Print media coverage of California’s smokefree bar law

Sheryl Magzamen, Annemarie Charlesworth, Stanton A Glantz

Abstract

Objective—To assess the print media coverage of California’s smokefree bar law in the state of California.

Design—Content analysis of newspaper, trade journal, and magazine items.

Subjects—Items regarding the smokefree bar law published seven months before and one year following the implementation of the smokefree bar law (June 1997 to December 1998). Items consisted of news articles (n = 446), opinion editorials (n = 31), editorials (n = 104), letters to the editor (n = 240), and cartoons (n = 10).

Main outcome measures—Number and timing of publication of items, presence of tobacco industry arguments or public health arguments regarding law, positive, negative, and neutral views of opinion items published.

Results—53% of items published concerning the smokefree bar law were news articles, 47% were opinion items. 45% of items regarding the smokefree bar law were published during the first month of implementation. The tobacco industry dominated coverage in most categories (economics, choice, enforcement, ventilation, legislation, individual quotes), except for categories public health used the most frequently (government role, tactics, organisational quotes). Anti-law editorials and letters to the editor were published more than pro-law editorials and letters. Region of the state, paper size, presence of local clean indoor air legislation, and voting on tobacco related ballot initiatives did not have an impact on the presence of opinion items.

Conclusions—The tobacco industry succeeded in obtaining more coverage of the smokefree bar law, both in news items and opinion items. The tobacco industry used historical arguments of restricting freedom of choice and economic ramifications in fighting the smokefree bar law, while public health groups focused on the worker protection issue, and exposed tobacco industry tactics. Despite the skewed coverage, public health groups obtained adequate attention to their arguments to keep the law in effect.

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Keywords: content analysis; politics; passive smoking; smokefree bar law; California

The California Smokefree Workplace Law (AB 13) was implemented in public and private workplaces and restaurants on 1 January 1995, and in bars, taverns, and gaming rooms on 1 January 1998 to create the first state wide smokefree bar law. Public health advocates were able to enact this law and defend it against tobacco industry efforts to repeal it, in part by engaging the public through the media and using this public pressure to influence the state legislature. The media served as a vehicle for dissemination of information concerning the law, provided the general public and key decision makers with a sense of progress in implementing the law, and served as the primary public forum for the debate about the efficacy, necessity, and impact of the law.

The media plays two primary roles in the policy making process: to inform the public of pertinent issues at the time, and to shape public thought about these issues. Framing is the process by which groups of facts are packaged to create a story through images and symbols, use of selected spokespersons or organisations for information or opinions, specific language, and the amount of attention devoted to the issue. In debates over clean indoor air laws, tobacco control advocates frame the issue in terms of the need to insure public safety (protecting people from secondhand smoke) and the low credibility of the tobacco industry. The tobacco industry frames the issue as restrictions on adult freedom of choice, economical damage to bars, and unnecessary government interference.

Both public health advocates and the tobacco industry sought to influence the coverage of the smokefree bar law. Tobacco control advocates, including voluntary health organisations and local health departments, held press conferences, released polls showing public support for the law, and used grassroots networks to write letters and visit editorial boards. The tobacco industry primarily worked through the National Smokers Alliance, which the public relations firm Burson Marsteller created for Philip Morris tobacco company. In addition, Burson Marsteller issued over 70 press releases over a six month period of time (approximately one every three days) over PR Newswire, a pay-for-subscriber media service.

This study analyses the print media coverage of the California Smokefree bar law, from seven months before and one year after the implementation of the law. We assess what was stated and reported in the print media about the smokefree bar law, who provided the information for the
### Table 1  Smokefree bar law media framing categories

<table>
<thead>
<tr>
<th>Theme</th>
<th>Tobacco industry frame</th>
<th>Health groups frame</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic</td>
<td>Hurts business</td>
<td>No negative effects/good for business</td>
</tr>
<tr>
<td>Choice</td>
<td>Decreasing revenues and tips</td>
<td>Usual adjustment period</td>
</tr>
<tr>
<td>Enforcement</td>
<td>Smokers' rights</td>
<td>Non-smokers' rights</td>
</tr>
<tr>
<td>Government role</td>
<td>Adult choice</td>
<td>Public supports the law</td>
</tr>
<tr>
<td>Tactics</td>
<td>Inconsistent/no enforcement</td>
<td>Enforcement is going well-being worked out</td>
</tr>
<tr>
<td>Health groups frame</td>
<td>Government role interference</td>
<td>Government role to protect employees</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Need to create state standards</td>
<td>No standards would be sufficient</td>
</tr>
<tr>
<td>Legislation</td>
<td>Bills to repeal or delay law</td>
<td>Attempts to uphold law</td>
</tr>
<tr>
<td>Tactics</td>
<td>Attack academic/economic studies</td>
<td>Attacking tobacco industry credibility</td>
</tr>
<tr>
<td>Civil disobedience</td>
<td>Purposefully disobeying law</td>
<td>—</td>
</tr>
<tr>
<td>Patrons homes</td>
<td>Drinking and smoking go together</td>
<td>Employees should accept</td>
</tr>
<tr>
<td>Workplace hazards</td>
<td>Employees should accept workplace hazards</td>
<td>Employees should not be subject to workplace hazards</td>
</tr>
</tbody>
</table>

methods

We obtained all print media items (news articles, letters to the editor, editorial, opinion editorial (op-eds), and cartoons) that appeared in California publications (daily and weekly newspapers, magazines, and trade publications) related to the smokefree bar law. Rogers and Associates provided us with the items related to bar, tavern, and gaming rooms: 446 news articles, 240 letters to the editor, 31 op-eds, 104 editorials, and 10 political cartoons. Our population contains items that appeared beginning in June 1997, when Rogers and Associates created a separate category for coverage of smokefree bars, through 31 December 1998, a year after the law went into effect. Items that appeared on various news services (UPI, AP, PR Newswire) that were not published in a newspaper or trade journal were excluded, since the information was not available to the general public.

All items were classified into one of five categories (news article, editorial, op-ed, letter to the editor, or cartoon). Each item was coded by author, date of publication, type of newspaper or publication (daily, weekly, monthly), and publication title. We used the Gale Directory of Publications and Broadcast Media to identify the city of publication and circulation of the newspaper. When we encountered a publication that did not appear in the Gale Directory (that is, trade journals and weekly papers), we contacted the publisher for the city of publication, frequency of publication, and circulation. We coded the publications by geographic regions using pre-1 November 1997 telephone area codes of the city of publication to give us six regions.

Items that appeared in different editions of a single newspaper (for example, the San Diego County North County Times publishes six local versions of the paper) were counted as one item. When the copy provided by the clipping service was incomplete, we contacted the publisher, and searched the microfilm archives at the University California, Berkeley, and the internet for the full item. There were only four instances in which we failed to find the full item; these were excluded from our analysis.

We used previous research on the political battle over the smokefree bar law to identify the major arguments for and against the law, together with previous work by Menashe and Siegel and by Cardador and colleagues to design a coding scheme to classify arguments for and against the law (table 1). We analysed each item for the presence of these arguments, and counted the amount of distinct arguments that appeared in each item, allowing us to quantify the frequency of the appearance of these arguments for all of the items in the analysis. If an argument was present more than once in an item, it received only one “present” code. Opinion items were additionally scored as “pro-law”, “anti-law”, or “neutral”. We did not score news articles in this manner.

Aside from the themes, we also included categories for groups or individuals cited in the items. The anti-law organisational quotes category included cigarette manufacturers, the National Smokers Alliance, and restaurant/tavern associations. Anti-law individual quotes included bar patrons, employees, employers, politicians, and enforcement officials. The pro-law organisational quotes category included voluntary health organisations, state and local health departments, local enforcement agencies, academic institutions, and unions. The pro-law individual quotes category included patrons, employers, employers, and politicians supporting the law.

The items were coded by two individuals (SM and AMC). To test for consistency, both coders evaluated the same 47 items, selected using a table of random digits. The median agreement (both raters coding a category present or both coding it absent) for the 22 categories between the two raters was 93% (range 81–100%; interquartile range 84–94%). The median value of κ was 0.74 (range 0.47–1.00; interquartile range 0.63–0.84), excluding three categories in which κ was 0 because of a very small number (<5) of positive results. (The per cent agreement for these three categories was 92%, 92%, and 92%.)

We wanted to examine whether items that appeared in newspapers were related to the tobacco control sentiment of the communities and regions that they served. We utilised the circulation of the newspaper to approximate the exposure to an argument published in an opinion item, and coded the newspapers by city of publication. We were then able to measure the tobacco control sentiment of each city.
Table 2  Distribution of opinion items on California's smokefree bar law

<table>
<thead>
<tr>
<th>Type of item</th>
<th>Support</th>
<th>Oppose</th>
<th>Neutral</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Editorial</td>
<td>41 (39%)</td>
<td>49 (47%)</td>
<td>14 (14%)</td>
<td>104 (100%)</td>
</tr>
<tr>
<td>Opinion editorial</td>
<td>17 (55%)</td>
<td>13 (42%)</td>
<td>1 (3%)</td>
<td>31 (100%)</td>
</tr>
<tr>
<td>Letter to the editor</td>
<td>96 (40%)</td>
<td>122 (51%)</td>
<td>22 (9%)</td>
<td>240 (100%)</td>
</tr>
<tr>
<td>Cartoon</td>
<td>10 (0.1%)</td>
<td>10 (100%)</td>
<td>10 (100%)</td>
<td>10 (100%)</td>
</tr>
<tr>
<td>Total</td>
<td>154 (41%)</td>
<td>181 (49%)</td>
<td>37 (10%)</td>
<td>375 (100%)</td>
</tr>
</tbody>
</table>

by two proxies: presence of a local clean indoor air law, and voting records on a state wide proposition concerning clean indoor air regulations.

To assess whether the existence of a local clean indoor air law before implementation of the state smokefree bar law was associated with coverage of the issue, we examined opinion items (editorials, letters to the editor, and op-eds) published in a specific locality as a function of whether the locality had implemented a general clean indoor air law or a smokefree restaurant law as of 1 January 1995, (when the state Smokefree Workplace Law, was implemented) using the Americans for Nonsmokers' Rights local ordinance database. (Twenty communities had smokefree bar laws in place as of that date, but this number was too small to support meaningful analysis of any possible effect on media coverage of the debate over the state law.) We did a similar analysis based on how the locality voted three years earlier on proposition 188, a 1994 initiative sponsored by Philip Morris to repeal the smokefree bar law and pre-empt all local tobacco control ordinances in California.2 3 (The vote on proposition 188 provided a direct measure of public sentiment on the issues raised later in the public debate over the implementation of the smokefree bar law.) Public health advocates defeated proposition 188 in all counties in California. We ranked the 112 localities that had opinion items present in its newspapers by margin of defeat, then divided the localities into quartiles (measured by margin of defeat of proposition 188) to assess if there was an association between the tobacco control sentiment and arguments subsequently presented in local newspapers.

All results were tabulated using SPSS 8.0. To assess the number of media impressions (item frequency times publication circulation) for each item, we multiplied the circulation of each publication times the frequency of items using the “weight” function in SPSS. Since we consider the collection of items a census of the population rather than a sample, we did not compute any hypothesis tests or p values.

Results
We collected and classified 831 unique items (news articles, editorials, letters to the editor, op-eds, and cartoons) covering the smokefree bar law: 93% appeared in daily newspapers, 4% in weekly papers, and 3% in monthly publications; 14% of the items appeared in the Sunday newspaper, which is the highest readership day for newspapers, about 1/7 of all the items; 3% of the items appeared in trade or professional journals; 19% of the news articles appeared on the front page, the most frequently read page of the newspaper, indicating that the issue of smokefree bars was considered an important topic.

Classification of Items
News articles constituted the largest category of items (446/831, 54%). Opinion items included 104 editorials (13%), 31 op-eds (4%), 240 letters to the editor (29%), and 10 cartoons (0.1%). Most editorials and letters to the editor opposed the law, whereas op-eds tended to support the law (table 2).

Timing
Appearance of items about the smokefree bar law was minimal throughout 1997, slightly increased in December 1998, the month before implementation, and reached a peak in January 1998, the first month of implementation (fig 1), when 41% of all items written about the law appeared. Presence of items about the law remained high for the following two months, and dropped precipitously by April 1998. Coverage continued to decrease throughout the year until December 1998, when there was a slight increase, reflecting stories reviewing the first year that the law was in force.


The timing of the arguments in the individual categories (table 1) followed the general pattern of frequency of all items in fig 1 except in two cases. The tobacco industry's arguments that the law would be difficult or impossible to enforce peaked in December 1997, before the law went into effect, whereas general coverage peaked in January 1998, the month the law went into effect. The public health arguments criticizing legislators for attempting to repeal the law reached its highest point in February 1998, after the California assembly voted to repeal the law, and before
the senate held a hearing that killed the repeal attempt and upheld the law.

ARGUMENTS

Figure 2 shows the number of media impressions that presented public health or tobacco industry arguments. The argument used most frequently by the tobacco industry was choice (freedom of choice, smokers rights, adult decision), followed by economics (bar law would hurt business), and enforcement (law was difficult to enforce). The argument used least often by tobacco industry was attacks on academic studies (studies about secondhand smoke, economics, or the bodies that performed these studies).

The arguments used most frequently by the public health groups differed from the tobacco industry’s most frequent arguments. The most frequent public health argument was government role (government needs to protect workers from secondhand smoke). The second most used argument was attacking the tobacco industry’s credibility (linking industry activity opposing the smokefree bar law to the industry’s general pattern of disinformation). The third category of arguments by public health groups was choice (non-smokers rights and the majority of Californians supporting the smokefree bar law). Public health groups used the ventilation argument the least (countering tobacco industry claims that ventilation systems installed in bars would be adequate to protect workers from secondhand smoke).

BALANCE OF COVERAGE

Figure 2 also shows the balance of coverage. The tobacco industry perspective was represented more heavily in six of the nine argument categories. Public health dominated the government role category, the tactics category (discussing the tobacco industry), and organizational (org) quotes. Both viewpoints had different groups representing their stance on the issue: public health viewpoints were largely represented by organisations, and the tobacco industry viewpoint was represented by individual quotes.

Figure 2 The tobacco industry viewpoint dominated coverage of the smokefree bar law in six of the nine argument categories. Public health dominated the government role category, the tactics category (discussing the tobacco industry), and organisational (org) quotes. Both viewpoints had different groups representing their stance on the issue: public health viewpoints were largely represented by organisations, and the tobacco industry viewpoint was represented by individual quotes.

IMPACT OF NEWSPAPER SIZE

We assessed newspaper size using the Newspaper Association of America’s circulation categories*: under 50,000, 50,001–100,000, 100,001–250,000, and over 250,000. Six newspapers (Los Angeles Times, San Diego Union-Tribune, Orange County Register, San Jose Mercury-News, San Francisco Chronicle, Sacramento Bee) in the six largest media markets (Los Angeles, San Diego, Orange County, San Jose, San Francisco, Sacramento) had the greatest number of pro-law letters to the editor (119) than supporting it (96). Midsize newspapers (50,000–100,000 circulation) ran more pro-law editorials (11) than anti-law editorials (5), and newspapers in the smallest size category (under 50,000 circulation) ran two pro-law editorials (11) and one anti-law editorial (5). The largest number of items appeared in the small papers (under 50,000 circulation) (311). However, on a per paper basis, the smaller papers had 2.5 smokefree bar law items per newspaper, while the large newspapers (over 250,000 circulation) had 16.2 smokefree bar law items per newspaper. The larger newspapers covered the debate over the smokefree bar law more intensively than the small newspapers.

There was not a consistent pattern in opinion articles with regards to newspaper size. All newspaper sizes had more anti-law editorials than pro-law editorials, except for large newspapers (50,001–250,000) newspapers (five pro-law, two anti-law editorials). The smallest (under 50,000 circulation) and largest (over 250,000 circulation) newspapers ran editorials about two to one against the law (32/55, 58% and 12/18, 66%, respectively).

In every newspaper size category, there were more letters to the editor published opposing the law (119) than supporting it (96). Midsize papers (50,000–100,000 circulation) had the greatest number of pro-law letters to the editor (29), but also the greatest number of anti-law letters to the editor (38).

PROXIES FOR TOBACCO CONTROL SENTIMENT

We wanted to assess whether the presence of an existing local tobacco control ordinance was related to opinions reflected in local print media coverage, measured by the number of media impressions (defined by the number of
opinion items in a paper, multiplied by the circulation of the paper for all papers published in the same locality) for each locality. We divided general workplace (not including restaurants) local clean indoor air laws into three categories: no law or only public/government places, which would constitute a weak law; law present, not 100% smokefree, which meant that there were exceptions to the law, and would constitute the middle ground; 100% smokefree, which is a strong law. Regardless of the presence or strength of the local clean indoor air law, there were more opinion items published against the law than for the law (fig 3A). The largest disparity was in localities with 100% smokefree workplace laws.

Local clean indoor air laws dealing with restaurants were divided into three categories: no law, laws in which restaurants can apply for an exemption, representing the middle ground, and smokefree laws with no exemptions (strong law). As with general clean indoor air laws, more opinion items were published opposing the state smokefree bar law than supporting it, independent of the presence and strength of an existing local smokefree restaurant law (fig 3B). Thus, the community support that presumably existed in order to pass the local clean indoor air law did not seem to affect media presentation of local opinions on the state law.

We also assessed local tobacco control sentiment by examining the percentage of each locality voting against Proposition 188.21 We compared the number of pro-law, anti-law, and neutral media impressions from publication of letters to the editor and editorials on the smokefree bar law to the quartile of the localities’ vote against Proposition 188 (with higher quartiles indicating stronger anti-tobacco sentiment). There was no systematic pattern between the local vote and letters to the editor and op-eds (fig 4A) or editorials (fig 4B) on the smokefree bar law, with most published opinion items opposing the law. However, it was interesting to note that for the localities in the lowest quartile of voting against Proposition 188, only negative editorials were present in the newspapers that served those communities.

Discussion

Despite strong public support for the smokefree bar law as evidenced in several public opinion polls5 and the resounding defeat of Proposition 188 a few years earlier, the tobacco industry claims dominated the print media coverage of the smokefree bar law. Nevertheless, public health advocates were able to convey the purpose of the law and their messages sufficiently to keep the smokefree bar law intact.

The tobacco industry used its usual arguments5 that the implementation of the smokefree bar would not work, restricted smokers’ rights and freedom of choice, would have negative economic impacts on bars, and would not be enforceable. News articles used quotes from bartenders, bar owners, and individuals in bars to oppose the law. The tobacco industry also introduced a non-traditional category, called patron habits. Individuals were quoted as saying “Drinking and smoking just go together” and perpetuating the idea that it
does not want public health forces to change the accepted cultural norm. Coverage of the smokefree bar law was dominated by tobacco industry issues. In no argument category did balanced coverage predominate.

To disseminate their message, the tobacco industry used public relations firm Burson Marsteller to create press releases for the media and legislators, organise press conferences featuring bar owners opposed to the law, and disseminate information through its National Smokers Alliance. Public health groups did not have the extensive media resources that the tobacco industry did to generate coverage, but were often sought out by newspapers for quotes and information, and wrote op-eds and letters to the editor in support of the smokefree bar law. While the tobacco industry received more favourable coverage overall, public health groups were also a substantial presence in the public debate.

Public health groups stuck to the message that the purpose of the law was to protect the health and safety of bar workers in California and the need to provide bar employees the same protection every other worker in the state enjoyed. Public health groups were also able to refute tobacco industry claims of economic hardship and freedom of choice by utilising public opinion surveys, published research, both economic and scientific, as well as citing the success of the state smokefree workplace law in general workplaces and restaurants since those provisions went in to force in 1995.

In addition, examining the frequency that items appeared in newspapers regarding the smokefree bar law, there was an immediate decline in items published shortly after the law was in effect, and the state legislature decided to table a major repeal effort and uphold the law. Although the tobacco industry claimed that the smokefree bar law would cause undue financial hardship to bars, be difficult to enforce, and strip adults of their freedom of choice, it seemed that there was a short adjustment period to the new law, after which the public accepted the change in the bar environment around the state.

Our study did not include advertisements that appeared in the print media. The tobacco industry publishes advertisements promoting smoking and bar promotions and the tobacco control groups published a series of opinion leader advertisements in newspapers likely to be read by opinion leaders (Sacramento Bee and the New York Times Western Edition) that called attention to the tobacco industry's attempts to repeal the law and calling on members of the legislature to uphold the law. These advertisements may have an impact on the public and legislative perception of the smokefree bar law.

Opinion pieces published in the newspapers did not match public sentiment regarding smokefree bar law. Polling by the state Department of Health Service, the American Cancer Society, and the Los Angeles Times all reflected high public support for the law. The disparity in this situation could be the result of editorial bias, or simply reflect the view that it was better “news” to report on people who were unhappy about the new smokefree bar regulations. In the future, the tobacco control community can identify individual advocates and proponents of these laws who can act as media spokespersons to give the public the impression that clean indoor air laws have broad based public support.

One might think that a community organising around a previously passed local clean indoor air law would increase acceptance of the state law. This situation did not turn out to be the case: There was not a relationship between opinion items and previous experience with clean indoor air ordinances, region of the state, or voting on tobacco control ballot initiatives. There are several plausible explanations for this situation. First, the tobacco industry public relations effort to mobilise opposition to the smokefree bar law was the most visible aspect of the opinion items that appeared in newspapers around the state. Secondly, although public opinion polling demonstrated that the public supported the smokefree bar law, relatively few people felt moved to write and express this opinion. It is possible that health groups did

What this paper adds
While there have been several studies of media coverage of debates before passage of tobacco control legislation, no one has studied the public debate after the law goes into effect. This paper assesses California newspaper coverage of the state smokefree bar law during the seven months before, and one year following, the implementation of the law in January 1998. The analysis considered the number of items, trends in their timing, prevalence of different frames in the items, and correlation between anti- and pro-law frames and level of local support for clean indoor air legislation. While anti-law arguments predominated in the media coverage, the level of pro-law arguments was high enough to sustain public and policy maker support for the law, which remains in effect.

This is the first article that analyses newspaper coverage of a tobacco control policy following implementation of that policy in order to provide feedback to public health practitioners on how well the policy is being supported in the media. California's smokefree bar law is so progressive that its success will likely determine the success of similar efforts throughout the USA. If not successfully implemented (and especially if overturned), the California experience might deter other states from taking similar action. In contrast, if successfully implemented (and not overturned), the California experience could provide strong support for other states to adopt similar policies. Understanding the way in which the law's implementation is covered in the print media provides important lessons for public health practitioners.
not invest the same resources in generating letters to the editor and editorials with the same vigour as the tobacco industry did in generating opinion pieces in opposition to the law. Finally, the public considered the issue of smokefree public places settled with the defeat of Proposition 188, and felt the law was secure.

Several of the larger newspapers in California have staff writers and reporters that have covered tobacco control issues for some time, particularly the California Tobacco Control Program, and so have reporters who have developed expertise in tobacco issues. Smaller newspapers often rely on wire services or the larger newspapers for national stories, and reporters are more likely concerned with community events or occurrences. It did not appear that there was a systematic difference between news or opinion coverage in the large newspapers (Los Angeles Times, Sacramento Bee, San Diego Union-Tribune, Orange County Register, San Jose Mercury-News, San Francisco Chronicle) who had reporters who regularly covered tobacco compared to the smaller local newspapers.

The tobacco industry’s public relations effort was successful in generating media coverage sympathetic to the tobacco industry’s position on the smokefree bar law. Nevertheless, public health advocates were able to achieve enough coverage to prevent the law from being weakened or repealed.

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