



## CAO Legislative Report

### Administration

[ACA 1](#)

[Aguiar-Curry D \( Dist. 4\)](#)

**Location:** ASSEMBLY PRINT

**Local government financing: affordable housing and public infrastructure: voter approval.** The California Constitution prohibits the ad valorem tax rate on real property from exceeding 1% of the full cash value of the property, subject to certain exceptions. This measure would create an additional exception to the 1% limit that would authorize a city, county, or city and county to levy an ad valorem tax to service bonded indebtedness incurred to fund the construction, reconstruction, rehabilitation, or replacement of public infrastructure or affordable housing, if the proposition proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements.

### Behavioral Health

[AB 8](#)

[Chu D \( Dist. 25\)](#)

**Location:** ASSEMBLY PRINT

**Pupil health: mental health professionals.** Would require, on or before December 31, 2022, a school of a school district or county office of education and a charter school to have at least one mental health professional, as defined, for every 600 pupils generally accessible to pupils on campus during school hours. The bill would require, on or before December 31, 2022, a school of a school district or county office of education and a charter school with fewer than 600 pupils to have at least one mental health professional generally accessible to pupils on campus during school hours, to employ at least one mental health professional to serve multiple schools.

[AB 43](#)

[Gloria D \( Dist. 78\)](#)

**Location:** ASSEMBLY PRINT

**Mental health.** Current law, the Mental Health Services Act (MHSA), an initiative measure enacted by the voters as Proposition 63 at the November 2, 2004, statewide general election, establishes the continuously appropriated Mental Health Services Fund to fund various county mental health programs. This bill would state the intent of the Legislature to enact legislation to ensure that Mental Health Services Act funds are used in accordance with the provisions of the act and that there is adequate oversight of excess unspent funds.

[AB 136](#)

[Quirk-Silva D \( Dist. 65\)](#)

**Location:** ASSEMBLY PRINT

**Alcohol and drug programs: residential recovery and treatment ombudsperson: pilot program.** Would require the State Department of Health Care Services to establish the Office of the State Ombudsperson for Substance Abuse Residential Recovery and Treatment as a one-year pilot project, from January 1, 2021, to December 31, 2021, inclusive. The bill would require the office to work in concert with participating counties to collaborate in investigations of complaints received by the counties against alcoholism or drug abuse recovery or treatment facilities and recovery residences. The bill would require each participating county, by July 1, 2022, to report to the Legislature on the results of the county's collaboration with the pilot program.

[SB 12](#)

[Beall D \( Dist. 15\)](#)

**Location:** SENATE RLS.

**Mental health services: youth.** Would declare the intent of the Legislature to enact legislation that would authorize the state and local governments to establish a series of at least 100 centers statewide to address the mental health needs of California youth. The bill would declare the intent of the



Legislature to enact legislation to allocate or encourage the allocation of funding for that purpose, as specified. The bill would make related findings and declarations.

### Cannabis

[SB 51](#)

[Hertzberg D \( Dist. 18\)](#)

**Location:** SENATE RLS.

**Financial institutions: cannabis.** Would create the Cannabis Limited Charter Banking and Credit Union Law, to be administered by the Commissioner of Business Oversight and the Department of Business Oversight. The bill would create the Cannabis Limited Charter Bank and Credit Union Advisory Board and specify its composition, to include the Treasurer, the Controller, and the Chief of the Bureau of Cannabis Control, and commit to it the general responsibility for ensuring that this law functions in a safe and efficient way.

### CEQA

[SB 25](#)

[Caballero D \( Dist. 12\)](#)

**Location:** SENATE RLS.

**California Environmental Quality Act: qualified opportunity zones.** Would establish specified procedures for the administrative and judicial review of the environmental review and approvals granted for projects located in qualified opportunity zones that are funded, in whole or in part, by qualified opportunity funds, or by moneys from the Greenhouse Gas Reduction Fund and allocated by the Strategic Growth Council. Because a public agency would be required to comply with those new procedures, this bill would impose a state-mandated local program.

### Early Childhood Education

[AB 6](#)

[Reyes D \( Dist. 47\)](#)

**Location:** ASSEMBLY PRINT

**Early childhood education: Office of Early Childhood Education.** Would establish in the department the Office of Early Childhood Education in order to ensure a holistic implementation of early childhood education programs and universal preschool. The bill would require the office to have specified responsibilities, including the responsibility of coordinating services with the State Department of Social Services and the California Health and Human Services Agency, to ensure that social and health services are provided to children in early childhood education programs and to identify families eligible for early childhood education financial assistance.

[AB 15](#)

[Nazarian D \( Dist. 46\)](#)

**Location:** ASSEMBLY PRINT

**Children's Savings Account Program.** Would express the intent of the Legislature to enact future legislation to establish a universal statewide children's savings account program, established for each child at entrance into kindergarten, to ensure that California's children and families save, build assets, and achieve economic mobility.

[AB 123](#)

[McCarty D \( Dist. 7\)](#)

**Location:** ASSEMBLY PRINT

**Early childhood education: state preschool program: transitional kindergarten: access: standards.** Would make various findings and declarations regarding early childhood education and would provide that it is the intent of the Legislature to enact legislation that would do certain things relating to early childhood education, including expanding the state preschool program and enabling local educational agencies to blend the program with transitional kindergarten.



[AB 125](#)

[McCarty D \( Dist. 7\)](#)

Location: ASSEMBLY PRINT

**Early childhood education: reimbursement rates.** Would provide that it is the intent of the Legislature to enact legislation that would establish a single regionalized state reimbursement rate system for childcare, preschool, and early learning services that would achieve specified objectives.

**Economic Development**

[AB 11](#)

[Chiu D \( Dist. 17\)](#)

Location: ASSEMBLY PRINT

**Community Redevelopment Law of 2019.** Current law dissolved redevelopment agencies as of February 1, 2012, and designates successor agencies to act as successor entities to the dissolved redevelopment agencies. This bill, the Community Redevelopment Law of 2019, would authorize a city or county, or two or more cities acting jointly, to propose the formation of an affordable housing and infrastructure agency by adoption of a resolution of intention that meets specified requirements, including that the resolution of intention include a pass-through provision and an override pass-through provision, as defined.

**Elections**

[AB 17](#)

[Salas D \( Dist. 32\)](#)

Location: ASSEMBLY PRINT

**Elections: vote by mail ballots.** Current law requires a vote by mail ballot to be available to any registered voter. Current law requires employers, as specified, to allow voters to take up to two hours off of work, without loss of pay, to vote. This bill would prohibit an employer from requiring or requesting that an employee bring his or her vote by mail ballot to work or vote his or her vote by mail ballot at work. The bill makes violation of this prohibition subject to a civil fine of up to \$10,000 per election.

[AB 59](#)

[Kalra D \( Dist. 27\)](#)

Location: ASSEMBLY PRINT

**Elections: voting access.** Current law requires the Secretary of State to annually provide every high school, community college, and California State University and University of California campus with voter registration forms. Current law also expresses the intent of the Legislature that every eligible high school and college students receive a meaningful opportunity to register to vote. This bill would express the intent of the Legislature to enact legislation that would make a polling place or vote center available on every college and university campus in the state.

[SB 27](#)

[McGuire D \( Dist. 2\)](#)

Location: SENATE RLS.

**Presidential primary elections: ballot access: tax returns.** Would enact the Presidential Tax Transparency and Accountability Act, which would require a candidate for President, in order to have his or her name placed upon a primary election ballot, to file his or her income tax returns for the 5 most recent taxable years with the Secretary of State, as specified. The act would require the Secretary of State to redact the income tax returns of Presidential candidates as necessary to protect individual privacy, as specified, and subsequently to make the returns available to the public on the Secretary of State's Internet Web site.

[SCA 2](#)

[Allen D \( Dist. 26\)](#)

Location: SENATE RLS.

**Elections: recalls.** The California Constitution provides that voters may recall a state officer and, in the same election, elect a successor. The Constitution prohibits an officer who is the subject of a recall



election from being a candidate for successor. The Constitution also prohibits a successor candidacy for the office of judge of the Supreme Court or a court of appeal. This measure would repeal those prohibitions, thereby allowing successor candidates for those judicial offices.

### Employee Relations

[AB 71](#)

[Melendez R \( Dist. 67\)](#)

**Location:** ASSEMBLY PRINT

**Employment standards: independent contractors and employees.** Current case law establishes a three-part test, known as the “ABC” test, for determining whether a worker is considered an independent contractor for purposes of specified wage orders. Under this test, a worker is properly considered an independent contractor only if the hiring entity establishes; 1) that the worker is free from the control and direction of the hirer in connection with the performance of the work, both under the contract for performance of the work and in fact; 2) that the worker performs work outside the usual course of the hiring entity’s business; and 3) that the worker is customarily engaged in an independently established trade, occupation, or business of the same nature as the work performed for the hiring entity. This bill would, instead, require a determination of whether a person is an employee or an independent contractor to be based on a specific multifactor test, including whether the person to whom service is rendered has the right to control the manner and means of accomplishing the result desired, and other identified factors.

### Health and Human Services

[AB 4](#)

[Arambula D \( Dist. 31\)](#)

**Location:** ASSEMBLY PRINT

**Medi-Cal: eligibility.** Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid program provisions. Federal law prohibits payment to a state for medical assistance furnished to an alien who is not lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law. This bill would extend eligibility for full-scope Medi-Cal benefits to individuals of all ages, if otherwise eligible for those benefits, but for their immigration status. The bill would delete provisions delaying eligibility and enrollment until the director makes the determination as specified.

[AB 122](#)

[Grayson D \( Dist. 14\)](#)

**Location:** ASSEMBLY PRINT

**Multidisciplinary teams: human trafficking and domestic violence.** Current law authorizes a city, county, city and county, or community-based nonprofit organization to establish a domestic violence multidisciplinary personnel team and a human trafficking multidisciplinary personnel team consisting of two or more persons who are trained in the prevention, identification, management, or treatment of domestic violence or human trafficking cases and who are qualified to provide a broad range of services related to domestic violence or human trafficking. Current law authorizes members of those multidisciplinary personnel teams to disclose to one another information and records that may be confidential but that are relevant to the prevention, identification, management, or treatment of those crimes. This bill would remove the prohibition on disclosing confidential information without the individual’s informed, written, and reasonably time-limited consent to the disclosure with regards to information obtained from a minor.

[AB 136](#)

[Quirk-Silva D \( Dist. 65\)](#)

**Location:** ASSEMBLY PRINT

**Alcohol and drug programs: residential recovery and treatment ombudsperson: pilot program.** Would require the State Department of Health Care Services to establish the Office of the



State Ombudsperson for Substance Abuse Residential Recovery and Treatment as a one-year pilot project, from January 1, 2021, to December 31, 2021, inclusive. The bill would require the office to work in concert with participating counties to collaborate in investigations of complaints received by the counties against alcoholism or drug abuse recovery or treatment facilities and recovery residences. The bill would require each participating county, by July 1, 2022, to report to the Legislature on the results of the county's collaboration with the pilot program.

[AB 138](#)

[Bloom D \( Dist. 50\)](#)

**Location:** ASSEMBLY PRINT

**California Community Health Fund.** Current law establishes the State Department of Public Health, which administers, among other things, various programs that prevent disease and promote health. This bill would express the intent of the Legislature to establish the California Community Health Fund in the State Treasury, and would require moneys in the fund to be used to diminish the human and economic costs of diabetes, obesity, and heart and dental disease in California.

[SB 29](#)

[Lara D \( Dist. 33\)](#)

**Location:** SENATE RLS.

**Medi-Cal: eligibility.** Would extend eligibility for full-scope Medi-Cal benefits to individuals of all ages who are otherwise eligible for those benefits but for their immigration status. The bill would also delete provisions delaying implementation until the director makes the determination described above. Because counties are required to make Medi-Cal eligibility determinations and this bill would expand Medi-Cal eligibility, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

[SB 35](#)

[Chang R \( Dist. 29\)](#)

**Location:** SENATE RLS.

**Human trafficking.** Would express the intent of the Legislature to establish a task force to combat human trafficking that would collect and organize data on the nature and prevalence of trafficking in persons in California and organize collaborative efforts between local and state governments and nongovernmental organizations for protecting victims of trafficking, among other, related duties.

[SB 40](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Conservatorship: serious mental illness and substance use disorders.** Current law establishes a procedure for the appointment of a conservator for a person who is incapable of caring for the person's own health and well-being due to a serious mental illness and substance use disorder, as specified, for the purpose of providing the least restrictive and most clinically appropriate alternative needed for the protection of the person. Current law authorizes that conservatorship procedure only for the County of Los Angeles, the County of San Diego, and the City and County of San Francisco, if the board of supervisors of the respective county or city and county authorizes the application of these provisions subject to specified findings and requirements, including that certain county departments develop a plan to implement these provisions, as specified, and present the plan and available resources for the implementation before the county board of supervisors. This bill would make a technical, nonsubstantive change to those provisions.

## Homelessness

[AB 14](#)

[Rivas, Luz D \( Dist. 39\)](#)

**Location:** ASSEMBLY PRINT

**Multifamily Housing Program: homeless youths: homeless families.** Would appropriate an unspecified sum from the General Fund into the Housing Rehabilitation Loan Fund to be expended under the Multifamily Housing Program to fund housing for homeless youths and homeless families in



accordance with certain requirements, including that the department prioritize loans to housing projects in disadvantaged communities, as defined, and that unspecified amounts be set aside for both certain homeless youths and certain homeless families.

[AB 22](#)

[Burke D \( Dist. 62\)](#)

**Location:** ASSEMBLY PRINT

**Housing: safe and clean shelter for children.** Current law establishes the Department of Housing and Community Development in the Business, Consumer Services, and Housing Agency, and requires the department to administer various housing programs throughout the state, including programs that address the needs of homeless individuals and families, and reviewing local ordinances for the design, development, and operation of homeless shelters in cities and counties that have declared a shelter crisis. This bill would declare that it is the policy of the state that every child has the right to safe and clean shelter and that no child should be without safe and clean shelter by 2025.

[AB 67](#)

[Rivas, Luz D \( Dist. 39\)](#)

**Location:** ASSEMBLY PRINT

**Individuals or families who are homeless or at risk of homelessness: definition.** The McKinney-Vento Homeless Assistance Act establishes various programs and grants to provide a range of services to homeless individuals and families, and defines the terms “homeless,” “homeless individual,” and “homeless person” to mean, among other things, an individual or family who lacks a fixed, regular, and adequate nighttime residence or an individual who resided in a shelter or place not meant for human habitation and who is exiting an institution where he or she temporarily resided. This bill would require the coordinating council, in consultation with specified state entities, to develop, and recommend in a report to the Legislature, a standard definition of “homeless” and “at risk of homelessness” for purposes of providing programs and services to individuals and families who are homeless or at risk of homelessness.

[SB 40](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Conservatorship: serious mental illness and substance use disorders.** Current law establishes a procedure for the appointment of a conservator for a person who is incapable of caring for the person’s own health and well-being due to a serious mental illness and substance use disorder, as specified, for the purpose of providing the least restrictive and most clinically appropriate alternative needed for the protection of the person. Current law authorizes that conservatorship procedure only for the County of Los Angeles, the County of San Diego, and the City and County of San Francisco, if the board of supervisors of the respective county or city and county authorizes the application of these provisions subject to specified findings and requirements, including that certain county departments develop a plan to implement these provisions, as specified, and present the plan and available resources for the implementation before the county board of supervisors. This bill would make a technical, nonsubstantive change to those provisions.

[SB 48](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Homelessness: right to shelter.** Would state the intent of the Legislature to enact legislation that creates a right to shelter for unhoused residents throughout the state, which would be required to include the navigation center model. The bill would state the purposes of this legislation, including ensuring that every person living on California’s streets has the ability to promptly secure shelter that is safe and supportive. The bill would specify certain elements that this right to shelter would include. The bill would specify that the right to shelter is not intended to be in lieu of prioritizing permanent housing for people who lack housing.



## Housing

[AB 10](#)

[Chiu D \( Dist. 17\)](#)

**Location:** ASSEMBLY PRINT

**Income taxes: credits low-income housing: farmworker housing.** Would, under the law governing the taxation of insurers, the Personal Income Tax Law, and the Corporation Tax Law, for calendar years beginning in 2020, increase the aggregate housing credit dollar amount that may be allocated among low-income housing projects by an additional \$500,000,000, as specified, and would allocate to farmworker housing projects \$25,000,000 per year of that amount. The bill, under those laws, would modify the definition of applicable percentage relating to qualified low-income buildings to depend on whether the building is a new or existing building and federally subsidized, or a building that is, among other things, at least 15 years old, serving households of very low income or extremely low income, and will complete substantial rehabilitation, as specified.

[AB 11](#)

[Chiu D \( Dist. 17\)](#)

**Location:** ASSEMBLY PRINT

**Community Redevelopment Law of 2019.** Current law dissolved redevelopment agencies as of February 1, 2012, and designates successor agencies to act as successor entities to the dissolved redevelopment agencies. This bill, the Community Redevelopment Law of 2019, would authorize a city or county, or two or more cities acting jointly, to propose the formation of an affordable housing and infrastructure agency by adoption of a resolution of intention that meets specified requirements, including that the resolution of intention include a pass-through provision and an override pass-through provision, as defined.

[AB 14](#)

[Rivas, Luz D \( Dist. 39\)](#)

**Location:** ASSEMBLY PRINT

**Multifamily Housing Program: homeless youths: homeless families.** Would appropriate an unspecified sum from the General Fund into the Housing Rehabilitation Loan Fund to be expended under the Multifamily Housing Program to fund housing for homeless youths and homeless families in accordance with certain requirements, including that the department prioritize loans to housing projects in disadvantaged communities, as defined, and that unspecified amounts be set aside for both certain homeless youths and certain homeless families.

[AB 22](#)

[Burke D \( Dist. 62\)](#)

**Location:** ASSEMBLY PRINT

**Housing: safe and clean shelter for children.** Current law establishes the Department of Housing and Community Development in the Business, Consumer Services, and Housing Agency, and requires the department to administer various housing programs throughout the state, including programs that address the needs of homeless individuals and families, and reviewing local ordinances for the design, development, and operation of homeless shelters in cities and counties that have declared a shelter crisis. This bill would declare that it is the policy of the state that every child has the right to safe and clean shelter and that no child should be without safe and clean shelter by 2025.

[AB 36](#)

[Bloom D \( Dist. 50\)](#)

**Location:** ASSEMBLY PRINT

**Affordable housing: rental prices.** Would state the findings and declarations of the Legislature that, among other things, affordable housing has reached a crisis stage that threatens the quality of life of millions of Californians as well as the state economic outlook. This bill also would express the Legislature's intent to enact legislation in order to stabilize rental prices and increase the availability of affordable rental housing.



[AB 53](#)

[Jones-Sawyer D \( Dist. 59\)](#)

**Location:** ASSEMBLY PRINT

**Rental housing discrimination: applications: criminal records.** Would make it unlawful for the owner of any rental housing accommodation to deny the rental or lease of a housing accommodation without first satisfying specified requirements relating to the application process. The bill would prohibit the owner of a rental housing accommodation from inquiring about, or requiring an applicant for rental housing accommodation to disclose, a criminal record during the initial application assessment phase, as defined, unless otherwise required by state or federal law.

[ACA 1](#)

[Aguiar-Curry D \( Dist. 4\)](#)

**Location:** ASSEMBLY PRINT

**Local government financing: affordable housing and public infrastructure: voter approval.** The California Constitution prohibits the ad valorem tax rate on real property from exceeding 1% of the full cash value of the property, subject to certain exceptions. This measure would create an additional exception to the 1% limit that would authorize a city, county, or city and county to levy an ad valorem tax to service bonded indebtedness incurred to fund the construction, reconstruction, rehabilitation, or replacement of public infrastructure or affordable housing, if the proposition proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements.

[SB 4](#)

[McGuire D \( Dist. 2\)](#)

**Location:** SENATE RLS.

**Housing.** Under current law, various agencies administer programs to preserve and expand safe and affordable housing opportunities and promote sound community growth. This bill would state the intent of the Legislature to enact legislation that would limit restrictive local land use policies and legislation that would encourage increased housing development near transit and job centers, in a manner that ensures that every jurisdiction contributes its fair share to a housing solution, while acknowledging relevant differences among communities.

[SB 6](#)

[Beall D \( Dist. 15\)](#)

**Location:** SENATE RLS.

**Housing production.** Under current law, various agencies administer programs to preserve and expand safe and affordable housing opportunities and promote sound community growth throughout the state. This bill would state the intent of the Legislature to enact legislation that would help encourage housing production throughout the state, including streamlining approval processes, identifying sufficient and adequate sites for housing construction, and penalizing local planning that restricts housing production.

[SB 48](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Homelessness: right to shelter.** Would state the intent of the Legislature to enact legislation that creates a right to shelter for unhoused residents throughout the state, which would be required to include the navigation center model. The bill would state the purposes of this legislation, including ensuring that every person living on California's streets has the ability to promptly secure shelter that is safe and supportive. The bill would specify certain elements that this right to shelter would include. The bill would specify that the right to shelter is not intended to be in lieu of prioritizing permanent housing for people who lack housing.

[SB 50](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Planning and zoning: housing development: equitable communities incentive.** Would require a city, county, or city and county to grant upon request an equitable communities incentive when a



development proponent seeks and agrees to construct a residential development, as defined, that satisfies specified criteria, including, among other things, that the residential development is either a job-rich housing project or a transit-rich housing project, as those terms are defined; the site does not contain, or has not contained, housing occupied by tenants or accommodations withdrawn from rent or lease in accordance with specified law within specified time periods; and the residential development complies with specified additional requirements under existing law.

[SCA 1](#)

[Allen D \( Dist. 26\)](#)

**Location:** SENATE RLS.

**Public housing projects.** The California Constitution prohibits the development, construction, or acquisition of a low-rent housing project, as defined, in any manner by any state public body until a majority of the qualified electors of the city, town, or county in which the development, construction, or acquisition of the low-rent housing project is proposed approve the project by voting in favor at an election, as specified. This measure would repeal these provisions.

### Infrastructure

[SB 15](#)

[Portantino D \( Dist. 25\)](#)

**Location:** SENATE RLS.

**Redevelopment.** The Community Redevelopment Law authorized the establishment of redevelopment agencies in communities to address the effects of blight, as defined. Current law dissolved redevelopment agencies as of February 1, 2012, and provides for the designation of successor agencies, as defined, to wind down the affairs of the dissolved redevelopment agencies. This bill would state the intent of the Legislature to enact legislation relating to redevelopment.

### Land Use

[AB 68](#)

[Ting D \( Dist. 19\)](#)

**Location:** ASSEMBLY PRINT

**Land use: accessory dwelling units.** The Planning and Zoning Law authorizes a local agency to provide, by ordinance, for the creation of accessory dwelling units in single-family and multifamily residential zones and sets forth required ordinance standards, including, among others, maximum unit size, parking, and height standards. This bill would prohibit an ordinance from imposing requirements on minimum lot size, lot coverage, or floor area ratio, and would prohibit an ordinance from establishing size requirements for accessory dwelling units that do not permit at least an 800 square feet unit of at least 16 feet in height to be constructed.

[AB 69](#)

[Ting D \( Dist. 19\)](#)

**Location:** ASSEMBLY PRINT

**Land use: accessory dwelling units.** Would authorize the Department of Housing and Community Development to submit written findings to a local agency as to whether the local ordinance complies with state law, and to notify the Attorney General if the ordinance violates state law. The bill would require a local agency to consider the department's findings and would authorize the local agency to amend its ordinance to comply with state law or adopt a resolution with findings explaining why the ordinance complies with state law, and addressing the department's findings.

[SB 5](#)

[Beall D \( Dist. 15\)](#)

**Location:** SENATE RLS.

**Local-State Sustainable Investment Incentive Program.** Would establish in state government the Local-State Sustainable Investment Incentive Program, which would be administered by the Sustainable Investment Incentive Committee. The bill would authorize a city, county, city and county, joint powers agency, enhanced infrastructure financing district, affordable housing authority, community revitalization and investment authority or transit village development district to apply to the



Sustainable Investment Incentive Committee to participate in the program and would authorize the committee to approve or deny applications for projects meeting specific criteria.

[SB 13](#)

[Wieckowski D \( Dist. 10\)](#)

**Location:** SENATE RLS.

**Accessory dwelling units.** Would express the intent of the Legislature to enact legislation that would reduce impact fees and other existing barriers for homeowners seeking to create accessory dwelling units for the purpose of creating additional residential housing within their neighborhoods.

[SB 15](#)

[Portantino D \( Dist. 25\)](#)

**Location:** SENATE RLS.

**Redevelopment.** The Community Redevelopment Law authorized the establishment of redevelopment agencies in communities to address the effects of blight, as defined. Current law dissolved redevelopment agencies as of February 1, 2012, and provides for the designation of successor agencies, as defined, to wind down the affairs of the dissolved redevelopment agencies. This bill would state the intent of the Legislature to enact legislation relating to redevelopment.

[SB 25](#)

[Caballero D \( Dist. 12\)](#)

**Location:** SENATE RLS.

**California Environmental Quality Act: qualified opportunity zones.** Would establish specified procedures for the administrative and judicial review of the environmental review and approvals granted for projects located in qualified opportunity zones that are funded, in whole or in part, by qualified opportunity funds, or by moneys from the Greenhouse Gas Reduction Fund and allocated by the Strategic Growth Council. Because a public agency would be required to comply with those new procedures, this bill would impose a state-mandated local program.

[SB 50](#)

[Wiener D \( Dist. 11\)](#)

**Location:** SENATE RLS.

**Planning and zoning: housing development: equitable communities incentive.** Would require a city, county, or city and county to grant upon request an equitable communities incentive when a development proponent seeks and agrees to construct a residential development, as defined, that satisfies specified criteria, including, among other things, that the residential development is either a job-rich housing project or a transit-rich housing project, as those terms are defined; the site does not contain, or has not contained, housing occupied by tenants or accommodations withdrawn from rent or lease in accordance with specified law within specified time periods; and the residential development complies with specified additional requirements under existing law.

#### Law and Justice / Courts

[SB 16](#)

[Roth D \( Dist. 31\)](#)

**Location:** SENATE RLS.

**Courts: judgeships.** Would appropriate \$8,887,800 from the General Fund for the purpose of funding 6 superior court judge positions in judgeships currently authorized by the Legislature. The bill would require the Judicial Council to determine which positions are funded, pursuant to that uniform criteria.

#### Public Health

[SB 1](#)

[Atkins D \( Dist. 39\)](#)

**Location:** SENATE RLS.

**California Environmental, Public Health, and Workers Defense Act of 2019.** Current state law regulates the discharge of air pollutants into the atmosphere. The Porter-Cologne Water Quality Control Act regulates the discharge of pollutants into the waters of the state. The California Safe Drinking Water Act establishes standards for drinking water and regulates drinking water systems. The



California Endangered Species Act requires the Fish and Game Commission to establish a list of endangered species and a list of threatened species, and generally prohibits the taking of those species. This bill would require specified agencies to take prescribed actions regarding certain federal requirements and standards pertaining to air, water, and protected species, as specified.

#### Public Safety

[AB 32](#)

[Bonta D \( Dist. 18\)](#)

**Location:** ASSEMBLY PRINT

**State prisons: private, for-profit administration services.** Would, on or after January 1, 2020, prohibit the Department of Corrections and Rehabilitation from entering into or renewing a contract with a private, for-profit prison to incarcerate state prison inmates. The bill would also prohibit, after January 1, 2028, a state prison inmate or other person under the jurisdiction of the department from being incarcerated in a private, for-profit prison facility.

#### Registrar of Voters

[AB 49](#)

[Cervantes D \( Dist. 60\)](#)

**Location:** ASSEMBLY PRINT

**California Voter Protection Act of 2019.** Current law authorizes certain counties, on or after specified dates, to conduct any election as an all-mailed ballot election if, among other conditions, the county elections official permits a voter to vote a ballot at a vote center. This bill, the California Voter Protection Act of 2019, would also require the county elections official to ensure that at least one vote center is open in each Assembly district within the county at all times when any vote center is open in the county.

[SB 47](#)

[Allen D \( Dist. 26\)](#)

**Location:** SENATE RLS.

**Initiative, referendum, and recall petitions: disclosures.** Would require, for a state or local initiative, referendum, or recall petition that requires voter signatures and for which the circulation is paid for by a committee, as specified, that an Official Top Funders disclosure be made, either on the petition or on a separate sheet, that identifies the name of the committee, any top contributors, as defined, and the month and year during which the Official Top Funders disclosure is valid, among other things. The bill would require the committee to create an Official Top Funders sheet meeting certain requirements and would authorize the committee to create a page on an Internet Web site that includes a link to the most recent Official Top Funders sheet and a link to the full text of the measure.

#### Water

[AB 134](#)

[Bloom D \( Dist. 50\)](#)

**Location:** ASSEMBLY PRINT

**Safe, clean, affordable, and accessible drinking water.** Would state findings and declarations relating to the intent of the Legislature to adopt policies to ensure that every Californian has the right to safe, clean, affordable, and accessible drinking water.

#### Workforce

[AB 23](#)

[Burke D \( Dist. 62\)](#)

**Location:** ASSEMBLY PRINT

**Workforce training programs.** Would state the intent of the Legislature to enact legislation to incentivize systems that better facilitate communication and partnerships between businesses, labor advocates, and educational institutions for the purpose of creating tailored workforce training programs



that both increase worker participation and further the attainment of increased skills. The bill would make related legislative findings and declarations.

[AB 30](#)

[Holden D \( Dist. 41\)](#)

**Location:** ASSEMBLY PRINT

**Community colleges: College and Career Access Pathways partnerships.** Would delete the requirement on the governing board of each district entering into a CCAP partnership agreement to present the dual enrollment partnership agreement as an informational item at a separate open public meeting of that board before taking public comment and acting to approve or disapprove the proposed agreement. The bill would provide that units completed by a pupil pursuant to a CCAP agreement may count towards determining a pupil's registration priority for enrollment and course registration at a community college. The bill would require the CCAP partnership agreement to include a plan, instead of a certification, by the participating community college district to ensure specified conditions are met.

**Total Measures: 57**