



ASSEMBLY ARTS, ENTERTAINMENT, SPORTS, TOURISM & INTERNET MEDIA COMMITTEE

The following are measures considered by the Committee in the 2011-12 Legislative Session

ASSEMBLY BILLS

AB 1069 (Fuentes) Income taxes: extension of film credits

Summary: As heard in Committee, this bill would have extended for five years the requirement that the California Film Commission annually allocate tax credits to qualifying motion pictures, as specified, through the 2018-19 fiscal year, and deleted redundant provisions of the Revenue and Taxation Code. Later amended and Chaptered to create a one year extension.

Last Action: Chapter 731, Statutes of 2011

AB 1364 (Campos) Licensed talent agencies: representation

Summary: Expands the list of criteria based upon which a talent agency may not discriminate in their representation of artists. Specifically, this bill prohibits any talent agency licensee from refusing to represent any artist because of that artist's sex, race, color, religion, ancestry, national origin, disability, marital status, or sexual orientation.

Last Action: Held by Author in Senate Labor and Industrial Relations Committee

AB 1393 (Arts, Entertainment, Sports, Tourism, and Internet Media Committee)

Employment: on-location filming permits

Summary: Provides that any entity that issues permits for on-location motion picture, television, or commercial production may inform the Department of Industrial Relations and the Division of Labor Standards Enforcement, whether children will be employed at a particular production location.

Last Action: Gut and Amend. Held in Senate Public Safety Committee

AB 1401 (Arts, Entertainment, Sports, Tourism and Internet Media Committee)

Employment of minors: entertainment work permits

Summary: Establishes a program to be administered by the Labor Commissioner (LC) that would enable a minor's parent or guardian to obtain a temporary permit for the employment of a minor, under specified conditions. Authorizes the LC to collect and deposit money into the Entertainment Work Permit (EWP) Fund, which the bill creates, and upon appropriation by the Legislature, to expend the proceeds from this fund to pay the costs of administering the temporary minor's EWP program.

Last Action: Chapter 557, Statutes of 2011

AB 1660 (Campos) Representation of minors; permits.

Summary: Prohibits a person, subject to specified exceptions, from representing or providing services to artists that are under the age of 18 unless he or she submits to the Labor Commissioner an application for a Child Performers Services Permit (Permit) and has received the Permit after verification the applicant is not a registered sex offender.

Last Action: Chapter 634, Statutes of 2012

AB 2026 (Fuentes) Income taxes: Extension of film credits

Summary: As heard in Committee, this bill would have extended for five years the requirement that the California Film Commission annually allocate tax credits to qualifying motion pictures, as specified, through the 2019-20 fiscal year. Later amended and Chaptered to create a two year extension.

Last Action: Chapter 841, Statutes of 2012

AB 2095 (Arts, Entertainment, Sports, Tourism & Internet Media Committee) Physical education: California Interscholastic Federation: report.

Summary: Requires the California Interscholastic Federation (CIF), when it reports to the Legislature and the Governor on its evaluation and accountability activities, to transmit an electronic copy of the report to specified policy committees of the Legislature.

Last Action: Gut and Amend. Held on Assembly -Inactive

AB 2100 (Alejo) Athletes: Mixed Martial Arts Fighters

Summary: Requires that the California State Athletic Commission, (CSAC) in consultation with the Association of Boxing Commissioners, to establish and enforce a professional code of conduct, as specified, and that persons seeking payment as promoters must make specified disclosures to the CSAC prior to being compensated.

Last Action: Held in Assembly Appropriations Committee

AB 2396 (Arts, Entertainment, Sports, Tourism & Internet Media Committee) Limitation on employment of infants: entertainment industry

Summary: Clarifies that prior to obtaining a temporary work permit for infants a medical certification from a doctor must first be obtained and verified, in addition makes technical clean-up changes.

Last Action: Chapter 239, Statutes of 2012

AB 2464 (Gatto) Stadium and Arena Security: Posting of security contact

Summary: Requires owners of professional sports facilities to post notices of emergency contact information, as specified.

Last Action: Chapter 261, Statutes of 2012

ACR 25 (Campos) Arts Education Month

Summary: Proclaims March 2011 to be Arts Education Month, encourages all elected officials to participate with their educational communities in celebrating the arts, and urges all residents to become interested in, and give full support to, quality school arts programs for children and youth.

Last Action: Resolution Chapter 12, Statutes of 2011

AJR 8 (Furutani) USS Iowa

Summary: Applauds the United States Navy for approving the application submitted by the Pacific Battleship Center to house the USS Iowa at the Port of Los Angeles.

Last Action: Resolution Chapter 121, Statutes of 2011

SENATE BILLS

SB 101 (Corbett) Athletic Agents: Conflict of Interest

Summary: Narrows provisions in the Miller-Ayala Athlete Agents Act regarding conflicts of interest for agencies servicing professional athletic teams and leagues in relation to the employment of athletes an agency may also represent.

Last Action: Chapter 63, Statutes of 2011

SB 238 (De León) Athlete Agents

Summary: Increases penalties for a violation of the Miller-Ayala Athlete Agents Act, which regulates interactions between athlete agents and college and professional athletes.

Last Action: Chapter 146, Statutes of 2011

SB 1525 (Padilla) Student-Athlete Bill of Rights

Summary: This bill enacts the Student Athlete Bill of Rights (SABR), which would apply to intercollegiate athletic programs at universities in the state that receive an average of \$10 million or more in revenue derived from media rights for intercollegiate athletics. The SABR requires that qualifying universities that do not renew the athletic scholarship of a student who has suffered an injury resulting from his or her participation or for a non-disciplinary reason, provide an equivalent scholarship, as specified. It requires that each qualifying athletic program conduct a financial and life skills workshop for first and third-year athletes, as specified. The SABR further requires that the university approve all student athletes' transfer requests and must continue to pay specified medical expenses for a student athlete who was injured. This bill provides that the institutions to which this bill applies shall rely exclusively on income derived from media rights for intercollegiate athletics to defray the costs of this bill.

Last Action: Chapter 625, Statutes of 2012

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