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92nd General Assembly March 14, 2019 – Session Day 60

TODAY AT THE CAPITOL

The House and Senate will convene at 1 p.m. this afternoon.
Legislative Calendar: www.arkleg.state.ar.us

WEIGHTED CREDIT COURSES – STATE CHAMBER/AIA PRIORITY LEGISLATION

SB 478 by Sen. Jane English and Rep. Jana Della Rosa *received a Do Pass yesterday morning from the Senate Education Committee and is on this afternoon's Senate Calendar.* It would apply new standards for the Department of Education in approving courses for weighted credit. It would also allow teachers in advanced placement programs to satisfy requirements by attending a College Board-endorsed training or other similarly rigorous training approved by the department. Finally, it would allow the Department of Education to approve a course weighted for credit if the course exceeds the curriculum standards for non-weighted credit class or meets or exceeds the standards of a comparable advanced placement class.

BILLS WE SUPPORT

BALLOT INITIATIVE REFORM – STATE CHAMBER/AIA PRIORITY LEGISLATION

SJR 10 and HJR 1008 by Sen. Mat Pitsch and Rep. DeAnn Vaught *await consideration in their respective State Agencies Committees.* These identical resolutions would repeal the 30-day signature cure period, move the filing deadline for initiatives and signatures to January 15 and set a deadline to file legal challenges on April 15, both dates in the General Election year. It also would increase the vote majority required by the Legislature to make amendment referrals from a simple majority to a three-fifths (60%) majority and increases the number of counties from which a set number of signatures are required from 15 counties to three-fifths of the counties (45).

LEGAL – STATE CHAMBER/AIA PRIORITY LEGISLATION

SB 543 by Sen. Missy Irvin, Rep. Rebecca Petty and other would amend the Uniform Contribution Among Tortfeasors Act, requiring several liability to be determined after consideration of the fault of all persons or entities.

SB 544 by Sen. Missy Irvin, Rep. Doug House and others, would change the prejudgment and post-judgment interest rates from 10 percent per annum to the Federal Reserve primary credit rate in effect on the date on which the judgment is entered plus two percent. It would also set the rate for an action on a contract at the rate provided by the contract unless it is less than the above rate.

SB 545 by Sen. Missy Irvin, Rep. Rebecca Petty and others would limit the recovery of damages for necessary medical care, treatment or services to those costs actually paid by or on behalf of the plaintiff or which remain unpaid and for which the plaintiff or any third party is legally responsible.

PASS-THROUGH ENTITY TAX

HB 1714 by Rep. Joe Jett and Sen. Dismang *awaits consideration in the House Revenue and Taxation Committee*. It creates the elective pass-through entity tax act. Here are comments by our tax counsel, Matt Boch, from the Dover Dixon Horne Tax Blog:

Another Tax Reform and Relief Legislative Task Force recommendation has been introduced into the General Assembly: an elective pass-through entity tax. [HB 1714](#) could potentially provide federal income tax relief to business owners who can no longer deduct state income taxes at the individual level, at least for tax years beginning on or after January 1, 2020.

The Arkansas Pass-Through Entity Tax would be a tax imposed on "the aggregate net taxable income of each of the members of an affected business entity," and that "affected business entity" would be liable for the tax. Partnerships, limited liability companies, and S corporations could elect to be subject to the tax. The tax would be a flat tax using the top individual rate. The intent is that members of an electing pass-through entity would exclude their share of the pass-through entity income that was subject to the entity-level tax. (Some wording adjustments may be added by amendment to clarify this.) The election would be made by members comprising more than 50 percent of the voting rights in the pass-through entity.

Arkansas is following in the footsteps of Connecticut and Wisconsin, which have enacted pass-through entity taxes. In general, Arkansas **HB 1714** hews closer to the Wisconsin model with the entity-level tax being elective and then providing an exclusion at the individual taxpayer level.

The sponsors of **HB 1714** are Representative Jett and Senator Dismang, the respective Chairs of the House and Senate Revenue and Tax Committees. The bill may move quickly.

If **HB 1714** is enacted, Arkansas pass-through business will need to consult with their tax advisers about the appropriate course of action. The validity of elective pass-through entity taxes as a way to preserve the benefit of the federal SALT deduction has not been clearly established, and taxpayers would need to weigh their federal benefits and risks in addition to their state income tax analysis. At least with the delayed effective date until tax years beginning on or after January 1, 2020, there will be plenty of time to do so. [We support this bill.](#)

WORKFORCE DEVELOPMENT – STATE CHAMBER/AIA PRIORITY LEGISLATION

SB 522 by Sen. Jane English *awaits consideration in the Senate Education Committee*.

The bill seeks to amend the duties of the Career Education and Workforce Development Board and renames it as the Office of Skills Development and the Career Education and Workforce Development Board. It also would authorize a voting member of the board to establish a subcommittee that is made up of members relevant to the specific industry in order to better develop recommendations. Finally, it would add one representative from the Department of Human Services, the Department of Correction, and the Arkansas Economic Developers and Chamber of Commerce Executives (AEDCE) as nonvoting members.

LOW READING ASSESSMENT LEVELS

SB 349 by Sen. Alan Clark *awaits consideration in the Senate*. It seeks to create personnel reporting requirements for schools based on [low reading assessment levels](#), revising achievement gap categorical funding and making the school ineligible in year three for funding if no improvements are made.

MINIMUM WAGE LAW – STATE CHAMBER/AIA PRIORITY LEGISLATION

HB 1751 by Rep. Robin Lundstrum and Sen. Mat Pitsch *awaits consideration on the House Floor*. This bill seeks to amend the Minimum Wage Act only and not the minimum wage amounts or create any exemptions. It addresses wage and payment requirements, including requiring the employer to pay a discharged employee within seven days of the next regular payday or pay double the wages due. Other provisions include: establishes a two-year statute of limitations, provides that if an employer is providing wages earned via a pre-loaded debit card, the employee is entitled to at least one free withdrawal for each deposit of wages loaded onto the card.

HB 1752 and 1753 by Rep. Robin Lundstrum and Sen. Mat Pitsch, which received a Do Pass from the House Public Health, Welfare and Labor Committee Tuesday evening, did not contain the language we had asked for. These bills are intended to mitigate the impact of minimum wage increases set for January 1, 2020 and 2021. But, as written they would have taken the people exempted to the federal minimum wage amount, which was not our intent.

HB 1752 seeks to increase the size of businesses that qualify for Minimum Wage Act exemption, from those with four employees to those with up to 25. It also seeks to exempt nonprofit entities with operating budgets of less than \$1 million and nonprofit developmental service providers. This purpose is to mitigate the increases on small businesses and non-profits.

HB 1753 seeks to change the language of “student” to people under 20, i.e. teenagers. We have concerns about the definition of full-time high school and college students and believe a set age would be easier to administer.

NEW BILLS OF INTEREST

ASSESSMENT DISCLOSURES

SB 530 by Sen. Lance Eads and Rep. Dan Douglas would impose disclosure requirements relating to protests and appeals of commercial and industrial property taxes or assessments before county equalization boards, providing that evidence not disclosed within a specified time period will be inadmissible. It would also require the following be disclosed at least five days prior to an appeals hearing: if the property was occupied or unoccupied at the time of the transaction, and if the property was subject to any use, deed, or lease restriction at the time of transaction that prohibits the property from being used for the purpose of which a presiding structure or building was designed. We have an amendment that would alleviate our concerns about this bill if it was adopted.

WAIVER OF JURY TRIAL CLAUSES

SB 558 by Sen. Gary Stubblefield seeks to repeal the validity of any contractual waiver of rights to a trial by jury, retroactive to March 18, 2018. We oppose this bill.

TAX APPEALS COMMISSION

SB 560 by Sen. Blake Johnson would create the Tax Appeals Commission, separate and apart from the Department of Finance and Administration (DFA), who shall have jurisdiction over any administrative hearing by a taxpayer who seeks administrative relief from a DFA decision. It would require the Tax Appeals Commission provide written decisions, including statement of facts, conclusions of the law, and orders to grant relief, invoke remedies, and issue orders. It also would require decisions be public in either print or electronic form, allow the Tax Appeals Commission to establish a Small Claims Division and allow the DFA to seek judicial relief from a decision made by the Tax Appeals Commission.

TAX REFORM

SB 561 by Sen. Jim Hendren seeks to make changes to various tax provisions and related administrative procedures, enforcement, assessment guidelines, penalties for noncompliance and certain exemptions. It would place administration of the franchise tax with the Department of Finance and Administration rather than the Secretary of State. It would also require the department to report before each regular session to the Legislative Council and the Governor on the effect of each exemption, discount, credit, and deduction relating to state income, sales, and use tax.

BILLS WE OPPOSE

NOTICE TO ADJACENT LANDOWNERS

HB 1796 by Rep. Jana Della Rosa and Sen. Cecile Bledsoe would require ADEQ to notify adjacent landowners of new applications for permits or modifications to existing permits by certified mail and to consider input received in the department's decision to approve or deny the permit or modification. We are concerned about this bill as it was

filed.

SPECIAL ELECTIONS

HB 1402 by Rep. Justin Gonzales and Sen. David Wallace *awaits consideration in the House State Agencies Committee*. It would require any special elections in years with a preferential primary election or general election to be held on those election dates. It would also require special elections in off-cycle years to be held on the Tuesday next after the first Monday in May or the Tuesday after the first Monday in November. Additional provisions include: requiring special elections be announced 75 days prior to election; providing exemptions for special elections to fill vacancies, special runoff elections, or emergency special elections; providing local boards that vote for a tax levy must be approved by voters in the next available election, and makes its effective date contingent upon sufficient funding. We are one of multiple interests opposed to this bill.

CONSUMER PROTECTION

HB 1704 Rep. Jimmy Gazaway *awaits consideration in the House Insurance and Commerce Committee*. It seeks to prohibit unconscionable terms in standard-form contracts, requiring the court to limit the application of terms it finds unconscionable and refuse to enforce the contract in whole or part. The bill also would designate unconscionable terms: that resolution of legal claims take place in an inconvenient venue, a waiver of an individual's right to asset claims or seek remedies provided by a federal statute, a waiver of an individual's right to seek punitive damages as provided by law, a provision that limits the time in which an action may be brought under the standard-form contract or that waives the statute of limitations, or a requirement that an individual pay fees and costs to bring a legal claim subsequently in excess of required fees and costs to bring a claim in state or federal court. Finally, it would exempt contracts to which one party is regulated by a regulatory body or officer under statutory state or federal authority, and a financial institution as defined under 23-45-102. We oppose this bill because:

- HB1704 is an effort to invalidate arbitration clauses contained in contracts; these clauses provide that a dispute is taken to arbitration, as opposed to court.
- HB1704 not only seeks to invalidate those provisions but would authorize the Attorney General to file suit against a party for simply placing an arbitration provision in a contract and obtain civil penalties that could run into the hundreds of thousands of dollars.
- Arkansas adopted an arbitration act authorizing such agreements many years ago (ACA 16-108-101) and this has proven to be a useful form of alternative dispute resolution.
- To not only prohibit those provisions, but to go so far as to punish someone for including an arbitration provision is not conservative; it is the exact opposite and is detrimental to those who create jobs and support our economy.
- HB1704 is legislation based on the Model State Consumer and Employee Justice Enforcement Act” developed several years ago by the National Consumer Law Center based in Boston; that organization should not be setting policy in Arkansas.
- Finally, the U.S. Supreme Court has ruled that state laws that discriminate against, or disfavor, arbitration provisions are preempted; as a result, HB1704 not only seeks to adopt bad policy, it seeks to adopt policy that the State cannot enforce.

SNAP BENEFITS

HB 1743 by Rep. Mary Bentley and Sen. Scott Flipppo *awaits consideration in the House Public Health, Welfare and Labor Committee*. It would prohibit the use of Supplemental Nutrition Assistance Program (SNAP) benefits for purchases of candy, soft drinks, energy drinks and dietary supplements. We oppose this bill.

DECEPTIVE TRADE PRACTICES

HB 1462 by Rep. Jimmy Gazaway *awaits consideration in the House Insurance & Commerce Committee*. It provides that a person has a cause of action for actual damages or injury resulting from deceptive trade practices and may recover those damages and attorney's fees. It also removes the definition of actual financial loss as used for deceptive trade practices. This bill seeks to repeal a bill we filed in 2017. We oppose this bill.

PHARMACY BENEFIT MANAGEMENT

SB 520 by Sen. Kim Hammer *awaits consideration in the Senate Public Health, Welfare*

and Labor Committee. This 2019 version of a pharmacy benefit managers (PBM) bill seeks to make various changes to the regulation and licensure of PBMs, including redefining the maximum allowable cost list and adding a defined professional dispensing fee to the list. It also would require a PBM to report the following to the Insurance Commissioner on a quarterly basis: amount of rebates received, amount of rebates distributed to healthcare insurers, amount paid by the healthcare insurer for pharmacist services itemized by pharmacy, product, and goods and services, and the amount a pharmacy benefits manager paid for pharmacist services itemized by pharmacy, product, and goods and services This report is exempt from the FOIA.

FREEDOM OF INFORMATION ACT

SB 521 by Sen. Kim Hammer *awaits consideration in the Senate State Agencies Committee*. It seeks to amend the Freedom of Information Act and the definition of public records contained therein to exclude identifying information of donors, potential donors, non-donors or individual donor amounts to a private foundation that receives public funds.

INVASION OF PRIVACY

SB 230 by Sen. Kim Hammer *awaits consideration in the Senate Judiciary Committee*. It seeks to create a statutory civil action for invasion of privacy, authorizing a person to bring suit for damages and injunctive relief against a person who improperly intrudes into his or her private affairs or publicizes the person in a false light. We oppose this bill.

BILLS OF INTEREST

PROPERTY TAX ASSESSMENT CHALLENGES

HB 1562 by Rep. Stephen Meeks and Sen. Missy Irvin *awaits consideration in the House Revenue and Taxation Committee*. We have proposed an amendment.

STATE CHAMBER/AIA TRACKED BILLS

New House bills filed yesterday: 16 | Total House bills filed: 822

New Senate bills filed yesterday: 7 | Total Senate bills filed: 561

New bills added to our tracking: 5 | Total tracked bills and resolutions: 441

New bills added to our tracking: https://arkansasstatechamber-my.sharepoint.com/:w/p/khall/EUifo8IITSIArtlc4DL4fn4BNL8ru_p7SEopJYgkf-aiug?e=pkOeDf

All bills we are tracking are posted on our website, by category, and can be reviewed by clicking this link: <https://www.arkansasstatechamber.com/governmental-affairs/legislative-tracking/>

LEGISLATIVE SESSION INFORMATION

To view schedules, calendars, bill information and legislator information, click www.arkleg.state.ar.us.

Legislative Message Center

House of Representatives: 501-682-6211

Senate: 501-682-2902

State Chamber/AIA 2019 Legislative Agenda

To review our 2019 Legislative Agenda, click this link:

<https://www.arkansasstatechamber.com/wp-content/uploads/2019/01/AR-StateChamberAIA-2019-Legislative-Agenda.pdf>

Live Streaming from the Capitol

The House and Senate have links to live streaming of their committee meetings and floor session online.

- House: <https://www.arkansashouse.org/>
- Senate: <http://www.arkansas.gov/senate/>

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