

State Bill & Issues Track 3/10/25

Link to Legislative Advocacy Letters: Legislative Advocacy Letters



Measure	Author	Topic	Current Text	Introduced	Location	Brief Summary	Notes
<u>AB 1</u>	Connolly, D	Residential	12/02/2024 -	12/02/2024	02/03/2025 -	Current Department of Insurance regulations prohibit an	2/11/25 support
		property	Introduced HT		Assembly INS.	insurer from using a rating plan that does not take into	letter filed and
		insurance:	ML PDF			account and reflect specified wildfire risk mitigation,	sent to the
		wildfire risk.				including property-level building hardening measures.	delegation and
						This bill would require the department, on or before	CSAC and RCRC.
						January 1, 2030, and every 5 years thereafter, to	
						consider whether or not to update its regulations to	
						include additional building hardening measures for	
						property-level mitigation efforts and communitywide	
						wildfire mitigation programs. As part of this	
						consideration, the bill would require the department to	
						consult with specified agencies to identify additional	
						building hardening measures to consider, as well as to	
						develop and implement a public participation process	
						during the evaluation. (Based on 12/02/2024 text)	
AB 49	Muratsuchi,	Schoolsites and	12/02/2024 -	12/02/2024	12/02/2024 -	Current law prohibits, except as required by state or	1/29/25 Support
	<u>D</u>	day care centers:	Introduced <u>HT</u>		Assembly PRI	federal law or as required to administer a state or	letter sent to
		entry	ML PDF		NT	federally supported educational program, school	Assemblymember
		requirements:				officials and employees of a school district, county office	Muratsuchi,
		immigration				of education, or charter school from collecting	Senator Laird,
		enforcement.				information or documents regarding citizenship or	Speaker Rivas,
						immigration status of pupils or their family members.	Assemblymember
						Current law requires the superintendent of a school	Addis, CSAC and
						district, the superintendent of a county office of	RCRC.
						education, and the principal of a charter school, as	
						applicable, to report to the respective governing board	
						or body of the local educational agency in a timely	
						manner any requests for information or access to a	
						schoolsite by an officer or employee of a law	
						enforcement agency for the purpose of enforcing the	
						immigration laws in a manner that ensures the	
						confidentiality and privacy of any potentially identifying	
						information. This bill would prohibit school officials and	

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AB 53	Ramos, D	Personal income taxes: exclusion: Military Services Retirement and Surviving Spouse Benefit Payment Act.	02/24/2025 - Amended <u>HT</u> <u>ML PDF</u>	12/02/2024	02/03/2025 - Assembly REV . & TAX	employees of a local educational agency from allowing an officer or employee of the United States Immigration and Customs Enforcement (ICE) to enter a schoolsite for any purpose without providing valid identification, a written statement of purpose, and a valid judicial warrant, and receiving approval from the superintendent of the school district, the superintendent of the county office of education, or the principal of the charter school, or their designee, as applicable. The bill would require the local educational agency, if the officer or employee of ICE meets those requirements, to limit access to facilities where pupils are not present. (Based on 12/02/2024 text) The Personal Income Tax Law, in modified conformity with federal income tax law, generally defines "gross income" as income from whatever source derived, except as specifically excluded, including an exclusion for combat-related special compensation. This bill, for taxable years beginning on or after January 1, 2025, and before January 1, 2030, would exclude from gross income retirement pay received by a qualified taxpayer, as defined, during the taxable year, not to exceed \$20,000, from the federal government for service performed in the uniformed services, as defined. The bill, for taxable years beginning on or after January 1, 2025, and before January 1, 2030, would also exclude from gross income annuity payments received during the taxable year, not to exceed \$20,000, by a qualified taxpayer, as defined, pursuant to a United States Department of Defense Survivor Benefit Plan. (Based on 02/24/2025 text)	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.
AB 226	Calderon, D	California FAIR Plan Association.	01/09/2025 - Introduced <u>HT</u> <u>ML PDF</u>	01/09/2025	02/18/2025 - Assembly INS.	The California FAIR Plan Association is a joint reinsurance association in which all insurers licensed to write basic property insurance participate in administering a program for the equitable apportionment of basic property insurance for persons who are unable to obtain that coverage through normal channels. Current law requires the association's plan of operation and any amendment to the plan to be approved by the Insurance Commissioner. Current law establishes the California Infrastructure and Economic	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.

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						Development Bank and authorizes it to issue bonds to provide funds for the payment of costs of a project for a participating party or upon request by a state entity. This bill would authorize the association, if granted prior	
						approval from the commissioner, to request the California Infrastructure and Economic Development Bank to issue bonds, and would authorize the bank to issue those bonds to finance the costs of claims, to increase liquidity and claims-paying capacity of the association, and to refund bonds previously issued for that purpose. The bill would specify that the association is a participating party and that financing all or any portion of the costs of claims or to increase liquidity and the claims-paying capacity of the association is a project for bond purposes. The bill would authorize the bank to loan the proceeds of issued bonds to the association,	
						and would authorize the association to enter into a loan agreement with the bank and to enter into a line of credit agreement with an institutional lender or broker-dealer. (Based on 01/09/2025 text)	
AB 259	Rubio, Blanca, D	Open meetings: local agencies: teleconferences.	01/16/2025 - Introduced HT ML PDF	01/16/2025	02/10/2025 - Assembly L. GOV.	The Ralph M. Brown Act authorizes the legislative body of a local agency to use teleconferencing, as specified, and requires a legislative body of a local agency that elects to use teleconferencing to comply with specified requirements, including that the local agency post agendas at all teleconference locations, identify each	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.
						teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Current law, until January 1, 2026, authorizes the legislative body of a local agency to use alternative teleconferencing if, during the teleconference meeting, at least a quorum of the members of the legislative body participates in person from a singular physical location clearly identified on the	
						agenda that is open to the public and situated within the boundaries of the territory over which the local agency exercises jurisdiction, and the legislative body complies with prescribed requirements. Current law requires a member to satisfy specified requirements to participate in a meeting remotely pursuant to these alternative teleconferencing provisions, including that specified	

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						circumstances apply. Current law establishes limits on the number of meetings a member may participate in solely by teleconference from a remote location pursuant to these alternative teleconferencing provisions, including prohibiting such participation for more than 2 meetings per year if the legislative body regularly meets once per month or less. This bill would remove the January 1, 2026, date from those provisions, thereby extending the alternative teleconferencing procedures indefinitely. (Based on 01/16/2025 text)	
ABX1 1	Gabriel, D	Budget Act of 2024.	01/10/2025 - Amended <u>HT</u> <u>ML PDF</u>	12/02/2024	01/09/2025 - Assembly BUD GET	Would amend the Budget Act of 2024 by making changes to existing appropriations, as provided. This bill contains other related provisions. (Based on 01/10/2025 text)	12/5/24 letter of support to Governor Newsom, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Scott Weiner, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee.
ABX1 2	Gabriel, D	Budget Act of 2024.	01/10/2025 - Amended <u>HT</u> <u>ML PDF</u>	12/02/2024	01/09/2025 - Assembly BUD GET	Would amend the Budget Act of 2024 by making changes to existing appropriations, as provided. This bill would declare that it is to take effect immediately as a Budget Bill. (Based on 01/10/2025 text)	12/5/24 general letter of support sent to Governor Newsom, Senator Laird, Assembly Speaker Rivas, Assemblymember Addis, Senator Scott Wiener, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee, CSAC

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							and RCRC. 1/24/25 letter of support sent to Governor Newsom, Senator Laird, Assembly Speaker Rivas, Assemblymember Addis, Assemblymember Jesse Gabriel, Assembly Budget Committee, CSAC and RCRC.
SB 23	Valladares, R	Property taxation: exemption: disabled veteran homeowners.	02/25/2025 - Amended <u>HT</u> <u>ML PDF</u>	12/02/2024	01/29/2025 - Senate REV. & TAX	The California Constitution and existing property tax law provide various exemptions from taxation, including, among others, a disabled veterans' exemption and a veterans' organization exemption. This bill would exempt from taxation, property owned by, and that constitutes the principal place of residence of, a veteran, the veteran's spouse, or the veteran and the veteran's spouse jointly, if the veteran is 100% disabled. The bill would provide an unmarried surviving spouse a property exemption in the same amount that they would have been entitled to if the veteran was alive and if certain conditions are met. The bill would require certain documentation to be provided to the county assessor to receive the exemption and would prohibit any other real property tax exemption from being granted to the claimant if receiving the exemption provided by the provisions of this bill. The bill would make these exemptions applicable for property tax lien dates occurring on or after January 1, 2025, but occurring before January 1, 2035. By imposing additional duties on local tax officials, the bill would impose a statemandated local program. (Based on 02/25/2025 text)	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.
<u>SB 48</u>	Gonzalez, D	Immigration enforcement:	12/16/2024 - Introduced HT	12/16/2024	01/29/2025 - Senate ED.	Current law prohibits, except as required by state or federal law or as required to administer a state- or	1/16 - Filed letter of support on
		schoolsites: prohibitions on	ML PDF			federally supported educational program, school officials and employees of a school district, county office	portal (portal

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		access, sharing				of education, or charter school from collecting	sent to author)
		information, and				information or documents regarding citizenship or	and emailed cc's.
		law enforcement				immigration status of pupils or their family members.	
		collaboration.				This bill would prohibit school districts, county offices of	
						education, or charter schools and their personnel from	
						granting a United States Immigration and Customs	
						Enforcement officer, or other federal official engaging in	
						immigration related investigation or enforcement,	
						permission to access a school campus without a judicial	
						warrant. The bill would require a local educational	
						agency and its personnel, to the extent possible, to have	
						the denial of permission for access witnessed and	
						documented. The bill would also prohibit a local	
						educational agency and its personnel from disclosing or	
						providing, in writing, verbally, or in any other manner,	
						the education records of or any information about a	
						pupil, pupil's family and household, school employee, or	
						teacher to a United States Immigration and Customs	
						Enforcement officer, or any other federal official engaging in immigration related investigation or	
						enforcement, without a judicial warrant, and regarding a	
						pupil's educational records or personal information,	
						without the written consent of the pupil's parent or	
						legal guardian. (Based on 12/16/2024 text)	
SB 72	Caballero,	The California	01/15/2025 -	01/15/2025	01/29/2025 -	Current law requires the Department of Water	2/11/25 support
<u>30 72</u>	<u>D</u>	Water Plan: long-	Introduced HT	01/13/2023	Senate N.R. &	Resources to update every 5 years the plan for the	letter filed and
	<u> </u>	term supply	ML PDF		W.	orderly and coordinated control, protection,	sent to the
		targets.	IVIE I DI		•••	conservation, development, and use of the water	delegation and
		targetor				resources of the state, which is known as "The California	CSAC and RCRC.
						Water Plan." Current law requires the department to	
						include a discussion of various strategies in the plan	
						update, including, but not limited to, strategies relating	
						to the development of new water storage facilities,	
						water conservation, water recycling, desalination,	
						conjunctive use, and water transfers, that may be	
						pursued in order to meet the future needs of the state.	
						Current law requires the department to establish an	
						advisory committee to assist the department in	
						updating the plan. This bill would revise and recast	
						certain provisions regarding The California Water Plan	
						to, among other things, require the department to	

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						expand the membership of the advisory committee to include tribes, labor, and environmental justice interests. The bill would require the department, as part of the 2033 update to the plan, to update the interim planning target for 2050, as provided. The bill would require the target to consider the identified and future water needs for a sustainable urban sector, agricultural sector, and environment, and ensure safe drinking water for all Californians, among other things. (Based on 01/15/2025 text)	
SB 239	Arreguín, D	Open meetings: teleconferencing: subsidiary body.	01/30/2025 - Introduced HT ML PDF	01/30/2025	02/14/2025 - Senate L. GOV.	The Ralph M. Brown Act requires, with specified exceptions, that all meetings of a legislative body, as defined, of a local agency be open and public and that all persons be permitted to attend and participate. The act generally requires for teleconferencing that the legislative body of a local agency that elects to use teleconferencing post agendas at all teleconference locations, identify each teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Current law also requires that, during the teleconference, at least a quorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as specified. Current law, until January 1, 2026, authorizes specified neighborhood city councils to use alternate teleconferencing provisions related to notice, agenda, and public participation, as prescribed, if, among other requirements, the city council has adopted an authorizing resolution and 2/3 of the neighborhood city council votes to use alternate teleconference provisions, as specified. This bill would authorize a subsidiary body, as defined, to use alternative teleconferencing provisions and would impose requirements for notice, agenda, and public participation, as prescribed. The bill would require the subsidiary body to post the agenda at the primary physical meeting location. The bill would require the members of the subsidiary body to visibly appear on camera during the open portion of a meeting that is	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.

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					publicly accessible via the internet or other online		
					platform, as specified. (Based on 01/30/2025 text)		

Budget Items and Other Issues:

Subject	Description	Action
Support Letter Impacts of Office of Management and Budget Federal Funding Pause	The County of Monterey letter respectfully urges opposition to any efforts to pause federal funding as noted in the recent memorandum from the White House Office of Management and Budget (OMB) stating that "Federal agencies must temporarily pause all activities related to obligation or disbursement of all Federal financial assistance." Although the memo was rescinded efforts persist.	2/14/25 letter to Senators Padilla and Schiff and Representatives Panetta and Lofgren.
Support Letter 2025 Budget Coalition: Stabilizing Victims of Crime Act (VOCA) Funding	Due to anticipated shortfalls in federal funding levels to support VOCA, the County of Monterey signed onto a coalition letter to support the delivery and sustainability of critical victim services across 58 counties.	2/14/25 coalition letter of support to Pro Tem McGuire, Speaker Rivas, Chair Wiener, Chair Gabriel, Chair Richardson, and Chair Ramos
Support Letter Funding SB 72 (Caballero) California Water Plan Budget Request	The County of Monterey Board letter supporting the Budget allocation of \$6.8 million in ongoing funds for 5 years, and \$3.4 million ongoing for the Department of Water Resources (DWR) to update and modernize the California Water Plan and develop long-term targets for the state's future water supply, in support of SB 72.	2/10/25 letter of support to Senators Weiner and Allen and Assemblymembers Gabriel and Bennett along with County delegation, CSAC and RCRC.
Support Letter: Funding to Defend California Values.	The County of Monterey Board letter supporting funding for any and all efforts to allocate state budget funding toward legal fees necessary to defend California against any threat from the incoming Trump Administration on immigration, abortion access, civil rights, and climate change.	12/5/24 letter of support to Governor Newsom, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Scott Weiner, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee.