Daily Legislative Update
91st General Assembly
Friday, March 10, 2017 – Day 61

CAPITOL SCHEDULE
The House and Senate will both convene at 1:30 p.m. on Monday, March 13.

To view schedules for all of today’s activities, committee agendas, bills and other information related to the Session visit www.arkleg.state.ar.us.

STATE CHAMBER/AIA PRIORITY BILLS – ACTION TODAY
EMPLOYER CLARITY REGARDING MARIJUANA

This is an important bill that we had developed and support to protect and maintain the safety of the workplace.
This bill seeks to create new definitions or modify existing definitions for employers in matters related to the use of marijuana. These definitions include:

- Employer
- Under the Influence
- Current use of marijuana
- Good faith belief
- Safety-sensitive position
- Clarify that a “written certification” for marijuana is not a medical prescription

This bill requires a two-thirds (67) majority vote.
Please ask your Senator to vote FOR HB 1460.

UNEMPLOYMENT INSURANCE

This bill seeks to lower employers’ unemployment insurance taxes by reducing the wage base from $12,000 to $10,000. This change will save the business community
approximately $50 million annually. The bill also seeks to reduce the weeks of UI benefits from five months to four months.

**Please ask your Senator to VOTE FOR HB 1405!**

**STATE CHAMBER/AIA PRIORITY BILLS – ACTION YESTERDAY**

**HIGHWAY FUNDING**

HB 1726 and HB 1727, by Rep. Dan Douglas, R-Bentonville, were considered by the House Transportation Committee yesterday. HB 1726 was given a Do Pass recommendation.

Here are some key points about the plan:

1. In a recent statewide survey, more than 56 percent of Arkansans said they were “unhappy with the quality of roads where they live.” And 51 percent of voters would favor increasing taxes if the revenue were dedicated to improving highways, with 81 percent saying they would support their legislator giving them the right to vote on how to fund those improvements. But where will the money come from?

2. Currently, the wholesale price of gasoline and diesel is not subject to the state sales tax. A fair way to raise highway money is to collect the existing 6.5 percent sales tax on gas and diesel, based on the lesser wholesale price (not the price at the pump), which will not add a tax on top of the existing per-gallon tax at the pump. **This plan will not raise the retail per-gallon tax.**

3. Money spent on highway maintenance and construction creates private-sector jobs, not government jobs. **The plan will not grow the government sector, it will grow the private sector.**

4. Highway revenue maintenance projects from the wholesale motor fuel sales tax will create an estimated 2,300 private-sector jobs the first year of the program. These jobs, and the subsequent 8,000 jobs over the next 10 years, will increase economic activity throughout the state as the AHTD pursues overlay, sealing and bridge projects in all 75 counties. Plus, the AHTD will have adequate funds to match federal funds for further improvements ($1 of state funds provides $4 of federal funds).

5. **Your vote FOR HB 1726 and HB 1727 will not raise taxes.** It will, however, give Arkansas voters the opportunity to decide if they want to vote to apply the existing sales tax to the wholesale price of gas and diesel, and dedicate that road-user revenue to the repayment of bonds that will fund statewide rural and urban highway improvements.

**HB 1726** would authorize the State Highway Commission to issue bonds if such authority is approved by voters in a one-time statewide election. It would: a) require the issued bonds to finance the maintenance or construction of state highways, b) authorize the election to be in conjunction with a general election or to be a special election, and c) establish rules governing the specific nature of bonds issued by the Commission.

**HB 1727** would apply the existing state sales tax to the wholesale price of motor fuel and wholesale distillate special motor fuel. It would make the levy of such taxes dependent upon the results of an election to approve the issuance of highway maintenance and construction improvement bonds. It would also require the tax, if levied as a result of the
election, to be an amount equal to the annually adjusted 6.5 percent of the average monthly wholesale price over the previous year.

Please ask your Representative to vote FOR HB 1726 and 1727

PROPERTY TAXPAYER PROTECTIONS
HB 1772 by Rep. Joe Jett, R-Success, and Sen. Jake Files, R-Fort Smith, was approved in the House yesterday by a vote of 85 yes, 3 no and 2 present.

This bill was developed by the State Chamber/AIA Tax Committee. It seeks to amend various aspects of property tax administration and the adjustment and appeal of assessments through county equalization boards. The bill:
- Allows for the deadline for filing a petition for review of a property tax assessment to be extended by 15 days by order of the appropriate commission for good cause shown.
- Requires a county assessor to present to the county equalization board any evidence that the county assessor’s office or a contracted appraisal company considered when determining the valuation of the property that is the subject of the hearing.
- Requires the Director of the Assessment Coordination Department to: approve curricula and provide materials for use in training and educating members of county equalization boards, supervise a comprehensive course for training and educating members of county equalization boards, and issue certificates indicating course completion among other duties.

Please thank any Representative who voted as requested and ask your Senator to vote FOR HB 1772

ECONOMIC DEVELOPMENT – AMENDMENT 97 IMPLEMENTATION BILLS

This bill seeks to:
- Implement legislation to reflect the voters’ support of Issue 3 in the past general election – 65 percent voted for passage.
- Remove the 5 percent cap on Amendment 82 bonds – what the voters approved.
- Provide a framework for municipalities/counties to appropriate money for economic development projects and economic development services while also maintaining safeguards for judicious use of municipal/county resources.
  - Cost Benefit Analysis required for expenditures of more than $100,000
  - Recapture provisions and reporting are included.
  - 5 percent cap on expenditures of the municipality’s/county’s general revenue and reserves of the previous fiscal year, but does allow for exceeding the 5 percent cap upon issuance of a financial forecast of the governing body by an independent CPA. Revenue that is specifically dedicated by law or public vote for economic development purposes is excluded from these limitations/restrictions.
- Does not prohibit or restrict funding economic development projects through revenue bonds.
- Bill was reviewed and drafted in cooperation with the Arkansas Economic Development Commission, the Arkansas Municipal League, the Arkansas State
Chamber/Associated Industries of Arkansas and the Arkansas Economic Developers and Chamber Executives.

**HB 1732** by Rep. Matthew Shepherd, R-El Dorado, and Sen. Lance Eads, R-Springdale, received a Do Pass recommendation yesterday morning by the Senate City, County and Local Committee.

This bill seeks to amend the Local Government Bond Act of 1985, approved by Amendment 62, to reflect language in Amendment 97 which authorizes local governments to fund economic development projects, land and infrastructure for industries.

Please ask your Senator to **support SB 581 and HB 1732**

**DOUBLE DAMAGES**

**HB 1737** by Rep. Charlie Collins, R-Fayetteville, received a Do Pass recommendation yesterday morning in the House Judiciary Committee.

This bill seeks to prohibit damages awarded in discrimination and retaliation cases under the Arkansas Civil Rights Act of 1993, from duplicating or increasing any award for damages over those allowed for by any other state or federal law as the federal law existed on January 1, 2017. It would also establish that individual employees, agents of employers or employees of an employer’s agent are not liable for violation found to have been committed by employers. It may be considered in the House Judiciary Committee this week.

**STATE CHAMBER/AIA PRIORITY BILLS – ACTION PENDING**

**WORKERS COMPENSATION**


This bill is designed to replace a cap on employers’ indemnity exposure that will go away when the Workers’ Compensation Death and Permanent Total Disability Trust Fund (Trust Fund) stops taking new claims of this type after June 30, 2019.

With the Trust Fund in place, employers pay the first part of these claims (currently $215,000) and the Trust Fund pays the rest. Without the Trust Fund, employers’ liability for indemnity payments becomes unlimited.

Medical benefits were not capped by the Trust Fund and are NOT capped by this bill.

The Trust Fund was established in 1973 and replaced a 450-week cap on the death and permanent total disability claims.

So, this bill seeks to establish a cap on employers’ indemnity costs by returning to the 450-week cap on death and permanent total disability injuries that occur on or after July 1, 2017. Total claim costs can be $500,000 to $1 million.

For insured employers, loss of the Fund will cause a modest premium increase, but adoption of the 450-week cap will offset the premium increase.
But, for self-insured employers, loss of the Fund means their indemnity costs would increase from $215,000 to unlimited on each claim of this type.

Please ask your Senator to VOTE FOR HB 1586

SCHOOL BOARD ELECTION DATES

This is an issue we’ve worked on for many years. This bill that seeks to set annual school elections in each school district of the state on:
(A) the date of the preferential primary election in even-numbered years and the date that would be designated as the preferential primary election in odd-numbered years if a general election was held in the odd-numbered year, or (B) the first Tuesday following the first Monday in November of each year.

This bill was developed to:
- Substantially increase voter turnout by holding elections when most voters vote
- Save taxpayer dollars in even-numbered years by combining school elections with general or preferential primary elections
- Allow local districts to continue to choose dates for millage elections
- Allow local districts to choose between preferential primary and general elections for school board elections
- Allow local districts to continue holding isolated, stand-alone elections in odd-numbered years
- Alternate candidates running in preferential primary/general elections and isolated, stand-alone elections

Please ask your Representative to support HB 1621

SB 504 by Sen. Jane English, R-North Little Rock, would set the school board elections at the General Election date in November.

PROTECTION FROM MASS PICKETING
SB 550 by Sen. Trent Garner, R-El Dorado, was not considered yesterday but remains on the Senate Calendar for consideration Monday afternoon.

It seeks to create a Class A misdemeanor for unlawful mass picketing, defined as engaging in demonstrations that hinder or prevent the pursuit of lawful work or employment, obstruct entrances to a place of employment or interfere with the use of roads. This is a bill we had developed, filed and support.
Please ask your Senator to SUPPORT this bill!

DECEPTIVE TRADE
HB 1742 by Rep. Laurie Rushing, R-Hot Springs, and Sen. Bart Hester, R-Cave Springs, will likely be on Monday afternoon’s House Calendar.

This bill would require a claimant in civil cases, related to deceptive trade practices, to demonstrate actual financial loss in order to prevail. It also defines actual financial loss to mean an ascertainable amount of money that is equal to the difference between the
amount paid by a person for goods or services and the actual market value of the good or services provided. **Please ask your Representative to support HB 1742**

**DONNING & DOFFING**

HB 1846 by Rep. Charlie Collins, R-Fayetteville, and Sen. Bart Hester, R-Cave Springs, was not considered yesterday but is expected to be considered in Tuesday’s meeting of the House Public Health, Welfare and Labor Committee.

This bill seeks to establish that an employer is not subject to liability on account of the failure of the employer to pay an employee minimum wage or to pay an employee overtime compensation for or on account of certain activities that are not principal to the employee’s job. This is an important bill that we had developed and **support**.

This bill does not cut into employee protections, but instead puts employers and employees back where they were before a court case was decided. A dissent in the court case cautioned against opening the floodgates of litigation at the expense of businesses in Arkansas, warned that the opinion “undermines the collective-bargaining process and destroys any confidence employers and employees have in the enforceability of their agreements,” and that the FLSA does not consider such activities “work” under state or federal law.

**PROPERTY PROTECTION ACT**

HB 1665, by Rep. DeAnn Vaught, R-Horatio, 23 additional Representatives and Sen. Gary Stubblefield, R-Branch, remains on the Senate Judiciary Committee. An amendment is being developed to address some concerns.

This bill seeks to strengthen employers’ defenses against common forms of corporate espionage by prohibiting any person from placing a camera or electronic surveillance device on the employer’s premises without permission. The bill also prohibits employees from capturing or removing the employer’s data, papers or records, or from recording sounds or images. This bill is being strongly opposed by animal rights groups.

This bill is **supported by** the State Chamber/AIA, Arkansas Farm Bureau, Agricultural Council of Arkansas, Farm Credit Services of Arkansas and the U.S. Chamber of Commerce. **Ask your Senator to SUPPORT HB 1665.**

**NET OPERATING LOSS CARRY FORWARD**

HB 1788 by Rep. Jim Dotson, R-Bentonville, was not considered yesterday morning in the House Revenue and Taxation Committee but remains in on the Committee’s agenda.

This bill seeks to gradually extend the duration over which net operating losses can be carried forward to the following tax year for income tax purposes, beginning with 6 years on January 1, 2017, and building to 10 years on January 1, 2021. This is an issue we’ve been working on for about 8 years. We **support** this bill.

**INCOME TAX THROWBACK RULE**

HB 1790 by Rep. Jim Dotson, R-Bentonville, was not considered yesterday morning in the House Revenue and Taxation Committee but remains in on the Committee’s agenda.
This bill seeks to repeal the provision that business income is taxable in another state based on having out-of-state activities that exceed those protected by 15 U.S.C. 381-385. It seeks to repeal the throwback rule for sales to states where the taxpayer is not taxable. This is an issue our Tax Committee would like to see addressed by the legislature. We support this bill.

FRANCHISE RELATIONS
SB 695 by Sen. Linda Collins-Smith, R-Pocahontas, awaits consideration in the Senate Public Health, Welfare and Labor Committee. It’s a bill to clarify the relationship between a Franchisor and Franchisee in regard to employees. We support this bill.

BILLS WE SUPPORT
WORKERS COMPENSATION
SB 682 and SB 760 by Sen. David Sanders, R-Little Rock, are shell bills we had filed to provide some options if needed.


These workers’ compensation bills were filed by the Arkansas Self Insured Association and address issues that we support. In fact, HB 1952 and HB 1953 address issues we have been working on for more than 10 years.

HB 1951 seeks to clarify effectiveness of settlements made in Workers’ Compensation that involve federal benefits. This should not be non-controversial.

HB 1952 provides that an employer is required to provide medical treatment to an employee only if a compensable injury is the major cause of the need for medical treatment.

HB 1953 seeks to: a) reverse case law that required former employees who are properly terminated for misconduct are not entitled to temporary total or temporary partial disability benefits, b) require that for muscle spasms to constitute an objective finding of injury, a specific diagnosis of palpable muscle spasms is necessary and the presence of muscle spasms may not be inferred from diagnosis or treatment that involves a prescription for a type of muscle relaxant in the absence of objective findings, and c) address the issue of subrogation in workers’ compensation cases.

HB 1813 by Rep. David Hillman, R-Almyra, is on this morning’s agenda in the Senate Public Health, Welfare and Labor Committee.

This bill address the rabies issue that is in our workers’ comp bill, HB 1586. We advised Rep. Hillman to file this bill because it was clear that our bill was not going to pass before the bill filing deadline.

SB 652 by Sen. David Sanders, R-Little Rock, is a shell bill filed by trucking interests to address medical providers. This is a bill we will support.

ABOVE GROUND STORAGE TANKS

This is a bill submitted by the Arkansas Environmental Federation, our partner in all things environmental. This bill would authorize reimbursement for corrective actions paid by the owner of an unregistered above ground petroleum storage tank if the owner voluntarily registers the tank. We **support** this bill.

**ARKANSAS WORKFORCE CHALLENGE SCHOLARSHIP PROGRAM**

**SB 528** by Sen. Jimmy Hickey, Jr., R-Texarkana, was approved by the full Senate yesterday by a vote of 34-0.

This bill would create the Arkansas Workforce Challenge Scholarship Program to award scholarships from excess lottery funds for students seeking associate degrees or certificates in industry, healthcare or information technology. It also seeks to reduce total annual Lottery Scholarship awards to nontraditional students from $16 million to $12 million and would redirect certain excess funding that is returned to the lottery, and remaining net proceeds of the lottery, to the Workforce Challenge Scholarship Program fund account.

**SOCIAL MEDIA**


This bill was developed by the Arkansas Society of Human Resource Professionals and seeks to make restrictions on employers regarding that their employees’ social media accounts apply only to requirements to add the employer to a social media contact list and not to requests, suggestions or otherwise.

**COLLECTING SALES TAXES FROM REMOTE SELLERS**

**HB 1388** by Rep. Dan Douglas, R-Bentonville, and Sen. Jake Files, R-Fort Smith, awaits consideration in the Senate. It would require out-of-state sellers to provide notice to Arkansas purchasers that taxes are owed, provide information regarding purchases, and apply fines for failure to implement the requirements of this bill.

**SB 140** by Sen. Jake Files, R-Fort Smith, and Rep. Dan Douglas, R-Bentonville, awaits reconsideration in the House Revenue and Taxation Committee. It would require certain high-volume merchants that sell products in Arkansas, but do not have a physical presence in Arkansas, to remit sales taxes to Arkansas. It remains on the House Revenue and Taxation Committee agenda.

We **support** these bills that would equalize the sales tax playing field between in-state brick and mortar sellers and out-of-state sellers.

**BILLS WE OPPOSE**

**LICENSING**

**HB 2176** by Rep. Austin McCollum, R-Bentonville, which is identical to **HB 1551**, is on the agenda in the House Public Health, Welfare and Labor Committee.
We are collecting names of entities that are opposed to HB 2176 and HB 1551. If you would like to join this list, please email Kenny Hall at khall@arkansasstatechamber.com

Here are three legal opinions we’ve received explaining the reasons we oppose these bills:

You can read the McMillan, McCorkle & Curry letter here.

You can read the Wright Lindsey Jennings letter here.

You can read the Cross Gunter Witherspoon and Galchus letter here.

We join many business types and groups that oppose this bill.

Please ask your Representative to OPPOSE HB 2176.

GENDER EQUITY

HB 1021, by Rep. Fred Love, D-Little Rock, is set as a Special Order of Business in the House Public Health, Welfare and Labor Committee on March 14. An amendment was added yesterday, but it did not remove our concerns.

This bill would authorize an employee to file a gender discrimination complaint with the Labor Department, without retaliation by the employer. It would require the Labor Department to investigate and supervise the payment of unpaid salaries or prosecute a civil action.

We visited with Rep. Love about this bill right after it was filed early in the Session. We also had the bill reviewed by an employment attorney. We could not find a way to amend the bill in a way in which employers would be comfortable. Consequently, we oppose this bill.

EMPLOYER PAYMENTS


It would require an employer to pay, without conditions, all wages or parts of wages that the employer concessions to be due the employee in a dispute over the amount of wages due to the employee. It also seeks to require an employee to return any property belonging to an employer after a discharge in order to receive wages due.


This bill would require an employer of four or more employees to provide to each current employee at least one time each month a pay stub that lists, for hourly employees, the total hours worked and the gross and net wages or for non-hourly employees, the gross and net wages. It would also require the pay stub to include the rate of pay for the pay period, overtime hours and compensation work during the pay period, the pay period for which the payment is being made, itemization of deductions describing at a minimum the name, title, or other identifying words or numbers for each deduction, and the employer's
name, address, and telephone number. Finally, it would permit a pay stub under this section to be provided in either a paper or electronic format.

We **oppose** these bills based upon the analysis of employment attorneys.

**BILLS OF INTEREST**

**WORKERS’ COMPENSATION**

There are five Workers’ Compensation shell bills:

- **SB 675 and SB 717**, by Sen. Missy Irvin, R-Mountain View
- **SB 747** by Sen. Bart Hester, R-Cave Springs
- **SB 653** by Sen. David Sanders, R-Little Rock

We are keeping an eye out for amendments.

**GUNS IN EMPLOYER PARKING LOTS**

**SB 37** by Sen. Alan Clark, R-Lonsdale, was amended yesterday and will be considered again in the Senate Judiciary Committee. This bill addresses the rights of employees to keep a firearm in their vehicle on business property. We have been working with Sen. Clark and Sen. Hickey, who has a similar bill, **SB 33**.

**STATE BOARDS, COMMISSIONS AND COMMITTEES**

**SB 341**, by Sen. Lance Eads, R-Springdale, nine additional senators and 14 representatives, remains on the House Calendar.

It seeks to make various revisions to the composition and membership of numerous stage boards, committees, commissions, and other administrative bodies, including:

- Repealing the Commission for Coordination of Educational Efforts
- Repealing the Distance Learning Coordinating Council
- Amending the membership of the Apprenticeship Coordinating Steering Committee
- Amending the membership of the Coalition for Juvenile Justice Board
- Repealing the Museum of Natural Resources Advisory Committee
- Repealing the Commission on Information Age Communities Act
- Repealing the Scenic Resources Preservation Coordinating Committee
- Making members of the Board of Examiners in Counseling subject to Senate confirmation
- Repealing the Board of Health Education
- Various other changes

**STATE CHAMBER/AIA BILL TRACKING**

**TRACKED BILLS**

There were 2,065 bills filed this session, 785 in the Senate and 1,280 in the House.

We added more bills to our tracking yesterday and we continue to review summaries of the 541 bills filed on Monday’s filing deadline. Our tracking list currently has 644 bills.

You can view the most recent additions [here](#).

Our entire list of tracked bills are posted on our website, by category, which you can access by clicking [here](#).
LEGISLATIVE SESSION INFORMATION AND MESSAGE CENTER
To view schedules, calendars, bill information and legislator information, visit www.arkleg.state.ar.us.
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