law requires the act to be documented in one of several ways, including by a court order, police report, or tenant statement and qualified third party statement, as specified, and existing law requires that the person against whom the order was issued, or who was named in the police report or tenant statement and qualified third party statement, not be a tenant of the same dwelling unit as the tenant or household member. Current law allows a landlord to terminate or decline to renew a tenancy if the tenant allows the person against whom the court order was issued or who was named in the police report or tenant statement and qualified third party statement to visit the property or if the landlord reasonably believes that the presence of the person poses a physical threat to other tenants, guests, invitees, or licensees, or to a tenant's right to quiet possession, and the landlord previously gave at least 3 days' notice to the tenant to correct the violation, as specified. This bill would recast these provisions to prohibit a landlord from terminating		Level C

SB 1083	Skinner D	CalWORKs: pregnancy and homeless assistance.	2/15/2022		3/10/2022-Set for hearing April 5.	2/23/2022-S. HUM. S.	or failing to renew a tenancy based on an act of abuse or violence, as defined, against a tenant, a tenant's immediate family member, as defined, or a tenant's household member. Current law requires \$47 per month to be paid to a pregnant person qualified for CalWORKs aid to meet special needs resulting from pregnancy, and requires county human services agencies to refer all these recipients of aid to a local provider of the California Special Supplemental Nutrition Program for Women, Infants, and Children. This bill would, among other	Support	Level C
							things, also require county human services agencies to refer those recipients to perinatal home visiting services administered by county public health departments.		
SB 1115	Skinner D	Department of Industrial Relations: annual survey: Women in Construction Priority Unit.	2/16/2022	3/29/2022	3/29/2022-Set for hearing April 4. From committee with author's amendments. Read second time and amended. Re-referred to Com. on L., P.E. & R.	2/23/2022-S. L., P.E. & R.	Current law provides that one of the functions of the Department of Industrial Relations is to foster, promote, and develop the welfare of the wage earners of California, to improve their working conditions, and to advance their opportunities for profitable employment. Current law, the Shelley-Maloney Apprentice Labor Standards Act of 1939, authorizes a joint apprenticeship committee, unilateral management or labor apprenticeship committee, or an individual employer to administer an apprenticeship program, as prescribed. Current law requires the department to conduct an annual survey of the ethnic derivation of the individuals who are parties to apprentice agreements pursuant to that provision. This bill would require the annual survey to additionally include the gender of the individuals who are parties to those apprentice agreements.		Level C
SB 1131	Newman D	Safe at Home program: election workers and reproductive health care providers.	2/16/2022	3/17/2022	3/28/2022-VOTE : Do pass as amended, but first amend, and re-refer to the Committee on [Judiciary] (PASS)	3/28/2022-S. JUD.	Current law establishes an address confidentiality program for victims of domestic violence, sexual assault, stalking, human trafficking, or elder or dependent adult abuse, commonly known as the Safe at Home program, under which an adult person, or a guardian on behalf of a minor or an incapacitated person, states that they are a victim of domestic violence, sexual assault, stalking, human trafficking, or elder or dependent adult abuse, and designates the Secretary of State as the agent for service of process and receipt of mail. Under existing law, when the Secretary of State certifies the person as a program participant, the person's actual address is confidential. Under the program, any person who makes a false statement in an application is guilty of a misdemeanor. This bill would create a similar program for election	Support	Level C

						workers, as defined.		
SB 1162	Limón D	Employment: Salaries and Wages.	2/17/2022	3/29/2022-Set for hearing April 4.		Current law establishes the Department of Fair Employment and Housing (DFEH) within the Business, Consumer Services, and Housing Agency to enforce civil rights laws with respect to housing and employment and to protect and safeguard the right of all persons to obtain and hold employment without discrimination based on specified characteristics or status. This bill would, instead, require a private employer that has 100 or more employees to submit a pay data report to DFEH. This bill would revise the timeframe in which a private employer is required to submit this information to require that it be provided on or before the second Wednesday of May 2023, and for each year thereafter on or before the second Wednesday of May. This bill would also require a private employer that has 100 or more employees hired through labor contractors, as defined, to also submit a separate pay data report to DFEH for those employees in accordance with the above timeframe, as specified. This bill contains other related provisions and other existing laws.	Support	Level C
SB 1375	Atkins D	Nursing: nurse practitioners.	2/18/2022	3/25/2022-Set for hearing April 4.	3/9/2022-S. B., P. & E.D.	In order to perform an abortion by aspiration techniques under the act, a person with a license or certificate to practice as a nurse practitioner or a certified nurse-midwife is required to complete board-recognized training. This bill would revise that provision to specify that it applies to a person with a license or certificate to practice as a nurse practitioner practicing pursuant to a standardized procedure, and to a qualified nurse practitioner functioning pursuant to certain advanced practice provisions. By expanding the application of a crime, the bill would impose a state-mandated local program.	Support	Level C

Total Measures: 32

Total Tracking Forms: 32