**2024 Legislation Results**

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| Measure | Law # | Description |

**Environment**

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| SB 1280 | Chapter 466 | Effective January 1, 2028, this law prohibits the sale of non-reusable or refillable propane cylinders.  |
| AB 1864 | Chapter 552 | Effective December 31, 2026, this law requires the Department of Pesticide Regulation to require separate site identification numbers for portions of agricultural fields within ¼ mile of a school. Additionally, applications for permits for the use of pesticides designated as restricted materials are required to include the specific or anticipated pesticide application method and information on the dates and times of pesticide application when used within 1/4 mile of a school site. |
| AB 1866 | Chapter 548 | Increases the fees for idle oil wells and imposes additional fees for wells that have been idle for less than three years. Operators who do not file the idle well fees must file a plan with the State Oil and Gas Supervision to provide management and elimination of all idle wells by May 1st of each year.  |
| SB 1101 | Chapter 778 | Effective January 1, 2026, this law requires the Department of Forestry and Fire Protection to identify and map potential delineations that can be utilized for strategic wildfire response or prescribed fires. Requires the development of maps of the severity of wildfire impacts that will be updated annually. Lastly, the department must review recent fires' effects on community safety and ecological restoration goals annually to identify opportunities for future prescribed fires to further manage hazardous conditions.  |
| SB 1193 | Chapter 460 | Effective January 1, 2031, this law prohibits airport operators or aviation retail establishments from selling, distributing, or providing leaded aviation gasoline to consumers. |
| AB 660 | Chapter 911 | Effective July1, 2026, this law requires the use of uniform terms by food manufacturers, processors, and retailers for quality and safety dates on food items labeled for human consumption. Specifically prohibiting the use of the phrase “sell by” to be replaced by specified uniform terms to communicate a quality or safety date to the consumer.  |

**Ending Poverty**

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| AB 1808 | Chapter 356 | Eliminates the 12-month eligibility period for families in CalWORKs Stages 1, 2, or 3 childcare programs, extending eligibility to 24 months with no additional need to reapply or report changes, to ensure consistency with the general Child Care and Development Services Act.  |
| AB 310 | Chapter 231 | Effective January 31, 2026, this law requires the State Department of State Hospitals to submit a report of the amounts expended during the 2024-25 fiscal year to the Senate Committee on Budget and Fiscal Review and the Assembly Committe on Budget. The provisions will be inoperative on June 30, 2026, and will be repealed on January 1, 2027.  |
| SB 1089 | Chapter 625 | Requires grocery and pharmacy establishment to provide written notice of its closure to the employees and the Employment Development Department no later than 45 days before its closure. After the written notice is received, the county is required to provide the local workforce development board about safety net programs and the availability of local workforce training services to the impacted employees no later than 30 days before the establishments closure.  |
| SB 1061  | Chapter 520 | Effective July 1, 2025, this law prohibits consumer credit reporting agencies and investigative consumer reporting agencies from including medical debt in credit reports as a negative factor to prevent medical debt from impacting an individual’s credit score or ability to obtain credit. The law requires contracts creating medical debt to include the term “A holder of this medical debt contract is prohibited by Section 1785.27 of the Civil Code from furnishing any information related to this debt to a consumer credit reporting agency. In addition to any other penalties allowed by law, if a person knowingly violates that section by furnishing information regarding this debt to a consumer credit reporting agency, the debt shall be void and unenforceable.”. If the contract does not include this, it is void and unenforceable. Additionally, mandating hospitals selling medical debt to third parties to include a provision requiring the buyer to report litigation from the debt within the contracts and for hospitals to maintain a database with this information. Lastly, health insurers must notify the provider when payments have been made to the insured individual.  |

**Health and Human Services**

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| SB 1137  | Chapter 779 | This law recognizes intersectionality under California anti-discrimination laws, clarifying and redefining language used in the Fair Employment & Housing Act, the Unruh Civil Rights Act, and provisions of the Education Code to protect against discrimination & harassment based not just on one protected characteristic in the statute but also the intersection or combination of two or more protected bases. |
| SB 1386  | Chapter 993 | This law makes the introduction of a plaintiff's previous sexual conduct inadmissible for use to attack the credibility of the plaintiff's testimony regarding consent or absence of injury. Additionally, in cases of sexual battery involving a minor and an adult in a position of power, the minor's sexual conduct with the adult will be inadmissible to prove consent or the absence of injury to the plaintiff.  |
| AB 518 | Chapter 910 | Paid family leave for chosen family, expanding the eligibility for paid family leave program benefits to include care for a seriously ill designated person. |
| SB 1090 | SB 1090 | This law allows people to apply for Disability Insurance and Paid Family Leave before they stop working to speed up the receipt of benefits and minimize financial burden. Specifically, requiring an initial payment be issued within 14 days of receiving a claimant’s first claim or as soon as eligibility begins. Additionally, the claimant can initiate the claims process 30 days prior to the first anticipated compensable day.  |
|  AB 2499 | Chapter 967 | This law protects employees who are victims (including when a family member is a victim) of violence through providing accommodations for medical attention, access to services relating to crime or abuse, and safety planning through the use of paid sick leave. Additionally, this law prohibits employers from discriminating against or retaliating against an employee for using this form of paid leave.  |
| AB 2843 | Chapter 971 | Effective July 1, 2025, this law requires health insurance plans to cover emergency care and subsequent treatment for individuals who are victims of sexual assault without cost sharing. Additionally, insurance companies cannot require a police report to be filed, charges to be brought against an assailant, or a conviction, as conditions for providing coverage. |
| AB 3161 | Chapter 757 | Effective January 1, 2026, this law requires the collection of demographic data to track trends of biased behavior in facilities, reduce civil rights barriers to address discrimination, and require specific protocols in hospitals for reporting racial bias concerns among their staff. This law includes a fine of up to $5,000 on health facilities that fail to adopt, update, or submit patient safety plans. |
| SB 729 | Chapter 930 | Effective July 1, 2025, this law requires large and small group health care service plan contracts and disability insurance policies to provide coverage for infertility and fertility services and revises the definition of infertility. Specifically, for large group health care plans, they are required to cover up to 3 complete oocyte retrievals.  |