California State Legislature Assembly Committee on Insurance

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Automobile Insurance

AB-487 (Chen) - Automobile insurance.

This bill would have increased the deductible allowed for modification of automobile physical damage coverage from \$100 to \$200, thus providing that modification of automobile physical damage coverage by the inclusion of a deductible that does not exceed \$200 is not a cancellation of the coverage or of the policy.

Status: Died in the Assembly Insurance Committee

SB-1107 (Dodd) - Vehicles: insurance.

This bill, effective January 1, 2025, increases the minimum allowable motor vehicle financial responsibility limits from \$15,000 to \$30,000 to cover costs related to the bodily injury or death of one person in any one accident, from \$30,000 to \$60,000 to cover costs related to the bodily injury or death of two or more persons in any one accident, and from \$5,000 to \$15,000 cover costs related to the destruction of property in any one accident, and increases these limits to \$50,000/\$100,000/\$25,000, effective January 1, 2035.

Status: Chaptered by Secretary of State, Chapter 717, Statutes of 2022

<u>Bail</u>

AB-2043 (Jones-Sawyer) - Bail bonds.

This bill prohibits a person from performing the activities of a bail fugitive recovery agent without a license, and requires an applicant for a bail fugitive recovery agent's license to file a surety bond, a policy of liability insurance, and a notice of appointment with the Insurance Commissioner.

Status: Chaptered by Secretary of State, Chapter 768, Statutes of 2022

Employment Development Department

AB-8 (Smith) - Unemployment benefits: direct deposit.

This bill would have, by July 1, 2021, provided that the recipient of the unemployment compensation benefits has the right to choose whether the benefits payments are directly deposited into a qualifying account or applied to a prepaid debit card.

Status: Died in the Assembly Insurance Committee

AB-12 (Seyarto) - Personal information: social security numbers: the Employment Development Department.

This bill requires state agencies, as soon as is feasible, but no later than January 1, 2023, to stop sending any ongoing United States mail to an individual that contains the individual's social security number unless the number is truncated to its last four digits.

Status: Chaptered by Secretary of State, Chapter 509, Statutes of 2021

AB-19 (Santiago) - Unemployment insurance compensation: COVID-19 pandemic: temporary benefits.

This bill would have required the Employment Development Department to provide, until July 1, 2022, following the termination of assistance pursuant to the federal Pandemic Unemployment Assistance and the Pandemic Emergency Unemployment Compensation or any other federal or state supplemental unemployment compensation payments for unemployment due to the COVID-19 pandemic, in addition to an individual's weekly benefit amount as otherwise provided for by existing unemployment compensation law, unemployment compensation benefits equivalent to the terminated federal or state supplemental unemployment compensation payments for the remainder of the duration of time the individual is unemployed due to the COVID-19 pandemic, notwithstanding the weekly benefit cap.

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance Committee on January 3, 2022. Died in the Assembly Insurance Committee

AB-23 (Chen) - Benefits: eligibility determination: inmates.

This bill would have, beginning July 1, 2021, required the Employment Development Department, as part of its process for determining eligibility for unemployment insurance benefits, cross-check all claimant information with state and county correctional facility inmate data in an effort to detect fraudulent applications.

Status: Died in the Assembly Insurance Committee

AB-24 (Waldron) - Unemployment insurance: benefit determination deadlines.

This bill would have required the Employment Development Department to provide a claimant with a notification of the computation used to determine their benefits within 30 days of the receipt of the claim and to respond to a challenge by the claimant or the base employer based on the computation or recomputation of benefits within 15 days of the receipt of the protest.

Status: Died in the Assembly Insurance Committee

AB-42 (Lackey) - Unemployment insurance: advisory committee on unemployment insurance.

This bill would have required the Employment Development Department (EDD) to establish, upon appropriation by the Legislature, an advisory committee to advise EDD on matters within EDD's jurisdiction, including, but not limited to, unemployment insurance. The bill would require the advisory committee to hold open and public meetings in compliance with the Bagley-Keene Open Meeting Act at least once a quarter. The bill would have required, commencing on January 1, 2023, the advisory committee to prepare and publicly publish an annual report describing its activities, including, but not limited to, recommendations made by the advisory committee and EDD's response to those recommendations.

AB-56 (Salas) - Benefits: outgoing mail: claim processing: reporting.

This bill requires an annual corrective action plan to be completed by the Employment Development Department (EDD) and be submitted to the Legislature every December 15. If the EDD fails to comply by January 1, 2023, the bill would require, upon appropriation by the Legislature, EDD to provide access to and pay for identity theft monitoring for any individual who receives outgoing United States mail from EDD that contains full social security numbers in violation of the bill's provisions. This bill will require EDD, for purposes of unemployment compensation, upon appropriation by the Legislature, to comply with various reporting and review processes. This bill will require EDD, to report specified information regarding overpayments at least once every 6 months on its internet website, to immediately perform a risk assessment of its deferred workloads, and to develop a workload plan that prioritizes its deferred workloads based on that risk assessment. This bill requires EDD to revise its public dashboards with regard to the number of backlogged claims. The bill also requires EDD to implement a formal policy that establishes a process for tracking and periodically analyzing the reasons why unemployment insurance claimants call for assistance and to regularly analyze this data, to improve its call center.

Status: Chaptered by Secretary of State, Chapter 510, Statutes of 2021

AB-74 (Lorena Gonzalez) - Unemployment and disability benefit payments: direct deposit.

This bill would have required the Employment Development Department, before commencing payment, to provide the option of direct deposit for unemployment compensation benefits and disability benefits to claimants.

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance Committee on June 21, 2021.

Chaptered by Secretary of State, Chapter 410, Statutes of 2021

AB-110 (Petrie-Norris) -Fraudulent claims for unemployment compensation benefits: inmates.

This bill requires the Department of Corrections and Rehabilitation to provide the names and social security numbers of current inmates to the Employment Development Department (EDD) for the purpose of preventing payments on fraudulent claims for unemployment compensation benefits, and would require EDD to cross match that information before any payment of unemployment compensation benefits is provided.

Status: Chaptered by Secretary of State, Chapter 511, Statutes of 2021

AB-123 (Lorena Gonzalez) - Paid family leave: weekly benefit amount.

This bill would have increased the wage replacement rate for paid family leave claims commencing after January 1, 2023, but before January 1, 2025 to 65% or 75%; and for claims commencing after January 1, 2025 to 70% or 90%.

Status: Vetoed by Governor **Governor's Veto Message:**

To the Members of the California State Assembly:

I am returning Assembly Bill 123 without my signature.

This bill revises formulas for determining benefits under the State Disability Insurance (SDI) program, which includes Disability Insurance (DI) and Paid Family Leave (PFL) programs, beginning January 1, 2023.

My Administration has been a strong advocate for expanding access to DI and PFL programs, and I am proud of the progress we have made in collaboration with the Legislature. In 2019, I signed SB 83 (Chapter 24) which extended the maximum duration of paid family leave benefits from 6 to 8 weeks and AB 406 (Chapter 386) which required PFL applications to be provided in multiple languages. Last year, I signed SB 1383 (Chapter 86) which provided job-protected leave to employees working for employers with five or more employees. This year, I signed AB 138 (Chapter 78) which extended increased wage replacement rates to 2023.

This bill would create significant new costs not included in the 2021 Budget Act and would result in higher disability contributions paid by employees. I look forward to continued partnership with the Legislature to ensure that workers have true access to programs providing family leave.

Sincerely, Gavin Newsom

AB-274 (Davies) - Unemployment benefits: chip-enabled cards.

This bill would have revised the definition of prepaid card or prepaid card account by requiring cards to be chip-enabled.

Status: Died in the Assembly Insurance Committee

AB-360 (Patterson) - Employment Development Department: Unemployment Insurance Reform Project.

This bill would have established the Unemployment Insurance Reform Project to be administered by the Director of the Employment Development Department (EDD). Under the bill, EDD would have been required to comply with various reporting and review processes. In this regard, the bill would have required EDD to report specified information regarding overpayments at least once every 6 months on its internet website, to immediately perform a risk assessment of its deferred workloads, and to develop a workload plan that prioritizes its deferred workloads based on that risk assessment. The bill would have required EDD to develop a recession plan so that it is well prepared to provide services during future economic downturns. The bill would have required EDD to, by March 1, 2021, revise its public dashboards with regard to the number of backlogged claims, as specified.

Status: Died in the Assembly Insurance Committee

AB-397 (Mayes) - Unemployment insurance: benefits: disqualification: notice.

This bill requires the Employment Development Department to provide an individual additional notification prior to disqualifying them from unemployment insurance benefits.

Status: Chaptered by Secretary of State, Chapter 516, Statutes of 2021

AB-400 (Petrie-Norris) - Unemployment insurance: Unemployment Insurance Oversight Advisory Board.

This bill would have created an advisory board of legislative and gubernatorial appointees, within the Labor and Workforce Development Agency, to review the Unemployment Insurance operations of the Employment Development Department (EDD) and make recommendations on efficiency, customer service, access to benefits, fraud, strategic planning, and operations. It would have required the board to issue recommendations quarterly with and requires EDD to respond to the recommendations through annual reports.

Status: Held in the Assembly Appropriations Committee

AB-401 (Chiu) - Employment Development Department: language translations.

This bill would have expanded access to language translations in the Employment Development Department (EDD). This bill would have required all standard information employee pamphlets concerning unemployment and disability insurance programs be printed in any written language that is or becomes a Medi-Cal threshold language in any county. Would have required all online interface and paper applications for all benefits programs administered by EDD, all documents and all written communications be translated in any written language that is or becomes a Medi-Cal threshold language in any county. Would have required, upon a claimant's request, EDD to read a document aloud and orally explain the document to the claimant in their preferred language. Would have required a community review process to ensure plain language, readability, and cultural appropriateness. Would have required proactive collection of an individual's language preference and all communication with EDD be in the individual's preferred language. Would have required EDD to report on the preferred written and spoken languages of applicants and claimants and how applications have been resolved, including processing times, denial rates and the basis for denials.

Status: Died in the Senate Appropriations Committee

AB-402 (Wicks) -Office of the Claimant Advocate and Stakeholder Advisory Group.

This bill would have created the Office of the Claimant Advocate within the Employment Development Department (EDD) for the purpose of protecting Californians' rights in seeking benefits administered by EDD, including unemployment and disability insurance, and creates a Stakeholder Advisory Group within EDD.

Status: Ordered to inactive file on the Senate Floor

AB-548 (Carrillo) - Unemployment compensation benefits: overpayments.

This bill would have modified the 30% penalty assessment on overpayment of unemployment compensation benefits to be a one-time penalty, to the extent required by federal law. The bill, with regard to the Employment Development Department's (EDD) findings regarding overpayment, would additionally have required EDD to find that a false statement or representation, or the withholding of a material fact, was made with fraudulent intent. The bill would have authorized interest to be charged and collected on overpayments, to be calculated at a specified rate, if an individual has been charged an overpayment penalty for Pandemic Unemployment Assistance benefits. The bill would have required revenues of that interest to be deposited 50% into the Unemployment Trust Fund and 50% into the Employment Development Department Benefit Audit Fund. The bill have would prohibited the director from commencing recovery of overpayments of unemployment compensation benefits until the termination of the declared COVID-19 state of emergency.

Status: Died in the Assembly Insurance Committee

AB-867 (Kiley) - Family care leave: child deceased in childbirth.

This bill would have expanded eligibility for benefits under the paid family leave program by expanding bonding leave relating to a child's birth to include leave for a parent who was pregnant with a child, if the child dies unexpectedly during childbirth at 37 weeks or more of pregnancy.

Status: Died in the Assembly Insurance Committee

AB-980 (Megan Dahle) - Employment Development Department: claim information.

This bill would have required the Employment Development Department (EDD) to make available, to employers, a list of claimants approved to receive unemployment insurance benefits, via the EDD's online portals.

Status: Died in the Assembly Appropriations Committee

AB-1008 (Grayson) - Unemployment insurance: employee status: definition.

This bill, among other things, would have exempted from the definition of employment, a seller that sells or demonstrates products in the buyer's business. The bill would also have specified that certain types of vehicles used to sell specified tools do not qualify as a retail or wholesale establishment for purposes of these provisions.

Status: Died in the Assembly Labor and Employment Committee

AB-1041 (Wicks) - Employment: leave.

This bill would have expanded the population that an employee can take leave to care for to include a designated person. The bill would define "designated person" to mean a person identified by the employee at the time the employee requests family care and medical leave. The bill would authorize an employer to limit designation of a person, as prescribed. This bill would expand the definition of the term "family member" to include individuals related by blood or whose close association with the employee is the equivalent of a family relationship. This bill would expand eligibility for benefits under the paid family leave program to include individuals who take time off work to care for a seriously ill individual related by blood or whose close association with the employee is the equivalent of a family relationship. The bill would make conforming changes to the definitions of the terms "family care leave" and "family member."

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance Committee on April 22, 2021.

Chaptered by Secretary of State - Chapter 748, Statutes of 2022

AB-1159 (Daly) - Employment Development Department: reports.

This bill would have required the Director of the Employment Development Department (EDD) to prepare a report to the Legislature on EDD's automation plans, including recommendations for improvements to be prepared and transmitted annually on or before March 31 of each year instead of biennially.

AB-1596 (Choi) - Unemployment: federal unemployment account: advances repayment.

This bill would have appropriated \$19.3 billion from the General Fund to the Employment Development Department, for the purpose of fully repaying all advances to California from the federal unemployment account by September 30, 2022; would have authorized the Director of Finance to augment the amount appropriated from the General Fund as necessary to fully repay the total amount owed as of the date of repayment; and revert to the General Fund on October 15, 2022 any moneys appropriated in excess of the amount necessary to fully repay the amount owed.

Status: Failed passage in the Assembly Insurance Committee

AB-1805 (Choi) - Unemployment: online information: Federal Unemployment Tax Act tax credit.

This bill requires that information regarding the Federal Unemployment Tax Act tax credit and its implications on employer tax responsibilities, be posted on the Employment Development Department's internet website.

Status: Chaptered by Secretary of State, Chapter 109, Statutes of 2022

AB-1821 (Patterson) - Unemployment compensation benefits: application processing timeframes: public information.

This bill would have required, beginning July 1, 2023, the director of the Employment Development Department (EDD) to make information about unemployment insurance benefits processing timeframes available on EDD's internet website. The information must be updated every two weeks and include graphical representations of data from the past six months. The web address where the information can be found must be included on the Notice of Unemployment Insurance Claim Filed form provided to a claimant.

Status: Held in the Assembly Appropriations Committee

AB-1854 (Boerner Horvath) - Unemployment insurance: work sharing plans.

This bill deletes the January 1, 2024 sunset date on the provision of law requiring the Employment Development Department (EDD) to accept online applications from employers wishing to participate in EDD's work sharing program. This bill also requires EDD to accept electronic signatures on all work sharing plan documents.

Status: Chaptered by Secretary of State, Chapter 112, Statutes of 2022

AB-1992 (Chen) - Unemployment insurance: policies and practices: report.

This bill would have required the Director of the Employment Development Department to report the results of the policies and practices review on or before January 1, 2024, and submit subsequent reports every 2 years thereafter.

Status: Died in the Assembly Insurance Committee

AB-2129 (Carrillo) - Employment Development Department: recession plan.

This bill adds an additional element to the Employment Development Department's recession plan requiring the department to summarize actions taken to implement recommendations contained in the recession plan previously submitted to the Legislature.

Status: Chaptered by Secretary of State, Chapter 119, Statutes of 2022

AB-2184 (Wicks) - Unemployment insurance: benefits: eligibility.

This bill would have prohibited an unemployed individual who is otherwise eligible for unemployment compensation benefits from being deemed ineligible, and would require that individual to be considered as being able to and available for work, for any week in which the individual meets any of certain conditions, including if the claimant is available exclusively for telework for which the claimant is reasonably fitted.

Status: Died in the Assembly Insurance Committee

AB-2570 (Daly) - Unemployment insurance: Unemployment Fund.

This bill would have required the State Controller to transfer \$7.25 billion from the General Fund to the Unemployment Fund to help pay down outstanding debt.

Status: Held in the Assembly Appropriations Committee

AB-2621 (Valladares) - Unemployment insurance: policies and practices.

This bill would have provided that unemployment insurance claims forms used by the Employment Development Department must require claimants and their employers to sign an acknowledgment that they may be subject to penalties for willfully making false statements or representations or willfully failing to disclose information. The signed acknowledgments would not be made under penalty of perjury.

Status: Held in Assembly Appropriations Committee

AB-2781 (Cunningham) - Department study: blockchain technology.

This bill would have required the Employment Development Department to study the feasibility of utilizing block chain technology.

Status: This bill was substantially amended outside the jurisdiction of the Assembly Insurance Committee on April 5, 2022.

Held in the Senate Appropriations Committee

AB-2847 (Eduardo Garcia) - Unemployment: Excluded Workers Pilot Program.

This bill, upon appropriation by the Legislature, would have established the Excluded Workers Pilot Program to provide unemployment insurance benefits, as specified, to workers who are not eligible for regular state or federal unemployment insurance benefits due to their immigration status.

Status: Vetoed by Governor Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 2847 without my signature.

This bill would create the Excluded Workers Pilot Program to provide unemployment benefits to those ineligible for the regular Unemployment Insurance Program due to their immigration status. The bill is subject to the Legislature appropriating funds for benefits to be administered through the program but does require the Employment Development Department (EDD) to take immediate steps to upgrade information technology (IT) systems to accept applications for the program at the cost of over \$200 million in upfront general fund costs and over \$20 million in ongoing funds without providing funding for the actual benefits.

California has taken critical actions to support inclusion and opportunity for undocumented immigrants and mixed status families. Just this year, California made historic investments to ensure more undocumented Californians have access to health care, food assistance, and to provide inflation relief regardless of immigration status. As we continue forward, this bill needs further work to address the operational issues and fiscal concerns, including a dedicated funding source for benefits.

With our state facing lower-than-expected revenues over the first few months of this fiscal year, it is also important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety-net programs.

The Legislature sent measures with potential costs of well over \$20 billion in one-time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.

Sincerely, Gavin Newsom

SB-39 (Grove) - Fraudulent claims: inmates.

This bill would have required the California Department of Corrections and Rehabilitation at least every 90 days, to provide the names and social security numbers of current inmates to the Employment Development Department for the purpose of preventing fraudulent unemployment claims.

Status: Held in the Assembly Appropriations Committee

SB-58 (Wilk) - Personal information: social security numbers: state agencies: Employment Development Department: fraud prevention.

This bill would have prohibited the Employment Development Department (EDD) from sending outgoing US mail containing an individual's social security number as soon as feasible, but no later than January 1, 2023. Additionally, this bill would have required EDD, on or before January 1, 2022, to identify the fraud prevention efforts it can adjust to improve effectiveness during periods of high demand for benefits and designate a single unit responsible for coordinating fraud prevention and align the unit's duties with best practices for detecting and preventing fraud.

Status: Held in the Assembly Appropriations Committee

SB-232 (Nielsen) - Employment Development Department: policies and practices.

This bill would have required the Employment Development Department (EDD) to implement recommendations of the State Auditor, published in January 2021, related to timely and accurate issuance of unemployment insurance benefits. Specifically, this bill would have required EDD, on or before May 31, 2022, to prioritize elements of the Benefit Modernization System IT project that will assist in making payments timely and that may be implemented incrementally. This bill would also have required EDD, on or before May 31, 2022, to begin to track and periodically analyze the reasons unemployment insurance claimants call for assistance. Additionally, this bill would have required EDD, on or before May 31, 2022, to assess the effectiveness of its call center operations and to monitor data according to specified timelines; would have required EDD to create model workload projections that account for a potential surge in unemployment insurance claims, and to create staffing plans for such scenarios; would have required EDD to report to the Legislature annually on the effectiveness of its fraud prevention and detection tools; and, would have required EDD to designate an exclusive unit that is responsible for coordinating all unemployment insurance fraud prevention and detection.

Status: Held in the Assembly Appropriations Committee

SB-390 (Laird) - Employment Development Department: recession plan.

This bill requires the Employment Development Department to develop and implement a recession plan to prepare for an increase in unemployment insurance compensation benefits due to an economic recession.

Status: Chaptered by Secretary of State, Chapter 543, Statutes of 2021

SB-420 (Umberg) - Unemployment insurance: Unemployment Insurance Integrity Enforcement Act.

This bill would have created the Unemployment Insurance Integrity Enforcement Program within the Department of Justice (DOJ) and establishes a task force within DOJ that includes the Director of the Employment Development Department.

Status: Held in the Assembly Appropriations Committee

SB-700 (Durazo) - Employment Development Department.

This bill would have established that the decisions in Ruben Aldrete Ruiz v. Employment Development Department (Case No. AO-445635) and in Francisco J. Banales v. Employment Development Department (Case No. AO-445581) correctly interpret current law. This bill would have required the Employment Development Department (EDD) be bound by the above decisions for all purposes under the Unemployment Insurance Code, including the determination of benefits or obligations for employees and employers. This bill also would have required that EDD apply the California Unemployment Insurance Appeals Board (CUIAB) reasoning and interpretation in all appropriate cases.

Status: This bill was substantially amended outside the jurisdiction of the Assembly Insurance Committee on June 16, 2022.

Held in the Assembly Appropriations Committee

SB-951 (Durazo) - Unemployment insurance: contribution rates: disability insurance: paid family leave: weekly benefit amount.

This bill (1) extends the existing wage replacement rates for the State Disability (SDI) and Paid Family Leave programs, which provide a 60-70% wage replacement and is set to sunset January 1, 2023, to January 1, 2025; (2) for claims commencing on or after January 1, 2025, revises the formulas for determining benefits under both programs to provide an increased wage replacement rate ranging from 70-90% based on the individual's wages earned, as specified; and (3) on January 1, 2024 repeals the wage ceiling for contributions into the SDI fund, thereby making all wages subject to the SDI contribution rate.

Status: Chaptered by Secretary of State, Chapter 878, Statutes of 2022

SB-1058 (Durazo) - Disability insurance: paid family leave: demographic data.

This bill requires the Employment Development Department by July 1, 2026, to collect demographic data for individuals who claim benefits under the State Disability Insurance and Paid Family Leave programs, including race and ethnicity data as well as sexual orientation and gender identity data.

Status: Chaptered by Secretary of State, Chapter 317, Statutes of 2022

SB-1138 (Allen) - Unemployment insurance: report: self-employed individuals.

This bill requires the Employment Development Department to conduct a feasibility study that examines the idea of extending unemployment insurance benefits to self-employed individuals and reports on what actions are necessary to implement this expansion.

Status: Chaptered by Secretary of State, Chapter 836, Statutes of 2022

General Insurance

AB-494 (Mayes) - Insurance Holding Company System Regulatory Act.

This bill amends the Insurance Holding Company System Model Act and Model Regulation provisions to assist in the evaluation of insurance group risk and liquidity stress.

Status: Chaptered by Secretary of State, Chapter 464, Statutes of 2021

AB-743 (Ramos) - Insurance: business interruption: coverage for COVID-19.

This bill, as it relates, to an insurance policy that provides coverage for business interruption, would have created rebuttable presumptions affecting the burden of proof in a case in which the insured alleges that the business interruption was due to the COVID-19 pandemic and occurred during the period of the state of emergency declared by the Governor due to the COVID-19 pandemic. The bill would have provided that it applies retroactively to all insurance policies that provide coverage for business interruption that were in full force and effect on and after March 4, 2020.

Status: Died in Assembly Insurance Committee

AB-1511 (Committee on Insurance) - Insurance: omnibus.

This bill aligns mailing requirements for notices of renewal and nonrenewal; makes changes to the leeway law to incentivize insurer investment in renewable energy and community development; clarifies penalties for fraud; and, clarifies the California Insurance Commissioner's authority to suspend or revoke a license; and revises surety bond requirements.

Status: Chaptered by Secretary of State, Chapter 627, Statutes of 2021

AB-1541 (Committee on Insurance) - Insurance: Guarantee Association.

This bill extends for three years the California Insurance Guarantee Association's authority to issue bonds not to exceed \$1.5 Billion in order to cover workers' compensation claims obligations.

Status: Chaptered by Secretary of State, Chapter 305, Statutes of 2021

AB-1681 (Daly) - Insurance: fraud prevention and detection.

This bill permits district attorneys to convene and/or participate in meetings with the Insurance Commissioner, insurance companies, and self-insured employers to discuss suspected, anticipated, or completed acts of insurance fraud, accompanied by a grant of conditional immunity to meeting participants for libel, slander, and other relevant causes of action.

Status: Chaptered by Secretary of State, Chapter 861, Statutes of 2022

AB-1694 (Levine) - Insurance: investment disclosures.

This bill would have required an admitted insurer to disclose its investments in fossil fuel-related entities and the fossil fuel companies and projects it underwrites or otherwise insures.

Status: Died in the Assembly Insurance Committee

AB-2154 (Cooley) - California Insurance Guarantee Association.

This bill simplifies the California Insurance Guarantee Association's (CIGA) bonding authority and deletes a sunset on that authority; provides a statutory mechanism for use by CIGA to impose a surcharge on new licensees and existing licensees that begin writing a new line of business; and clarifies CIGA's obligation to cover cyber security insurance policy claims in the event of the insolvency of a company writing this type of insurance.

Status: Chaptered by Secretary of State, Chapter 408, Statutes of 2022

AB-2238 (Luz Rivas) - Extreme heat: statewide extreme heat ranking system.

This bill requires the California Environmental Protection Agency, in coordination with the Integrated Climate Adaptation and Resiliency Program, the California Department of Public Health, and the California Department of Insurance, to develop a statewide extreme heat ranking system.

Status: Chaptered by Secretary of State, Chapter 264, Statutes of 2022

AB-2299 (Chen) - Insurance: electronic transmissions.

This bill would have eliminated certain requirements related to an insurer providing notices of insurance transactions by electronic transmission, including the requirement that a licensee who is required to transmit a record by return receipt, registered mail, certified mail, signed written receipt of delivery, or other method of delivery evidencing actual receipt by the person, and who transmits that record electronically, to maintain a process or system that demonstrates proof of delivery and actual receipt of the record.

Status: Died in the Assembly Insurance Committee

AB-2323 (Levine) - Insurance: covered communications.

This bill, until January 1, 2025, would have required the California Department of Insurance to post information about communications the Insurance Commissioner and the Commissioner's appointees have with interested parties.

Status: Died in the Assembly Insurance Committee

AB-2372 (Calderon) - Insurance: privacy notices.

This bill would have required an insurance institution or agent (insurer) to provide a clear and conspicuous notice to customers that accurately reflects its privacy policies and practices not less than annually during the continuation of the customer relationship, and exempts insurers who do not share personal information for marketing purposes from this requirement, as long as additional information about consumer rights is included in the insurer's abbreviated annual notice.

Status: Ordered to the inactive file on the Senate Floor

SB-334 (Durazo) - Detention facilities: contracts.

This bill imposes liability, auto, and umbrella insurance requirements on for-profit, private detention facilities that house criminal and civil detainees, and prohibits them from self-insuring workers' compensation coverage. This bill also provides that an insurer shall require the facility to comply with specified operating standards, and to provide the insurer and Insurance Commissioner with an initial compliance report and annual updates.

Status: Chaptered by Secretary of State, Chapter 298, Statutes of 2021

SB-655 (Bradford) - Insurers: diversity.

This bill promotes greater diversity in California's insurance industry by increasing the number of California insurance companies that must report to the California Department of Insurance every two years regarding supplier and governing board diversity by lowering the reporting threshold for participation in the supplier diversity and governing board diversity survey to include insurers that write at least \$75 million in California premiums; clarifying what insurance companies must include in that report with respect to their policies or goals to increase board diversity; and, encouraging California insurers participating in the California Organized Investment Network to consider utilizing diverse investment managers.

Status: Chaptered by Secretary of State, Chapter 390, Statutes of 2021

SB-713 (Rubio) - Insurer and State Compensation Insurance Fund investments.

This bill would have added flexibility to the leeway law, which governs how insurers may make certain investments, in order to encourage insurers to make more California Organized Investment Network qualified investments. These include investments in renewable energy and community development. This bill also would have authorized similar diversification of State Compensation Insurance Fund investments until January 1, 2027, by authorizing limited discretionary authority to make Environmental, Social, or Governance investments in line with existing authorities for other insurers, specifically in properties and securities, and money market mutual funds.

Status: Died in the Assembly Rules Committee

SB-1040 (Rubio) - Insurance: restitution.

This bill authorizes the Insurance Commissioner to seek restitution, in addition to civil penalties as authorized by existing law, for a victim harmed by a person selling insurance products without a proper license to do so.

Status: Chaptered by Secretary of State, Chapter 540, Statutes of 2022

SB-1242 (Committee on Insurance) - Insurance.

This bill makes technical corrections and other technical amendments to laws administered by the California Department of Insurance.

Status: Chaptered by Secretary of State, Chapter 424, Statutes of 2022

Liability Insurance

AB-506 (Lorena Gonzalez) - Liability insurance for youth service organizations.

This bill would have required an insurer providing liability insurance coverage to a youth service organization to require the organization to fully comply with specified standards, including that its administrators, employees, and volunteers who are mandated reporters complete a required online mandated reporter training. The bill would require a youth service organization to report to the insurer and the Insurance Commissioner regarding its compliance with the specified standards. The bill would require an insurer to notify the director of a youth service organization and the commissioner if the organization is not in compliance with the specified standards, and would require the insurer to cancel the organization's insurance policy if it fails to remedy the deficiencies within 60 days.

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance Committee on April 7, 2021. Chaptered by Secretary of State, Chapter 169, Statutes of 2021

AB-1393 (Cooley) - Personal liability insurance.

This bill would have exempted a policy of comprehensive personal liability insurance written by a non-admitted insurer from containing a provision for coverage against liability for the payment of workers' compensation to household employees.

Status: Died in the Assembly Insurance Committee

AB-2568 (Cooley) - Cannabis: insurance providers.

This bill provides that it is not a crime for a licensed individual or firm to provide insurance or related services to persons licensed to engage in commercial cannabis.

Status: Chaptered by Secretary of State, Chapter 393, Statutes of 2022

Life and Long - Term Care Insurance

AB-1498 (Low) - Insurance: notice of policy cancellation, lapse, or termination.

This bill would have required, as it relates to insurance policies with coverage in an amount of \$100,000 or more, to provide a notice of cancellation for nonpayment of premiums to be sent by certified mail to the named insured and to any other person designated by the named insured to receive that notice. This bill would also have required, for an individual life insurance policy issued prior to January 1, 2013, an insurer to send a notice to a policy owner, on or before January 31, 2022, informing the policy owner of the right to designate at least one person, in addition to the applicant, to receive notice of lapse or termination of a policy for nonpayment of premium. The bill would have required the insurer to include with the notice a specified form for the policy owner to make that designation. This bill would have required a life insurer to provide notice of termination or lapse of policy by certified mail.

Status: This bill was substantially amended outside the jurisdiction of the Assembly Insurance Committee on January 3, 2022.

Died in the Assembly Appropriations Committee

AB-1563 (Committee on Insurance) - Life insurance policy illustrations.

This bill would have required life insurers to include in the notices to policy owners that they can submit requests on the insurer's internet website for an in force illustration, if not included in the annual report.

Status: Died in Senate Insurance Committee

AB-2604 (Calderon) - Long-term care insurance.

This bill requires long-term care insurance providers certified by the California Partnership for Long-Term Care Program to provide lower-cost inflation adjustment options.

Status: Chaptered by Secretary of State, Chapter 534, Statutes of 2022

SB-283 (Gonzalez) - Life and disability income insurance: HIV tests.

This bill makes changes to the Equal Insurance HIV Act (Act) including prohibiting on and after January 1, 2023, a life or disability insurance insurer from considering an applicant's occupation in determining whether to require an HIV test; prohibiting, on and after January 1, 2023, a life or disability income insurer from limiting benefits payable for a loss caused by or contributed to by HIV or acquired immune deficiency syndrome, and clarifying that the misdemeanor for willful, negligent, or malicious disclosure of HIV test results to a third party is punishable by imprisonment for a period not to exceed 364 days, conforming the Act to the requirements of Penal Code Section 18.5.

Status: Chaptered by Secretary of State, Chapter 134, Statutes of 2021

Pet Insurance

AB-553 (Kamlager) - Pet insurance.

This bill would have made changes to pet insurance requirements including requiring a pet insurance policy to provide full coverage for spaying and neutering and any associated veterinary expenses, as well, as requiring a notice of cancellation for a pet insurance policy to be delivered at least 20 calendar days before the effective date of the cancellation, or at least 10 calendar days before the effective date in cases of nonpayment of premiums or fraud.

Property Insurance

AB-1158 (Petrie-Norris) - Alcoholism or drug abuse recovery or treatment facilities: recovery residence: insurance coverage.

This bill requires that an alcoholism or drug abuse recovery or treatment facility (RTF) licensed by the Department of Health Care Services that serves more than six residents must maintain specified insurance coverages, including commercial general liability insurance and employer's liability insurance and that a licensee that serves six or fewer residents must maintain general liability insurance coverage. This bill also requires that any government entity that contracts with a privately owned Recovery Resident or RTF to provide treatment services for more than six residents, require the contractors to, at all times, maintain specified insurance coverage, including commercial general liability insurance and employer's liability insurance and to include the government entity as an additional insured. This bill requires any government entity that contracts with an RTF to provide treatment services for six or fewer residents to require the contractor, at all times, to maintain general liability insurance coverages, which includes the government entity as an additional insured.

Status: Chaptered by Secretary of State, Chapter 443, Statutes of 2021

AB-1439 (Levine) - Property insurance discounts.

This bill would have required a residential or commercial property insurance policy issued, amended, or renewed on or after January 1, 2022, to include a discount if a local government of the jurisdiction where the insured property is located funds a local wildfire protection or mitigation program.

AB-1522 (Levine) - The Catastrophic Wildfire Insurance Act.

This bill would have created the California Wildfire Insurance Authority to serve as a marketplace for catastrophic wildfire insurance. The bill would require the authority to be formed as a nonprofit entity that is privately funded and publicly managed. The bill would require the Department of Insurance to promulgate regulations to govern the approval and regulation of catastrophic wildfire insurance policies and would prohibit, on and after January 1, 2023, a policy of residential or commercial property insurance from being issued, amended, or renewed by an insurer unless the named insured is offered coverage for loss or damage caused by a catastrophic wildfire. The bill would require an insurer to provide a discount of up to 20% on catastrophic wildfire insurance policy premiums to a residential or commercial property owner who hardens their property and would authorize the policy to contain a deductible. This bill would establish the Catastrophic Wildfire Insurance Fund to provide a stable and ongoing source of reimbursement to participating insurers. The bill would require the fund to be administered as a state-administered reinsurance program and would require the fund to reimburse all participating insurers for losses totaling over \$100,000,000 that are incurred each year due to claims filed on catastrophic wildfire insurance policies. This bill would establish the California Wildfire Protection Program to provide home inspections for residential property owners who own homes located in high fire risk areas, and to provide recommendations on how to harden those homes to protect against wildfires.

Status: Died in the Assembly Insurance Committee

AB-1564 (Committee on Insurance) - Small business guide to commercial insurance.

This bill would have required the Commissioner of the Department of Insurance, starting July 1, 2023, and at least every five years following, to complete a revision of the small business guide to commercial insurance.

Status: Died in the Assembly Appropriations Committee

AB-1755 (Levine) - Homeowners' insurance: home hardening.

This bill, on and after January 1, 2025, would have required an admitted insurer licensed to issue homeowners' insurance policies in the state to issue a policy to a homeowner who has hardened their home against fire, as specified, and creates the Wildfire Protection Grant Program, administered by the California Department of Insurance.

AB-1989 (Quirk) - Commercial property insurance: vehicle barrier discount.

This bill adds vehicle barriers installed to protect commercial outdoor dining areas from motor vehicle crashes to the types of barriers insurers may consider in offering discounts on commercial property insurance.

Status: Chaptered by Secretary of State, Chapter 180, Statutes of 2022

AB-2450 (Valladares) - Insurance: reporting.

This bill would have required the Insurance Commissioner to convene a working group, on or before July 1, 2023, to study the feasibility, potential implications, and advisability of allowing insurers to offer homeowners and commercial insurance policies that include a separate deductible for covered losses resulting from wildfires (wildfire deductible) and post the report of findings to the California Department of Insurance website by July 1, 2024.

Status: Vetoed by Governor Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 2450 without my signature.

This bill requires the Insurance Commissioner to convene a working group to study the feasibility, potential implications, and advisability of allowing admitted insurers to offer homeowners' and commercial property insurance policies that include a deductible for covered losses resulting from wildfires.

While I support the author's intent to reduce insurance costs for Californians living in high wildfire risk areas, I do not believe a statutory mandate requiring the Insurance Commissioner to evaluate proposed solutions is necessary.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

SB-11 (Rubio) - The California FAIR Plan Association: basic property insurance: exclusions.

This bill authorizes the Fair Access to Insurance Requirements Plan to sell commercial coverage to farms.

Status: Chaptered by Secretary of State, Chapter 128, Statutes of 2021

SB-72 (Rubio) - Property insurance: wildfire risk information reporting.

This bill would have required the production of two reports related to wildfire risk and insurance losses. One report requires the Department of Insurance to submit annual reports making recommendations for vegetation management project areas, based on a geographic analysis of nonrenewal data on policies of residential property insurance and the perceived risks of the industry. The other report requires the California FAIR Plan to commission a study, to be submitted to the Legislature and specified state agencies, on how concentration risks affect the FAIR Plan's policies in high fire risk areas.

Status: Held in the Assembly Appropriations Committee

SB-1444 (Allen) - California FAIR Plan

This bill would have required the Fair Access to Insurance Requirements Plan to include information and a hyperlink to the California Home Insurance Finder on its internet website.

Status: This bill was substantially amended outside the jurisdiction of the Assembly Insurance Committee on May 17, 2022.

Chaptered by the Secretary of State, Chapter 672, Statutes of 2022

Workers' Compensation

AB-334 (Mullin) - Workers' compensation: skin cancer.

This bill would have granted certain peace officers of the Department of Fish and Wildlife and the Department of Parks and Recreation the presumption that skin cancer is a work related condition for purposes of making a workers' compensation claim, unless the presumption is rebutted.

Status: Vetoed by Governor Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 334 without my signature.

This bill would create a rebuttable presumption of industrial causation for skin cancer currently extended to active lifeguards under the workers' compensation system to specified peace officers of the Department of Fish and Wildlife and Department of Parks and Recreation.

A presumption is not required for an occupational disease to be compensable. Such presumptions should be provided sparingly and should be based on the unique hazards or proven difficulty of establishing a direct relationship between a disease or injury and the employee's work. Although well-intentioned, the need for the presumption envisioned by this bill is not supported by clear and compelling evidence.

Sincerely,

Gavin Newsom

AB-399 (Salas) – The Medical Provider Network Transparency Act of 2022

This bill would have limited the independent bill review fee for the independent bill review organization to determine the eligibility of a request to \$50 and would authorize additional fees, as specified. The bill would have required employers to pay any additional amounts found owed within 30 days of the final determination.

Status: Died in the Senate Labor, Public Employment and Retirement Committee

AB-404 (Salas) - Workers' compensation: medical-legal expenses: fee schedule.

This bill would have required the administrative director of the Division of Workers' Compensation to review the medical-legal fee schedule every two years and, if necessary, to update the schedule to provide a cost of living increase for Qualified Medical Evaluators.

Status: Held in the Senate Appropriations Committee

AB-415 (Robert Rivas) - Employment: workers' compensation.

This bill would have established a workers' compensation presumption for fire department mechanics and service technicians employed by public entities who develop cancer while working with known carcinogens on the job. This bill would have applied to "fire mechanics" and "fire equipment mechanics" who are employees of a city, county, city and county, district or other municipal corporation or political subdivision, such as a fire department, that are regularly exposed to active fires or health hazards directly resulting from firefighting operations.

Status: Died in the Assembly Insurance Committee

AB-772 (Ramos) - Workers' compensation: domestic terrorism.

This bill would have clarified that an employer is not limited in its ability to insure against an act of domestic terrorism or to provide benefits in excess of those required by existing law following an act of terrorism.

AB-872 (Wood) - Leave of absence: firefighters.

This bill would have authorized enhanced temporary disability benefits pursuant to Labor Code Section 4800 (commonly referred to as "4850 time") for rank-and-file and supervisory firefighters employed by CAL FIRE whose principal duties include active fire suppression or prevention services.

Status: Vetoed by Governor Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 872 without my signature.

This bill would extend a special form of workers' compensation, "4850 time", to rankand-file and supervisory firefighters at the Department of Forestry and Fire Protection. This bill would result in these employees receiving higher take home pay than they would have if not injured by raising disability payments from full net to full gross salary.

Currently, state firefighters have access to Enhanced Industrial Disability Leave (EIDL) which provides full net salary for one year for any industrial injury or illness or up to three years if the injury is burn related.

State firefighters' importance to California is only growing because of the increasing prevalence of wildfires they fight each year. I have and will continue to devote more resources to this workforce to ensure they have the benefits and equipment they need to carry out their critical task.

However, an extension of "4850" time to this class of employees should be addressed through the bargaining process where consideration of how best to allocate limited resources for this crucial state function is viewed holistically. My Administration looks forward to this discussion and working on this issue at the bargaining table.

Sincerely,

Gavin Newsom

AB-991 (Ward) - Workers' compensation: presumed injuries.

This bill would have expanded presumptions for hernia, pneumonia, heart trouble, cancer, tuberculosis, blood borne infectious disease, methicillin-resistant
Staphylococcus aureus skin infection, and meningitis-related illnesses and injuries to a lifeguard employed on a year-round, full-time basis by the City of San Diego. The bill would have increased the period of time after termination of employment that a lifeguard employed on a year-round, full-time basis by the City of San Diego can file a claim for skin cancer. The bill would have expanded the presumptions for illness or injury related to post-traumatic stress disorder or exposure to biochemical substances, as defined, to a lifeguard employed by the City of San Diego Fire-Rescue Department.

Status: Died in the Assembly Insurance Committee

AB-1148 (Daly) - Workers' compensation insurance reporting.

This bill would have required the Insurance Commissioner to review and evaluate the website of a licensed rating organization every five years, beginning in 2023, to assess whether the website is achieving its purpose.

Status: Died in the Senate Labor, Public Employment and Retirement Committee

AB-1465 (Reyes) - Workers' compensation: medical provider networks study.

This bill would have required the Commission on Healthy and Safety and Workers' Compensation to submit a study to, among others, the Legislature related to delays and access to care issues in medical provider networks.

Status: Died in the Senate Labor, Public Employment and Retirement Committee

AB-1562 (Committee on Insurance) - Workers' compensation: reports.

This bill would have made several changes related to how the Commission on Health and Safety and Workers' Compensation provides copies of various reports on the workers' compensation system.

Status: Died in the Assembly Appropriations Committee

AB-1751 (Daly) - Workers' compensation: COVID-19: critical workers.

This bill extends the January 1, 2023, sunset date for the existing COVID-19 workers' compensation presumptions until January 1, 2024.

Status: Chaptered by Secretary of State, Chapter 758, Statutes of 2022

AB-2148 (Calderon) - Workers' compensation: disability payments.

This bill extends the sunset date on a program which allows employers to deposit disability indemnity payments into a bank account of the employee's choosing and set up prepaid card accounts, as defined, for disability indemnity payments to employees.

Status: Chaptered by Secretary of State, Chapter 120, Statutes of 2022

AB-2614 (Rodriguez) - Workers' compensation: labor contractors.

This bill would have required a client employer that is subject to Industrial Wage Commission Orders Nos. 1 and 7 to procure independently of any labor contractor, a valid workers' compensation insurance policy for any contracted workers providing labor within its usual course of business.

Status: Held in the Senate Appropriations Committee

AB-2661 (Waldron) - Death benefits: tribal firefighters.

This bill allows the dependents of a firefighter employed by a tribal fire department, who is killed in the performance of duty or who dies or is totally disabled as a result of an accident or injury incurred in the performance of duty, to be entitled to a scholarship, as specified.

Status: Chaptered by Secretary of State, Chapter 85, Statutes of 2022

AB-2848 (Santiago) - Workers' compensation: medical treatment.

This bill extends the period of study on the impact of the provision of medical treatment within the first 30 days after a Workers' Compensation claim is filed to claims filed before January 1, 2021.

Status: Chaptered by Secretary of State, Chapter 292, Statutes of 2022

AB-2894 (Cooper) - Contractors: workers' compensation insurance.

This bill would have required all active licensees to, at the time of renewal, provide workers' compensation classification codes to the Contractors State License Board, as specified.

Status: Held in the Senate Appropriations Committee

SB-213 (Cortese) - Workers' compensation: hospital employees.

This bill would have extended to certain hospital employees that provide direct patient care the presumption that infectious disease, COVID-19, cancer, musculoskeletal injury, post-traumatic stress disorder or respiratory disease are presumed to be job related.

Status: Held in the Assembly Insurance Committee

SB-216 (Dodd) - Contractors: workers' compensation insurance: mandatory coverage.

This bill expands the license classifications which are required to have a Certificate of Workers' Compensation Insurance on file with the Contractors State License Board (CSLB) to include a Concrete contractor (C-8), a Warm-Air Heating, Ventilating and Air-Conditioning contractor (C-20,) an Asbestos Abatement contractor (C-22), and a Tree Service contractor (D-49) until January 1, 2026. This bill, beginning January 1, 2026, extends that requirement to include all licensure classifications under the jurisdiction of the CSLB, regardless of whether or not they have employees.

Status: Chaptered by Secretary of State, Chapter 978, Statutes of 2022

SB-284 (Stern) - Workers' compensation: firefighters and peace officers: post-traumatic stress.

This bill would have expanded an existing industrial injury rebuttable presumption for a diagnosis of a post-traumatic stress disorder to additional firefighters, public safety dispatchers, public safety telecommunicators, and emergency response communication employees.

Status: Vetoed by Governor **Governor's Veto Message:**

To the Members of the California State Senate:

I am returning Senate Bill 284 without my signature.

This bill would expand the existing rebuttable presumption for post-traumatic stress disorder (PTSD) injury to additional classes of active firefighting members and peace officers, and adds public safety dispatchers, public safety telecom and emergency response communication employees.

Current law, applicable for injuries occurring on or after 2020 and to be repealed on 1/1/2025, allows a rebuttable presumption of PTSD injury to apply for specified classes of active firefighting members, peace officers, and fire and rescue service coordinators who work for the Office of Emergency Services. This presumption is a careful step acknowledging the increasingly hazardous conditions to which the subject class members are exposed, balanced against the principles of workers' compensation law that dictates conservatism with respect to presumptions and psychiatric injuries. As such, it was intended to allow for the study of the benefits and effectiveness of the PTSD presumption.

Expanding coverage of the PTSD injury presumption to significant classes of employees before any studies have been conducted on the existing class for whom the presumption is temporarily in place could set a dangerous precedent that has the potential to destabilize the workers' compensation system going forward, as stakeholders push for similarly unsubstantiated presumptions.

For this reason, I	cannot sign	n this	bill.
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Sincerely,

Gavin Newsom

SB-335 (Cortese) - Workers' compensation: liability.

This bill would have made several changes to the workers' compensation system in the public and private sectors. Specifically, this bill: would have lowered the time period for an employer to reject liability for an injury from 90 days to 45 days. Required that for presumptive injuries covered under Labor Code Sections 3212 to 3213.2, if liability for a claim is not rejected within 30 days, the injury is considered compensable. Increased the amount of medical treatment that an employer must immediately authorize for an alleged injury from \$10,000 to \$17,000. Required that if liability for a claim of COVID-19-related illness is not rejected within 30 days, the illness is presumed compensable. Required that if payment of compensation has been unreasonably delayed or refused for a presumptive injury under Labor Code Sections 3212 to 3213.2, that the full amount of the order, decision, or award to be increased by 10% (i.e. would apply to the entire provision of benefits). These provisions would have applied to all injuries, without regard to whether the injury occurs before, on, or after the operative date of the bill.

Status: Failed passage in the Assembly Insurance Committee

SB-788 (Bradford) - Workers' compensation: risk factors.

This bill would have prohibited the reduction (or apportionment) of permanent disability benefits on the basis of race, religious creed, color, national origin, age, gender, marital status, sex, sexual identity, sexual orientation, or genetic characteristics.

Status: Vetoed by Governor Governor's Veto Message:

To The Members of the California State Senate:

I am returning Senate Bill 788 without my signature.

This bill would preclude a physician from using certain characteristics as the basis for apportionment of permanent disability.

Current law states that physicians shall not apportion the percentage of permanent disability awarded based on the gender, race, or other personal characteristic of the employee and provides protection from the inappropriate application of apportionment law. Instead, physicians are required to apportion the disability award based solely upon the employee's own medical history and medical evidence.

While I support efforts to combat bias within the medical profession, this bill creates confusion with well-settled law, which is likely to result in increased litigation and subsequent delays to much-needed benefits to workers. Ongoing efforts by the Division of Workers' Compensation to implement mandatory continuing education of medical-

legal evaluators related to current anti-bias laws and apportionment training is better suited to achieve the intent of this bill.

Sincerely,

Gavin Newsom

SB-1002 (Portantino) - Workers' compensation: licensed clinical social workers.

This bill allows an employer workers' compensation insurer or self-insured employer to provide employees with access to the services of a licensed clinical social worker.

Status: Chaptered by Secretary of State, Chapter 609, Statutes of 2022

SB-1064 (Newman) - Structural pest control: workers' compensation insurance coverage.

This bill requires structural pest control companies to provide proof they maintain workers' compensation insurance to the Structural Pest Control Board (Board), and requires the insurer to report specified information to the Board.

Status: Chaptered by Secretary of State, Chapter 190, Statutes of 2022

SB-1127 (Atkins) - Workers' compensation: liability presumptions.

This bill makes several changes to the workers' compensation system. Specifically, this bill: Requires that for presumptive injuries, covered under Labor Code Sections 3212 to 3212.85, inclusive, and Sections 3212.87 to 3213.2, inclusive, if liability for a claim is not rejected within 75 days, the injury is considered compensable. Requires that when liability has been found to be unreasonably rejected by an employer for claims of an injury under Labor Code Sections 3212 to 3213.2, the employer must pay a penalty equal to five times the amount of the delayed benefits. This amount cannot exceed \$50,000, but is otherwise up to the discretion of the Workers' Compensation Appeals Board in accordance with the facts. Increases the maximum time specified firefighters and peace officers can access wage replacement disability benefits for cancer work-related injuries from 104 weeks within five years to 240 weeks. Requires, upon appropriation of the Legislature, the Division of Workers' Compensation (DWC) to identify and amend its existing data collection process.

Status: Chaptered by Secretary of State, Chapter 835, Statutes of 2022

Assembly Insurance Committee and Joint Legislative Audit Committee

Oversight Hearing

Employment Development Department (Report No. 2020-128/628.1) & Federal COVID-19 Funding – Unemployment Insurance (Report No. 2020-628.2)

Wednesday, February 3, 2021 9:30 a.m. – 12:00 p.m. State Capitol, Assembly Chamber Sacramento, California

I. Welcome and Opening Remarks

- Assemblymember Tom Daly, Chair, Assembly Insurance Committee
- Assemblymember Rudy Salas, Chair, Joint Legislative Audit Committee
- > Senator John Laird, Vice-Chair, Joint Legislative Audit Committee

II. Overview of Audit Findings and Recommendations

- Elaine M. Howle, CPA, California State Auditor
- ➤ Bob Harris, Audit Principal

III. Comments and Perspective from Impacted Parties

- Eduardo Martinez, Legislative Director, California Labor Federation, AFL-CIO
- Robert Moutrie, Policy Advocate, California Chamber of Commerce

IV. Update and Response from the Employment Development Department

- Rita Saenz, Director
- Carol Williams, Chief Deputy Director, Operations
- Nancy Farias, Chief Deputy Director, External Affairs, Legislation, and Policy
- ➤ Kevin Matulich, *Deputy Director*, *Legislative Affairs*

V. Public Comment

Committee hearing documents located at: https://ains.assembly.ca.gov/committeehome

Joint Informational Hearing

Assembly Insurance Committee

Assembly Accountability & Administrative Review Committee

Wednesday, September 28, 2022

1:00pm-2:30pm

1021 O Street, Room 1100

"Employment Development Department: Unemployment Insurance: Improvements and Challenges"

- I. Introductory Remarks
 - Assemblymember Tom Daly, Chair, Assembly Insurance Committee
 - Assemblymember Cottie Petrie-Norris, Chair, Assembly Accountability and Review Committee
- II. Update on Audit Recommendations
 - Bob Harris, Acting Deputy State Auditor, California State Auditor's Office
- III. Update from the Employment Development Department
 - Nancy Farias, Director, Employment Development Department
 - Amy Faulkner, Chief Deputy Director, Employment Development Department
 - Grecia Staton, Deputy Director of Unemployment Insurance, Employment Development Department
- IV. Overview of Legislative Analyst's Report "Improving California's Unemployment Insurance Program"
 - Chas Alamo, Principal Fiscal and Policy Analyst, Legislative Analyst's Office
- V. Closing Comments
- VI. Public Comments

Committee hearing documents located at: https://ains.assembly.ca.gov/committeehome