



Legislation of County Interest

Administration

[AB 241](#)

[Dababneh D \(Dist. 45\)](#)

Location: ASSEMBLY APPR.

Personal information: privacy: state and local agency breach. Current law requires a person or business, if it was the source of a data security breach, to offer to provide appropriate identity theft prevention and mitigation services at no cost to the person whose information was or may have been breached if the breach exposed or may have exposed the person's social security number, driver's license number, or California identification card number. This bill also would require a state or local agency, if it was the source of the breach, to offer to provide appropriate identity theft prevention and mitigation services at no cost to a person whose information was or may have been breached if the breach exposed or may have exposed the person's social security number, driver's license number, or California identification card number.

[AB 252](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY REV. & TAX

Local government: taxation: prohibition: video streaming services. Would, until January 1, 2023, prohibit the imposition by a city, city and county, or county, including a chartered city, city and county, or county, of a tax on video streaming services, including, but not limited to, any tax on the sale or use of video streaming services or any utility user tax on video streaming services. This bill contains other related provisions.

[AB 345](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY L. GOV.

Municipal code violations. Current law authorizes the legislative body of a local agency to make, by ordinance, any violation of an ordinance subject to an administrative fine or penalty and limits the maximum fine or penalty amounts for infractions. This bill would increase those fine amounts to \$300 for the first violation, \$500 for a 2nd violation of the same ordinance within one year of the first violation, and \$1,000 for each additional violation of the same ordinance within one year of the first violation for any violation of an ordinance determined to be an infraction.

[AB 428](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY L. GOV.

Local government: the Ralph M. Brown Act. Current law, until January 1, 2018, authorizes a health authority that conducts a teleconference meeting to count members who are outside the jurisdiction of the authority toward the establishment of a quorum when participating in the teleconference if at least 50% of the number of members that would establish a quorum are present within the boundaries of the territory over which the authority exercises jurisdiction, and the health authority provides a teleconference number, and associated access codes, if any, that allows any person to call in to participate in the meeting, as specified. This bill would extend the operation of these provisions relating to the establishment of a quorum for teleconferenced meetings of a health authority indefinitely.

[AB 556](#)

[Limón D \(Dist. 37\)](#)

Location: ASSEMBLY L. GOV.

County ordinances: violations: fines. Current law establishes fines for violations of an ordinance determined to be an infraction and limits the amount of fine to \$100 for a first violation, \$200 for a 2nd violation within 5 years, and \$500 for each additional violation within 5 years or, in the case of violations of a local building and safety code, \$500 for a 2nd violation within 5 years and \$1,000 for each additional violation within 5 years. This bill would increase the maximum amount of fine for one-time violations, as defined, of permit conditions or use requirements to \$1,000 for a first one-time violation, \$2,500 for a 2nd occurrence of the same one-time violation by the same owner or operator within 5 years, and \$5,000 for each additional occurrence of the same one-time violation by the same owner or operator within 5 years.



[AB 812](#)

[Chen R \(Dist. 55\)](#)

Location: ASSEMBLY PUB. S.

Auditors: investigators. Current law authorizes persons employed as investigators of an auditor-controller or director of finance of any county or persons employed by a city and county who conduct investigations under the supervision of the controller of the city and county, as specified, to serve warrants and access criminal history information. This bill would permit these investigators to inspect and copy juvenile case files when conducting an investigation within the scope of their duties if it is reasonably believed that the information contained in the juvenile case file may be relevant to an investigation of waste, fraud, or abuse, as specified.

[AB 1146](#)

[Flora R \(Dist. 12\)](#)

Location: ASSEMBLY L. GOV.

Cities and counties: legal services: contingency fee contracts. Would restrict political campaign contributions to a candidate for public office in a city or county represented, or seeking to be represented, on a contingency basis from a person or firm representing or seeking to represent the city or county, as specified. The bill would require any contract entered into by the city or county for legal services on a contingency fee basis under these provisions to meet specified requirements, and would require that any contingency fee be calculated on the basis of the judgment amount excluding any award for fine, civil penalty, or punitive damages.

[SB 231](#)

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

Location: SENATE THIRD READING

Local government: fees and charges. Articles XIIC and XIID of the California Constitution generally require that assessments, fees, and charges be submitted to property owners for approval or rejection after the provision of written notice and the holding of a public hearing. Current law, the Proposition 218 Omnibus Implementation Act, prescribes specific procedures and parameters for local jurisdictions to comply with Articles XIIC and XIID of the California Constitution and defines terms for these purposes. This bill would define the term "sewer" for these purposes. The bill would also make findings and declarations relating to the definition of the term "sewer" for these purposes.

[SB 292](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE JUD.

Counties: contract legal counsel: auditor-controller. Current law requires a county board of supervisors, upon request of the county assessor or sheriff, to contract with legal counsel to assist the assessor or sheriff with duties for which the district attorney or county counsel would have a conflict of interest in representing the assessor or sheriff. In the event the board of supervisors does not concur with the assessor or sheriff that a conflict of interests exists, current law authorizes the county assessor or sheriff to initiate an ex parte proceeding before the presiding judge of the superior court, as provided. This bill would extend these provisions to additionally require the board of supervisors to contract with legal counsel to assist the auditor-controller, as described above.

[SB 653](#)

[Moorlach R \(Dist. 37\)](#)

Location: SENATE GOV. & F.

County tax collectors: notices: publication. Current law requires a county tax collector to publish various notices in a newspaper, including a notice specifying, among other things, the dates when property taxes on the secured roll will be due and the penalties and costs for delinquency. This bill would require the tax collector to also provide notice on the tax collector's regularly maintained Internet Web site of any notice required to be published in a newspaper of general circulation under the Revenue and Taxation Code, as provided.

[SB 671](#)

[Moorlach R \(Dist. 37\)](#)

Location: SENATE P.E. & R.

County employees' retirement: retirement funds: transfers. CERL authorizes the board of supervisors to authorize the county auditor to make an advance payment of all or part of the county's estimated annual contribution if the payment is made within 30 days after the county's fiscal year



begins. Current law also authorizes a district that is a member of the retirement system in the County of San Bernardino to make advance payments, as described above. This bill would specify that the authority to make advance payments, described above, does not prevent the board of supervisors or governing body of a district from making advance payments for the estimated annual county contributions for an additional year or years, for a county or a district, if certain requirements are satisfied.

Air Quality

[AB 193](#)

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

Location: ASSEMBLY TRANS.

Air Quality Improvement Program: Clean Reused Vehicle Rebate Project. Would require the state board to establish the Clean Reused Vehicle Rebate Project, as a part of the Air Quality Improvement Program, to provide rebates or other incentives for the acquisition of an eligible used vehicle, as defined; the replacement or refurbishment of a battery and related components for an eligible used vehicle or an extended warranty for the battery or related components; or an extended service warranty to cover unexpected vehicle repairs not covered by the manufacturer's warranty related to unique problems in eligible used vehicles, as specified.

[AB 302](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY TRANS.

South Coast Air Quality Management District: fleets. Would authorize the governing board of the South Coast Air Quality Management District to adopt rules and regulations that require specified operators of public and commercial fleet vehicles consisting of 1 or more vehicles to purchase zero-emission and near-zero-emission vehicles, as defined, and that require those zero-emission and near-zero-emission vehicles to be operated, to the maximum extent feasible, in the south coast district. This bill contains other related provisions.

[AB 378](#)

[Garcia, Cristina D \(Dist. 58\)](#)

Location: ASSEMBLY NAT. RES.

Greenhouse gases, criteria air pollutants, and toxic air contaminants. The California Global Warming Solutions Act requires the State Air Resources Board, when adopting rules and regulations to achieve greenhouse gas emissions reductions beyond the statewide greenhouse gas emissions limit and to protect the state's most impacted and disadvantaged communities, to follow specified requirements, consider the social costs of the emissions of greenhouse gases, and prioritize specified emission reduction rules and regulations. This bill would additionally require the state board to consider and account for the social costs of the emissions and greenhouse gases when adopting those rules and regulations.

[AB 388](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY THIRD READING

Greenhouse Gas Reduction Fund: wetland restoration projects. This bill would authorize the use of the moneys in the Greenhouse Gas Reduction Fund for the reuse of dredged material for wetland restoration projects, as specified, if the investment furthers the regulatory purposes of the California Global Warming Solutions Act of 2006 and is consistent with law.

[AB 891](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY APPR.

California Communities Environmental Health Screening. Would require the State Air Resources Board, in partnership with the Office of Environmental Health Hazard Assessment, to include one year of data from certain local air monitoring studies, including data on particulate matter with a diameter of 2.5 micrometers or less, ozone, and diesel particulate matter. The bill would require funds to be allocated, upon appropriation by the Legislature, to the board and the office to support the continued collection of this data.

[SB 41](#)

[Galgiani D \(Dist. 5\)](#)

Location: SENATE E.Q.



State Air Resources Board: compliance: regulations. The State Air Resources Board has adopted a regulation to significantly reduce emissions particulate matter, oxides of nitrogen, and other criteria air pollutants from existing diesel trucks and buses operating in the state, commonly known as the Truck and Bus Regulation. This bill would require the state board, until January 1, 2023, to deem a person, as defined, to be in compliance with the Truck and Bus Regulation and would prohibit the state board from requiring a person to expend further moneys to achieve compliance with, or from seeking to enforce against that person, that regulation if specified conditions are met.

Animal Control

[AB 292](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY APPR.

Personal income tax: deductions: qualified pet adoption costs. The Personal Income Tax Law, in modified conformity with federal income tax laws, allows various deductions in computing the income that is subject to the taxes imposed by that law, including miscellaneous itemized deductions that are allowed only to the extent that the aggregate amount of those deductions exceed 2% of adjusted gross income. This bill, for taxable years beginning on or after January 1, 2018, and before January 1, 2023, would allow a deduction, not to exceed \$100, under that law for the qualified costs paid or incurred by a taxpayer for the adoption of a qualified pet, as defined, from a qualified animal rescue organization.

Position: San Bernardino County Support

Behavioral Health

[AB 244](#)

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

Location: ASSEMBLY HEALTH

Maternal mental health. Would create a pilot program, in counties that elect to participate, designed to increase the capacity of health providers that serve pregnant and postpartum women up to one year after delivery to effectively prevent, identify, and manage postpartum depression and other mental health conditions. The pilot program would be privately funded. The bill would require the California Health and Human Services Agency to submit a report to the Legislature regarding the pilot program 6 months after the results of the pilot program are reported, as specified.

[AB 254](#)

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

Location: ASSEMBLY ED.

Local Educational Agency Pilot for Overall Needs. Would require the State Department of Health Care Services, upon appropriation of funds, to establish the Local Educational Agency Pilot for Overall Needs (program) for the purpose of improving the mental health outcomes of students through a whole person care approach that is accomplished by providing funding to an eligible participant for the provision of direct health services, as defined. The bill would require the department to encourage eligible participants to participate in the program, to provide technical assistance to eligible participants, and to develop a request for proposals process to determine funding allocation.

[AB 473](#)

[Waldron R \(Dist. 75\)](#)

Location: ASSEMBLY HEALTH

Mental health: criminal justice: pilot project. Would require the University of California Criminal Justice and Health Consortium to administer a 4-year statewide pilot project in 6 counties, as specified, for the purpose of assisting participating counties in creating cost-effective programming for the large population of mentally ill adults in county jail systems who have cooccurring substance use disorders, utilizing eligible funds from existing programs established to address mental illness in California communities for purposes of the pilot project activities.

[AB 1315](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY HEALTH

Mental health: early psychosis detection and intervention. Would establish an advisory committee to the Mental Health Services Oversight and Accountability Commission for purposes of creating an early psychosis detection and intervention competitive selection process to, among other things, expand the provision of high-quality, evidence-based early psychosis detection and intervention



services in this state by providing funding to the counties for this purpose. The bill would require a county that receives an award of funds for the purposes of these provisions to contribute local funds, as specified. This bill would prescribe the membership of the advisory committee, including the chair of the commission or his or her designee.

[AB 1473](#)

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

Location: ASSEMBLY HEALTH

Mental health: pilot crisis stabilization program. The Investment in Mental Health Wellness Act of 2013, provides that funds appropriated by the Legislature to the California Health Facilities Financing Authority for purposes of the act be made available to selected counties or counties acting jointly, except as otherwise provided, and used to increase capacity for client assistance and services in specified areas, including crisis intervention and crisis stabilization. This bill would require the State Department of Health Care Services to create a pilot crisis stabilization program in the County of Orange to provide mental health and safety support for older adults, and would appropriate an unspecified sum from the General Fund to the department for the purposes of implementing these provisions.

[SB 8](#)

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

Location: SENATE APPR. SUSPENSE FILE

Diversion: mental disorders. Would authorize a court, with the consent of the defendant and a waiver of the defendant's speedy trial right, to postpone prosecution of a misdemeanor or a felony punishable in a county jail, and place the defendant in a pretrial diversion program if the court is satisfied the defendant suffers from a mental disorder, that the defendant's mental disorder played a significant role in the commission of the charged offense, and that the defendant would benefit from mental health treatment.

[SB 142](#)

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

Location: SENATE SECOND READING

Criminal offenders: mental health. Current law requires, if a person is convicted of a felony and is eligible for probation, before judgment is pronounced, the court to immediately refer the matter to a probation officer to investigate and report to the court upon the circumstances surrounding the crime and the prior history and record of the person. This bill would require, upon the request of the defendant, the probation officer to include in his or her report whether the defendant is currently, or was at any prior time, eligible for public mental health services due to a serious mental illness or eligible for Social Security Disability Insurance due to a diagnosed mental illness.

[SB 177](#)

[Nguyen R \(Dist. 34\)](#)

Location: SENATE APPR. SUSPENSE FILE

Cognitively impaired adults: caregiver resource centers. This bill would, each fiscal year, commencing with the 2017-18 fiscal year, appropriate \$3,300,000 from the General Fund to the State Department of Health Care Services for allocation to CRCs for the purpose of providing those respite care services, and would require this funding to be used by the department to supplement, and not supplant, the level of funding that was allocated in the 2016-17 fiscal year for CRCs. The bill would also authorize those services to be provided in person and, except for respite care services, through the use of remote technologies.

[SB 191](#)

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

Location: SENATE APPR.

Pupil health: mental health and substance use disorder services. Would authorize a county, or a qualified provider operating as part of the county mental health plan network, and a local educational agency to enter into a partnership to create a program that includes, among other things, targeted interventions for pupils with identified social-emotional, behavioral, and academic needs and an agreement that establishes a Medi-Cal mental health provider that is county operated or county contracted for the provision of mental health and substance use disorder services to pupils of the local educational agency and in which there are provisions for the delivery of campus-based mental health and substance use disorder services through qualified providers or qualified professionals to provide



on-campus support to identify pupils with an individualized education program (IEP), and pupils who do not have an IEP, but who a teacher believes may require mental health or substance use disorder services and, with parental consent, to provide those services to those pupils.

[SB 192](#)

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

Location: SENATE APPR.

Mental Health Services Act Reversion Fund. Would amend the Mental Health Services Act by instead requiring that any funds allocated since the 2008–09 fiscal year, except as specified, to a large, medium, small, or very small county, as defined, that have not been spent for their authorized purpose within 3 years of being allocated, and any interest earned on unspent funds, revert to the state for deposit into the newly established Mental Health Services Act Reversion Fund. The bill would authorize a very small county to apply for a waiver, subject to approval by the commission, requesting a delay of the reversion of funds, but not for more than 5 fiscal years from the time of allocation of funds.

Cannabis

[AB 64](#)

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

Location: ASSEMBLY APPR.

Cannabis: medical and nonmedical. Under the Medical Cannabis Regulation and Safety Act, responsibility for the state licensure and regulation of commercial medical cannabis activity is generally divided between the Bureau of Marijuana Control (bureau) within the Department of Consumer Affairs, which serves as the lead state agency and administers provisions relating to the transportation, storage unrelated to manufacturing activities, testing, distribution, and sale of medical cannabis; the Department of Food and Agriculture, which administers provisions relating to the cultivation of medical cannabis; and the State Department of Public Health, which administers provisions relating to the manufacturing of medical cannabis. This bill would specify that licensees under the MCRSA may operate for profit or not for profit.

[AB 76](#)

[Chau D \(Dist. 49\)](#)

Location: ASSEMBLY P. & C.P.

Adult-use marijuana: marketing. Would prohibit an operator, as defined, of an Internet Web site, online service, online application, or mobile application from marketing or advertising any marijuana, marijuana product, or marijuana business to a person who is under 21 years of age if the operator has actual knowledge that a person under 21 years of age is using its Internet Web site, online service, online application, or mobile application, and if the marketing or advertising is specifically directed to that person based upon information specific to that person, including, but not limited to, the person's profile, activity, address, or location.

[AB 171](#)

[Lackey R \(Dist. 36\)](#)

Location: ASSEMBLY B.&P.

Medical Cannabis Regulation and Safety Act: licensure: reporting. The Medical Cannabis Regulation and Safety Act requires each licensing authority to prepare and submit to the Legislature an annual report on the authority's activities, and to post the report on the authority's Internet Web site. The licensing authority is required to include various information in that report, including, among others, the number of state licenses issued by that authority. This bill would also require a licensing authority to include in its annual report the number of conditional licenses issued.

[AB 175](#)

[Chau D \(Dist. 49\)](#)

Location: ASSEMBLY HEALTH

Adult-use marijuana: marketing: packaging and labeling. Would require a manufacturer, prior to introducing an edible marijuana product into commerce in California, to submit the packaging and labeling to the Bureau of Marijuana Control for approval and would require the bureau to determine whether the packaging and labeling are in compliance with the requirements of prescribed provisions of AUMA, including the requirements that the packaging be child resistant and not attractive to children, as specified. This bill contains other related provisions and other existing laws.

[AB 238](#)

[Steinorth R \(Dist. 40\)](#)



Location: ASSEMBLY B.&P.

Nonmedical marijuana: manufacturing: volatile solvents in residential structures. Would prohibit a manufacturing Level 2 licensee from manufacturing marijuana products using volatile solvents in a residential structure or on residential property. The bill would declare that its provisions implement specified substantive provisions and are consistent with and further the intent of the the Control, Regulate and Tax Adult Use of Marijuana Act.

[AB 259](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY B.&P.

Medical cannabis and nonmedical marijuana: California residency requirement for licensing. Until December 31, 2019, AUMA requires a person to demonstrate continuous California residency from or before January 1, 2015, in order to be issued a license for commercial nonmedical marijuana activity. Current law, the Medical Cannabis Regulation and Safety Act (MCRSA), authorizes a person who obtains both a state license under the MCRSA and the relevant local license to engage in commercial medical cannabis activity pursuant to those licenses, as specified. Existing law prescribes requirements for a licensing authority to issue a license, including submission of an application and payment of a fee. This bill would require a person to demonstrate 3 years of continuous California residency prior to the date of application before being issued a license under either AUMA or MCRSA.

[AB 389](#)

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

Location: ASSEMBLY B.&P.

Marijuana: consumer guide. Would require the Bureau of Marijuana, by July 1, 2018, to establish and make available on its Internet Web site a consumer guide to educate the public on the regulation of medical and nonmedical marijuana.

[AB 416](#)

[Mathis R \(Dist. 26\)](#)

Location: ASSEMBLY PRINT

Cannabis. Would state the intent of the Legislature to enact legislation relating to CBD-enriched cannabis. This bill contains other existing laws.

[AB 420](#)

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

Location: ASSEMBLY APPR.

Marijuana and medical cannabis: advertisements: license number disclosure. Current law, the Medical Cannabis Regulation and Safety Act (MCRSA), authorizes a person who obtains both a state license under MCRSA and the applicable local license to engage in commercial medical cannabis activity pursuant to those licenses, as specified. This bill would require an advertisement for the sale of medical cannabis or medical cannabis products to identify the MCRSA licensee responsible for its content by including, at a minimum, the license number of the MCRSA licensee.

[AB 729](#)

[Gray D \(Dist. 21\)](#)

Location: ASSEMBLY B.&P.

Nonmedical marijuana: licensee regulation. Would require a licensing authority to suspend a license for a 3rd or subsequent violation of the prohibition on engaging in nonmedical marijuana commercial activities with a person under 21 years of age if the violation occurs within 36 months of the initial violation. The bill would authorize a licensing authority to revoke a license for a 3rd violation of that provision that occurs within any 36-month period. The bill would specify that these provisions do not limit the authority and discretion of a licensing authority to revoke a license prior to a 3rd violation when the circumstances warrant that penalty.

[AB 844](#)

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

Location: ASSEMBLY HEALTH

California Marijuana Tax Fund: funding for support system navigation services: minimum performance standards. Would amend AUMA by requiring applicants for grants to support system navigation services, as described in AUMA, to meet specific minimum performance standards as a



condition of grant eligibility, including, among other standards, operate 24 hours per day, 7 days a week, and 365 days a year. This bill contains other related provisions and other existing laws.

[AB 903](#)

[Cunningham R \(Dist. 35\)](#)

Location: ASSEMBLY PUB. S.

California Marijuana Tax Fund: California Highway Patrol. Would amend AUMA by requiring the Department of the California Highway Patrol to additionally use its annual appropriation from the fund to study the viability of standards for marijuana impairment and coordinate with research organizations within the state to accomplish, establish, and adopt these protocols and studies. This bill contains other related provisions and other existing laws.

[AB 948](#)

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

Location: ASSEMBLY APPR.

Marijuana: taxation: electronic fund transfer. Current law, the Control, Regulate and Tax Adult Use of Marijuana Act of 2016 (AUMA), added by the approval of Proposition 64 at the November 8, 2016, statewide general election, provides for the licensure and regulation of certain commercial nonmedical marijuana activities. This bill would authorize the State Board of Equalization to exempt a person required to pay taxes imposed by AUMA, whose estimated tax liability under that law averages \$20,000 or more per month, from the requirement to remit amounts due by electronic funds transfer if the board deems it necessary to facilitate collection of amounts due.

[AB 963](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY REV. & TAX

Taxation: marijuana. The Control, Regulate and Tax Adult Use of Marijuana Act (AUMA), an initiative measure approved as Proposition 64 at the November 8, 2016, statewide general election, commencing January 1, 2018, imposes an excise tax on the purchase of marijuana and marijuana products, as defined, and a separate cultivation tax on marijuana that enters the commercial market, and requires revenues from those taxes, interest, penalties, and other related amounts to be deposited into the California Marijuana Tax Fund, which is continuously appropriated for specified purposes pursuant to a specified schedule. This bill would provide for the suspension or revocation of those permits, would authorize the board to deny an application for a permit if the applicant had previously been issued a permit that was suspended or revoked, among other reasons, and would set forth the process for appealing permit suspensions, revocations, and application denials.

[AB 1096](#)

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

Location: ASSEMBLY B.&P.

Marijuana: agreements with tribal governments. Would authorize the Governor to enter into agreements concerning medical and recreational marijuana with a federally recognized sovereign Indian tribe, as defined. The bill would authorize these agreements to include provisions regulating the activities of a licensee operating on and off the land of a federally recognized sovereign Indian tribe.

[AB 1135](#)

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

Location: ASSEMBLY APPR.

California Marijuana Tax Fund. Would require the State Department of Public Health and the State Department of Education to establish an inclusive public stakeholder process to seek input from stakeholders to determine a disbursement formula for the funds provided to the State Department of Health Care Services from the California Marijuana Tax Fund and would require the findings of the stakeholder meetings to be given to the State Department of Health Care Services and considered by that department when determining funding priorities for those moneys.

[AB 1410](#)

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

Location: ASSEMBLY REV. & TAX

Taxation: marijuana cultivation tax. The Control, Regulate and Tax Adult Use of Marijuana Act requires, on or before the last day of the month following each quarterly period, a tax return for the cultivation tax for the preceding quarterly period to be filed with the State Board of Equalization by each person required to be licensed for cultivation under that act and the Medical Cannabis



Regulation and Safety Act. This bill, at the time that any payment or consideration is tendered to the taxpayer, or at the time of completion of all quality assurance, inspection, and testing or when that quality assurance, inspection, and testing should have been completed, whichever is earlier, would instead authorize, if requested by the taxpayer, a person required to be licensed as a distributor under the act and the Medical Cannabis Regulation and Safety Act to collect the cultivation tax from the taxpayer and give to the taxpayer a receipt in the manner and form prescribed by the board, except as specified.

[AB 1606](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY B.&P.

Edible marijuana products. AUMA prohibits the sale of marijuana or marijuana products unless a representative sample of the marijuana or marijuana product has been tested by a certified testing service to determine specified facts, including whether the chemical profile of the sample conforms to the label and whether the presence of contaminants exceeds specified levels. Current law requires destruction of harvested batches whose testing samples indicate noncompliance with health and safety standards promulgated by the State Department of Public Health, unless remedial measures can bring the marijuana or marijuana products into compliance. This bill would require the certified testing service to test for uniform disbursement of cannabinoids throughout the product and the accuracy of the labeled dosage.

[AB 1700](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY B.&P.

Nonmedical marijuana and medical cannabis: license application: Cal OSHA training. Would require an applicant for a state license under MCRSA or AUMA that does not have a specified collective bargaining agreement to provide a statement that the applicant employs, or will employ within one year of receiving a license, an employee who has successfully completed an OSHA 30-hour general industry course. By expanding the scope of the crime of perjury, this bill would impose a state-mandated local program.

[SB 148](#)

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

Location: SENATE APPR.

State Board of Equalization: counties: cannabis-related business: cash payments. Would enact the Cannabis State Payment Collection Law and would authorize the State Board of Equalization or a county to collect cash payments from cannabis-related businesses for a state agency that administers fees, fines, penalties, taxes, or other charges payable by a cannabis-related business, if that state agency has entered into an agreement with the board or county. This bill would require a county to collect only if both the board of supervisors of the county and the county tax collector or county treasurer-tax collector approves of entering into an agreement with a state agency to make those collections.

[SB 175](#)

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

Location: ASSEMBLY DESK

Marijuana: county of origin: marketing and advertising. The Control, Regulate and Tax Adult Use of Marijuana Act (AUMA), an initiative measure enacted by the approval of Proposition 64 at the November 8, 2016, statewide general election, provides for the licensure and regulation of commercial nonmedical marijuana activities, for which responsibility is also generally divided between those same state entities. Both MCRSA and AUMA prohibit the use of the name of a California county in the labeling, marketing, or packaging of medical marijuana products or nonmedical marijuana products unless the marijuana contained in the product was grown in that county. This bill would specify that those prohibitions also apply to the advertising of marijuana and include the use of any similar sounding name that is likely to mislead consumers as to the origin of the product.

[SJR 5](#)

[Stone R \(Dist. 28\)](#)

Location: ASSEMBLY DESK

Federal rescheduling of marijuana from a Schedule I drug. This measure would request that the Congress of the United States pass a law to reschedule marijuana or cannabis and its derivatives from



a Schedule I drug to an alternative schedule and that the President of the United States sign such legislation.

Early Childhood Education

[AB 11](#)

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

Location: ASSEMBLY HEALTH

Child care: early childhood innovation partnerships and grants. Would, commencing July 1, 2018, until January 1, 2024, and upon an appropriation by the Legislature, establish a grant program for purposes of providing grants to local partnerships, that the bill would authorize local entities to establish, that use a systems approach to deliver health, child welfare, early care and education, and social services that meet the needs of the most vulnerable infants and toddlers, and their families, as provided. The bill would require the partnership to be comprised of various entities, including a representative from a county office of education.

[AB 26](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY HUM. S.

Child care and development: child care resource and referral programs: assistance to license-exempt child care providers. The Child Care and Development Services Act administered by the State Department of Education, requires the Superintendent of Public Instruction to administer child care and development programs. Current law authorizes funds appropriated for purposes of the act to be used for child care resource and referral programs, which may be operated by public or private nonprofit entities and are required to provide certain information and services to parents and child care providers relating to child care services in a defined geographic area. This bill would, until July 1, 2022, require the department to establish and administer a pilot program in the Counties of Monterey, San Benito, Santa Clara, and Santa Cruz to provide outreach, training, and technical assistance to license-exempt child care providers through the local child care resource and referral program.

[AB 60](#)

[Santiago D \(Dist. 53\)](#)

Location: ASSEMBLY APPR.

Subsidized child care and development services: eligibility periods. Would require that a family, upon establishing initial eligibility or ongoing eligibility for services under the Child Care and Development Services Act, be considered to meet all eligibility requirements for those services for not less than 12 months, receive those services for not less than 12 months before having its eligibility redetermined, and not be required to report changes to income or other changes for at least 12 months, except as provided. The bill would revise the definition of "income eligible" and provide that the definition applies for purposes of establishing initial income eligibility for services under the act, and would add a definition of "ongoing income eligible" for purposes of establishing ongoing income eligibility for services under the act.

[AB 258](#)

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

Location: ASSEMBLY HUM. S.

Child care and development services: individualized county child care subsidy plan: County of Fresno. Would authorize, until January 1, 2025, the County of Fresno to develop an individualized county child care subsidy plan, as specified. The bill would require the plan to be submitted to the local planning council and the Fresno County Board of Supervisors for approval, as specified. The bill would require the Early Education and Support Division of the State Department of Education to review and approve or disapprove the plan and any subsequent modifications to the plan.

[AB 273](#)

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

Location: ASSEMBLY APPR.

Child care services: eligibility. The Child Care and Development Services Act requires the Superintendent of Public Instruction to administer child care and development programs that offer a full range of services for eligible children from infancy to 13 years of age. Existing law establishes eligibility requirements and requires families to meet at least one requirement in each of 2 specified areas. This bill would include in the area relating to need, as a requirement that may be satisfied for purposes of eligibility, that the family needs the child care services because the parents are engaged



in an educational program for English as a second language learners or to attain a high school diploma or general educational development certificate.

[AB 300](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY HUM. S.

Child care and development services: individualized county child care subsidy plans: Counties of Monterey, San Benito, Santa Clara, and Santa Cruz. Would authorize, until January 1, 2025, the Counties of Monterey, San Benito, and Santa Cruz to develop individualized county child care subsidy plans, as specified. The bill would require the plans to be submitted by the counties to their local planning council and their respective county board of supervisors for approval, as specified. The bill would require the Early Education and Support Division of the State Department of Education to review and approve or disapprove the plans and any subsequent modifications to the plans.

[AB 312](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY ED.

School finance: special education funding. Current law requires the Superintendent of Public Instruction to determine the amount of funding to be provided for each special education local plan area in accordance with specified calculations. Current law requires the Superintendent, for the 2013–14 fiscal year, to compute an equalization adjustment for each special education local plan area, as specified. This bill would require the Superintendent to compute that equalization adjustment commencing with the first fiscal year after funds are apportioned pursuant to a specified formula and for each fiscal year thereafter in which an equalization appropriation is made, as specified.

[AB 603](#)

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

Location: ASSEMBLY APPR.

Child care: alternative payment programs: child care providers. The Child Care and Development Services Act requires the State Department of Education to contract with local contracting agencies to provide for alternative payment programs, and authorizes alternative payments to be made for child care services, as provided. The act requires child care providers authorized to provide services to submit to the alternative payment program a monthly attendance record or invoice for each child who received services, as provided. This bill would require, on or before January 1, 2019, alternative payment programs to develop an electronic time sheet process for the monthly attendance record or invoices, as provided.

[AB 605](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY HUM. S.

Day care centers: birth to first grade license option. Would require the State Department of Social Services to adopt regulations on or before January 1, 2019, to develop and implement a birth to entering first grade license option for day care centers. The bill would require the regulations to include age-appropriate transition times, as specified, a requirement that a single integrated license option list the age groups of children being served at the day care center, and a requirement that all other licensing regulations that apply to a day care center shall also apply to a birth to entering first grade license option.

[AB 752](#)

[Rubio D \(Dist. 48\)](#)

Location: ASSEMBLY HUM. S.

Child care: expulsion. Current law requires each licensed child day care facility to post various documents and provide various notices to parents in response to certain citations. This bill would prohibit a contracting agency from expelling or unenrolling a child because of a child's behavior unless the contracting agency has pursued and documented reasonable steps to maintain the child's safe participation in the program and determines, in consultation with specified parties, that the child's continued enrollment would present a continued serious safety threat to the child or other enrolled children, and has referred the parents or legal guardians to other potentially appropriate placements, the local child care resource and referral agency, or any other referral service available in the local community.

[AB 1025](#)

[Rubio D \(Dist. 48\)](#)



Location: ASSEMBLY ED.

Incompatible public offices. Current law prohibits a public officer, including an appointed or elected member of a governmental board, from simultaneously hold 2 public offices that are incompatible. Current prescribes certain circumstances that result in offices being incompatible, unless the simultaneous holding of the particular offices is compelled or expressly authorized by law. This bill would repeal these provisions.

[AB 1106](#)

[Weber](#) D (Dist. 79)

Location: ASSEMBLY APPR.

Child care and development services: alternative payment programs: military families. The Child Care and Development Services Act requires the State Department of Education to expand existing alternative payment programs and fund new alternative payment programs to the extent that funds are provided by the Legislature. This bill would require an alternative payment program, with certain exceptions, to have no less than 36 months to expend funds allocated to that program in any fiscal year, and would require the Superintendent of Public Instruction to develop a process that provides alternative payment programs no less than 36 months to expend funds allocated to that program in any fiscal year.

[AB 1302](#)

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

Location: ASSEMBLY PRINT

Child care. Current law requires the Superintendent of Public Instruction to adopt rules and regulations on eligibility, enrollment, and priority of services needed to implement child care and development programs. This bill would make a nonsubstantive change to this law.

[SB 782](#)

[Skinner](#) D (Dist. 9)

Location: SENATE ED.

School meals: California grown food. Would establish the California Grown Fresh School Meals Grant Program, to be administered by the Department of Food and Agriculture. The bill would require the department, in consultation with the State Department of Education, the State Department of Public Health, and other key stakeholders relevant to school meals, agriculture, or health, to establish and develop grant application criteria for the grant program. The bill would authorize a school district or a charter school to apply to the department for a grant and would require the school district or charter school to use this money to buy California grown food, as defined.

Economic Development

[AB 912](#)

[Obernolte](#) R (Dist. 33)

Location: ASSEMBLY A. & A.R.

Small business: California Small Business Regulatory Fairness Act. Would require a state agency to assist a small business, as defined, in complying with all statutes and regulations administered by the state agency and in any enforcement action by the state agency. The bill would require a state agency to establish a policy, by December 31, 2018, that provides for the reduction of civil penalties for violations of regulatory or statutory requirements by a small business under appropriate circumstances. The bill would authorize the state agency to update the policy to reflect current issues and conditions affecting small businesses and the state agency.

Position: San Bernardino County Support

[SB 13](#)

[Gaines](#) R (Dist. 1)

Location: SENATE GOV. & F.

Sales and use taxes: exemption: manufacturing and research. Sales and use tax laws partially exempt from those taxes, for a specified period, the gross receipts from the sale of, and the storage, use, or other consumption of, specified tangible personal property purchased for use by a qualified person, as defined, to be used primarily in manufacturing or other processes, and in research and development. Consumables with a useful life of less than one year do not qualify for exemption, and useful life is defined by reference to state income or franchise taxes. This bill, on and after January 1, 2018, would expand the definition of a qualified person to include software publishers, as specified,



and otherwise qualified persons that conduct agricultural business activities, as specified, thereby expanding the exemption.

Education

[AB 95](#)

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

Location: ASSEMBLY HIGHER ED.

Public postsecondary education: California State University: Baccalaureate Degree Pilot Program. Would require the Trustees of the California State University to establish a Baccalaureate Degree Pilot Program with the goal of creating a model of articulation and coordination among K–12 schools, community colleges, and campuses of the California State University that would allow students to earn a baccalaureate degree for a total cost not exceeding \$10,000, including the cost of textbooks. The Baccalaureate Degree Pilot Program would include campuses of the California State University, community college districts, and county offices of education in up to 7 areas of the state, but would only include institutions that explicitly request inclusion in the program.

[AB 214](#)

[Weber D \(Dist. 79\)](#)

Location: ASSEMBLY THIRD READING

Postsecondary education: student hunger. Would express the intent of the Legislature to enact legislation to reduce the incidence of hunger and homelessness among college students in California. This bill contains other related provisions and other existing laws.

[AB 418](#)

[Chau D \(Dist. 49\)](#)

Location: ASSEMBLY APPR.

Elementary and secondary education: Computer Science Education Grant Pilot Program. Would establish the Computer Science Education Grant Pilot Program under the administration of the Superintendent of Public Instruction. Under the program, eligible local educational agencies, as defined, could apply to receive grants, not to exceed 2 years, to establish and maintain computer science courses in underserved areas and among pupils from groups historically underrepresented in the field of computer science, and to provide professional development for teachers to teach computer science, either as a stand-alone course or as integrated into other courses.

[AB 667](#)

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

Location: ASSEMBLY APPR.

Pupil discipline: suspension: informal conference. Current law requires a suspension by the principal, the principal's designee, or the district superintendent of schools to be preceded by an informal conference conducted by the principal, the principal's designee, or the district superintendent of schools between the pupil and, whenever practicable, the teacher, supervisor, or school employee who referred the pupil to the principal, the principal's designee, or the district superintendent of schools. Current law requires a pupil, at the conference, to be informed of the reason for the disciplinary action and the evidence against him or her, and given the opportunity to present his or her version and evidence in his or her defense. This bill would require a pupil, at the conference, to also be informed of the other means of correction that were attempted before the suspension.

[SB 7](#)

[Moorlach R \(Dist. 37\)](#)

Location: SENATE ED.

School district and community college district bonds: project information. Current law authorizes the governing board of any school district or community college district to order an election and submit to the electors of the school district or community college district, as applicable, the question whether the bonds of the district should be issued and sold for the purpose of raising money for specified purposes, including, among other things, the supplying of school buildings and grounds with furniture, equipment, or necessary apparatus of a permanent nature. Current law authorizes any one or more of those specified purposes, except that of refunding any outstanding valid indebtedness of the school district or community college district evidenced by bonds, by order of the governing board of the school district or community college district, as applicable, that is entered in its minutes, to be united and voted upon as one single proposition. This bill would additionally require the governing



board of a school district or community college district to support those specified purposes with a facilities master plan with cost estimates.

[SB 12](#)

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

Location: SENATE HUM. S.

Foster youth: postsecondary education: financial aid assistance. Would require the Student Aid Commission to work cooperatively with the State Department of Social Services to develop an automated system to verify a student's status as a foster youth to aid in the processing of applications for state or federal financial aid. This bill contains other related provisions and other existing laws.

[SB 25](#)

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

Location: SENATE ED.

Public postsecondary education: nonresident tuition exemption. Current law provides that effective for academic terms beginning after July 1, 2015, a student enrolled at a campus of the California Community Colleges or the California State University who resides in California, meets the definition of "covered individual" under federal law, as it read on July 1, 2015, and is eligible for education benefits under either of 2 specified federal "GI Bill" programs, as each read on July 1, 2015, is exempt from paying nonresident tuition and any other fees exclusively applicable to nonresident students at that campus. Effective for the academic terms beginning after July 1, 2017, this bill would change the meaning of "covered individual" under these provisions, as specified, to align with federal law, as it read on January 1, 2017, and would require a California Community College or California State University student, as an eligibility requirement for the nonresident tuition exemption, to be eligible for education benefits under either of the 2 federal "GI Bill" programs referenced above, as each read on January 1, 2017.

[SB 483](#)

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

Location: SENATE GOV. & F.

Education finance: Higher Education Facilities Bond Act of 2018. Would enact the Higher Education Facilities Bond Act of 2018, which, upon approval by the state electorate, would authorize the issuance of state general obligation bonds in an amount not to exceed \$2,000,000,000 with one-half of the amount designated for the University of California and the Hastings College of the Law and the other half designated for the California State University, for purposes similar to those specified in the Higher Education Facilities Bond Act of 1986, the Higher Education Facilities Bond Act of 1988, and the Higher Education Facilities Bond Act of June 1992, to be issued and sold in a manner similar to that provided under those acts.

Elections

[AB 84](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY E. & R.

Primary elections: election date. Would require that the presidential primary election be held on the first Tuesday after the first Monday in March of a year that is evenly divisible by the number 4. The bill would require that the statewide direct primary election be held on that same day in March and consolidated with the presidential primary election during a presidential primary election year. The statewide direct primary election would continue to be held in June of an even-numbered year in which a presidential primary election is not held.

[AB 187](#)

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

Location: SENATE DESK

Political Reform Act of 1974: local ballot measure contribution and expenditure reporting. The Political Reform Act of 1974 provides that if a committee receives contributions totaling \$2,000 or more in a calendar year and is subject to a specified reporting requirement, that committee is required to file online or electronically with the Secretary of State each time it makes contributions of independent expenditures of at least \$5,000 to support or oppose the qualification or passage of a single state ballot measure. This bill would additionally require a committee to file a report each time it makes contributions or independent expenditures aggregating \$5,000 or more to support or oppose the qualification of a single local initiative or referendum ballot measure.



[AB 195](#)

[Obernolte R \(Dist. 33\)](#)

Location: SENATE DESK

Local initiative measures: ballot printing specifications. Current law requires that the ballots used when voting upon a proposed county, city, or district ordinance submitted to the voters as an initiative measure have printed on them a specified statement describing the nature of the proposed ordinance. This bill would extend these ballot requirements to any measure submitted to the voters that is proposed by a local governing body or submitted to the voters as an initiative or referendum measure. The bill would require the statement describing the measure to be a true and impartial synopsis of the proposed measure, as specified.

[AB 666](#)

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

Location: ASSEMBLY E. & R.

Elections: voter information guides: candidate statements. Under current law, a candidate for State Senate or Assembly who accepts specified voluntary expenditure limits may purchase the space to place a statement in the voter information portion of the county voter information guide that does not exceed 250 words. This bill would require an elections official who posts a form on his or her Internet Web site for a candidate for State Senate or Assembly to use to submit his or her statement, as described above, to accept that form when it is submitted in accordance with certain timeframes and procedures for the preparation of the voter information portion of the county voter information guide.

[AB 939](#)

[Low D \(Dist. 28\)](#)

Location: ASSEMBLY APPR.

Elections: precincts: postings. Current law, before opening the polls, requires the precinct board to post at least two copies of the index to the affidavits of voter registration for that precinct in separate, convenient places at or near the polling place. Current law allows the copies of the index to be by street address in numerical order. This bill instead would require the copies of the index to be by street address in numerical order. By imposing additional duties on elections officials, the bill would impose a state-mandated local program.

[ACA 1](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY E. & R.

Ballot measures: effective date. Current law requires the Secretary of State to compile the results of all statewide measures, and to prepare, certify, and file a statement of the vote from the compiled results no later than the 38th day after the election. This measure would instead provide that an initiative statute, a referendum, or a constitutional amendment or revision approved by a majority of votes thereon takes effect 5 days after the Secretary of State files the statement of the vote for the election at which the measure is voted on unless the measure provides otherwise.

[ACA 3](#)

[Kiley R \(Dist. 6\)](#)

Location: ASSEMBLY E. & R.

Elections: initiatives and referenda. Would transfer from the Attorney General to the Legislative Analyst the duty of preparing the title and summary for a proposed initiative or referendum.

[SB 149](#)

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

Location: SENATE APPR.

Presidential primary elections: ballot access. 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 impose the same requirement on a Presidential write-in candidate, in order for votes for the candidate in a presidential primary election to be counted.

[SB 163](#)

[Bradford D \(Dist. 35\)](#)

Location: SENATE JUD.



Elections: residence: domicile. Current law provides that a person may have only one domicile at a given time, but may have more than one residence. Current law also provides that, for purposes of determining the domicile of a Member of the Legislature or a Representative in the Congress of the United States, the residence address indicated on that person's currently filed affidavit of voter registration is conclusively presumed to be that person's domicile. This bill would clarify that the domicile of a Member of the Legislature or a Representative in Congress is to be determined solely by the operation of this conclusive presumption and not by the above-described factual criteria otherwise used to determine a person's domicile.

[SB 286](#)

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

Location: ASSEMBLY DESK

Elections: vote by mail voters. Current law permits vote by mail voters who return to their home precincts on election day to vote if they surrender their vote by mail ballots, as specified. Current law requires the precinct board to return these surrendered ballots to the elections official in a designated envelope. This bill would permit vote by mail voters who return to their home precincts or go to another voting location, as specified, to vote nonprovisional ballots if they surrender their ballots to the relevant voting authority or, if they are unable to surrender their vote by mail ballots, if the voting authority verifies that they have not returned their vote by mail ballots and notates their voter records accordingly.

[SCA 5](#)

[Fuller R \(Dist. 16\)](#)

Location: SENATE RLS.

Elections: initiative, referendum, and recall. The California Constitution provides that all political power is inherent in the people and that government is instituted for their protection, security, and benefit. The California Constitution provides that the people have the right to alter or reform government when the public good may require. This measure would make technical, nonsubstantive changes to this provision.

Emergency Services

[AB 263](#)

[Rodriguez D \(Dist. 52\)](#)

Location: ASSEMBLY APPR.

Emergency medical services workers: rights and working conditions. Would require an employer that provides emergency medical services as part of an emergency medical services system or plan to authorize and permit its employees engaged in prehospital emergency services to take prescribed rest periods. This bill also would require the employer to provide these employees with prescribed meal periods.

This bill contains other related provisions and other existing laws.

[AB 1116](#)

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

Location: ASSEMBLY APPR.

Peer Support and Crisis Referral Services Act. Would create the Peer Support and Crisis Referral Services Act. The bill would, for purposes of the act, define a "peer support team" as a local critical incident response team composed of individuals from emergency services professions, emergency medical services, hospital staff, clergy, educators, and mental health professionals who have completed a peer support training course developed by the Office of Emergency Services, the California Firefighter Joint Apprenticeship Committee, or the Commission on Correctional Peace Officer Standards and Training, as specified.

Employee Relations

[AB 5](#)

[Gonzalez Fletcher D \(Dist. 80\)](#)

Location: ASSEMBLY APPR.



Employers: Opportunity to Work Act. Would create the Opportunity to Work Act. The bill would require an employer with 10 or more employees to offer additional hours of work to an existing nonexempt employee before hiring an additional employee or subcontractor, except as specified, would require an employer to post a notice of employee rights, as specified, and would require the employer to maintain certain documentation. The bill would authorize an employee to file a complaint for violation of these provisions with the division and to, in the alternative, bring a civil action for remedies under the act.

[AB 52](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY P.E.,R. & S.S.

Public employees: orientation and informational programs: exclusive representatives. Current law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial Court Employment Protection and Governance Act, the Trial Court Interpreter Employment and Labor Relations Act, and the Los Angeles County Metropolitan Transportation Authority Transit Employer-Employee Relations Act, as well as provisions commonly referred to as the Educational Employment Relations Act and the Higher Education Employer-Employee Relations Act, regulates the labor relations of the state, the courts, and specified local public agencies and their employees. This bill would require the public employers regulated by the acts described above to provide all employees an orientation. The bill would also require these public employers to permit the exclusive representative, if applicable, to participate.

[AB 206](#)

[Gonzalez Fletcher D \(Dist. 80\)](#)

Location: ASSEMBLY INS.

Workers' compensation: employees. Current law defines an employee, for purposes of the laws governing workers' compensation, to include, among other persons, any person employed by the owner or occupant of a residential dwelling whose duties are incidental to the ownership, maintenance, or use of the dwelling, including the care and supervision of children, or whose duties are personal and not in the course of the trade, business, profession, or occupation of the owner or occupant, except as specified. This bill would specify that the above definition of employee applies without regard to immigration status.

[AB 221](#)

[Gray D \(Dist. 21\)](#)

Location: ASSEMBLY INS.

Workers' compensation: liability for payment. Current law requires an employer to provide all medical services reasonably required to cure or relieve the injured worker from the effects of the injury. This bill would provide that for claims of occupational disease or cumulative injury filed on or after January 1, 2018, the employee and the employer would have no liability for payment for medical treatment unless one or more of certain conditions are satisfied, including, among others, that the treatment was authorized by the employer.

[AB 373](#)

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

Location: ASSEMBLY PRINT

Workers' compensation. Current law prohibits any person, firm, or corporation, other than an insurer admitted to transact workers' compensation insurance, from contracting to administer claims of self-insured employers as third-party administrators unless they are in possession of a certificate of consent to administer self-insured employers' workers' compensation claims. This bill would make technical, nonsubstantive changes to the those provisions.

[AB 553](#)

[Daly D \(Dist. 69\)](#)

Location: ASSEMBLY JUD.

Workers' compensation: return-to-work program. Current law funds the return-to-work program with \$120,000,000 per year derived from the Workers' Compensation Administration Revolving Fund. Current law requires the Director of the Division of Workers' Compensation to determine eligibility for payments and the amount of payments, as specified. This bill would require the director to have the program distribute the \$120,000,000 annually to eligible workers, as specified, and would require, commencing with the end of the 2017 calendar year, that any remaining program funds available after



the above-described supplemental payments are made be distributed pro rata to those eligible workers, subject to a \$25,000 limit per calendar year.

[AB 1174](#)

[Harper R \(Dist. 74\)](#)

Location: ASSEMBLY L. & E.

Right to work: labor organizations. Would, commencing January 1, 2018, prohibit a person from requiring an employee, as a condition of obtaining or continuing employment, to contribute financial support to a labor organization or financially support a charity or other organization sponsored by, or at the behest of, a labor organization. This bill would permit an employee or potential employee to seek injunctive relief or monetary damages, or both, for violations or threatened violations of these provisions. This bill would exempt specified employers and employees covered by federal law and would exempt circumstances that would be preempted by federal law from these provisions.

[AB 1295](#)

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

Location: ASSEMBLY INS.

Workers' compensation: aggregate disability payments. Current law requires every employer to establish a utilization review process, as described, and establishes an independent medical review process to resolve disputes over a utilization review decision, as specified. Current law requires that aggregate disability payments for a single injury occurring on or after certain dates be limited, as provided. This bill would require that if a denial of treatment requested by a treating physician is subsequently overturned by independent medical review or by the Workers' Compensation Appeals Board, any temporary disability paid or owing from the date of the denial until the treatment is authorized would not be included in the calculation of the aggregate disability payments.

[AB 1300](#)

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

Location: ASSEMBLY REV. & TAX

Income and corporation taxes: credits: federal work opportunity credit: qualified employees. The Personal Income Tax Law and the Corporation Tax Law allowed a credit against specified corporate and personal income taxes for an amount equal to 10% of the wages paid to each employee who was certified by the Employment Development Department to meet eligibility requirements, subject to certain exceptions, in modified conformity to the federal Work Opportunity credit. These credits do not apply to wages paid or incurred to an individual who begins to work for an employer after December 31, 1993. This bill, under both laws, for taxable years beginning on or after January 1, 2017, would allow a credit of \$2,000 for each qualified employee, who meets a specified requirement, hired or in continued employment during the taxable year, to qualified taxpayers that are allowed a federal Work Opportunity credit.

Position: San Bernardino County Sponsor

[SB 32](#)

[Moorlach R \(Dist. 37\)](#)

Location: SENATE P.E. & R.

California Public Employees' Pension Reform Act of 2018. Would create the Citizens' Pension Oversight Committee to serve in an advisory role to the Teachers' Retirement Board and the Board of Administration of PERS. The bill would require the committee, on or before January 1, 2019, and annually thereafter, to review the actual pension costs and obligations of PERS and STRS and report on these costs and obligations to the public.

[SB 63](#)

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

Location: SENATE APPR.

Unlawful employment practice: parental leave. Would prohibit an employer, as defined, from refusing to allow an employee with more than 12 months of service with the employer, who has at least 1,250 hours of service with the employer during the previous 12-month period, to take up to 12 weeks of parental leave to bond with a new child within one year of the child's birth, adoption, or foster care placement. The bill would also prohibit an employer from refusing to maintain and pay for coverage under a group health plan for an employee who takes this leave. This bill would also prohibit an employer from refusing to hire, or from discharging, fining, suspending, expelling, or discriminating against, an individual for exercising the right to parental leave.



Energy

[AB 35](#)

[Quirk D \(Dist. 20\)](#)

Location: ASSEMBLY NAT. RES.

Residential and nonresidential buildings: energy savings program. Current law requires the State Energy Resources Conservation and Development Commission to establish a regulatory proceeding to develop and implement a comprehensive program to achieve greater energy savings in California's existing residential and nonresidential building stock. Current law requires the commission to periodically update the program criteria and adopt any revision that, in its judgment, is necessary to improve or refine program requirements after receiving public input and, at least once every 3 years, to adopt an update to the program in furtherance of achieving a cumulative doubling of statewide energy efficiency savings in electricity and natural gas final end uses of retail customers by January 1, 2030. This bill would require the commission to adopt an update to the program at least once every 5 years instead of every 3 years.

[SB 600](#)

[Galgiani D \(Dist. 5\)](#)

Location: SENATE GOV. & F.

Sales and use taxes: exemption: manufacturing and research: useful life: electric power generation. Sales and use tax laws partially exempt from those taxes, for a specified period, the gross receipts from the sale of, and the storage, use, or other consumption of, specified tangible personal property purchased for use by a qualified person, as defined, to be used primarily in manufacturing or other processes, and in research and development. Consumables with a useful life of less than one year do not qualify for exemption, and useful life is defined by reference to state income or franchise taxes. This bill would additionally define useful life by reference to manufacturer or other warranties, maintenance contracts, and normal replacement as established by industry or business practices and would provide that those definitions would apply on and after July 1, 2014.

Position: San Bernardino County Support

Environmental Health

[AB 1117](#)

[Fong R \(Dist. 34\)](#)

Location: ASSEMBLY NAT. RES.

California Environmental Quality Act. Would prohibit a lead agency from being required to evaluate the aesthetic effects of a project subject to CEQA and would prohibit aesthetic effects from being considered significant effects on the environment, except in certain circumstances. This bill contains other related provisions and other existing laws.

Finance

[AB 9](#)

[Garcia, Cristina D \(Dist. 58\)](#)

Location: ASSEMBLY REV. & TAX

Sales and use taxes: exemption: sanitary napkins: tampons: menstrual sponges and menstrual cups. Would, on and after January 1, 2018, exempt from sales and use taxes the gross receipts from the sale in this state of, and the storage, use, or other consumption in this state of, tampons, sanitary napkins, menstrual sponges, and menstrual cups. This bill contains other related provisions and other existing laws.

[AB 75](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY REV. & TAX

Personal income taxes: earned income credit. Would, for taxable years beginning on and after January 1, 2017, expand the earned income credit allowed by the Personal Income Tax Law by providing additional conformity with federal income tax law to include specified net earnings from self-employment in earned income, thus allowing an earned income credit for taxpayers for those earnings. This bill would additionally set the earned income tax credit adjustment factor as 85%.

[SB 37](#)

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

Location: SENATE APPR. SUSPENSE FILE



Local government finance: property tax revenue allocations: vehicle license fee adjustments. Beginning with the 2004–05 fiscal year and for each fiscal year thereafter, existing law requires that each city, county, and city and county receive additional property tax revenues in the form of a vehicle license fee adjustment amount, as defined, from a Vehicle License Fee Property Tax Compensation Fund that exists in each county treasury. Current law requires that these additional allocations be funded from ad valorem property tax revenues otherwise required to be allocated to educational entities. This bill would modify these reduction and transfer provisions for a city incorporating after January 1, 2004, and on or before January 1, 2012, for the 2017–18 fiscal year and for each fiscal year thereafter, by providing for a vehicle license fee adjustment amount calculated on the basis of changes in assessed valuation.

Fire

[AB 288](#)

[Obernolte](#) R (Dist. 33)

Location: ASSEMBLY APPR.

State responsibility areas: fire prevention fees. Would extend the time when the fire prevention fee is due and payable from 30 to 60 days from the date of assessment by the State Board of Equalization and would authorize the petition for redetermination to be filed within 60 days after service of the notice of determination, as specified.

[AB 289](#)

[Gray](#) D (Dist. 21)

Location: SENATE DESK

Office of Emergency Services: State Emergency Plan: update. Would require the Office of Emergency Services to update the State Emergency Plan on or before January 1, 2019, and every 5 years thereafter.

[SB 9](#)

[Gaines](#) R (Dist. 1)

Location: SENATE N.R. & W.

State responsibility areas: fire prevention fees. Current law establishes the State Responsibility Area Fire Prevention Fund and prohibits the collection of fire prevention fees if there are sufficient amounts of moneys in the fund to finance specified fire prevention activities for a fiscal year. Current law requires that the fire prevention fees collected, except as provided, be deposited into the fund and be made available to the board and the Department of Forestry and Fire Protection for certain fire prevention activities that benefit the owners of structures in state responsibility areas who are required to pay the fee. Current law further requires the board to submit an annual written report to the Legislature on specified topics. This bill would repeal the above provisions.

Position: San Bernardino County Support

Health and Human Services

[AB 15](#)

[Maienschein](#) R (Dist. 77)

Location: ASSEMBLY APPR.

Denti-Cal program: reimbursement rates. Would require the State Department of Health Care Services, for the 2017–18 fiscal year, to double Denti-Cal provider reimbursement rates for the 15 most common prevention, treatment, and oral evaluation services based on the average rates per service established in the 2015–16 fiscal year. The bill would appropriate for the 2017–18 fiscal year such an amount as may be necessary to double the reimbursement rates from the Healthcare Treatment Fund to the department, as specified.

[AB 85](#)

[Rodriguez](#) D (Dist. 52)

Location: ASSEMBLY APPR.

General assistance: employable veterans. Current law requires each county to provide aid to its indigent residents not supported by other means. Current law permits a county to prohibit an employable individual from receiving general assistance benefits for more than 3 months in any 12-month period, whether or not the months are consecutive, if he or she has been offered an opportunity to attend job skills or job training sessions. This bill would, commencing July 1, 2018, exempt from that prohibition an employable veteran who was honorably discharged from the United States Armed



Forces, unless the county enacts an ordinance, by July 1, 2018, making the prohibition applicable to an employable veteran who was honorably discharged from the United States Armed Forces.

[AB 160](#)

[Stone, Mark D \(Dist. 29\)](#)

Location: ASSEMBLY APPR.

CalWORKs: eligibility. Would provide that a parent or caretaker relative shall not be eligible for CalWORKs aid when he or she has received aid for a cumulative total of 60 months. This bill would increase the amount of exempted disability-based unearned income and other earned income, as specified. The bill would also make other, conforming changes. By increasing county administrative duties relating to the CalWORKs program, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

[AB 164](#)

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

Location: ASSEMBLY HUM. S.

Food assistance. Would require, on and after July 1, 2018, the State Department of Social Services to develop a mechanism to respond to changing needs for food assistance and to allow the department flexibility to provide nutrition benefits for specific populations. The bill would set forth criteria for the mechanism, including requiring the mechanism to be designed to issue nutrition benefits using EBT and designed in a manner that can target various populations, depending on the purpose of the specific benefit.

[AB 167](#)

[Lackey R \(Dist. 36\)](#)

Location: ASSEMBLY APPR.

CalWORKs: CalFresh: semiannual reporting. Current law requires each county to provide cash assistance and other social services to needy families through the California Work Opportunity and Responsibility to Kids (CalWORKs) program using federal Temporary Assistance to Needy Families (TANF) block grant program, state, and county funds. This bill would require the county to use either a prepopulated renewal form or a blank semiannual report form as the certificate of eligibility for the purposes of CalWORKs and CalFresh.

[AB 177](#)

[Chávez R \(Dist. 76\)](#)

Location: ASSEMBLY PUB. S.

Child abuse and neglect: reporting. Would require a social worker investigating a case of child abuse or neglect involving an allegation against the parent or guardian of the child to attempt to determine if the parent or guardian is a member of the military. The bill would provide that if it is determined that the parent or guardian is a member of the military, the social worker would be required to notify the Family Advocacy Program of the Department of Defense that there is an allegation of abuse or neglect that relates to the parent or guardian who is a member of the military.

[AB 180](#)

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

Location: ASSEMBLY APPR.

Medi-Cal. Current law requires the State Department of Health Care Services to develop and prepare one or more reports issued on at least a quarterly basis for the purpose of informing the California Health and Human Services Agency, the California Health Benefit Exchange, the Legislature, and the public about the enrollment process for all insurance affordability programs. This bill would instead require this report to be issued on at least a biannual basis and would make a conforming change.

[AB 223](#)

[Eggman D \(Dist. 13\)](#)

Location: ASSEMBLY APPR.

Commercial sexual exploitation of youth: services. Current law establishes the Commercially Sexually Exploited Children Program, which is administered by the State Department of Social Services in order to adequately serve children who have been sexually exploited, and requires the department, in consultation with the County Welfare Directors Association of California, to develop an allocation methodology to distribute funding to counties that elect to participate in the program. This bill would require the Board of State and Community Corrections to establish a pilot project in each of the



Counties of Alameda, Sacramento, and San Joaquin, if the county elects to participate in the pilot project.

[AB 227](#)

[Mayes R \(Dist. 42\)](#)

Location: ASSEMBLY HUM. S.

CalWORKs: education incentives. Would create the CalWORKs Educational Opportunity and Attainment Program to provide CalWORKs recipients with a monthly education incentive grant of \$100 for attainment of a high school diploma or its equivalent, \$200 for attainment of an associate's degree or career technical education program, or \$300 for attainment of a bachelor's degree, if the educational program was completed while the recipient was receiving CalWORKs assistance. The bill would require the education incentive grant to be provided on an ongoing basis if the recipient meets certain eligibility criteria.

[AB 236](#)

[Maienschein R \(Dist. 77\)](#)

Location: ASSEMBLY APPR.

CalWORKs: housing assistance. As part of the CalWORKs program, a homeless family that has used all available liquid resources in excess of \$100 is eligible for homeless assistance benefits to pay the costs of temporary shelter if the family is eligible for aid under the CalWORKs program. This bill would provide that homeless assistance is available to homeless families that would be eligible for aid under the CalWORKs program but for the fact that the only child or children in the family are in out-of-home placement pursuant to an order of the dependency court, if the family is receiving reunification services and the county determines that homeless assistance is necessary for reunification to occur.

Position: San Bernardino County Support

[AB 275](#)

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

Location: ASSEMBLY APPR.

Long-term care facilities: requirements for changes resulting in the inability of the facility to care for its residents. Current law imposes various notice and planning requirements upon a long-term health care facility before allowing a change in the status of the license or operation of the facility that results in the inability of the facility to care for its patients or residents, including a requirement for written notification to the affected patients or their guardians at least 30 days prior to the change. Under existing law, these requirements also include taking reasonable steps to medically, socially, and physically assess each affected patient or resident prior to a transfer due to the change, and, when 10 or more residents are likely to be transferred due to a change, the preparation and submission of a proposed relocation plan to the department for approval. This bill would expand the notice and planning requirements that a long-term health care facility provides before any change in the status of the license or in the operation of the facility that results in its inability to care for its residents.

[AB 286](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY APPR.

Medi-Cal: beneficiary maintenance needs: home upkeep allowances: transitional needs funds. Would establish eligibility and other requirements for providing the home upkeep allowance or a transitional needs fund to Medi-Cal patients residing in a long-term care facility, as specified. The bill would prescribe general requirements as well as specific requirements both for facility residents who intend to leave the facility and return to an existing home, who would receive the home upkeep allowance, and for residents who do not have a home but intend to leave the facility and establish a new home, who could establish a transitional needs fund for the purpose of meeting the transitional costs of establishing a home. This bill contains other related provisions and other existing laws.

[AB 320](#)

[Cooley D \(Dist. 8\)](#)

Location: ASSEMBLY HUM. S.

Child Advocacy Centers. Would authorize a county, in order to implement a multidisciplinary response to investigate reports involving child physical or sexual abuse, exploitation, or maltreatment, to use a Child Advocacy Center. The bill would require a Child Advocacy Center to meet specified standards, including the use of representatives from specified disciplines and providing dedicated child-focused settings for interviews and other services. The bill would authorize multidisciplinary team



members to share with each other information in their possession concerning the child, the family of the child, and the person who is the subject of the abuse or neglect investigation, as specified.

[AB 322](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY HUM. S.

Public social services for deaf persons. Would, commencing with the 2017–18 fiscal year and each fiscal year thereafter, continuously appropriate, without regard to fiscal year, \$8,200,000 from the General Fund to the State Department of Social Services for the purpose of providing deaf access program services, as specified. The bill would require that \$3,000,000 of that amount be used to provide deaf access program services to deaf and hard-of-hearing individuals who reside in a linguistically isolated household, as defined.

[AB 323](#)

[Berman D \(Dist. 24\)](#)

Location: ASSEMBLY HUM. S.

CalFresh: emergency food provider referrals. Current law requires a county welfare department to compile a list of emergency food providers and make that list available upon request. This bill, to be known as the County Human Services Information and Referral Modernization Act of 2017, would authorize a county human services agency to provide a referral to the agency authorized by the Public Utilities Commission for the use of the 2-1-1 dial code to provide information on emergency food providers and supplemental food assistance providers in lieu of providing a list if the county deems that method to be the most appropriate to serve an applicant or recipient.

[AB 415](#)

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

Location: ASSEMBLY HUM. S.

CalFresh: employment social enterprises. Would authorize the State Department of Social Services to contract directly with employment social enterprises, as defined, or a designated intermediary to provide CalFresh E&T program services and would require the department to seek any county consultation necessary to implement the contract. The bill would require the department, if it does not contract directly with employment social enterprises or a designated intermediary, to issue guidance instructing counties that elect to participate in CalFresh E&T program services of any special considerations for partnering with employment social enterprises in the development of their county CalFresh E&T programs. The bill would also make legislative findings and declarations relating to California employment social enterprises.

[AB 550](#)

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

Location: ASSEMBLY APPR.

State Long-Term Care Ombudsman Program: funding. Current law requires the California Department of Aging to allocate federal and state funds for local ombudsman programs according to a specified distribution, but prohibits the department from allocating less than \$35,000 per fiscal year, except in areas with fewer than 10 facilities and fewer than 500 beds. This bill would increase the base allocation for local ombudsman programs to \$100,000 per fiscal year. The bill would appropriate \$2,250,000 from the General Fund to the California Department of Aging for the purpose of increasing base allocation funding for that purpose.

[AB 557](#)

[Rubio D \(Dist. 48\)](#)

Location: ASSEMBLY APPR.

CalWORKs: victim of abuse. Would require a county to waive a CalWORKs program requirement for an applicant or recipient who is a past or present victim of abuse when the program requirement, if not waived, would place the family at risk of harm, unfairly penalize the family, or make it more difficult for the family to escape abuse. This bill contains other related provisions and other existing laws.

[AB 563](#)

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

Location: ASSEMBLY APPR.

CalFresh Employment and Training program. Would, for a county that elects to participate in the CalFresh E&T, prohibit a person who is subject to the able-bodied adult without dependents (ABAWD) time limit described above from mandatory placement in CalFresh E&T. The bill would authorize the



department to prioritize the distribution of specified federal funding to voluntary programs that, among other things, are in areas of high unemployment.

[AB 597](#)

[Stone, Mark D \(Dist. 29\)](#)

Location: ASSEMBLY HUM. S.

Child abuse and neglect: information: computerized database. Current law authorizes a county to establish a computerized database system within the county to allow designated provider agencies, which includes schools, among other entities, to share identifying information regarding families at risk for child abuse or neglect for the purpose of forming multidisciplinary personnel teams for the prevention, identification, management, or treatment of child abuse or neglect or to provide child welfare services. This bill would provide that provider agencies also include local educational agencies. The bill would authorize a county to also participate with an established computerized database system between and among counties and would authorize a county to share information, as specified, for research purposes.

[AB 604](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY APPR.

Nonminor dependents: extended foster care benefits. Would expand the jurisdiction of the juvenile court by authorizing the juvenile court to assume or resume dependency jurisdiction over a nonminor for whom the court has made Title IV-E findings, but whom the court did not adjudge a dependent or ward of the juvenile court, and who was subject to an order of foster care, at the time he or she attained 18 years of age. The bill would also make these nonminors eligible for AFDC-FC benefits and other benefits and services associated with extended foster care. By expanding the duties of county child welfare agencies, this bill would impose a state-mandated local program.

[AB 607](#)

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

Location: ASSEMBLY APPR.

Public social services: disaster assistance services. Current law requires CalWORKs eligibility to be terminated if the recipient has received aid payment at an address outside of the state for two consecutive months, the county has made inquiry of the recipient, and the recipient has not responded and has not clearly shown that he or she has not established residence elsewhere and has been prevented by illness or other good cause from returning to this state. This bill, to be known and cited as the Community Resiliency and Disaster Preparedness Act of 2017, would additionally authorize a person who has responded, clearly showing that he or she has not established residence elsewhere and has been prevented from returning to the state due to a disaster declared by the Governor, or the President of the United States, to continue his or her CalWORKs eligibility.

[AB 611](#)

[Dababneh D \(Dist. 45\)](#)

Location: ASSEMBLY JUD.

Mandated reporters of suspected financial abuse of an elder or dependent adult: powers of attorney. Would authorize a mandated reporter of suspected financial abuse of an elder or dependent adult to not honor any power of attorney if he or she makes, or has actual knowledge that any other person has made, a report to an adult protective services agency or a local law enforcement agency of any state that the natural person who executed the power of attorney may be an elder or dependent adult subject to financial abuse.

[AB 625](#)

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

Location: ASSEMBLY APPR.

CalFresh. Would require the State Department of Social Services to submit a request to the United States Department of Agriculture for a waiver to permit a nonminor dependent residing in a supervised independent living placement, as defined, to be eligible for CalFresh without regard to income or resources. The bill would require, upon approval of the waiver, for the nonminor dependent to receive the maximum benefit amount allotted for a household size of one.

[AB 675](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY HUM. S.



In-home supportive services. Current law requires, as part of the CCI, Medi-Cal long-term services and supports, including IHSS, to be covered services under managed care health plan contracts and to be available only through managed care health plans to beneficiaries residing in the CCI counties, except as specified. This bill would provide that the provision conditioning implementation of the CCI on the above-described estimation by the Director of Finance shall not apply to the requirement that IHSS be a covered service available through managed care health plans in CCI counties, and would continue IHSS as a covered service available through Medi-Cal managed care health plans in those counties.

[AB 704](#)

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

Location: ASSEMBLY PUB. S.

Multidisciplinary teams: human trafficking and domestic violence. Would authorize a county to establish a domestic violence multidisciplinary personnel team and a human trafficking multidisciplinary personnel team to allow agencies to share confidential information in order to investigate reports of suspected crimes. This bill would authorize members of those multidisciplinary personnel teams to disclose to one another information and records that are relevant to the prevention, identification, or treatment of those crimes.

[AB 754](#)

[Acosta R \(Dist. 38\)](#)

Location: ASSEMBLY APPR.

Foster youth: enrichment activities. Would require the State Department of Social Services, on or before March 1, 2018, to convene a workgroup and would require the workgroup to develop an implementation plan for the California Foster Youth Enrichment Grant Program. The bill would require the department, on or before January 1, 2019, upon appropriation by the Legislature and in consideration of the implementation plan, to establish that program in order to provide grants of \$500 or less to qualified foster youth to enable the foster youth to participate in activities that enhance the foster youth's skills, abilities, self-esteem, or overall well-being.

[AB 766](#)

[Friedman D \(Dist. 43\)](#)

Location: ASSEMBLY APPR.

Foster youth. Current law authorizes a nonminor dependent to receive all of his or her AFDC-FC payment directly if he or she is living in a supervised independent living placement and he or she complies with certain requirements. This bill would provide that, in order to be eligible for AFDC-FC, as specified, a minor dependent enrolled in a postsecondary college or university may be placed in a supervised independent living placement, which the bill would define to mean a college or university dormitory, or other college or university designated housing, in which the minor dependent is living independently.

[AB 796](#)

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

Location: ASSEMBLY APPR.

Public social services: SSI/SSP. Current law prohibits, for each calendar year, commencing with the 2011 calendar year, any cost-of-living adjustment from being made to the maximum benefit payment unless otherwise specified by statute, except for the pass along of any cost-of-living increase in the federal SSI benefits. Current law continuously appropriates funds for the implementation of SSP. This bill would reinstate the cost-of-living adjustment beginning January 1 of the 2018 calendar year.

[AB 818](#)

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

Location: SENATE DESK

CalWORKs: welfare to work. Current law establishes the California Work Opportunity and Responsibility to Kids (CalWORKs) program, under which each county provides cash assistance and other benefits to qualified low-income families using federal, state, and county funds. This bill would provide that for purposes of the educational or treatment program circumstance, a high school education or its equivalent is presumed to meaningfully increase the likelihood of the recipient's employment.

Position: San Bernardino County Support

[AB 910](#)

[Ridley-Thomas D \(Dist. 54\)](#)



Location: ASSEMBLY APPR.

CalWORKs Family Unity Act of 2017. Current law provides that a family receiving aid with a child who is considered to be deprived of parental support or care due to unemployment may continue to receive assistance regardless of the number of hours his or her parent works, if the family does not exceed the applicable gross or net income limits and is otherwise eligible for assistance. Current law requires families to be grouped into assistance units for purposes of determining eligibility and computing the amount of CalWORKs aid to be paid. This bill would, commencing July 1, 2018, instead require that aid be granted to a family with a related child who is under 18 years of age if the family meets applicable eligibility requirements, without regard to the absence or employment status of the parent.

[AB 991](#)

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

Location: ASSEMBLY HUM. S.

Foster youth: independent living services. Current law requires the State Department of Social Services, by January 1, 1995, to complete, in consultation with county Independent Living Program administrators, placement agencies, providers, advocacy groups, and community groups, a comprehensive evaluation of the Independent Living Program established pursuant to specified federal law and develop recommendations available to the public on how independent living services could better prepare foster youth for independence and adulthood. This bill would require the department to complete the report by January 1, 2019, and would add California Youth Connection to the list of entities the department would be required to consult.

[AB 992](#)

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

Location: ASSEMBLY APPR.

CalWORKs: Baby Wellness and Family Support Home Visiting Program. Would establish the Baby Wellness and Family Support Home Visiting Program that would require the State Department of Social Services to allocate funds to counties for the purpose of implementing or contracting with specified early home visiting programs to provide voluntary home visiting programs approved by the department and would authorize the funds to be used to coordinate early home visiting services with, among others, diaper bank services. The bill would require the department to develop and disseminate an informing notice to ensure that all assistance units, as specified, are aware of the program and their ability to participate.

[AB 1006](#)

[Maienschein R \(Dist. 77\)](#)

Location: ASSEMBLY APPR.

Foster youth. Would require, in any case in which the court has ordered a dependent child or a ward of the juvenile court placed for adoption or has appointed a relative or nonrelative legal guardian, the social worker or probation officer to provide the prospective adoptive family or the guardian or guardians specified mental health treatment information. The bill would also require the department, the county adoption agency, or the licensed adoption agency, to provide that information to the prospective adoptive family at the time the application for adoption is made and at the time immediately prior to the finalization of the adoption decree.

[AB 1021](#)

[Baker R \(Dist. 16\)](#)

Location: ASSEMBLY APPR.

In-home supportive services: application. Current law provides for the county-administered In-Home Supportive Services program, under which qualified aged, blind, and disabled persons are provided with services in order to permit them to remain in their own homes. This bill would require each county to accept applications for benefits under the program by telephone, through facsimile, or in person, or, if the county is capable of accepting online applications or applications via email for benefits under the program, by email or other electronic means.

[AB 1092](#)

[Cooley D \(Dist. 8\)](#)

Location: ASSEMBLY APPR.



Medi-Cal: eyeglasses. Would under the Medi-Cal program, to the extent federal financial participation and any necessary federal approvals are obtained, restore coverage of one pair of eyeglasses provided every 2 years to an individual 21 years of age or older. The bill would authorize the department to implement those provisions by means of all-county letters, plan letters, plan or provider bulletins, or similar instructions.

[AB 1098](#)

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

Location: ASSEMBLY APPR.

Child death investigations: review teams. Current law authorizes each county to develop a protocol to be used as a guideline by persons performing autopsies on children to assist coroners and other persons who perform autopsies in the identification of child abuse or neglect, in the determination of whether child abuse or neglect contributed to death or whether child abuse or neglect had occurred prior to but was not the actual cause of death, and in the proper written reporting procedures for child abuse or neglect, including the designation of the cause and mode of death. This bill would make the provisions described above mandatory for each county.

[AB 1101](#)

[Choi R \(Dist. 68\)](#)

Location: ASSEMBLY PRINT

CalWORKs. Under the CalWORKs program, each county provides cash assistance and other benefits to qualified low-income families and individuals who meet specified eligibility criteria, including limitations on income and assets generally applicable to public assistance programs. Under existing law, when an individual fails or refuses to comply with specified components of the CalWORKs program without good cause, and conciliation efforts have failed, the individual is subject to prescribed financial sanctions. This bill would make technical, nonsubstantive changes to those provisions.

[AB 1105](#)

[Patterson R \(Dist. 23\)](#)

Location: ASSEMBLY JUD.

Adoption: appeal of final determination. Current law provides that the existing parent or parents of an adopted child are, from the time of adoption, relieved of all parental duties towards, and all responsibility for, the adopted child, and have no right over the child, unless both the existing parent or parents and the prospective adoptive parent or parents sign a waiver before the finalization of the adoption. This bill would provide that an order that is a final determination of a parent's rights in an adoption, or the rights of any other person seeking to prevent an adoption, may be appealed in the same manner as an order of the juvenile court declaring a person to be a ward of the juvenile court and is conclusive and binding upon the person.

[AB 1164](#)

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

Location: ASSEMBLY APPR.

Foster care placement: funding. Would establish the Emergency Child Care Bridge Program for Foster Children (bridge program). The bill would authorize, contingent upon an appropriation of \$11,000,000 in the 2017–18 fiscal year and \$22,000,000 annually thereafter, county welfare departments to administer the bridge program and distribute vouchers, or payment, for child care and development services for an eligible child who is placed with an approved resource family, a licensed or certified foster family, or an approved relative or nonrelative extended family member, or who is the child of a young parent involved in the child welfare system.

Position: San Bernardino County Support

[AB 1181](#)

[Stone, Mark D \(Dist. 29\)](#)

Location: ASSEMBLY APPR.

Juveniles: court records. Would require the court to seal all records relating to a juvenile dependency case that has been dismissed or for which jurisdiction has terminated at the time the dismissal or termination is final, including those records held by all child welfare agencies, the court, law enforcement agencies, the minor's or nonminor's schools, and any agency with which the minor was placed, unless the court finds compelling evidence that the records should not be sealed. The bill would require the proceedings of the case to be deemed never to have occurred.

[AB 1304](#)

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



Location: ASSEMBLY REV. & TAX

Public social services: CalKIDS: personal income taxes: exclusion. Would create the CalKIDS Savings Trust Fund, administered by the State Department of Social Services, and savings accounts within that fund for each beneficiary for the purpose of encouraging and earmarking savings for the costs of child care, including, but not limited to, the costs of before and after school care. The bill, for taxable years beginning on or after January 1, 2018, would exclude from gross income the moneys deposited in a CalKIDS savings account.

[AB 1327](#)

[Brough R \(Dist. 73\)](#)

Location: ASSEMBLY PRINT

Adoption. Would state the intent of the Legislature to enact legislation to promote the adoption of children.

[AB 1332](#)

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

Location: ASSEMBLY HUM. S.

Juveniles: dependents: removal. Would prohibit the removal of a child from the physical custody of his or her parent with whom the child did not reside at the time the petition was initiated, unless the juvenile court finds clear and convincing evidence that there would be a substantial danger to the physical health, safety, protection, or physical or emotional well-being of the child for the parent to live with the child or otherwise exercise the parent's right to physical custody, and there are no reasonable means available by which the child's physical and emotional health can be protected without removing the child from the child's parent's physical custody.

[AB 1352](#)

[Friedman D \(Dist. 43\)](#)

Location: ASSEMBLY JUD.

Father and child relationship: notice to a presumed father. The Uniform Parentage Act governs actions to establish the existence or nonexistence of the parent and child relationship and requires notice of an action to be served, among others, on a natural parent, each person presumed to be a parent, and each man alleged to be a natural father. This bill would authorize an action to establish the existence or nonexistence of the parent and child relationship without notice and an opportunity to be heard given to a presumed father if it is established by clear and convincing evidence that the presumed father is not the biological father and the presumed father was so designated because of a reason other than he receives the child into his home and openly holds out the child as his natural child.

[AB 1371](#)

[Stone, Mark D \(Dist. 29\)](#)

Location: ASSEMBLY HUM. S.

Juveniles: ward, dependent, and nonminor dependent parents. Current law authorizes a social worker, in lieu of filing a petition or subsequent to dismissal of a petition already filed, and with the consent of the child's parent or guardian, to undertake a program of supervision of the child. If the parent is a dependent of the juvenile court at the time that a social worker seeks to undertake a program of supervision, and if counsel has been appointed for the parent, current law prohibits the program of supervision from being undertaken until the parent has consulted with his or her counsel. This bill would make this prohibition applicable to a parent who is a nonminor dependent or ward of the juvenile court.

[AB 1375](#)

[Dababneh D \(Dist. 45\)](#)

Location: ASSEMBLY HUM. S.

Foster care: placements: databases. This bill would require specified AFDC-FC eligible placement settings that provide care to dependent children and youth, nonminor dependents, and wards to provide to the State Department of Social Services a daily census of available beds and a comprehensive listing of the services provided by the placement setting, as specified. The bill would require the department to create and maintain a database on the department's Internet Web site that would allow county child welfare departments and county probation departments to view the specified information for the purpose of placing those children, youth, dependents, and wards in AFDC-FC



placement settings in the absence of the ability of the county placing agency to timely place the individual in a foster family home or a resource family home.

[AB 1440](#)

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

Location: ASSEMBLY PUB. S.

Peace officers. Under current law, federal criminal investigators and law enforcement officers are not California peace officers, but are authorized to exercise the powers of arrest of a peace officer in this state under specified circumstances, including when probable cause exists to believe that a public offense that involves immediate danger to persons or property has just occurred or is being committed. This bill would specify that United States Immigration and Customs Enforcement officers are not California peace officers.

[AB 1446](#)

[Cooley D \(Dist. 8\)](#)

Location: ASSEMBLY APPR.

Dependent children: periodic review hearing. Would require, in any case in which a dependent child or nonminor dependent is residing for more than 15 consecutive calendar days in emergency shelter care, a temporary shelter care facility, or a transitional shelter care facility, as defined, or due to the lack of placement is temporarily residing in a homeless shelter, hotel, or other similar facility, the court to periodically review the action taken by the social worker to locate a placement consistent with the case plan for the dependent child or nonminor dependent. The bill would require these periodic reviews to be held at least every 15 days and to include review of efforts made by the social worker to identify and locate adult relatives of the child or nonminor dependent.

[AB 1498](#)

[Mayes R \(Dist. 42\)](#)

Location: ASSEMBLY PRINT

CalWORKs eligibility. Current law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program, under which, through a combination of state and county funds and federal funds received through the TANF program, each county provides cash assistance and other benefits to qualified low-income families. Under the CalWORKs program, certain recipients are required to participate in specified welfare-to-work activities. This bill would make a technical, nonsubstantive change to one of the welfare-to-work requirement provisions.

[AB 1520](#)

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

Location: ASSEMBLY HUM. S.

Lifting Children and Families Out of Poverty Act of 2017. Would make legislative findings and declarations regarding child poverty in California. The bill would state the intent of the Legislature to move toward reducing child poverty in this state by 50% over a 20-year period, commencing with the 2018-19 fiscal year and ending with the 2038-39 fiscal year. The bill would also state the intent of the Legislature to use a specified framework as guiding and nonbinding recommendations for purposes of enacting future legislation to fund programs or services that have been proven to reduce child poverty in California and to fund future innovations that are shown to achieve similar outcomes.

[AB 1526](#)

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

Location: ASSEMBLY B. & F.

Civil actions: time of commencing. Would require that an action based upon a consumer debt, as defined, must be commenced within 4 years. The bill would specify that the time begins to run from the date of default or the date of the last payment, whichever is earlier. The bill would provide that the debt is extinguished when the statute of limitations has run, and would prohibit reporting the debt to a consumer credit reporting agency or collecting upon it in any action, including a judicial proceeding. The bill would also exclude consumer debts, as defined in existing law, from the definition of the term "book account."

[AB 1604](#)

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

Location: ASSEMBLY HUM. S.

CalWORKs: welfare-to-work: education. Would provide that if the county determines that a CalWORKs recipient has not received his or her high school diploma or its equivalent, the recipient



may participate in a high school equivalency program in order to complete a high school equivalency test recognized by the State Department of Education. The bill would authorize a recipient to participate in a high school equivalency program in lieu of participating in a job search or job club, as specified, and would prohibit a county from requiring the recipient to participate in an assessment before the recipient may engage in a high school equivalency program in satisfaction of welfare-to-work requirements.

[ACR 34](#)

[Baker R \(Dist. 16\)](#)

Location: SENATE RLS.

Child Abuse Prevention Month. This measure would acknowledge the month of April 2017 as Child Abuse Prevention Month, and encourage the people of the State of California to work together to support youth-serving child abuse prevention activities in their communities and schools.

[AJR 8](#)

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

Location: ASSEMBLY P.E.,R. & S.S.

Public social services: Social Security, Medicare, and Medicaid. Would resolve by the Assembly and the Senate of the State of California, jointly, That the Legislature opposes cuts to and proposals to privatize Social Security, Medicare, and Medicaid and calls on our state's Representatives in Congress to vote against cuts and proposals to privatize and to support legislation to improve and expand these systems to strengthen their protections. The Legislature calls on the President of the United States to honor his campaign promise not to cut these programs, to veto any legislation to do so, and to work with Congress to expand and improve these programs.

[SB 12](#)

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

Location: SENATE HUM. S.

Foster youth: postsecondary education: financial aid assistance. Would require the Student Aid Commission to work cooperatively with the State Department of Social Services to develop an automated system to verify a student's status as a foster youth to aid in the processing of applications for state or federal financial aid. This bill contains other related provisions and other existing laws.

[SB 18](#)

[Pan D \(Dist. 6\)](#)

Location: SENATE RLS.

Bill of Rights for the Children and Youth of California: joint legislative committee. Would make legislative findings and declarations relating to the needs and well-being of children and youth in California. The bill would create, until November 30, 2024, the Joint Legislative Committee on Children and Youth, with 18 members appointed by the Senate Committee on Rules and the Speaker of the Assembly, as specified. The bill would require the committee to develop "California's Promise to its Children and Youth," a framework for the care and welfare of children and youth in various contexts, including, but not limited to, health care, nutrition, homeless assistance, education, and foster care, as specified.

[SB 170](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE JUD.

Child custody: preferences of the child. Would require the court to permit a child who is 10 years of age or older to address the court regarding custody or visitation, unless the court determines that doing so is not in the child's best interest.

[SB 202](#)

[Dodd D \(Dist. 3\)](#)

Location: SENATE APPR.

Medi-Cal: beneficiary maintenance needs: personal needs allowance. In calculating the income of a medically needy individual who is in a medical institution or nursing facility, or a person receiving institutional or noninstitutional services from a Program of All-Inclusive Care for the Elderly organization, the required monthly maintenance amount includes an amount providing for the personal and incidental needs in an amount not less than \$35 while a patient, and authorizes the Department of Health Care Services, by regulation, to increase this amount as necessitated by increasing costs of



personal incidental needs. This bill would increase the personal needs allowance amount from \$35 to \$80 per month while a person is a patient as described above.

Position: San Bernardino County Support

[SB 220](#)

[Pan D \(Dist. 6\)](#)

Location: SENATE APPR.

Medi-Cal Children's Health Advisory Panel. Current law establishes the Medi-Cal Children's Health Advisory Panel for the purpose of advising the Department of Health Care Services on matters relevant to all children enrolled in Medi-Cal and their families. Current law requires the department to pay a per-meeting stipend to each advisory panel member who is a Medi-Cal enrollee or parent of a Medi-Cal enrollee. This bill would revise the qualification criteria for the 3 panel positions filled by parent members described above to instead fill those positions with 3 members who are either Medi-Cal enrollees who have received Medi-Cal benefits or services in relation to a pregnancy, or who are a parent, foster parent, relative caregiver, or legal guardian of a Medi-Cal enrollee who is 21 years of age or younger.

[SB 222](#)

[Hernandez D \(Dist. 22\)](#)

Location: SENATE APPR.

Inmates: health care enrollment. Current law requires Medi-Cal benefits to an individual who is an inmate of a public institution to be suspended effective the date he or she becomes an inmate of a public institution. Current law requires the suspension to end on the date that he or she is no longer an inmate of a public institution or one year from the date he or she becomes an inmate of a public institution, whichever is sooner. This bill instead would require the suspension of Medi-Cal benefits to end on the date he or she is no longer an inmate of a public institution or is no longer otherwise eligible for benefits under the Medi-Cal program.

[SB 232](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE HUM. S.

Parental Empowerment Pilot Project. Would require the State Department of Social Services, in consultation with the County Welfare Directors Association of California, no later than July 1, 2018, to design and implement a 5-year pilot project under which monetary grants are provided to organizations operating programs that assist individuals receiving CalWORKs benefits achieve economic independence. The bill would require the department, in developing the pilot project, among other things, to develop a competitive review process for all grant proposals submitted, to develop eligibility requirements for organizations seeking a grant, and to develop an ongoing evaluation of the effectiveness of an organization receiving grant funding in teaching its program participants the skills necessary to achieve economic independence.

[SB 245](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE JUD.

Foster youth: sexual health education. Current law requires a county social worker to create a case plan for foster youth within a specified timeframe after the child is introduced into the foster care system. This bill would require, for youth in foster care 10 years of age and older and nonminor dependents, the case plan to include documentation that the youth has received comprehensive sexual health education, as specified, and to be updated annually to document that the case management worker has provided the youth or nonminor dependent certain information, including, among other things, that he or she may access age-appropriate, medically accurate information about reproductive and sexual health care.

[SB 278](#)

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

Location: SENATE HUM. S.

CalFresh: overissuance. Current law requires each county human services agency to carry out the local administrative responsibilities of CalFresh, subject to the supervision of the State Department of Social Services and to rules and regulations adopted by the department. Current law requires current and future CalFresh benefits to be reduced, as specified, to recover an overissuance caused by administrative error if required by federal law, or if the overissuance exceeds \$125 or the minimum



cost-effective threshold for collecting overissuances that the department is authorized to establish, whichever is greater. This bill would instead require the department establish the minimum cost-effective threshold.

[SB 282](#)

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

Location: SENATE APPR. SUSPENSE FILE

CalFresh and CalWORKs. 3) Existing law requires each county to provide cash assistance and other social services to needy families through the California Work Opportunity and Responsibility to Kids (CalWORKs) program using federal Temporary Assistance to Needy Families block grant program, state, and county funds. Existing law generally requires a recipient of CalWORKs benefits to participate in welfare-to-work activities as a condition of eligibility for aid. Existing law requires that necessary supportive services be available to participants in welfare-to-work activities, including child care. Existing law declares the intent of the Legislature that the annual Budget Act appropriate state and federal funds in a single allocation to counties for the support of administrative activities undertaken by the counties to provide benefit payments to recipients of aid under the CalWORKs program and to provide required work activities and support services. This bill would authorize a county to provide employment services to a noncustodial parent from its single allocation funds. (4) Existing law requires the State Department of Social Services to develop an allocation methodology to distribute additional funding for expanded subsidized employment programs for CalWORKs recipients, or recipients who have exceeded the 48-month time limit, and authorizes the allocated funds to be utilized to cover all expenditures related to the operational costs of the program. This bill would authorize a county to use existing funds provided under these provisions to provide employment services for noncustodial parents of children receiving benefits under the CalWORKs program.

[SB 380](#)

[Bradford D \(Dist. 35\)](#)

Location: SENATE HUM. S.

CalWORKs: child support. For purposes of determining eligibility under the CalWORKs program, and for computing the amount of aid payment, current law requires that families be grouped into assistance units, as specified. Current law requires an assistance unit to include the eligible parents of the eligible child and the eligible siblings of the eligible child when those persons reside in the same home as the eligible child, except as specified. This bill would exclude from the assistance unit a child for whom an adult in the assistance unit receives a payment of child support when an adult in the assistance unit has requested in writing that the child not be included in the assistance unit.

[SB 426](#)

[Pan D \(Dist. 6\)](#)

Location: SENATE HUM. S.

Community-based home visitation pilot program. Current law authorizes the juvenile court to limit the control exercised by a parent or guardian over a child who has been adjudged to be a dependent child of the juvenile court on the grounds that the child has been subject to, or is at risk of, abuse or neglect, as specified. Current law authorizes the juvenile court to remove the child from his or her home under certain conditions, and generally requires the county welfare department to provide or arrange for reunification services in order to reunite a child separated from his or her parent because of abuse, neglect, or exploitation. This bill would, only until January 1, 2022, establish the Community-Based Home Visitation Program as a pilot program in no more than 3 counties representing a cross section of the state to provide child abuse and neglect prevention and intervention services to families through one family resource center located in each county.

[SB 469](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE APPR.

Child support guidelines: low-income adjustments. Current law establishes a rebuttable presumption that an obligor with a net disposable income, as defined, of a specified amount per month is entitled to a low-income adjustment to his or her child support obligation. Until January 1, 2018, the net disposable income threshold is \$1,500 per month, and is requested to be adjusted annually for cost-of-living increases. Current law requires the Judicial Council to determine the adjustment amount based on the change in the annual California Consumer Price Index, as specified. Effective January 1, 2018, the net disposable income threshold is \$1,000 per month and is not requested to be annually



adjusted for cost-of-living increases. This bill would delete the January 1, 2018, date of repeal for the version of existing that is currently operative, thereby maintaining indefinitely the net disposable income threshold at \$1,500 per month, adjusted annually for cost-of-living increases, and would repeal the successor version of that law that becomes operative on January 1, 2018.

[SB 562](#)

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

Location: SENATE HEALTH

The Healthy California Act. Current law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, 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. This bill, the Healthy California Act, would create the Healthy California program to provide comprehensive universal single-payer health care coverage and a health care cost control system for the benefit of all residents of the state.

[SB 570](#)

[Newman D \(Dist. 29\)](#)

Location: SENATE HUM. S.

CalWORKs. Would exempt benefits and related allowances received through the federal Department of Veterans Affairs for education, training, vocation, or rehabilitation from consideration as income for determining eligibility for CalWORKs program benefits and available income for specified individuals, including active duty personnel and veterans. By imposing additional duties on counties, this bill would impose a state-mandated local program. This bill contains other existing laws.

[SB 612](#)

[Mitchell D \(Dist. 30\)](#)

Location: SENATE HUM. S.

Foster care: transitional housing. The California Community Care Facilities Act requires the State Department of Social Services to license and regulate transitional housing placement providers as a community care facility, and requires transitional housing to include, among others, programs in which a participant lives independently in an apartment, single-family dwelling, or condominium owned or leased by the provider either with an adult employee of the provider or in a building in which one or more adult employees of the provider reside and provide supervision. This bill would, among other things, change the above-described program that requires one adult employee of the provider to reside with the participant or one or more adult employees to reside in the building and provide supervision to instead authorize one or more adult employees to either reside in the building or provide supervision.

[SB 684](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE APPR.

Incompetence to stand trial: conservatorship: treatment. Current law allows a mentally incompetent defendant to be committed to the State Department of State Hospitals or other public or private treatment facility. If the defendant is gravely disabled upon his or her return to the committing court, current law requires the court to order the conservatorship investigator of the county to initiate conservatorship proceedings on the basis that the indictment or information pending against the person charges a felony involving death, great bodily harm, or a serious threat to the physical well-being of another person. This bill would also allow the initiation of conservatorship proceedings on the basis that person is gravely disabled due to a condition in which the person, as a result of a mental health disorder, is unable to provide for his or her basic personal needs for food, clothing, or shelter.

[SB 719](#)

[Anderson R \(Dist. 38\)](#)

Location: SENATE RLS.

STAKE Act: definitions. The current STAKE Act defines a "tobacco product" as an electronic device that delivers nicotine or other vaporized liquids to the person inhaling from the device, including, but not limited to, an electronic cigarette, cigar, pipe, or hookah, and any component, part, or accessory of a tobacco product, whether or not sold separately. This bill would make technical, nonsubstantive changes to that provision.

[SB 767](#)

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

Location: SENATE HUM. S.



Sexually exploited children: foster care. Would require each county to create a specialized foster family placement protocol for commercially sexually exploited children (CSEC) to provide these victims with safety, treatment, and appropriate services. The bill would require each county to provide an additional stipend and training to CSEC foster families and other providers and for attorneys and juvenile court judges, as specified. The bill would authorize counties to create CSEC courts and would express the intent of the Legislature that counties use the counties of Los Angeles and Alameda as models for CSEC courts.

[SCR 15](#)

[Gaines R \(Dist. 1\)](#)

Location: ASSEMBLY RLS.

Human Trafficking Awareness Month. This measure would proclaim the month of January 2017 as Human Trafficking Awareness Month, and encourage certain activities with regard to honoring that month, as specified.

[SR 21](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE INACTIVE FILE

Relative to World Day of the Fight Against Sexual Exploitation. Would resolve that the Senate condemns trafficking in persons, especially women and children, which constitutes an offense and a serious threat to human dignity and physical integrity, human rights, and development, and hereby recognizes March 4, 2017, as World Day of the Fight Against Sexual Exploitation.

Health Care

[AB 251](#)

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

Location: SENATE DESK

Health and care facilities. Current law, until the State Department of Public Health adopts regulations relating to the provision of services by a chronic dialysis clinic, a surgical clinic, or a rehabilitation clinic, requires those clinics to comply with prescribed federal certification standards in effect immediately preceding January 1, 2013. These provisions become inoperative on January 1, 2018. This bill would instead make those provisions inoperative on January 1, 2019. By extending the duration of a crime, the bill would impose a state-mandated local program.

[AB 1643](#)

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

Location: ASSEMBLY APPR.

Health Care for All Commission. Would create the 9-member Health Care for All Commission in the State Department of Health Care Services, for the purpose of investigating and making recommendations on improving health care access and affordability for all Californians. The bill would require the Governor, the Senate Rules Committee, and the Speaker of the Assembly to each appoint 3 members of the commission, and require the commission to elect its chair from among its members.

[SR 26](#)

[Hernandez D \(Dist. 22\)](#)

Location: SENATE ADOPTED

Relative to the Patient Protection and Affordable Care Act. Would resolve that the Senate affirms its strong support for the Affordable Care Act and calls upon the United States Congress to reject any effort to repeal the Affordable Care Act unless it is simultaneously replaced with an alternative program that meets the standards clearly and consistently articulated by President Trump: that not one American will lose coverage and that coverage will be more affordable and of higher quality for all Americans. The Senate urges Congress to not jeopardize the health of millions of Americans by pushing through irresponsible policy in late-night hearings, but instead allow for comprehensive public review, including evaluations by the Congressional Budget Office and relevant policy committees, so that Americans have the opportunity to offer input and have their concerns heard.

Homelessness

[AB 210](#)

[Santiago D \(Dist. 53\)](#)

Location: ASSEMBLY P. & C.P.



Homeless multidisciplinary personnel team. Current law authorizes counties to establish a child abuse multidisciplinary personnel team, as defined, to allow provider agencies to share confidential information in order to investigate reports of suspected child abuse or neglect or for the purpose of child welfare agencies making detention determinations, as specified. This bill would authorize counties to also establish a homeless adult, child, and family multidisciplinary personnel team, as defined, with the goal of facilitating the expedited identification, assessment, and linkage of homeless individuals to housing and supportive services within that county to allow provider agencies to share confidential information, as specified, for the purpose of coordinating housing and supportive services to ensure continuity of care.

[AB 220](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY G.O.

The California Emergency Services Act: homelessness. Would expand the definition of “state of emergency” to include the Governor’s warning of acute homelessness. Because the bill would expand the definition of a crime and increase the duties of local officials, it would impose a state-mandated local program. This bill contains other existing laws.

[AB 824](#)

[Lackey R \(Dist. 36\)](#)

Location: ASSEMBLY APPR.

Transitional Housing for Homeless Youth Grant Program. Would establish the Transitional Housing for Homeless Youth Grant Program to be administered by the Office of Emergency Services to award grants to qualified nonprofit entities to provide transitional living services, such as long-term residential services, access to resources, and counseling services, to homeless youth ages 18 to 24 years of age, inclusive, for a period of up to 36 months. The bill would require the office, in consultation with specified stakeholders, to establish minimum standards and procedures for awarding the grant moneys.

[AB 1406](#)

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

Location: ASSEMBLY H. & C.D.

Homeless Youth Housing Program. Would establish the Homeless Youth Housing Program to, upon appropriation of funds by the Legislature, award grants to up to 10 recipients, as defined, that demonstrate the ability to contract with service providers capable of providing housing assistance and supportive services to homeless youth with the goal of transitioning youth towards self-sufficiency.

[SB 253](#)

[Nielsen R \(Dist. 4\)](#)

Location: SENATE RLS.

Veterans: homelessness. The Veterans Housing and Homeless Prevention Bond Act of 2014 authorizes the issuance of bonds in the amount of \$600,000,000, as specified, for expenditure by the California Housing Finance Agency, the Department of Housing and Community Development, and the Department of Veterans Affairs to provide multifamily housing to veterans pursuant to the Veterans Housing and Homeless Prevention Act of 2014 (VHHPA). Current law requires the departments to establish and implement programs that focus on veterans at risk for homelessness or experiencing temporary or chronic homelessness, as specified. This bill would make technical, nonsubstantive changes to these provisions.

Housing

[AB 30](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY NAT. RES.

Environmental quality: judicial review: strip mall conversion housing projects. CEQA requires that an action or proceeding to attack, review, set aside, void or annul a determination, finding, or decision of a public agency, as provided, on the grounds of noncompliance with its provisions be brought in accordance with specified law governing administrative mandamus. CEQA requires a court to make specified orders if it finds that any determination, finding, or decision of a public agency has been made without compliance with CEQA, but prohibits a court from enjoining certain projects unless the court makes specified findings. This bill would similarly prohibit a court from enjoining a qualified strip mall conversion housing projects, as defined, unless the court makes specified findings.



[AB 53](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY REV. & TAX

Personal income taxes: deduction: homeownership savings accounts. Would, on and after January 1, 2017, allow a deduction, not to exceed specified amounts, of the amount a qualified taxpayer, as defined, contributed in any taxable year to a homeownership savings account and would exclude from gross income any income earned on the moneys contributed to a homeownership savings account. The bill would provide that a qualified taxpayer may withdraw amounts from a homeownership savings account to pay for qualified homeownership savings expenses, defined as expenses paid or incurred in connection with the purchase of a principal residence in this state.

Position: San Bernardino County Support

[AB 56](#)

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

Location: ASSEMBLY J., E.D. & E.

California Infrastructure and Economic Development Bank: housing. Would revise the definition of the term "public development facilities" for purposes of the Bergeson-Peace Infrastructure and Economic Development Bank Act to mean real and personal property, structures, conveyances, equipment, thoroughfares, buildings, and supporting components thereof, excluding any housing, that are directly related to providing, among other things, housing-related infrastructure, which includes city streets; drainage, water supply, and flood control; environmental mitigation measures; power and communications; public transit improvement that directly supports transit-oriented housing; sewage collection and treatment; and water treatment and distribution.

[AB 59](#)

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

Location: ASSEMBLY H. & C.D.

Local Housing Trust Fund Matching Grant Program. Under the Local Housing Trust Fund Matching Grant Program, the department is authorized to make matching grants available to cities, counties, cities and counties, and existing charitable nonprofit organizations that have created, funded, and operated housing trust funds. This bill would recast these provisions to instead authorize the department to make grants to eligible recipients, defined as cities that meet specified criteria and charitable nonprofit organizations organized under certain provisions of the Internal Revenue Code that apply jointly with a qualifying city, that have created or are operating or will operate housing trust funds.

[AB 62](#)

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

Location: ASSEMBLY H. & C.D.

Public housing: smoke-free policy. Would require all public housing agencies, as defined, to implement a policy prohibiting the smoking of tobacco products, as defined, in all public housing living units, interior areas, and outdoor areas within 25 feet of public housing and administrative buildings, except in designated smoking areas, by July 30, 2018. The bill would exempt dwelling units in a mixed-finance project from these provisions. By increasing the duties of local public housing agencies, this bill would impose a state-mandated local program.

[AB 71](#)

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

Location: ASSEMBLY REV. & TAX

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 2018, increase the aggregate housing credit dollar amount that may be allocated among low-income housing projects to \$300,000,000, as specified, and would allocate to farmworker housing projects \$25,000,000 per year of that amount. The bill would delete that special needs exception and authorization to request state credits provided the applicant is not requesting a 130% basis adjustment for purposes of the federal credit amount.

[AB 72](#)

[Santiago D \(Dist. 53\)](#)

Location: ASSEMBLY H. & C.D.



Housing. Current law prescribes requirements for the preparation of the housing element, including a requirement that a planning agency submit a draft of the element or draft amendment to the element to the Department of Housing and Community Development prior to the adoption of the element or amendment to the element. Current law requires the department to review the draft and report its written findings, as specified. Current law also requires the department, in its written findings, to determine whether the draft substantially complies with the housing element. This bill would require the department to also review any action or failure to act by the city, county, or city and county that it determines is inconsistent with an adopted housing element or a specified provision and to issue written findings, as specified, whether the action or failure to act substantially complies with the housing element. If the department finds that the action or failure to act by the city, county, or city and county does not substantially comply with the housing element, and if it has issued findings as described above that an amendment to the housing element substantially complies with the housing element, the bill would authorize the department to revoke its findings until it determines that the city, county, or city and county has come into compliance with the housing element.

[AB 73](#)

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

Location: ASSEMBLY NAT. RES.

Planning and zoning: housing sustainability districts. Would authorize a city, county, or city and county, including a charter city, charter county, or charter city and county, to establish by ordinance a housing sustainability district that meets specified requirements, including authorizing residential use within the district through the ministerial issuance of a permit. The bill would authorize the city, county, or city and county to apply to the Office of Planning and Research for approval for a zoning incentive payment and require the city, county, or city and county to provide specified information about the proposed housing sustainability district ordinance.

[AB 74](#)

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

Location: ASSEMBLY APPR.

Housing. Would require Department of Housing and Community Development to, on or before October 1, 2018, establish the Housing for a Healthy California Program and on or before April 1, 2019, and every year thereafter, subject to on appropriation by the Legislature, award grants on a competitive basis to eligible grant applicants based on guidelines that HCD would draft, as prescribed, and other requirements. The bill would provide that an applicant is eligible for a grant under the program if the applicant meets specified requirements. This bill contains other related provisions.

Position: San Bernardino County Support

[AB 202](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY L. GOV.

Planning and zoning: permits. Would, among other things, require all grading, foundation, building, and use permits required by a city, county, or city and county with a population greater than 15,000 for a development project that creates, or results in an increase of, not more than 50 residential dwelling units or guest rooms to be ministerially approved, conditionally approved, or denied by a director of the lead planning agency, or a designee, in accordance with this bill. The bill would require the director or designee to make certain findings before approving these permits.

[AB 256](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY PRINT

Land use: housing. Current law declares the importance of, and general responsibility for, making housing available and affordable for all Californians. This bill would make nonsubstantive changes to this provision.

[AB 257](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY PRINT

Housing: building standards: violations. The State Housing Law requires the housing or building department or, if there is no building department, the health department, of every city or county or a specified environmental agency to enforce within its jurisdiction all of the State Housing Law, the building standards published in the California Building Standards Code, and other specified rules and



regulations. If there is a violation of these provisions or any order or notice that gives a reasonable time to correct that violation, or if a nuisance exists, an enforcement agency is required, after 30 days' notice to abate the nuisance, to institute appropriate action or proceeding to prevent, restrain, correct, or abate the violation or nuisance. This bill would make nonsubstantive changes to these provisions.

[AB 285](#)

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

Location: ASSEMBLY APPR.

Drug and alcohol free residences. Would, among other things, define a "drug and alcohol free residence" as a residential property that is operated as a cooperative living arrangement to provide an alcohol and drug free environment for persons recovering from alcoholism or drug abuse, or both, who seek a living environment that supports personal recovery. The bill would authorize a drug and alcohol free residence to demonstrate its commitment to providing a supportive recovery environment by applying and becoming certified by an approved certifying organization that is approved by the State Department of Health Care Services.

[AB 346](#)

[Daly D \(Dist. 69\)](#)

Location: ASSEMBLY L. GOV.

Redevelopment: housing successor: Low and Moderate Income Housing Asset Fund. Current law requires the housing successor to expend funds received from the successor agency to meet its enforceable obligations, and for specified administrative and monitoring costs relating to ensuring the long-term affordability of units subject to affordability restrictions. The housing successor may then expend a specified amount per fiscal year for homeless prevention and rapid rehousing services, including specified types of services described in that provision, and must use all funds remaining thereafter for the development of affordable housing, as specified. Would expand the specified types of services included within permissible homeless prevention and rapid rehousing services to include contributions toward the construction of local or regional homeless shelters.

[AB 571](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY REV. & TAX

Income taxes: insurance tax: credits: low-income housing: farmworker housing assistance. Would authorize the California Tax Credit Allocation Committee to allocate the farmworker housing credit even if the taxpayer receives federal credits for buildings located in designated difficult development areas or qualified census tracts. The bill would also redefine farmworker housing to mean housing in which at least 50% of the units are available to, and occupied by, farmworkers and their households. This bill contains other related provisions.

[AB 686](#)

[Santiago D \(Dist. 53\)](#)

Location: ASSEMBLY JUD.

Housing discrimination: affirmatively further fair housing. Would require a public agency to administer its programs and activities relating to housing and community development in a manner to affirmatively further fair housing, and to not take any action that is inconsistent with this obligation. The bill would make it unlawful under the California Fair Employment and Housing Act for a public agency to fail to meet its obligation to affirmatively further fair housing, and would provide that failure would constitute housing discrimination under the act.

[AB 727](#)

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

Location: SENATE DESK

Mental Health Services Act: housing assistance. Current law specifies the manner in which counties are to use the funds distributed from the Mental Health Services Fund, including using the majority of the funds for services provided by county mental health programs. Existing law specifies a target population for these programs, including seriously emotionally disturbed children or adolescents and adults or older adults who have a serious mental disorder. This bill would clarify that counties may spend MHSA moneys on housing assistance, as defined, for people in the target population.

[AB 915](#)

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

Location: ASSEMBLY H. & C.D.



Planning and zoning: density bonus: affordable housing ordinances. Would require a city, county, or city and county that has adopted an ordinance requiring an affordable housing minimum percentage for housing developments to apply that ordinance to the total number of housing units in the development, including any additional housing units granted pursuant to these provisions, unless the city, county, or city and county exempts those additional housing units from the ordinance.

[AB 1086](#)

[Daly D \(Dist. 69\)](#)

Location: ASSEMBLY H. & C.D.

Housing: regional housing needs. Current law requires the population forecast developed by the council of governments to be the basis upon which the department determines the existing and projected need for that region if the total regional population forecast for the project year, developed by the council of governments and used for the preparation of the regional transportation plan, is within 3% of the total regional population forecast prepared by the Department of Finance. This bill would require the population forecast developed by the council of governments to be the basis upon which the department determines the existing and projected need for that region if the total regional population forecast for the project year, developed by the council of governments and used for the preparation of the regional transportation plan, is within 1.5% of the total regional population forecast prepared by the Department of Finance.

[AB 1137](#)

[Maienschein R \(Dist. 77\)](#)

Location: ASSEMBLY APPR.

Housing developments: pet permissibility. Current law prohibits a public agency that owns and operates rental housing accommodations from preventing an elderly person or person requiring supportive services from keeping not more than 2 pets in the rental housing. this bill would require the Department of Housing and Community Development to require each housing development, as defined, that is financed on or after January 1, 2018, pursuant to various provisions of existing law, to authorize a resident of the housing development to own or otherwise maintain one or more common household pets, as defined, within the resident's dwelling unit, subject to applicable state laws, department regulations, and local government ordinances related to public health, animal control, and animal anticruelty.

[AB 1203](#)

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

Location: ASSEMBLY H. & C.D.

Housing: discrimination. Current law prohibits a city, county, city and county, and other local governmental agency from imposing different requirements on a residential development or an emergency shelter that is subsidized, financed, insured, or otherwise assisted by the federal or state government or by a local public entity than those imposed on nonassisted developments, except as specified. Current law specifies that a city, county, or city and county is not prohibited from extending preferential treatment to residential developments or emergency shelters, as specified. This bill would additionally apply these provisions to transitional housing.

[AB 1423](#)

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

Location: ASSEMBLY L. GOV.

Housing: annual reports: charter cities. Current law requires the planning agency of a city or county, after the adoption of a general plan, to investigate and make recommendations to the legislative body of the city or county regarding reasonable and practical means for implementing the general plan or element of the general plan and to provide by April 1 of each year an annual report to the legislative body, the Office of Planning and Research, and the Department of Housing and Community Development that includes, among other things, the status of the plan and progress in its implementation and the progress in meeting its share of regional housing needs, as specified, and local efforts to remove governmental constraints to the maintenance, improvement, and development of housing, as specified. This bill would apply the above report requirement to charter cities.

[AB 1585](#)

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

Location: ASSEMBLY L. GOV.



Planning and zoning: affordable housing: single application. Would establish in each city, county, and city and county in the state an affordable housing zoning board and procedures by which a public agency or nonprofit organization proposing to build affordable housing units, as defined, or a developer proposing to build a housing project that meets specified affordability criteria, could submit to that board a single application for a comprehensive conditional use or other discretionary permit.

[AB 1598](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY H. & C.D.

Affordable housing authorities. Would authorize a city, county, or city and county to adopt a resolution creating an affordable housing authority with power limited to providing low- and moderate-income housing funded through a low- and moderate-income housing fund, as specified. The bill would prohibit certain local government entities from participating in the authority. The bill would authorize an authority created pursuant to those provisions to have boundaries that are identical to the boundaries of the city, county, or city and county that created the authority.

[AB 1637](#)

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

Location: ASSEMBLY H. & C.D.

Local housing authority: mixed-income housing projects. The Housing Authorities Law authorizes a housing authority of a city or county to, among other things, prepare, carry out, acquire, lease, and operate housing projects and housing developments for persons of low income, as provided. That law grants powers to an authority relating to, among other things, the issuance of bonds. This bill would authorize a housing authority to also develop, operate, and provide financing for mixed-income housing projects, as defined, and to exercise any or all powers granted to the authority relating to, among other things, the issuance of bonds for these purposes.

[AB 1670](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY H. & C.D.

Income taxes: credits: qualified developer: affordable housing. The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2017, and before January 1, 2022, in an amount equal to 50% of the amount paid or incurred by a taxpayer to a qualified developer during the taxable year for the development of a qualified project, as defined, not to exceed \$250,000.

[AB 1714](#)

Committee on Housing and Community Development

Location: ASSEMBLY H. & C.D.

Income taxes: credits: low-income housing: farmworker housing. This bill, under the law governing the taxation of insurers, the Personal Income Tax Law, and the Corporation Tax Law, would modify specified criteria necessary for an existing property to qualify as being "at risk of conversion" by expanding the eligible government assistance programs to include an additional federal program and also receiving state loans or grants through programs administered by the Department of Housing and Community Development.

[ACA 11](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY PRINT

California Middle Class Affordable Housing and Homeless Shelter: funding. Would create the California Middle Class Affordable Housing and Homeless Shelter Account in the General Fund for the support of local and state programs that assist in the development or acquisition of housing, as specified. The measure would impose a tax upon all retailers at the rate of 0.25% of the gross receipts of any retailer from the sale of all tangible personal property sold at retail in this state on and after January 1, 2019.

[SB 2](#)

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

Location: SENATE APPR. SUSPENSE FILE

Building Homes and Jobs Act. Would enact the Building Homes and Jobs Act. The bill would make legislative findings and declarations relating to the need for establishing permanent, ongoing sources



of funding dedicated to affordable housing development. The bill would impose a fee, except as provided, of \$75 to be paid at the time of the recording of every real estate instrument, paper, or notice required or permitted by law to be recorded, per each single transaction per single parcel of real property, not to exceed \$225.

[SB 3](#)

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

Location: SENATE APPR. SUSPENSE FILE

Affordable Housing Bond Act of 2018. Would enact the Affordable Housing Bond Act of 2018, which, if adopted, would authorize the issuance of bonds in the amount of \$3,000,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds would be used to finance various existing housing programs, as well as infill infrastructure financing and affordable housing matching grant programs, as provided.

[SB 35](#)

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

Location: SENATE GOV. & F.

Planning and zoning: affordable housing: streamlined approval process. The Planning and Zoning Law requires a planning agency, after a legislative body has adopted all or part of a general plan, to provide an annual report to the legislative body, the Office of Planning and Research, and the Department of Housing and Community Development on the status of the general plan and progress in meeting the community's share of regional housing needs. This bill would require the planning agency to include in its annual report specified information regarding units of housing, including rental housing and housing designated for homeownership, that have secured all approvals from the local government and special districts needed to qualify for a building permit.

[SB 46](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE APPR.

Mobilehomes: enforcement actions: sunset provision. The Mobilehome Parks Act requires the Department of Housing and Community Development or a city, county, or city and county that assumes responsibility for the enforcement of the act to enter and inspect mobilehome parks with a goal of inspecting at least 5% of the parks each year to ensure enforcement of the act and implementing regulations. Current law also requires an enforcement agency to issue notice to correct a violation and provides for procedures for owners or operators to dispute and appeal violation notices, as specified. Existing law repeals these provisions on January 1, 2019. A violation of these provisions is a misdemeanor. This bill would remove the repeal date of January 1, 2019, and would extend these provisions indefinitely.

[SB 62](#)

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

Location: SENATE B., P. & E.D.

Affordable Senior Housing Act of 2017. Would enact the Affordable Senior Housing Act of 2017, which would establish the Affordable Senior Housing Program within GO-Biz, as part of the Economic Revitalization Act. The bill would declare that the purpose of this program is to guide and serve as a catalyst for the development of affordable senior housing dwelling units within this state and would require the director of GO-Biz to undertake various actions in implementing this program.

[SB 136](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE APPR.

Mobilehome parks: mobilehome park program funding. Would authorize the Department of Housing and Community Development to contract directly with nonprofit corporations that have significant experience working with mobilehome park residents, or acquiring, rehabilitating, and preserving affordable housing, and have statewide or regional capacity to deliver technical assistance to mobilehome park residents or community-based nonprofit corporations in order to assist them in acquiring, financing, operating, and improving mobilehome parks occupied by low- and moderate-income households. The bill would authorize moneys in the fund to be used for grants to provide these services. The bill would prohibit the use of funds for the purpose of advising mobilehome park residents concerning the taking of the mobilehome park by the state, county, or city by eminent



domain. The bill would rename the Mobilehome Park Rehabilitation and Purchase Fund as the Mobilehome Park Rehabilitation and Resident Ownership Program Fund.

[SB 167](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE JUD.

Housing Accountability Act. The Housing Accountability Act, among other things, prohibits a local agency from disapproving, or conditioning approval in a manner than renders infeasible, a housing development project for very low, low-, or moderate-income households or an emergency shelter unless the local agency makes specified written findings based upon substantial evidence in the record. This bill would require the findings of the local agency to instead be based on clear and convincing evidence in the record. This bill contains other related provisions and other current laws.

[SB 540](#)

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

Location: SENATE APPR.

Workforce Housing Opportunity Zone. Would authorize a local government, as defined, to establish a Workforce Housing Opportunity Zone by preparing an EIR pursuant to CEQA and adopting a specific plan that is required to include text and a diagram or diagrams containing specified information. The bill would require a local government that proposes to adopt a Workforce Housing Opportunity Zone to hold public hearings on the specific plan. The bill would authorize a local government, after a specific plan is adopted and the zone is formed, to impose a specific plan fee upon all persons seeking governmental approvals within the zone.

[SB 542](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE APPR.

Manufactured Housing Act of 1980: notice of transfer and release of liability. Current law prohibits transfer of title of a registered manufactured home, mobilehome, commercial coach, truck camper, or floating home until the transferor has properly endorsed and delivered the certificate of title and delivery of the registration card to the transferee. This bill would prohibit an owner, as defined, from being liable for taxes and fees specified in the Manufactured Housing Act of 1980 that accrue after the compliance date if the owner properly endorses and delivers the certificate of title to the transferee and delivers or mails to the Department of Housing and Community Development the completed notice of sale or transfer form developed by the department.

IHSS

[AB 237](#)

[Gonzalez Fletcher D \(Dist. 80\)](#)

Location: ASSEMBLY HUM. S.

In-home supportive services. Current law specifies that providers of in-home supportive services and waiver personal care services have bimonthly payroll periods. This bill would instead specify that a "payroll period" means 2 workweeks.

Immigration

[AB 3](#)

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

Location: ASSEMBLY APPR.

Public defenders: legal counsel: immigration consequences: grants. Would require the State Department of Social Services or a nonprofit organization contracting with the department, as provided, to issue requests for proposal and issue grants to qualified legal services projects, qualified support centers, or county offices of the public defender that meet specified requirements, to expand their programs in order to serve as regional legal services agencies capable of providing legal training, written materials, mentoring, and technical assistance to county offices of the public defender in this state on issues relating to the immigration consequences of criminal convictions.

[AB 291](#)

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

Location: ASSEMBLY P. & C.P.

Housing: immigration. The State Bar Act makes it a cause for suspension, disbarment, or other discipline for any member of the State Bar to report suspected immigration status or threaten to report



suspected immigration status of a witness or party to a civil or administrative action or his or her family member, as defined, to a federal, state, or local agency because the witness or party exercises or has exercised a right related to his or her employment. This bill would expand that provision to make it a cause for suspension, disbarment, or other discipline for a member of the State Bar to report suspected immigration status or threaten to report suspected immigration status of a witness or party to a civil or administrative action or his or her family member, as defined, to a federal, state, or local agency because the witness or party exercises or has exercised a right related to the hiring of residential real property.

[AB 298](#)

[Gallagher R \(Dist. 3\)](#)

Location: ASSEMBLY PUB. S.

Immigration holds. Would require a local law enforcement official to cooperate with federal immigration officials by detaining an individual convicted of a felony on the basis of an immigration hold for up to 48 hours, as specified, after the person becomes eligible for release from custody if continued detention on the basis of the immigration hold would not violate federal law. By creating new duties for local officials, this bill would impose a state-mandated local program. The bill would also make conforming changes.

[AB 299](#)

[Calderon D \(Dist. 57\)](#)

Location: SENATE DESK

Hiring of real property: immigration or citizenship status. Current law prohibits any city, county, or city and county from compelling a landlord or any agent of the landlord to take any action, as specified, based on the immigration or citizenship status of a tenant, prospective tenant, occupant, or prospective occupant of residential rental property. This bill would expand this prohibition to include a "public entity," which the bill would define to include the state, as defined, a city, county, city and county, district, public authority, public agency, and any other political subdivision or public corporation in the state.

[AB 699](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY APPR.

Educational equity: immigration status. Current law requires the State Department of Education to assess whether local educational agencies have taken certain actions related to educational equity, including adopting a policy that prohibits, and adopting a process for receiving and investigating complaints of, discrimination, harassment, intimidation, and bullying based on those actual or perceived specified characteristics. This bill would include immigration status in the specified characteristics for purposes of those provisions.

[AB 1252](#)

[Allen, Travis R \(Dist. 72\)](#)

Location: ASSEMBLY PUB. S.

State law: immigration: local government: state grants. Current state law prohibits a law enforcement official, as defined, from detaining an individual on the basis of a United States Immigration and Customs Enforcement hold after that individual becomes eligible for release from custody, unless, at the time that the individual becomes eligible for release from custody, certain conditions are met, including, among other things, that the individual has been convicted of specified crimes. This bill would repeal these state law provisions. The bill would enact the Promoting Cooperative Law Enforcement to Detain Criminal Aliens and to Eliminate Sanctuary Jurisdiction Act of 2017.

[HR 12](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY PRINT

Relative to United States immigration policy. Relative to United States immigration policy.

[HR 15](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY ADOPTED

Relative to United States immigration policy. Relative to United States immigration policy.

[SB 613](#)

[De León D \(Dist. 24\)](#)



Location: SENATE PUB. S.

Immigration status. Current law requires the Division of Juvenile Justice to cooperate with the United States Bureau of Immigration in arranging for the deportation of all aliens who are committed to it. This bill would repeal that provision. This bill contains other related provisions and other current laws.

[SJR 1](#)

[Vidak R \(Dist. 14\)](#)

Location: SENATE JUD.

Immigration. This measure would urge Congress and the President of the United States to work together to create a comprehensive and workable approach to reform the nation’s immigration system according to specified principles.

[SR 7](#)

[De León D \(Dist. 24\)](#)

Location: SENATE ADOPTED

Relative to immigration. Would resolve that the Senate condemns in the strongest terms bigoted, racist, or misinformed descriptions of the immigrant community that serve only to foment hatred and violence. The Senate supports a comprehensive and workable approach to solving our nation’s historically broken immigration system. The Senate implores the President-elect and Congress to develop rational immigration policies that recognize the contributions of immigrants to the nation, protects the economy, and are just and humane to immigrant families and children.

[SR 16](#)

[De León D \(Dist. 24\)](#)

Location: SENATE ADOPTED

Relative to immigration. WHEREAS, President Donald J. Trump signed an executive order on January 27, 2017, that desecrates our American values and panders to fears and nativist instincts that have resulted in some of our nation’s most shameful acts. Resolved by the Senate of the State of California, That the Senate condemns this executive order as a discriminatory overreach that illegally targets immigrants based on their national origin and religion, and urges the President of the United States to immediately rescind the executive order.

Land Use

[AB 190](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY L. GOV.

Local government: development permits: design review. Would require a lead agency, where an ordinance requiring design review applies to a development project, to approve or disapprove the design of the development project within 30 days of the application being determined to be complete, as specified. The bill would provide, that if the lead agency has not approved or disapproved the design of the development project within that 30-day period, the project is deemed to be approved on the 31st day.

[AB 239](#)

[Ridley-Thomas D \(Dist. 54\)](#)

Location: ASSEMBLY NAT. RES.

California Environmental Quality Act: urbanized areas. CEQA defines the terms “urban area” and “urbanized area” to mean, among other things, an unincorporated area that is completely surrounded by one or more incorporated cities and the population density of the unincorporated area at least equals the population density of the surrounding city or cities. This bill would instead specify that the population density of the unincorporated area be at least 1,000 persons per square mile.

[AB 546](#)

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

Location: ASSEMBLY APPR.

Land use: local ordinances: energy systems. Would, on or before September 30, 2018, for a city, county, or city and county with a population of 200,000 or more residents, or January 31, 2019, for a city, county, or city and county with a population of less than 200,000 residents, require the city, county, or city and county to make all documentation and forms associated with the permitting of advanced energy storage, as defined, available on a publicly accessible Internet Web site, as specified.



[AB 577](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY E.S. & T.M.

Disadvantaged communities. Current law defines a disadvantaged community as a community with an annual median household income that is less than 80% of the statewide annual median household income for various purposes, that include, but are not limited to, the Water Quality, Supply, and Infrastructure Improvement Act of 2014, eligibility for certain entities to apply for funds from the State Water Pollution Cleanup and Abatement Account, and authorization for a community revitalization and investment authority to carry out a community revitalization plan. This bill would expand the definition of a disadvantaged community to include a community with an annual per capita income that is less than 80% of the statewide annual per capita income.

[AB 890](#)

[Medina D \(Dist. 61\)](#)

Location: ASSEMBLY NAT. RES.

Local land use initiatives: environmental review. Would require a proponent of a proposed initiative ordinance, at the time he or she files a copy of the proposed initiative ordinance for preparation of a ballot title and summary with the appropriate elections official, to also request that an environmental review of the proposed initiative ordinance be conducted by the appropriate planning department, as specified. The bill would require the elections official to notify the proponent of the result of the environmental review.

[AB 1331](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY G.O.

Gambling licenses: corporations. Would extend certain time periods relating to the licensing of individuals doing business on behalf of or with a corporation that is licensed as the owner of a gambling enterprise. The bill would extend the time period that an individual is required to sell a security in the corporation from 60 to 75 calendar days upon the individual's license denial or revocation.

[AB 1350](#)

[Friedman D \(Dist. 43\)](#)

Location: ASSEMBLY L. GOV.

Land use: housing element: regional housing need: noncompliant cities and counties: penalty. The Planning and Zoning Law requires that assessment to include the city's or county's share of the regional housing need, as determined by the Department of Housing and Community Development in consultation with each council of governments, and requires a council of governments to develop a proposed methodology for distributing the existing and projected regional housing need, as specified. This bill would require a noncompliant city or county, as defined, to pay a penalty, as provided, to the Department of Housing and Community Development.

[AB 1397](#)

[Low D \(Dist. 28\)](#)

Location: ASSEMBLY L. GOV.

Local planning: housing element: inventory of land for residential development. Would revise the inventory of land suitable for residential development to include vacant sites and sites that have realistic and demonstrated potential for redevelopment to meet a portion of the locality's housing need for a designated income level. By imposing new duties upon local agencies with respect to the housing element of the general plan, this bill would impose a state-mandated local program.

[AB 1515](#)

[Daly D \(Dist. 69\)](#)

Location: ASSEMBLY H. & C.D.

Planning and zoning: housing. Under the the Housing Accountability Act, the local agency may disapprove or condition approval of a housing development project or emergency shelter if, among other reasons, the housing development project or emergency shelter is inconsistent with both the jurisdiction's zoning ordinance and general plan land use designation, as provided. This bill would specify that a housing development project or emergency shelter is deemed consistent, compliant, and in conformity with an applicable plan, program, policy, ordinance, standard, requirement, or other similar provision if there is sufficient evidence that would allow a reasonable person to conclude that



the housing development project or emergency shelter is consistent, compliant, or in conformity. The bill would make additional findings related to the Housing Accountability Act in this regard.

[SB 58](#)

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

Location: SENATE APPR. SUSPENSE FILE

Wildlife management areas: payment of taxes and assessments. Existing law regulates real property acquired and operated by the state as wildlife management areas, and authorizes the Department of Fish and Wildlife, when income is directly derived from that real property, to annually pay to the county in which the property is located an amount equal to the county taxes levied upon the property at the time it was transferred to the state. Existing law requires those payments to only be made from funds that are appropriated to the department for those purposes. This bill would, commencing with the 2018–19 fiscal year and each fiscal year thereafter, require, instead of authorize, the department to make these payments subject to appropriation by the Legislature.

Position: San Bernardino County Support

[SB 166](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE GOV. & F.

Residential density and affordability. Would prohibit a city, county, or city and county from permitting or causing its inventory of sites identified in a housing element to be insufficient to meet its remaining unmet share of the regional housing need for lower and moderate-income households. The bill also would expand the definition of “lower residential density” if the local jurisdiction has not adopted a housing element for the current planning period or the adopted housing element is not in substantial compliance, as specified.

[SB 196](#)

[Cannella R \(Dist. 12\)](#)

Location: SENATE RLS.

Land use: general plans. The Planning and Zoning Law requires each city, county, and city and county to prepare and adopt a general plan that contains certain mandatory elements, including a housing element. This bill would make nonsubstantive changes to that law.

[SB 229](#)

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

Location: SENATE APPR.

Accessory dwelling units. The Planning and Zoning Law authorizes the legislative body of a city or county to regulate the intensity of land use, and also authorizes a local agency to provide by ordinance for the creation of accessory dwelling units in single-family and multifamily residential zones, as specified. Current law requires the ordinance to designate areas within the jurisdiction of the local agency where these units may be permitted and impose specified standards on these units. This bill would authorize the ordinance to include more permissive maximums of increased floor area and total floor space.

[SB 277](#)

[Bradford D \(Dist. 35\)](#)

Location: SENATE THIRD READING

Land use: zoning regulations. Would authorize the legislative body of any city or county to adopt ordinances to require, as a condition of development of residential rental units, that the development include a certain percentage of residential rental units affordable to, and occupied by, moderate-income, lower income, very low income, or extremely low income households, as specified. The bill would also make a nonsubstantive change and legislative findings and declarations.

[SB 279](#)

[Fuller R \(Dist. 16\)](#)

Location: SENATE RLS.

Local government: land use: general plans. Current law requires each planning agency to prepare, and the legislative body of each county and city to adopt, a comprehensive, long-term general plan for the physical development of the county or city, as specified. This bill would make nonsubstantive changes to those provisions.

[SB 281](#)

[Fuller R \(Dist. 16\)](#)

Location: SENATE RLS.



Land use: planning and zoning. The Planning and Zoning Law, among other things, requires the legislative body of each county and city to adopt a comprehensive, long-term general plan for the physical development of the county or city and of any land outside its boundaries that relates to its planning, and provides for the adoption and administration of zoning laws, ordinances, rules, and regulations by counties and cities. This bill would make nonsubstantive, changes to those provisions.

Law and Justice / Courts

[AB 42](#)

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

Location: ASSEMBLY APPR.

Bail: pretrial release. Would state the intent of the Legislature to enact legislation to safely reduce the number of people detained pretrial, while addressing racial and economic disparities in the pretrial system, to ensure that people are not held in pretrial detention simply because of their inability to afford money bail. This bill contains other related provisions and other existing laws.

[AB 149](#)

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

Location: SENATE DESK

Criminal procedure: disclosure: felony conviction consequences. Would require defense counsel, before a defendant pleads guilty or nolo contendere to an offense punishable as a felony, to inform the defendant that a felony conviction may result in various adverse consequences and that the plea may impact, among other things, the eligibility to obtain or maintain certain state professional licenses, to own or possess a firearm, and to enlist in the military. The bill would state that it is not the intent of the legislature that the failure of defense counsel to provide this information with respect to pleas accepted prior to January 1, 2018, require the vacation of judgment and withdrawal of a plea, constitutes grounds to find a conviction invalid, or provides grounds for appeal from the judgment or appealable order.

[AB 154](#)

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

Location: ASSEMBLY APPR.

Prisoners: mental health treatment. Would authorize a defendant who is or has been eligible for public mental health services due to a serious mental illness or who is eligible for Social Security Disability Insurance benefits due to a diagnosed mental illness to petition the court, after the defendant's plea or conviction but prior to sentencing, for a sentence that includes mental health treatment. The bill would authorize a court, if it finds that the defendant has shown that he or she meets the criteria by a preponderance of the evidence, to order the Department of Corrections and Rehabilitation or the county authority to provide specified mental health service, including placement in a residential mental health treatment facility instead of state prison or county jail, placement in a mental health program within the state prison or county jail, or preparation of a postrelease mental health treatment plan.

[AB 229](#)

[Baker R \(Dist. 16\)](#)

Location: ASSEMBLY APPR.

Human trafficking: vertical prosecution program. Current law establishes the Office of Emergency Services, which is required to, among other things, allocate and award funds to communities developing and providing ongoing citizen involvement and crime resistance programs. This bill would require the office, to the extent funds are available for this purpose and until January 1, 2022, to allocate and award funds to up to 11 district attorney offices that employ a vertical prosecution methodology for the prosecution of human trafficking crimes and that meet other specified criteria, including minimum staffing levels for the program.

[AB 328](#)

[Lackey R \(Dist. 36\)](#)

Location: ASSEMBLY PUB. S.

Juvenile records. Notwithstanding specified provisions, current law specifically requires the court to provide specified written notice, within 7 days, to the superintendent of the school district of attendance of a juvenile who has been found by the court to have committed certain offenses. This bill would require the parole officer or probation officer to provide notice to a superintendent under those



provisions, if the minor is returned to a school district other than the one from which the minor came or to a public school within the school district from which the minor was enrolled prior to removal, within 7 days of the minor's return, and would require this written notice to include the offense found to have been committed by the minor and the disposition of the minor's case.

[AB 1401](#)

[Maienschein R \(Dist. 77\)](#)

Location: ASSEMBLY APPR.

Juveniles: protective custody warrant. Would authorize the court to issue a protective custody warrant, without filing a petition in the juvenile court alleging that the minor comes within the jurisdiction of the juvenile court as a dependent, if there is probable cause to believe the minor comes within the jurisdiction of the juvenile court as a dependent, there is a substantial danger to the safety or physical health of the child, and there are no reasonable means to protect the child's safety or physical health without removal.

[AB 1463](#)

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

Location: ASSEMBLY JUD.

Election of judges: working group. Would establish, until January 1, 2021, a working group with a membership appointed by the Judicial Council, as specified, to improve voter education of candidates for judicial election. The bill would require the working group to meet to consider what information would be useful to voters in a judicial election and how to make this information accessible to voters. The bill would require the Judicial Council to report the working group's findings to the Legislature on or before January 1, 2020.

[SB 8](#)

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

Location: SENATE APPR. SUSPENSE FILE

Diversion: mental disorders. Would authorize a court, with the consent of the defendant and a waiver of the defendant's speedy trial right, to postpone prosecution of a misdemeanor or a felony punishable in a county jail, and place the defendant in a pretrial diversion program if the court is satisfied the defendant suffers from a mental disorder, that the defendant's mental disorder played a significant role in the commission of the charged offense, and that the defendant would benefit from mental health treatment.

[SB 38](#)

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

Location: SENATE JUD.

Courts: judgeships. Would increase the number of judges in the division of the 4th Appellate District of the Court of Appeal located in the San Bernardino/Riverside area to 8 judges. The bill would appropriate \$1,202,000 from the General Fund to the judicial branch for the purpose of funding the cost of that new appellate court justice and accompanying staff. This bill contains other related provisions and other existing laws.

[SB 39](#)

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

Location: SENATE APPR. SUSPENSE FILE

Suspension and allocation of judgeships. Would require the suspension of 4 vacant judgeships, as defined, in superior courts with more authorized judgeships than their assessed judicial need. The bill would require the allocation of 4 judgeships to superior courts with fewer authorized judgeships than their assessed judicial need and would require the judgeships to be funded using existing appropriations for the compensation of superior court judges.

Position: San Bernardino County Support

[SB 185](#)

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

Location: SENATE PUB. S.

Crimes: infractions. Existing law requires a court, in any case when a person appears before a traffic referee or judge of the superior court for adjudication of a violation of the Vehicle Code, upon request of the defendant, to consider the defendant's ability to pay, as specified. This bill would require the court, in any case involving an infraction filed with the court, to determine whether the defendant is



indigent for purposes of determining what portion of the statutory amount of any associated fine, fee, assessment, or other financial penalties the person can afford to pay.

[SB 439](#)

[Mitchell D \(Dist. 30\)](#)

Location: SENATE APPR.

Jurisdiction of the juvenile court. Current law places a person who is under 18 years of age when he or she violates any law of this state or of the United States or specified ordinances of any city or county of this state to be within the jurisdiction of the juvenile court. Current law authorizes a juvenile court to adjudge a person under these circumstances to be a ward of the court. This bill would modify the ages that a person must be to fall within the jurisdiction of the juvenile court or adjudged a ward of the court under these circumstances to be between 12 years of age and 17 years of age, inclusive.

[SB 670](#)

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

Location: ASSEMBLY DESK

Sentencing: county of incarceration and supervision. Would require, when imposing specified felony sentences concurrent or consecutive to another felony sentence in another county or counties, the court rendering the 2nd or other subsequent judgment to determine the county or counties of incarceration and supervision of the defendant. The bill would additionally require the Judicial Council to adopt rules providing criteria for the consideration of the trial judge when determining the county or counties of incarceration and supervision pursuant to these provisions.

Libraries

[SCA 3](#)

[Dodd D \(Dist. 3\)](#)

Location: SENATE E. & C.A.

Local government financing: public libraries: voter approval. Would create an additional exception to the 1% limit for a rate imposed by a city, county, city and county, or special district to service bonded indebtedness incurred to fund public library facilities, that is approved by 55% of the voters of the city, county, city and county, or special district, as applicable, if the proposition meets specified requirements. This bill contains other related provisions and other existing laws.

Parks

[AB 58](#)

[Allen, Travis R \(Dist. 72\)](#)

Location: ASSEMBLY W.,P. & W.

State park system: operating agreements. Current law authorizes the Department of Parks and Recreation and any public agency to enter into agreements for the care, maintenance, administration, and control by any party to the agreement of lands under the jurisdiction of any party to the agreement for the purposes of the state park system. Current law prohibits an operating lease or agreement from being entered into, or amended, unless certain conditions are met. Current law exempts this prohibition from amendments to existing leases or agreements if, among other things, the amendment's impact to the park unit will not exceed \$1,000,000, as provided. This bill would instead provide the exemption if, among other things, the amendment's impact to the park unit will not exceed \$2,000,000, as provided.

[AB 1330](#)

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

Location: ASSEMBLY APPR.

Park property: Ayala Park. Would authorize the Bloomington Recreation and Park District to dispose of property used for park purposes at Ayala Park that was acquired with the grant money, subject to the acquisition of property of equal or greater recreation value, as approved by the Department of Parks and Recreation, and at no cost to the state. This bill contains other related provisions.

Position: San Bernardino County Support

[AB 1483](#)

[Daly D \(Dist. 69\)](#)

Location: ASSEMBLY W.,P. & W.

Housing-Related Parks Program. Current law requires the Department of Housing and Community Development, to the extent that funds are available, to determine the base grant amount to be



provided to any city, county, or city and county that meets specified criteria. Current law establishes the Housing Urban-Suburban-and-Rural Parks Account within the Housing and Emergency Shelter Trust Fund of 2006 to receive funds for the program. This bill would appropriate \$50,000,000 from the General Fund to the Urban-Suburban-and-Rural Parks Account for these purposes.

[SB 5](#)

[De León D \(Dist. 24\)](#)

Location: SENATE APPR.

California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018. Would enact the California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, which, if approved by the voters, would authorize the issuance of bonds in an amount of \$3,000,000,000 pursuant to the State General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program.

[SB 249](#)

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

Location: SENATE APPR.

Off-highway motor vehicle recreation. Would revise and recast various provisions of the Off-Highway Motor Vehicle Recreation Act of 2003. The bill would expand the duties of the Division of Off-Highway Motor Vehicle Recreation. The bill would require the Director of Parks and Recreation to assemble a science advisory team to advise and assist the department and the division in meeting the natural and cultural resource conservation purposes of the act, as specified.

Position: San Bernardino County Support

Probation

[SB 194](#)

[Anderson R \(Dist. 38\)](#)

Location: SENATE APPR.

Probation: revocation: new period. Would allow the court to place the person on probation for one additional period of probation, no longer than the shortest amount of time required to meet the rehabilitative goals of the defendant, up to a maximum of that period and with those terms and conditions as it could have done immediately following conviction if the order setting aside the judgment, the revocation of probation, or both, was made before the expiration of the probationary period. By increasing the duties of probation officers, this bill would impose a state-mandated local program.

Public Health

[AB 166](#)

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

Location: ASSEMBLY E.S. & T.M.

Safe drinking water: household filtration systems: rebate program. Would require the State Water Resources Control Board, in collaboration with specified entities, to conduct a study on the feasibility and financial stability of a rebate program that would provide a household that is served by a water system that does not meet primary drinking water standards with a rebate for the purchase of a household water filtration system. The bill would also require the study to include any recommendations for the Legislature to implement the rebate program. The bill would require the state board to conclude the study no later than January 1, 2019, and to submit a report on the study to the Legislature no later than March 1, 2019.

[AB 186](#)

[Eggman D \(Dist. 13\)](#)

Location: ASSEMBLY PUB. S.

Controlled substances: safer drug consumption program. Would, until January 1, 2022, authorize specified counties or cities within those counties to authorize the operation of supervised injection services programs for adults that satisfies specified requirements, including, among other things, a space supervised by healthcare professionals or other trained staff where people who use drugs can consume preobtained drugs, sterile consumption supplies, and access to referrals to addiction treatment.

[AB 247](#)

[Garcia, Cristina D \(Dist. 58\)](#)

Location: ASSEMBLY APPR.



Public health: childhood lead poisoning: Lead Advisory Taskforce. Under current law, known as the Childhood Lead Poisoning Prevention Act of 1991, the State Department of Public Health is required to establish procedures for environmental abatement and followup, and undertake other specified measures, designed to reduce the incidence of excessive childhood lead exposure in California. The bill would require, by April 1, 2018, the Office of Environmental Health Hazard Assessment to convene a Lead Advisory Taskforce, with a prescribed membership, to review and advise, as provided, regarding policies and procedures to reduce childhood lead poisoning in the state.

[SB 139](#)

[Wilk R \(Dist. 21\)](#)

Location: SENATE GOV. & F.

Harmful substances: local regulation. Would allow a city, county, or city and county, to regulate, by ordinance, the sale of a substance used as a recreational drug that poses a threat to human life or health and a particular risk to minors if specified conditions are met, including the fact that the substance is sold under a product name or label that is clearly identifiable, there is substantial evidence that the substance has been advertised, purchased, sold, or consumed as a recreational drug, and there is substantial evidence that the substance can cause intoxication, disability, or death if ingested smoked, inhaled, or injected into the body.

[SB 212](#)

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

Location: ASSEMBLY DESK

Medical waste. Current law, the Medical Waste Management Act, administered by the State Department of Public Health, regulates the management and handling of medical waste, as defined. This bill add to the act a definition of "home-generated pharmaceutical waste" as a prescription or over-the-counter human or veterinary home-generated pharmaceutical that is waste and is derived from a household, including, but not limited to, a multifamily residence or household.

[SB 663](#)

[Nielsen R \(Dist. 4\)](#)

Location: ASSEMBLY DESK

Packages and labels of marijuana or marijuana products: children. Would specify that a package or label of marijuana or marijuana products is deemed to be attractive to children if the package or label has specific characteristics, including, among others, resembling any candy, snack food, baked good, or beverage commercially sold without marijuana. This bill contains other related provisions and other existing laws.

Public Lands

[AB 1077](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY APPR.

Off-highway vehicles. The Off-Highway Motor Vehicle Recreation Act of 2003 provides for the acquisition, operation, and funding of state off-highway vehicular recreation areas and trails, establishes the Off-Highway Motor Vehicle Recreation Commission and the Division of Off-Highway Motor Vehicle Recreation within the Department of Motor Vehicles, and provides a grant program for, among other things, acquisition, administration, maintenance, and operation of areas and facilities associated with the use of off-highway motor vehicles. These provisions are to be repealed on January 1, 2018. This bill would extend the operation of the act until January 1, 2019, unless a specified report is not received by the Legislature by January 1, 2018, in which case the act would be repealed on July 1, 2018.

Position: San Bernardino County Support

[SB 50](#)

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

Location: SENATE APPR.

Federal public lands: conveyances. Would establish, except as provided, a policy of the state to discourage conveyances of federal public lands in California from the federal government. The bill would specify that these conveyances are void ab initio unless the commission is provided with the right of first refusal or the right to arrange the transfer to a 3rd party. The bill would require the



commission to issue a certificate of compliance if the commission was provided with the right of first refusal or the right to arrange the transfer to a 3rd party.

Public Safety

[AB 2](#)

[Obernolte R \(Dist. 33\)](#)

Location: ASSEMBLY PUB. S.

Hate crimes: peace officers. Current law prohibits committing a battery upon another person. Violation of this prohibition is punishable as a misdemeanor or felony, depending on the extent of injury. Under existing law, there is a penalty enhancement for a battery committed against a peace officer who is engaged in the performance of his or her duties. Current law defines “hate crime” as a criminal act committed, in whole or in part, because of actual or perceived characteristics of the victim, including, among other things, race, religion, disability, and sexual orientation. This bill would make any criminal act, except the crime of resisting, delaying, or obstructing an officer, committed in whole or in part because of the victim’s status as a peace officer, as defined, a hate crime.

Position: San Bernardino County Support

[AB 6](#)

[Lackey R \(Dist. 36\)](#)

Location: SENATE DESK

Driving under the influence: drugged driving task force. Current law specifies the duties and powers of the Commissioner of the California Highway Patrol. This bill would require the commissioner to appoint, and serve as the chairperson of, a drugged driving task force, with specified membership, to develop recommendations for best practices, protocols, proposed legislation, and other policies that will address the issue of driving under the influence of drugs, including prescription drugs.

[AB 16](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY PUB. S.

Criminal law: DNA evidence. Would expand specified provisions of the DNA Fingerprint, Unsolved Crime and Innocence Protection Act, Proposition 69 to require persons convicted of specified misdemeanors to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required for law enforcement identification analysis. By imposing additional duties on local law enforcement agencies to collect and forward these samples, this bill would impose a state-mandated local program.

[AB 27](#)

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

Location: ASSEMBLY APPR.

Violent felonies: sex offenses. Current law, as amended by Proposition 21, adopted March 7, 2000, and by Proposition 83, adopted November 7, 2006, classifies certain felonies as violent felonies for purposes of various provisions of the Penal Code. This bill would define as violent felonies rape, sodomy, penetration with a foreign object, or oral copulation, if the victim was unconscious, if the victim was incapable of giving consent due to intoxication, if the victim was incapable of giving legal consent because of a mental disorder or developmental or physical disability, if the victim submitted to the act under the belief that the person committing the act was someone known to the victim other than the accused, or if the act was accomplished against the victim’s will by threatening to use the authority of a public official for purposes of the specified sentencing enhancements.

[AB 39](#)

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

Location: ASSEMBLY APPR.

Hate crimes. Current law defines a “hate crime” as a criminal act committed, in whole or in part, because of actual or perceived characteristics of the victim, including, among other things, race, religion, disability, and sexual orientation. Subject to adequate funding, current law requires the Attorney General to direct local law enforcement agencies to report to the Department of Justice specified information relative to hate crimes, as prescribed. This bill would require every local law enforcement agency to forward a summary of any hate crime reported within its jurisdiction to the human relations commission within that jurisdiction, if such an entity exists.

[AB 41](#)

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

Location: ASSEMBLY THIRD READING



DNA evidence. Would require law enforcement agencies to report information regarding rape kit evidence, within 120 days of the collection of the kit, to the Department of Justice through a database established by the department. The bill would require that information to include, among other things, the number of kits collected, if biological evidence samples were submitted to a DNA laboratory for analysis, and if a probative DNA profile was generated.

[AB 67](#)

[Rodriguez D \(Dist. 52\)](#)

Location: ASSEMBLY APPR.

Violent and nonviolent felonies. Would define human sex trafficking as a violent felony and expand the scope of sodomy, oral copulation, sexual penetration, and rape offenses that are categorized as violent felonies, including if the victim was unconscious, if the victim was incapable of giving consent due to intoxication, if the victim was incapable of giving legal consent because of a mental disorder or developmental or physical disability, if the victim submitted to the act under the belief that the person committing the act was someone known to the victim other than the accused, or if the act was accomplished against the victim's will by threatening to use the authority of a public official.

[AB 152](#)

[Gallagher R \(Dist. 3\)](#)

Location: ASSEMBLY APPR.

Board of State and Community Corrections: recidivism. Would require the Board of State and Community Corrections, in consultation with the Administrative Office of the Courts, the California District Attorneys Association, the California State Association of Counties, the California State Sheriffs' Association, and the Chief Probation Officers of California, to collect and analyze data regarding recidivism rates of all persons who receive a felony sentence punishable by imprisonment in county jail or who are placed on postrelease community supervision. The bill would also require the board to make this data available on the board's Internet Web site.

[AB 154](#)

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

Location: ASSEMBLY APPR.

Prisoners: mental health treatment. Would authorize a defendant who is or has been eligible for public mental health services due to a serious mental illness or who is eligible for Social Security Disability Insurance benefits due to a diagnosed mental illness to petition the court, after the defendant's plea or conviction but prior to sentencing, for a sentence that includes mental health treatment. The bill would authorize a court, if it finds that the defendant has shown that he or she meets the criteria by a preponderance of the evidence, to order the Department of Corrections and Rehabilitation or the county authority to provide specified mental health service, including placement in a residential mental health treatment facility instead of state prison or county jail, placement in a mental health program within the state prison or county jail, or preparation of a postrelease mental health treatment plan.

[AB 158](#)

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

Location: ASSEMBLY APPR.

Peace officers: hate crime reporting guidelines. Current law requires every person or agency dealing with crimes or criminals to maintain the records necessary to report statistical data, and to report statistical data to the Department of Justice and the Attorney General. Current law requires the Attorney General, subject to the availability of adequate funding, to direct local law enforcement agencies to report information related to hate crimes, as defined, to the Department of Justice. This bill would require specified reports of law enforcement agencies to include a check box and specified question that indicate whether an incident was bias related.

[AB 197](#)

[Kiley R \(Dist. 6\)](#)

Location: ASSEMBLY PUB. S.

Violent felonies. Would define as violent felonies child abduction, providing a child under 16 years of age for purposes of a lewd act, abduction of a minor for purposes of prostitution, child abuse, sodomy with a minor, oral copulation of a minor, contact with a minor to commit specified offenses, arranging a meeting with a minor for lewd purposes, employing a minor to produce sexual matter, elder and



dependent adult abuse, false imprisonment of an elder or dependent adult, and animal abuse, as specified, thereby amending Proposition 36 by adding to the list of violent felonies that can be prosecuted as a 3rd strike. By changing the definition of a crime, this bill would impose a state-mandated local program.

[AB 208](#)

[Eggman D \(Dist. 13\)](#)

Location: ASSEMBLY APPR.

Deferred entry of judgment: pretrial diversion. Would make the deferred entry of judgment program a pretrial diversion program. The bill would make a defendant qualified for the pretrial diversion program if there is no evidence of a contemporaneous violation relating to narcotics or restricted dangerous drugs other than a violation of the offense that qualifies him or her for diversion, the charged offense did not involve violence, there is no evidence within the past 5 years of a violation relating to narcotics or restricted dangerous drugs other than a violation that qualifies for the program, and the defendant has no prior conviction for a serious or violent felony within 5 years prior to the alleged commission of the charged offense.

[AB 222](#)

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

Location: ASSEMBLY THIRD READING

False documents. Current law, added by Proposition 187, provides that any person who uses false documents to conceal his or her true citizenship or resident alien status is guilty of a felony, and shall be punished by imprisonment in the state prison for 5 years or by a fine of \$25,000. Proposition 187 authorizes the Legislature to substantively amend the proposition absent voter approval by a statute that furthers the purposes of the proposition and is passed with a 2/3 vote of each house of the Legislature. This bill would reclassify the offense as a felony or misdemeanor and reduce the duration of imprisonment under these provisions to a period of 16 months, or 2 or 3 years for a felony conviction or a period in the county jail for a misdemeanor conviction.

[AB 255](#)

[Gallagher R \(Dist. 3\)](#)

Location: SENATE DESK

Sexually violent predators: out-of-county placement. Current law generally requires a sexually violent predator who is conditionally released to be placed in the county that was the person's county of domicile prior to the person's incarceration. Current law provides for placement outside of the county of domicile if specified circumstances exist. Current law specifies certain information to be considered in determining the county of domicile. This bill would require the court to consider additional factors when determining the county of placement that is not the county of domicile, including if and how long the person has previously resided or been employed in the county and if the person has next of kin in the county.

Position: San Bernardino County Support

[AB 260](#)

[Santiago D \(Dist. 53\)](#)

Location: SENATE DESK

Human trafficking. Would require hotels, motels, bed and breakfasts inns, and other similar transient lodging establishments, other than personal residences, to post the notice relating to slavery and human trafficking, as specified.

[AB 264](#)

[Low D \(Dist. 28\)](#)

Location: ASSEMBLY APPR.

Protective orders. Under current law, the court is required to consider, at the time of sentencing, issuing a protective order, which may be valid for up to 10 years, in a case in which a defendant has been convicted of a crime of domestic violence or of specified sex offenses, restraining the defendant from any contact with the victim. Under current law, contempt of a court order is a misdemeanor, as specified. This bill would require the court to consider issuing a protective order restraining the defendant from any contact with a percipient witness to a crime involving domestic violence, a violation of specified sex offenses, or a violation of laws relating to criminal gangs, if it is shown by clear and convincing evidence that the witness has been harassed, as specified.

[AB 270](#)

[Gallagher R \(Dist. 3\)](#)



Location: SENATE DESK

Restraining orders: witness. Current law requires, in all cases in which a criminal defendant has been convicted of a crime involving domestic violence, as defined, or one of specified sex offenses, the court to consider issuing an order, valid for up to 10 years, restraining the defendant from any contact with the victim. Under current law, a willful and knowing violation of a protective order or stay-away court order, issued under specified conditions, including the above-described provision, constitutes contempt of court, a misdemeanor, punishable by imprisonment in a county jail not exceeding one year, by a fine not exceeding \$1,000, or by both the imprisonment and the fine, except as specified. This bill would require an order restraining the defendant from any contact with the victim, as described above, to have precedence in enforcement over a civil court order against the defendant.

[AB 284](#)

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

Location: ASSEMBLY APPR.

Attorney General: officer-involved shootings: independent review. Would require the Department of Justice to create an independent review unit, to be known as the Statewide Officer-Involved Shooting Investigation Team, within the office to investigate officer-involved shootings, but only to the extent that the Legislature appropriates funding for that purpose. The unit would consist of 3 teams located in 3 regions of the state. The bill would require the unit, upon request from a local law enforcement agency or the district attorney, to investigate and gather facts in incidents involving officer-involved shootings and to prepare and submit a written report, as specified.

[AB 329](#)

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

Location: ASSEMBLY AGING & L.T.C.

Elder Abuse. Current law makes it a misdemeanor for a person who knows or reasonably should know that a person is an elder or dependent adult and who, under circumstances or conditions other than those likely to produce great bodily harm or death, willfully causes or permits any elder or dependent adult to suffer or inflict thereon unjustifiable physical pain or mental suffering. This bill would make it a felony for a person to commit those acts against a resident of an unlicensed residential care facility for the elderly while operating that facility. By creating a new crime, this bill would impose a state-mandated local program.

[AB 424](#)

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

Location: ASSEMBLY THIRD READING

Possession of a firearm in a school zone. Would delete the authority of a school district superintendent, his or her designee, or equivalent school authority to provide written permission for a person to possess a firearm within a school zone. By expanding the scope of a crime, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.

[AB 585](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY APPR.

Public officers. Current law provides that a sheriff's or police security officer is not a peace officer and may not exercise the powers of arrest of a peace officer, but may issue citations for infractions and may carry or possess a firearm, baton, and other safety equipment and weapons authorized by the sheriff or police chief, as specified. Current law requires each sheriff's or police security officer to satisfactorily complete a specified course of training prior to being assigned to perform his or her duties. This bill would provide, for purposes of those provisions, that a police security officer includes an officer employed by a police division that is within a city department and that operates independently of the city police department commanded by the police chief of a city.

[AB 662](#)

[Choi R \(Dist. 68\)](#)

Location: ASSEMBLY APPR.

Restitution: tracking. Current law establishes a local Community Corrections Partnership (CCP) in each county and requires the CCP to recommend a local plan to the county board of supervisors for



the implementation of the 2011 public safety realignment. Current law allows the plan to include recommendations to maximize the effective investment of criminal justice resources in evidence-based correction sanctions and programming, including specifically, among other things, victim restitution programs. This bill would require the collecting agency in the above circumstances to track restitution payments and send monthly notices to the individual responsible for paying restitution and quarterly statements to the victim detailing the payment status of the restitution order.

[AB 683](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY SECOND READING

Prisoners: support services. Would authorize the Counties of Alameda, Imperial, Los Angeles, Riverside, San Diego, Santa Clara, and San Joaquin to implement pilot programs to provide reentry services and support to persons who are, or who are scheduled to be, released from a county jail. The bill would require the pilot programs to include specified components, including support services for parents and a mentorship program. The bill would require each county that elects to implement one or more pilot programs pursuant to these provisions to conduct a study and submit to the Legislature on or before January 1, 2023, a report evaluating the effectiveness of the pilot programs in the county.

[AB 748](#)

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

Location: ASSEMBLY APPR.

Peace officers: body-worn cameras. Would require each department or agency that employs peace officers and that elects to require those peace officers to wear body-worn cameras to develop a policy setting forth the procedures for, and limitations on, public access to recordings taken by body-worn cameras, as specified. The bill would require the department or agency to conspicuously post the policy on its Internet Web site.

[AB 878](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY THIRD READING

Juveniles: restraints. Would prohibit the use of restraints on a minor during transportation outside of a local juvenile facility, camp, ranch, or forestry camp, except as provided. The bill would authorize the use of restraints during a juvenile court proceeding if the court determines that the individual minor's behavior in court establishes a manifest need to use restraints to prevent flight risk, threats of violence, or disruptive behavior, and would prohibit this determination from being based on the minor's custodial status, inadequacy of the courtroom facilities, or the lack of available security personnel.

[AB 1115](#)

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

Location: SENATE THIRD READING

Convictions: expungement. Current law authorizes a court to allow a defendant sentenced to county jail for a felony to withdraw his or her plea of guilty or plea of nolo contendere and enter a plea of not guilty, after the lapse of one or 2 years following the defendant's completion of the sentence, as specified with certain requirements. Current law requires the defendant to be released from all penalties and disabilities resulting from the offense of which he or she was convicted, except as specified. This bill would allow a defendant sentenced to state prison for a felony that, if committed after the 2011 Realignment Legislation, would have been eligible for sentencing to a county jail to obtain the above-specified relief.

[AB 1199](#)

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

Location: ASSEMBLY APPR.

Peace officer training: dogs. Would require POST to develop and implement training for peace officers regarding encounters with dogs. This bill would also require specified law enforcement officers, including municipal police officers and county sheriff's deputies, to receive that training. By requiring these officers to perform this training, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.

[AB 1551](#)

[Allen, Travis R \(Dist. 72\)](#)

Location: ASSEMBLY G.O.



Antiterrorism task force. Would require the Office of Emergency Services to create an antiterrorism task force. The bill would require the task force to share information with federal law enforcement agencies.

[SB 10](#)

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

Location: SENATE APPR.

Bail: pretrial release. Would declare the intent of the Legislature to enact legislation that would safely reduce the number of people detained pretrial, while addressing racial and economic disparities in the pretrial system, and to ensure that people are not held in pretrial detention simply because of their inability to afford money bail. This bill contains other related provisions and other existing laws.

[SB 21](#)

[Hill D \(Dist. 13\)](#)

Location: SENATE JUD.

Law enforcement agencies: surveillance: policies. Would, beginning July 1, 2018, require each public agency, as defined, to submit to its governing body at a regularly scheduled hearing, open to the public, a proposed Surveillance Use Policy for the use of each type of surveillance technology and the information collected, as specified. The bill would require the public agency to cease using the surveillance technology within 30 days if the proposed plan is not adopted. The bill would require that the public agency submit an amendment to the surveillance plan, pursuant to the same open meeting requirements, for each new type of surveillance technology sought to be used.

[SB 22](#)

[Hill D \(Dist. 13\)](#)

Location: SENATE APPR. SUSPENSE FILE

Firearms: law enforcement agencies: agency firearm accounting. Would require a law enforcement agency, as defined, to adopt a written procedure to account for firearms that are owned, acquired, maintained, sold, loaned, lost, stolen, or in any way possessed by that agency or by an employee of that agency if used or carried for purposes of carrying out the official duties of his or her employment, as specified. The bill would require that firearms that are lost, stolen, or otherwise disposed of be entered into the AFS. By imposing additional duties on local law enforcement agencies, this bill would impose a state-mandated local program.

[SB 26](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE PUB. S.

Sex offenders: access to schools. Current law makes it a misdemeanor for any person who is required to register as a sex offender to come into any school building or upon any school grounds without lawful business and written permission from the chief administrative official of that school. This bill would revise and recast these provisions and would instead authorize a person who is registered as a sex offender and who does not have the right to make educational decisions for a pupil who attends the school to enter a school building or upon school grounds to conduct lawful business at the school only when pupils are not present.

[SB 29](#)

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

Location: SENATE APPR. SUSPENSE FILE

Law enforcement: immigration. Current law authorizes a county board of supervisors on behalf of its sheriff, and a legislative body of a city on behalf of its chief of police, to contract to provide supplemental law enforcement services to private individuals, private entities, and private corporations in specified circumstances and subject to certain conditions. This bill would, commencing on January 1, 2019, prohibit a city, county, or city and county, or a local law enforcement agency from entering into, renewing, or extending the length of a contract with a private corporation, contractor, or vendor to detain immigrants in civil immigration proceedings for profit.

[SB 54](#)

[De León D \(Dist. 24\)](#)

Location: ASSEMBLY DESK

Law enforcement: sharing data. Current law provides that when there is reason to believe that a person arrested for a violation of specified controlled substance provisions may not be a citizen of the



United States, the arresting agency shall notify the appropriate agency of the United States having charge of deportation matters. This bill would repeal those provisions.

[SB 65](#)

[Hill D \(Dist. 13\)](#)

Location: SENATE PUB. S.

Vehicles: alcohol and marijuana: penalties. Would make drinking an alcoholic beverage or smoking or ingesting marijuana or any marijuana product while driving, or while riding as a passenger in, a motor vehicle being driven upon a highway or upon specified lands punishable as an infraction. The bill would authorize a court to order a defendant to attend and complete a state-licensed driving-under-the-influence program in addition to those penalties.

[SB 67](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE APPR.

Sentencing: driving under the influence. Current law provides that a person who is guilty of driving under the influence, or driving under the influence causing injury, is subject to enhanced penalties if the current offense for driving under the influence, or driving under the influence causing injury, occurred within 10 years of a separate conviction that was punished as a felony for driving under the influence, driving under the influence causing injury, or vehicular manslaughter with gross negligence. This bill would require a felony conviction for driving under the influence or driving under the influence causing injury, to remain a felony for purpose of determining whether the person has been convicted of a separate violation or a prior violation, even if the conviction was subsequently reduced to a misdemeanor pursuant to the discretionary sentencing provision described above.

[SB 69](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE PUB. S.

Sex offenders: GPS monitoring: removal. Would make it a felony for a person to willfully remove or disable an electronic, global positioning system, or other monitoring device, if the device was affixed as a condition of parole, postrelease community supervision, or probation as a result of a conviction of certain specified sex offenses, if the person intended to evade supervision and either does not surrender, or is not apprehended, within one week of the issuance of a warrant for absconding, punishable by imprisonment in the state prison for 16 months, or 2 or 3 years.

Position: San Bernardino County Support

[Fact Sheet](#)

[SB 75](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE PUB. S.

Violent felonies. Current law, as amended by Proposition 21, classifies certain felonies as violent felonies for purposes of various provisions of the Penal Code. Current law generally imposes an additional one-year term for a felony and 3-year term for a violent felony for each prior separate prison term served for a felony or a violent felony, respectively. This bill would additionally define, among other crimes, the offenses of vehicular manslaughter, human trafficking involving a minor, assault with a deadly weapon, solicitation of murder, rape under various specified circumstances, and grand theft of a firearm as violent felonies for purposes of imposing specified sentence enhancements. The bill would also make conforming changes.

[SB 143](#)

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

Location: SENATE APPR. SUSPENSE FILE

Sentencing: persons confined to a state hospital. Would authorize a person who is committed to a state hospital after being found not guilty by reason of insanity to petition the court to have the maximum term of commitment reduced to what it would have been had Proposition 36 or Proposition 47 been in effect at the time of the original determination. The bill would require the petitioner to show that he or she would have been eligible to have his or her sentence reduced under the relevant proposition and to file the petition prior to January 1, 2021, or at a later date with a showing of good cause.

[SB 155](#)

[Anderson R \(Dist. 38\)](#)

Location: SENATE RLS.



Probation. Current law defines “probation” as the suspension of the imposition or execution of a sentence and the order of conditional and revocable release into the community. Current law requires a person placed on probation to be under the supervision of the county probation officer, and authorizes that officer to determine the level and type of supervision consistent with the conditions of probation ordered by the court. This bill would make technical, nonsubstantive changes to that provision.

[SB 204](#)

[Dodd D \(Dist. 3\)](#)

Location: SENATE JUD.

Domestic violence: protective orders. Would enact the Uniform Recognition and Enforcement of Canadian Domestic Violence Protection Orders Act, which would authorize the enforcement of a valid Canadian domestic violence protection order in a tribunal of this state under certain conditions. The bill would prescribe the criteria for a determination of the validity of a protection order under these provisions, as specified, and would authorize the registration of such a protection order in the Domestic Violence Restraining Order System.

[SB 213](#)

[Mitchell D \(Dist. 30\)](#)

Location: SENATE JUD.

Placement of children: criminal records check. Current law subjects foster care provider applicants and resource family applicants to a criminal records check and prohibits licensure or approval of an applicant that has been convicted of certain felonies, but authorizes the department or county, as applicable, to grant an exemption from disqualification for the conviction of any other crime. This bill would also (1) prohibit the final approval for an adoption placement, (2) prohibit the placement of a child in the home of a relative, nonrelative extended family member, prospective guardian, or another person who is not a licensed or certified foster parent or an approved resource family, and (3) prohibit licensure of a foster care provider applicant and approval of a resource family applicant, if an adult living in the home has been convicted of a violent felony, as defined.

[SB 215](#)

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

Location: SENATE PUB. S.

Incarcerated persons: victim advocates. Current law authorizes a person sentenced to imprisonment in a state prison or to imprisonment in a county jail for the conviction of a felony, during that period of confinement, to be deprived of those rights, and only those rights, as are reasonably related to legitimate penological interests. Current law provides, subject to that provision, that prisoners have certain civil rights. This would require each state prison and county jail to provide incarcerated persons with reasonable access to outside victim advocates for emotional support services related to sexual abuse, domestic violence, and suicide prevention by allowing incarcerated persons to call the toll-free hotlines of organizations that provide mental health crisis support.

[SB 225](#)

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

Location: SENATE APPR.

Human trafficking: notice. Current law requires specified businesses and other establishments to post a notice, as developed by the Department of Justice, that contains information relating to slavery and human trafficking, including information regarding specified nonprofit organizations that a person can call for services or support in the elimination of slavery and human trafficking. This bill would require the notice to specify that a person can also text a specified number for services and support and would revise the names of the nonprofit organizations listed in the notice. The bill, by April 1, 2018, would also require the department to revise and update the notice, as specified.

[SB 230](#)

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

Location: SENATE PUB. S.

Evidence: sexual offenses. Current law provides that evidence of a person’s character is inadmissible when offered to prove his or her conduct on a specified occasion. Current law creates exceptions to that rule, including that in a criminal action in which the defendant is accused of a sexual offense, evidence of the defendant’s commission of another sexual offense or offenses is not



inadmissible under that rule, except as specified. This bill would expand the definition of “sexual offense” for purposes of this exception to the rule against the admission of character evidence to include specified sexual offenses related to human trafficking, prostitution, and pimping.

[SB 237](#)

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

Location: ASSEMBLY DESK

Criminal procedure: arrest. Would authorize an arresting officer to release an arrested person from custody without taking him or her before a magistrate if the person is delivered, subsequent to being arrested, to a specified facility for the purpose of mental health evaluation and treatment and no further criminal proceedings are desirable.

[SB 421](#)

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

Location: SENATE PUB. S.

Sex offenders: registration: criminal offender record information systems. Current law requires the Department of Justice to make available to the public information concerning registered sex offenders on an Internet Web site, as specified. Current law requires that information to include, among other things, whether the offender was subsequently incarcerated for another felony. Current law also authorizes a person to file an application for exclusion from the Internet Web site and establishes the requirements for exclusion. This bill would instead establish 3 tiers of registration based on specified criteria, for periods of at least 10 years, at least 20 years, and life, respectively, as specified. The bill would establish procedures for termination from the sex offender registry for a registered sex offender who is a tier one or tier two offender and who completes his or her mandated minimum registration period under specified conditions.

[SB 676](#)

[Stone R \(Dist. 28\)](#)

Location: SENATE PUB. S.

Parole: eligibility: violent felonies. Would make violent felonies, as specified, serious felonies, as specified, a felony requiring registration as a sex offender, a felony involving domestic violence, a felony involving stalking, and felony human trafficking, violent felonies for purposes of considering parole eligibility.

[SB 718](#)

[Anderson R \(Dist. 38\)](#)

Location: SENATE JUD.

Terrorism: civil action. Would subject property used in the course of, intended for use in the course of, derived from, or realized through an act of terrorism, by a person or entity who committed, who aided a person or entity to commit, or who coerced, induced, or solicited a person or entity to commit an act of terrorism to civil forfeiture. The bill would specify the circumstances under which property subject to civil forfeiture may be seized by a law enforcement officer.

[SB 811](#)

Committee on Public Safety

Location: SENATE PUB. S.

Public safety: omnibus. Current law provides that, in a criminal action, expert testimony is admissible by either the prosecution or the defense regarding the effects of human trafficking on human trafficking victims. Current law defines the term “human trafficking” pursuant to a specified provision of the Penal Code. This bill would clarify that the term “human trafficking victim” is defined as a victim of an offense as described in that provision of the Penal Code. This bill contains other related provisions and other current laws.

Public Utilities

[AB 375](#)

[Chau D \(Dist. 49\)](#)

Location: ASSEMBLY P. & C.P.

Public utilities: local publicly owned utilities: release of customer information. Current law prohibits the California Public Records Act from being construed to require the disclosure of certain information concerning utility customers of local agencies, but provides for the disclosure of some of that information, specifically the name, utility usage data, and home address of a utility customer, upon court order or the request of a law enforcement agency relative to an ongoing investigation. This bill



would instead provide for the disclosure of that information to a law enforcement agency only in response to a warrant issued pursuant to specified criminal procedures.

[AB 397](#)

[Gipson D \(Dist. 64\)](#)

Location: ASSEMBLY U. & E.

Public utilities: facility modernization. Would require the Public Utilities Commission to require an electrical or gas corporation to give preference to the modernization of its facilities serving disadvantaged communities if the corporation is authorized to collect ratepayer funds for the modernization of its facilities. This bill contains other related provisions and other existing laws.

[AB 1665](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY C. & C.

Telecommunications: California Advanced Services Fund. Current law requires the Public Utilities Commission to develop, implement, and administer the CASF to encourage deployment of high-quality advanced communications services to all Californians that will promote economic growth, job creation, and the substantial social benefits of advanced information and communications technologies, as provided in specified decisions of the commission and in the CASF statute. This bill would retain that the goal of the program is to approve funding for infrastructure projects that will provide broadband access to no less than 98% of California households, but would provide that this goal is to be achieved by December 31, 2023.

Position: San Bernardino County Support

[SB 19](#)

[Hill D \(Dist. 13\)](#)

Location: SENATE APPR.

Public Utilities Commission: duties and responsibilities: governance. Would prohibit an executive of a public utility from serving as a commissioner within 2 years after leaving the employment of the utility. The bill would require the Public Utilities Commission to maintain an updated Conflict of Interest Code and Statement of Incompatible Activities. The bill would establish an ethics officer within the legal division of the commission. The ethics officer would be appointed by the commission and would be responsible for instituting a program of enhanced ethics training for all commissioners and employees of the commission.

Public Works

[AB 199](#)

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

Location: ASSEMBLY APPR.

Public works: private residential projects. Current law exempts private residential projects built on private property from certain requirements for projects that are defined as “public works,” including, among other requirements, the payment of prevailing wages, unless the project is built pursuant to an agreement with a state agency, redevelopment agency, or local public housing authority. This bill would make the above-referenced exemption for private residential projects additionally inapplicable to a project built pursuant to an agreement with a successor agency to a redevelopment agency, as specified.

Position: San Bernardino County Oppose

[AB 1066](#)

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

Location: ASSEMBLY APPR.

Public works: definition. Would specify that the term “demolition” within the definition of “public works” includes, but is not limited to, tree removal. By expanding the definition of “public works,” this bill would modify the definition of a crime. This bill contains other related provisions and other existing laws.

Registrar of Voters

[AB 4](#)

[Waldron R \(Dist. 75\)](#)

Location: SENATE DESK



Voter notification. Current law requires a county elections official, upon receipt of a properly executed affidavit of registration or address correction notice or letter, to send a voter a voter notification stating that he or she is registered to vote and providing additional information. If a person under 18 years of age submits an affidavit of registration, the county elections official is required to send that person a voter preregistration notification stating that he or she is preregistered to vote and providing additional information. This bill would authorize a county elections official to first send the recipient of a voter notification or voter preregistration notification a text message or email indicating that his or her information has been received and that a subsequent notification will follow.

[AB 14](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY E. & R.

Political Reform Act of 1974: campaign disclosures. The Political Reform Act of 1974, provides for the comprehensive regulation of campaign financing and activities. The act requires a committee that supports or opposes ballot measures to name and identify itself using a name or phrase that clearly identifies the economic or other special interests of its major donors of \$50,000 or more. The act also requires that the identity of a common employer shared by major donors be disclosed. This bill would repeal these provisions.

[AB 216](#)

[Gonzalez Fletcher D \(Dist. 80\)](#)

Location: ASSEMBLY APPR.

Vote by mail ballots: identification envelopes: prepaid postage. Current law provides for the procedures by which a voter may apply for and receive a vote by mail ballot. Current law requires the elections official to deliver to each qualified applicant the ballot for the precinct in which the applicant resides and all supplies necessary for the use and return of the ballot. This bill would clarify that the elections official is required to deliver to each qualified applicant an identification envelope for the return of the vote by mail ballot and would require the identification envelope to have prepaid postage.

[AB 918](#)

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

Location: ASSEMBLY APPR.

California Voting for All Act. Current law requires that facsimile ballots be printed in other languages and posted in the same manner if a significant and substantial need is found by the Secretary of State. This bill, the California Voting for All Act, would instead require the county elections official to post one facsimile copy of the ballot that is printed in Spanish or other applicable languages, as determined by the Secretary of State, and to provide at least one facsimile copy of the ballot for voters at the polling place to use as a reference when casting a private ballot.

[ACA 10](#)

[Low D \(Dist. 28\)](#)

Location: ASSEMBLY E. & R.

Elections: voter qualifications. The California Constitution allows a United States citizen who is at least 18 years of age and a resident of California to vote. This measure would reduce the minimum voting age to 17.

[SB 24](#)

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

Location: ASSEMBLY DESK

Political Reform Act of 1974: economic interest disclosure. The Political Reform Act of 1974 requires the disclosures to include a statement indicating, within a specified value range, the fair market value of investments or interests in real property and the aggregate value of income received from each reportable source. This bill would revise the dollar amounts associated with these ranges to provide for 8 total ranges of fair market value of investments and real property interests and 10 total ranges of aggregate value of income.

[SB 348](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE GOV. & F.

County voter information guide: taxpayer notice. Would require, if a local special tax measure is presented to the voters for approval, an elections official to include in the county voter information



guide for that election a notice regarding the process for initiating a validation action challenging the levy of a special tax. The notice would be required to conform with certain formatting, print, and type requirements and would include language notifying taxpayers of the 60-day filing requirement for challenging the imposition of a special tax. By imposing new duties on local elections officials, the bill would create a state-mandated local program.

Renweable Energy

[AB 271](#)

[Caballero D \(Dist. 30\)](#)

Location: ASSEMBLY REV. & TAX

Property Assessed Clean Energy program. Would authorize the county tax collector to direct the county auditor to remove a delinquent installment based on a PACE assessment from the county's secured tax roll, if it arises from a contract entered into on or after January 1, 2018. The bill would require the county tax collector, immediately upon that removal and for each parcel for which the delinquent installment was removed, to provide notice on the secured tax roll of the removal. This bill would require, as to PACE assessments arising from contracts entered into on or after January 1, 2018, that specified penalties and costs, whether collected on the secured tax roll or pursuant to a sale or foreclosure, be deposited in a restricted county fund.

[SB 242](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE GOV. & F.

Property Assessed Clean Energy program: program administrator. Would require a program administrator that administers a PACE program on behalf of a public agency to comply with certain requirements when approving an assessment contract for the installation of an eligible measure, as well as the administration of that contract, including requiring the contract to comply with specified criteria and requirements. The bill would require a program administrator to obtain a sworn declaration of income containing specified financial information from each property owner, and would provide that a declarant who willfully states as true a material fact on that declaration that he or she knows to be false be subject to a civil penalty of a specified amount.

Retirement

[AB 283](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY P.E.,R. & S.S.

County employees' retirement: permanent incapacity. The County Employees Retirement Law of 1937 provides that a member who is permanently incapacitated shall be retired for disability despite age if, among other conditions, the member's incapacity is a result of injury or disease arising out of and in the course of the member's employment, and that employment contributes substantially to that incapacity or the member has completed 5 years of service and not waived retirement in respect to the particular incapacity or aggravation thereof, as specified. This bill would require, for purposes of determining permanent incapacity of certain members employed as peace officers, that those members be evaluated by the retirement system to determine if they can perform all of the usual and customary duties of a peace officer, as specified.

[SB 200](#)

[Morrell R \(Dist. 23\)](#)

Location: SENATE RLS.

Public employees' retirement benefits: final compensation. The California Public Employees' Pension Reform Act of 2013 provides, for purposes of determining a retirement benefit paid to a person who first becomes a member of a public retirement system on or after January 1, 2013, that final compensation means the highest average annual pensionable compensation earned, as defined, during a period of at least 36 consecutive months, or at least 3 consecutive school years. This bill would make a nonsubstantive change to that provision.

Risk Management

[AB 44](#)

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

Location: ASSEMBLY APPR.



Workers' compensation: medical treatment: terrorist attacks: workplace violence. Would require employers to provide immediately accessible advocacy services to employees injured in the course of employment by an act of domestic terrorism, as defined, when the Governor has declared a state of emergency due to that act of domestic terrorism.

[AB 61](#)

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

Location: ASSEMBLY INS.

State Compensation Insurance Fund: board. Current law establishes the State Compensation Insurance Fund to be administered by a board of directors for the purpose of transacting workers' compensation insurance and other public employment-related insurances, as specified. This bill would require one of the board members that the Governor appoints to be a current or former small business owner who is or has been a small business owner for more than 5 years. The bill would require the exemption from specified qualifications that currently applies to the labor member to also apply to the small business owner member.

Schools

[AB 163](#)

[Weber D \(Dist. 79\)](#)

Location: ASSEMBLY ED.

School safety: peace officer interactions with pupils. Would require the governing board of a school district to adopt and annually review a policy regarding the scope of peace officer interactions, including, but not limited to, those employed by a school police department or by a local law enforcement agency, with pupils and to consider how to reduce the presence of peace officers on campus. By imposing additional duties on school districts, the bill would impose a state-mandated local program.

[AB 165](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY P. & C.P.

Privacy: electronic communications: exclusions: local educational agencies. Would specify that a government entity may access electronic device information by means of physical interaction or electronic communication with the device where the owner or authorized possessor of the device is a pupil enrolled in kindergarten or any of grades 1 to 12, inclusive, and the government entity seeking access to the device is a local educational agency, as defined, or an individual authorized to act for or on behalf of a local educational agency seeking a pupil's electronic device information or a pupil's electronic communication information when investigating alleged or suspected pupil misconduct pursuant to specified provisions.

[AB 185](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY APPR.

School attendance: pupil transfer options: school districts of choice. Current law authorizes the governing board of a school district to accept pupils from other school districts by adopting a resolution to become a school district of choice, as defined, in accordance with specified procedural requirements and limitations. This bill would revise and recast these provisions. The bill would, among other things, expand the list of pupil characteristics that a school district of choice is prohibited from considering in selecting pupils for admission and would revise the requirements for admitting or rejecting and the manner of selecting pupils who apply to transfer to a school district of choice.

[AB 406](#)

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

Location: ASSEMBLY ED.

Charter schools: operation. The Charter Schools Act of 1992 provides for the establishment and operation of a charter school and authorizes a charter school to elect to operate as, or be operated by, a nonprofit public benefit corporation, as specified. This bill, on and after January 1, 2019, would prohibit a petitioner that submits a charter petition for the establishment of a charter school or a charter school that submits a charter renewal or material revision application from operating as, or being operated by, a for-profit corporation, a for-profit educational management organization, or a for-profit charter management organization.

[AB 424](#)

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



Location: ASSEMBLY THIRD READING

Possession of a firearm in a school zone. Would delete the authority of a school district superintendent, his or her designee, or equivalent school authority to provide written permission for a person to possess a firearm within a school zone. By expanding the scope of a crime, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.

[AB 591](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY THIRD READING

School property: lease: county boards of education. Current law authorizes the governing board of a school district to lease real property that belongs to the school district for a minimum rental of \$1 per year if the instrument by which the property is leased requires a building to be constructed by the lessee for use by the school district and title to the building vests in the school district at the end of the lease. This bill would make all of the requirements in specified provisions applicable to an agreement entered into by a county board of education to let to a person, firm, or corporation any real property that belongs to the county office of education or a school district that requires the lessee to construct a building on demised premises for use by the county office of education or a school district.

[AB 834](#)

[O'Donnell D \(Dist. 70\)](#)

Location: ASSEMBLY APPR.

School-based health programs. Would require the State Department of Education to, no later than July 1, 2018, establish an Office of School-Based Health Programs for the purpose of, among other things, administering health-related programs under the purview of the State Department of Education and advising on issues related to the delivery of school-based Medi-Cal services in the state. The bill would authorize the office to develop a workgroup for the purpose of assisting the office's efforts that shall be representative of the diversity of California LEAs and include representatives of specified entities involved in the delivery of school-based Medi-Cal services, as specified.

[AB 882](#)

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

Location: ASSEMBLY ED.

Pupil health care services: School Nursing and Pupil Health Care Services Task Force. Would establish the School Nursing and Pupil Health Care Services Task Force consisting of 18 members, appointed as specified. The bill would specify that the main task of the task force shall be to identify model school health care services programs and practices that directly serve pupils that can be used by county offices of education and school districts to provide support and technical assistance to schools within each jurisdiction in order to improve the safety and quality of health care services to pupils.

[AB 1110](#)

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

Location: ASSEMBLY APPR.

Pupil health: eye and vision examinations. Would require, during the kindergarten year or upon first enrollment or entry at an elementary school, including a charter school, a pupil's eyes and vision to be examined by a physician, optometrist, or ophthalmologist in accordance with specified provisions, unless the pupil's parent or guardian submits a written waiver to the school or charter school. The bill would require, in a pupil's kindergarten year or upon first enrollment or entry at an elementary school that is not a charter school, the pupil's vision to be appraised in accordance with the above-specified provisions only if the pupil's parent or guardian fails to provide the results of the eye and vision examination.

[AB 1208](#)

[Friedman D \(Dist. 43\)](#)

Location: ASSEMBLY ED.

Interdistrict attendance: timelines for requests and appeals. Current law requires the county board of education, within 30 calendar days after an appeal is filed, to determine whether a pupil should be permitted to attend the school district in which the pupil desires to attend and the applicable period of time, unless the county board of education is located in a class 1 or class 2 county, as



defined, in which case the county board of education, until July 1, 2018, is required to make this determination within 40 schooldays. This bill would require the governing board of a school district to approve or deny a request for interdistrict attendance within 30 business days of receipt of the request from the person having legal custody of the pupil.

[AB 1227](#)

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

Location: ASSEMBLY ED.

Human Trafficking Prevention Education and Training Act. Current law authorizes a school district to provide sexual abuse and sex trafficking prevention education, as described, and authorizes the periodic conducting of in-service training of school district personnel relating to sexual abuse and sex trafficking. This bill would recast those provisions to instead require a school district to provide abuse, including sexual abuse, and human trafficking prevention education, and require the availability and periodic conducting of continuation training of school district personnel relating to abuse, including sexual abuse, and human trafficking, thereby imposing a state-mandated local program.

[AB 1360](#)

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

Location: ASSEMBLY ED.

Charter schools: pupil admissions, suspensions, and expulsions. The Charter Schools Act of 1992 provides for the establishment and operation of charter schools and requires a petition for the establishment of a charter school to contain comprehensive descriptions of various procedures, including the charter school's admission, suspension, and expulsion procedures. This bill would require the charter school's admission, suspension, and expulsion procedures to comply with specified minimum procedural requirements, including that the procedures comply with federal and state constitutional due process requirements.

[AB 1449](#)

[Muratsuchi D \(Dist. 66\)](#)

Location: ASSEMBLY ED.

Education finance: local control funding formula: special education grant. Current law requires funding pursuant to the local control funding formula to include, in addition to a base grant, supplemental and concentration grant add-ons that are based on the percentage of pupils who are English learners, foster youth, or eligible for free or reduced-price meals, as specified, served by the county superintendent of schools, school district, or charter school. This bill would require funding pursuant to the local control funding formula to include, in addition to a base, supplemental, and concentration grant, a special education grant add-on that is based on the percentage of individuals who are severely disabled, as defined, served by the county superintendent of schools, school district, or charter school, as specified.

[SB 26](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE PUB. S.

Sex offenders: access to schools. Current law makes it a misdemeanor for any person who is required to register as a sex offender to come into any school building or upon any school grounds without lawful business and written permission from the chief administrative official of that school. This bill would revise and recast these provisions and would instead authorize a person who is registered as a sex offender and who does not have the right to make educational decisions for a pupil who attends the school to enter a school building or upon school grounds to conduct lawful business at the school only when pupils are not present.

[SB 138](#)

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

Location: SENATE APPR. SUSPENSE FILE

School meal programs: free and reduced-price meals: universal free meal service. Would, on or before September 1, 2018, require a school district or county superintendent of schools that has a very high poverty school, as defined, in its jurisdiction to apply to operate a federal universal meal service provision pursuant to specified federal law, and to begin providing breakfast and lunch free of charge through the universal meal service to all pupils at the very high poverty school upon state approval to operate that service. This bill contains other related provisions and other existing laws.

[SB 233](#)

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



Location: SENATE HUM. S.

Foster children: records. Current law authorizes foster family agencies with jurisdiction over currently enrolled or former pupils to access records of grades and transcripts, and any individualized education plans developed pursuant to specified law maintained by school districts or private schools of those pupils. This bill would add to the information that may be accessed records of attendance, discipline, and online communication on platforms established by schools for pupils and parents, and any plan adopted pursuant to specified federal law, as provided, and would require that these records be the current or most recent records for the pupil.

[SB 257](#)

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

Location: SENATE ED.

School admissions: pupil residency: pupils of deported parents. Would require that a person, otherwise eligible for admission to a class or school of a school district, whose parent or parents were residents of this state and have been deported, or voluntarily departed pursuant to a specified federal law, and who seeks admission to a class or school of a school district be admitted by the governing board of the school district if that person meets specified requirements. By requiring school districts to admit this class of pupils, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

[SB 590](#)

[Moorlach R \(Dist. 37\)](#)

Location: SENATE ED.

School finance: school districts: annual budgets: reserve balance. In a fiscal year immediately after a fiscal year in which a transfer is made into the Public School System Stabilization Account, current law prohibits a school district's adopted or revised budget from containing a combined assigned or unassigned ending fund balance that is in excess of either 2 or 3 times the minimum recommended reserve for economic uncertainties adopted by the State Board of Education, depending on the school district's units of average daily attendance. Current law authorizes the county superintendent of schools to waive the prohibition for up to 2 consecutive fiscal years within a 3-year period if the school district provides documentation indicating that extraordinary fiscal circumstances substantiate the need for the balance. This bill would repeal those provisions.

[SB 607](#)

[Skinner D \(Dist. 9\)](#)

Location: SENATE THIRD READING

Pupil discipline: suspensions and expulsions: willful defiance. Current law prohibits the suspension of a pupil enrolled in kindergarten or any of grades 1 to 3, inclusive, and recommending the expulsion of a pupil enrolled in kindergarten or any of grades 1 to 12, inclusive, for disrupting school activities or otherwise willfully defying the valid authority of those school personnel engaged in the performance of their duties. Current law makes these prohibitions inoperative on July 1, 2018. This bill would make those provisions indefinitely applicable to pupils enrolled in kindergarten or any of grades 1 to 5, inclusive, and, with respect to pupils enrolled in grades 6 to 12, inclusive, would make those provisions applicable until July 1, 2028.

[SB 751](#)

[Hill D \(Dist. 13\)](#)

Location: SENATE APPR.

School finance: school districts: annual budgets: reserve balance. Would require the governing board of a school district that proposes to adopt a budget that includes unassigned ending balances in the school district's general fund and special reserve fund for other than capital outlay projects in excess of the minimum recommended reserve for economic uncertainties to provide specified information for public review and discussion. This bill contains other related provisions and other existing laws.

[SB 806](#)

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

Location: SENATE JUD.

Charter schools: operation: for-profit entities. Would require a charter school to operate as or by a nonprofit public benefit corporation or be operated by a school district or county office of education



and would provide that an authority that grants a charter for the establishment of a charter school formed and organized as a nonprofit public benefit corporation is entitled to one representative on the board of directors of the nonprofit public benefit corporation.

[SB 808](#)

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

Location: SENATE ED.

Charter schools: chartering authorities and approvals. Would repeal specified provisions authorizing a county board of education or the State Board of Education to approve a petition to establish a charter school and would specify that, on and after January 1, 2018, a petition to establish a charter school may not be approved by a county board of education or the state board and may be submitted only to the school district the boundaries within which the charter school would be located. The bill would provide that charter schools operating under a charter approved by a county board of education or the state board may continue to operate under those charters only until the date on which the charter is required to be renewed.

Solid Waste

[AB 245](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY APPR.

Hazardous waste: facilities. Would require the Department of Toxic Substances Control, within 90 days of receiving a renewal application for a hazardous waste facilities permit, to hold a public meeting for specified purposes relating to the renewal in or near the community in which the hazardous waste facility is located. This bill contains other related provisions and other existing laws.

[AB 246](#)

[Santiago D \(Dist. 53\)](#)

Location: ASSEMBLY APPR.

Hazardous waste: facilities: permits: fence-line monitoring systems. Would, as a condition for a new hazardous waste facilities permit or a renewal of a hazardous waste facilities permit, require an applicant to install and maintain a fence-line monitoring system to measure and record emissions along the border of the facility. The bill would provide that this requirement applies only for a permit to operate a hazardous waste facility that treats or disposes of hazardous waste. Because a violation of this requirement would be a crime, the bill would impose a state-mandated local program.

[AB 248](#)

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

Location: ASSEMBLY APPR.

Hazardous waste: facilities: permits. Would require, for a hazardous waste facilities permit that will expire on or before July 1, 2020, the owner or operator of a facility intending to extend the term of that permit to submit a complete Part A and Part B application for a permit renewal at least 6 months before the fixed term of the permit expires. The bill would require, for a hazardous waste facilities permit that will expire after July 1, 2020, the owner or operator to submit a complete Part A and Part B application for a permit renewal at least 2 years before the fixed term of the permit expires.

[AB 249](#)

[Gomez D \(Dist. 51\)](#)

Location: ASSEMBLY THIRD READING

Hazardous waste: civil penalties. Under the current Hazardous Waste Control Law, a person who does not comply with an order for a violation to be corrected is subject to a civil penalty of not more than \$25,000 for each day of noncompliance. In lieu of an administrative penalty, current law makes any person who intentionally or negligently makes a false statement or representation for purposes of compliance with the hazardous waste control laws, violates a provision of the hazardous waste control laws, disposes or causes the disposal of a hazardous waste at an unauthorized site, or treats or stores a hazardous waste at an unauthorized site liable for a civil penalty not to exceed \$25,000, as specified. This bill would increase these administrative and civil penalties to \$37,500 and would make nonsubstantive changes in these provisions

Special Districts

[AB 267](#)

[Waldron R \(Dist. 75\)](#)

Location: ASSEMBLY PRINT



Community services districts. Current law provides for the organization and powers of community services districts, including the continuation of any community services district, improvement district of a community services district, or zone of a community services district, that was in existence on January 1, 2006. This bill would make nonsubstantive changes to these provisions.

Transportation

[AB 1](#)

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

Location: ASSEMBLY TRANS.

Transportation funding. Would create the Road Maintenance and Rehabilitation Program to address deferred maintenance on the state highway system and the local street and road system. The bill would require the California Transportation Commission to adopt performance criteria, consistent with a specified asset management plan, to ensure efficient use of certain funds available for the program. The bill would provide for the deposit of various funds for the program in the Road Maintenance and Rehabilitation Account, which the bill would create in the State Transportation Fund.

[AB 17](#)

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

Location: ASSEMBLY TRANS.

Transit Pass Program: free or reduced-fare transit passes. Would create the Transit Pass Program to be administered by the Department of Transportation. The bill would require the Controller of the State of California to allocate moneys made available for the program, upon appropriation by the Legislature, to support transit pass programs that provide free or reduced-fare transit passes to specified pupils and students.

[AB 28](#)

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

Location: ASSEMBLY CHAPTERED

Department of Transportation: environmental review process: federal pilot program. Current federal law requires the United States Secretary of Transportation to carry out a surface transportation project delivery pilot program, under which the participating states assume certain responsibilities for environmental review and clearance of transportation projects that would otherwise be the responsibility of the federal government. Current law, until January 1, 2017, provided that the State of California consents to the jurisdiction of the federal courts with regard to the compliance, discharge, or enforcement of the responsibilities it assumed as a participant in the pilot program. This bill would reinstate the operation of the latter provision. The bill would repeal that provision on January 1, 2020. This bill would declare that it is to take effect immediately as an urgency statute.

[AB 33](#)

[Quirk D \(Dist. 20\)](#)

Location: ASSEMBLY C. & C.

Transportation electrification: electric vehicle service equipment: electrical corporations: rates. Would require the PUC, by March 30, 2018, in consultation with the State Air Resources Board and the Energy Commission, to authorize electrical corporations to offer programs and investments in electric vehicle service equipment, as defined, installed in residential garages of customers who purchase a used electric vehicle. The bill would require that the programs and investments be designed to accelerate widespread transportation electrification, achieve ratepayer benefits, reduce dependence on petroleum, meet air quality standards, and reduce emissions of greenhouse gases.

[AB 65](#)

[Patterson R \(Dist. 23\)](#)

Location: ASSEMBLY TRANS.

Transportation bond debt service. Current law provides for transfer of certain vehicle weight fee revenues to the Transportation Debt Service Fund to reimburse the General Fund for payment of current year debt service on general obligation bonds issued for transportation purposes, including bonds issued for high-speed rail and associated purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century (Proposition 1A of 2008). This bill would specifically exclude from payment under these provisions the debt service for Proposition 1A bonds.

[AB 66](#)

[Patterson R \(Dist. 23\)](#)

Location: ASSEMBLY TRANS.



High-Speed Rail Authority: reports. Would require the business plan of the High-Speed Rail Authority to identify projected financing costs for each segment or combination of segments of the high-speed rail system, if financing is proposed by the authority. The bill would require the authority to identify in the business plan and in another report any significant changes in scope for segments of the high-speed rail system identified in the previous version of each report and to provide an explanation of adjustments in cost and schedule attributable to the changes.

[AB 179](#)

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

Location: ASSEMBLY TRANS.

California Transportation Commission. Current law provides that the California Transportation Commission consists of 13 members: 11 voting members, of which 9 are appointed by the Governor subject to Senate confirmation, one is appointed by the Senate Committee on Rules, and one is appointed by the Speaker of the Assembly, and 2 Members of the Legislature who are appointed as nonvoting ex officio members. This bill would require that one of those voting members have worked directly with those communities in the state that are most significantly burdened by, and vulnerable to, high levels of pollution, including, but not limited to, those communities with racially and ethnically diverse populations or with low-income populations.

[AB 278](#)

[Steinorth R \(Dist. 40\)](#)

Location: ASSEMBLY NAT. RES.

California Environmental Quality Act: exemption: existing transportation infrastructure. Would exempt from the provisions of CEQA a project, or the issuance of a permit for a project, that consists of the inspection, maintenance, repair, rehabilitation, replacement, or removal of, or the addition of an auxiliary lane or bikeway to, existing transportation infrastructure and that meets certain requirements. The bill would require the public agency carrying out the project to take certain actions.

Position: San Bernardino County Support

[AB 382](#)

[Voepel R \(Dist. 71\)](#)

Location: ASSEMBLY APPR.

Fuel taxes: Off-Highway Vehicle Trust Fund. Current law transfers, with respect to the increase in gasoline excise taxes as a result of the elimination of the sales tax on gasoline, to the General Fund the revenues attributable to off-highway vehicles that would otherwise be deposited in the Off-Highway Vehicle Trust Fund. Current law also requires the Controller to withhold \$833,000 from the monthly transfer, and transfer that amount to the General Fund. The moneys in the Off-Highway Vehicle Trust Fund are required to be used, upon appropriation, for specified purposes related to off-highway motor vehicle recreation. This bill would, on June 30, 2018, eliminate the requirement that the Controller withhold \$833,000 from the monthly transfer and transfer it to the General Fund and would thereby transfer this amount monthly to the Off-Highway Vehicle Trust Fund.

[AB 1113](#)

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

Location: ASSEMBLY APPR.

State Transit Assistance program. Current law requires funds in the Public Transportation Account to be allocated to various public transportation and transportation planning purposes, with specified revenues in the account to be allocated by the Controller to specified local transportation agencies for public transportation purposes, pursuant to the State Transit Assistance (STA) program. Current law requires STA funds to be allocated by formulas based 50% on population and 50% on transit operator revenues. This bill would revise and recast the provisions governing the STA program. The bill would provide that only STA-eligible operators, as defined, are eligible to receive an allocation from the portion of program funds based on transit operator revenues.

[AB 1282](#)

[Mullin D \(Dist. 22\)](#)

Location: ASSEMBLY APPR.

Transportation Permitting Taskforce. Would require, by April 1, 2018, the Secretary of Transportation, in consultation with the Secretary of the Natural Resources Agency, to establish a Transportation Permitting Taskforce consisting of representatives from specified state entities to



develop a process for early engagement for all parties in the development of transportation projects, establish reasonable deadlines for permit approvals, and provide for greater certainty of permit approval requirements.

[AB 1363](#)

[Baker R \(Dist. 16\)](#)

Location: ASSEMBLY TRANS.

Transportation revenues. Current law requires certain miscellaneous revenues deposited in the State Highway Account that are not restricted as to expenditure by Article XIX of the California Constitution to be transferred to the Transportation Debt Service Fund in the State Transportation Fund, as specified, and requires the Controller to transfer from the fund to the General Fund an amount of those revenues necessary to offset the current year debt service made from the General Fund on general obligation transportation bonds issued pursuant to Proposition 116 of 1990. This bill would, on July 1, 2018, delete the transfer of these miscellaneous revenues to the Transportation Debt Service Fund, thereby eliminating the offsetting transfer to the General Fund for debt service on general obligation transportation bonds issued pursuant to Proposition 116 of 1990.

[AB 1630](#)

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

Location: ASSEMBLY TRANS.

Transportation: wildlife movement and barriers to passage. Current law requires the department to seek input from representatives of other state agencies, local government, federal agencies, nongovernmental conservation organizations, landowners, agriculture, recreation, scientific entities, and industry in determining essential wildlife corridors and habitat linkages. Current law also declares that it is the policy of the state to encourage, wherever feasible and practicable, voluntary steps to protect the functioning of wildlife corridors through various means. This bill would authorize the Department of Fish and Wildlife or the Department of Transportation to pursue development of a programmatic environmental review process with appropriate state and federal regulatory agencies for wildlife connectivity-related transportation infrastructure.

[AB 1640](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY TRANS.

Transportation funding: low-income communities. Would require, beginning January 1, 2020, each regional transportation improvement program to allocate a minimum of 25% of available funds to projects or programs that provide direct, meaningful, and assured benefits to low-income individuals who live in certain identified communities or to riders of transit service that connects low-income residents to critical amenities and services. The bill would require the Department of Transportation, in consultation with residents of low-income communities and specified state agencies, to adopt guidelines for this allocation no later than January 1, 2018.

[SB 1](#)

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

Location: SENATE ENROLLMENT

Transportation funding. Would create the Road Maintenance and Rehabilitation Program to address deferred maintenance on the state highway system and the local street and road system. The bill would require the California Transportation Commission to adopt performance criteria, consistent with a specified asset management plan, to ensure efficient use of certain funds available for the program. This bill contains other related provisions and other existing laws.

[SB 4](#)

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

Location: SENATE APPR.

Goods Movement: allocation of federal funds: Goods Movement and Clean Trucks Bond Act. Would, subject to voter approval at the June 5, 2018, statewide primary election, enact the Goods Movement and Clean Trucks Bond Act to authorize \$600,000,000 of state general obligation bonds as follows: \$200,000,000 to the California Transportation Commission for projects and programs eligible for funding from the Trade Corridors Improvement Fund; \$200,000,000 to the State Air Resources Board for projects and programs consistent with the Goods Movement Emission Reduction Program; and \$200,000,000 to the State Air Resources Board for projects and programs to expand the use of



zero- and near-zero emission trucks in areas of the state that are designated as severe or extreme nonattainment areas for ozone and particulate matter.

[SB 53](#)

[Hueso D \(Dist. 40\)](#)

Location: SENATE APPR.

Natural gas vehicles. Current federal law authorizes a vehicle operated by an engine fueled primarily by natural gas to exceed these weight limits, up to a specified maximum, by an amount equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. This bill would authorize a vehicle operated by an engine fueled wholly or partially by natural gas to exceed these weight limits by an amount, up to a specified maximum, equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system.

[SB 414](#)

[Vidak R \(Dist. 14\)](#)

Location: SENATE T. & H.

Transportation bonds: highway, street, and road projects. Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds from outstanding bonds issued and sold for other high-speed rail purposes prior to the effective date of these provisions, upon appropriation, for use in retiring the debt incurred from the issuance and sale of those outstanding bonds.

[SB 477](#)

[Cannella R \(Dist. 12\)](#)

Location: SENATE T. & H.

Intercity rail corridors: extensions. Current law authorizes the Department of Transportation, subject to approval of the Secretary of Transportation, to enter into an interagency transfer agreement under which a joint powers board assumes responsibility for administering the state-funded intercity rail service in a particular corridor and associated feeder bus services. Current law defines the boundaries of 3 intercity rail corridors, and requires the preparation of an annual business plan for the corridor by each participating joint powers board. This bill, at any time after an interagency transfer agreement between the department and a joint powers board has been entered into, would authorize the amendment of the agreement to provide for the extension of the affected rail corridor to provide intercity rail service beyond the defined boundaries of the corridor.

[SB 732](#)

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

Location: SENATE GOV. & F.

General plan: open-space element: agricultural land. Would, upon the next revision of the housing element on or after January 1, 2018, authorize a city and county to develop an agricultural land component of the open-space element. The bill would require a city or county to comply with specified requirements when preparing that component, including identifying and mapping, where applicable, using specified data, agricultural lands that are within the city's or county's jurisdiction; establishing a comprehensive set of goals, policies, and objectives to support the long-term protection of agricultural land; and identifying and establishing a set of feasible implementation measures designed to promote those goals, policies, and objectives.

[SB 810](#)

Committee on Transportation and Housing

Location: SENATE T. & H.

Transportation: omnibus bill. Current law prohibits a person holding a class A, class B, or class C driver's license from operating a vehicle hauling fissile class III shipments or large quantity radioactive materials, as defined, unless the person possesses both a valid license of the appropriate class and a radioactive materials driver's certificate issued by the Department of Motor Vehicles that permits the person to operate the vehicle. This bill would delete the existing examination and certificate requirement and instead prohibit a person holding a class A, class B, or class C driver's license from



operating a vehicle hauling highway route controlled quantities of radioactive materials, as defined, unless the person possesses both a valid license of the appropriate class and a certificate of training, as required under specified federal law.

Veterans

[AB 57](#)

[Brough R \(Dist. 73\)](#)

Location: ASSEMBLY PRINT

National Guard: enlistment bonuses: financial relief. Would state that it is the intent of the Legislature to enact legislation that would provide financial relief to members of the National Guard ordered to repay enlistment bonuses that were accepted in good faith

[AB 70](#)

[Allen, Travis R \(Dist. 72\)](#)

Location: ASSEMBLY V. A.

California National Guard: improper payments. Current law establishes the Military Department, which includes, among others, the California National Guard. Existing law provides certain protections for members of the California National Guard called to active duty, including eviction or distress protections and tax deferments. This bill would require the department, upon an appropriation of funds by the Legislature, to assume sole financial liability for any required payment to the federal government of an enlistment bonus, student loan repayment, or any other incentive payments improperly authorized by the California National Guard between January 1, 2006, and December 31, 2010, including any interest charges or other associated fees.

[AB 85](#)

[Rodriguez D \(Dist. 52\)](#)

Location: ASSEMBLY APPR.

General assistance: employable veterans. Current law requires each county to provide aid to its indigent residents not supported by other means. Current law permits a county to prohibit an employable individual from receiving general assistance benefits for more than 3 months in any 12-month period, whether or not the months are consecutive, if he or she has been offered an opportunity to attend job skills or job training sessions. This bill would, commencing July 1, 2018, exempt from that prohibition an employable veteran who was honorably discharged from the United States Armed Forces, unless the county enacts an ordinance, by July 1, 2018, making the prohibition applicable to an employable veteran who was honorably discharged from the United States Armed Forces.

[AB 94](#)

[Rodriguez D \(Dist. 52\)](#)

Location: SENATE DESK

Corporation Tax Law: exemption: veteran's organizations. Under current law, there is a method by which a nonprofit organization that has obtained a ruling, determination, or specified letter from the Internal Revenue Service that it is exempt from federal income taxes as an organization described in Section 501(c)(3), (c)(4), (c)(5), (c)(6), or (c)(7) of the Internal Revenue Code is authorized to obtain exemption from state taxes, as provided. This bill would additionally authorize an organization described in Section 501(c)(19), which is a veteran's organization, to use that method to obtain such an exemption.

[AB 331](#)

[Eggman D \(Dist. 13\)](#)

Location: ASSEMBLY APPR.

County recorders: veterans: recorded documents. Would require a county recorder, upon presentation of an updated veteran's service form DD214 by any military veteran or any person authorized to receive a certified copy of certain records related to service in the armed forces to remove the previously recorded veteran's service form DD214 from the record and record the updated veteran's service form DD214 in its place. The bill would additionally require a county recorder to withdraw a recorded veteran's service form DD214 at the request of the military veteran or the person authorized to receive a certified copy of certain records related to service in the armed forces.

[AB 547](#)

[Chávez R \(Dist. 76\)](#)

Location: ASSEMBLY J., E.D. & E.



California Prompt Payment Act: disabled veteran business enterprises. The California Prompt Payment Act requires a state agency that acquires property or services pursuant to a contract with a business, including any approved change order or contract amendment, to make payment to the person or business on the date required by contract and within 45 days of receipt of an undisputed invoice or be subject to a late payment penalty, as provided. The act applies to all state agencies. This bill would require state agencies to pay certified disabled veteran business enterprises, as defined, within 30 days of receiving the invoice.

[AB 809](#)

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

Location: ASSEMBLY HIGHER ED.

Veterans: public postsecondary education: veterans' priority registration for enrollment. Current law also requires each community college district that administers a priority enrollment system to grant priority registration for enrollment to students in the California Community College Extended Opportunity Programs and Services and to disabled students, as defined. This bill would require that the priority registration for enrollment for members and former members of the Armed Forces of the United States and for members and former members of the State Military Reserve that is required by existing law, as described above, be applied notwithstanding any other law.

[AB 1314](#)

[Irwin D \(Dist. 44\)](#)

Location: ASSEMBLY PRINT

County mental health services: veterans. Would declare the intent of the Legislature to enact legislation that would simplify the process and reduce the burden placed on veterans seeking mental health services and require the counties to cooperate with federal agencies, as specified, to seek reimbursement after providing mental health services to veterans. This bill would require a county to provide mental health services to any veteran who requests treatment, without regard to his or her status as a veteran or eligibility for health services provided by the United States Department of Veterans Affairs or any other federal health care provider.

[AB 1362](#)

[Irwin D \(Dist. 44\)](#)

Location: ASSEMBLY H. & C.D.

Veterans bond acts. Would enact the Veterans Housing and Homeless Prevention Bond Act of 2017 to authorize the issuance of bonds in an unspecified amount to provide additional funding for the VHHPA. The bill would provide for the handling and disposition of the funds in the same manner as the 2014 bond act. This bill contains other related provisions and other existing laws.

[SB 14](#)

[Gaines R \(Dist. 1\)](#)

Location: SENATE V. A.

National Guard: bonuses: tax reimbursement. Would create a grant program to repay members of the National Guard who paid taxes on an enlistment bonus awarded on or after January 1, 2004, and before January 1, 2011, that the member was required to repay. The bill would provide a grant in the amount equal to the taxes that the member paid on that bonus. This bill would require the Franchise Tax Board to create an application for this grant program, and would appropriate, from the General Fund to the Franchise Tax Board, the amount necessary to fund the grants and the administration of this grant program and the exclusion as specified. This bill contains other related provisions and other existing laws.

[SB 27](#)

[Morrell R \(Dist. 23\)](#)

Location: SENATE V. A.

Professions and vocations: licenses: military service. Would require every board within the Department of Consumer Affairs to grant a fee waiver for the application for and the issuance of an initial license to an applicant who supplies satisfactory evidence, as defined, to the board that the applicant has served as an active duty member of the California National Guard or the United States Armed Forces and was honorably discharged. The bill would require that a veteran be granted only one fee waiver, except as specified.

[SB 156](#)

[Anderson R \(Dist. 38\)](#)



Location: SENATE V. A.

Military and veterans: transition assistance: citizenship. Current law requires, by July 1, 2015, the Department of Veterans Affairs to develop a transition assistance program for veterans who have been discharged from the Armed Forces of the United States or the National Guard of any state, as specified. This bill would require the transition assistance program for veterans to provide information to noncitizens who are leaving military service in California on how to become citizens, and to assist these noncitizens in filling out the necessary forms and paperwork. Current law establishes the militia of the State, consisting of the National Guard, State Military Reserve, and the Naval Militia.

[SB 197](#)

[Bates R \(Dist. 36\)](#)

Location: SENATE SECOND READING

Sales and use taxes: exemption: military and veteran medical facilities. Would exempt from sales and use taxes the gross receipts from the sale of, and the storage, use, or other consumption in this state of, building materials and supplies purchased by a qualified person for use by that qualified person in the construction of specified military and veteran medical facilities. This bill contains other related provisions and other existing laws.

[SB 409](#)

[Nguyen R \(Dist. 34\)](#)

Location: SENATE APPR. SUSPENSE FILE

Veterans homes: residents with complex mental and behavioral health needs. Current law provides for the establishment and operation of veterans' homes at various sites, and provides for an administrator of each home, as specified. Current law establishes the duties of the Department of Veterans Affairs with regard to the establishment and regulation of veterans' homes. This bill would, on or before January 1, 2019, require the Department of Veterans Affairs to develop a plan to accommodate more veterans suffering from complex mental and behavioral health needs as resident members of the state veterans homes which operate within the Veterans' Home of California System.

[SCR 4](#)

[Nguyen R \(Dist. 34\)](#)

Location: SENATE DESK

Month of the Military Child. This measure would declare the month of April 2017 as the Month of the Military Child, and would urge all Californians, local and state leaders, private organizations, and businesses to observe the month by showing appreciation to the children and youth of military and veteran families, including children of the fallen, for standing by their parents and loved ones who are serving or have served as members of the Armed Forces of the United States.

[SJR 2](#)

[Nielsen R \(Dist. 4\)](#)

Location: SENATE V. A.

Veteran bonus repayment. This measure would request that Congress expedite all actions necessary to permanently waive the requirement that our state's Army National Guard members repay federal financial incentives they received in exchange for wartime reenlistment and extend some form of relief or repayment to those soldiers who have already complied with recoupment orders despite the financial hardship.

Water

[AB 176](#)

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

Location: ASSEMBLY APPR.

Water project: Friant-Kern Canal. Current law requires the Department of Water Resources, upon appropriation by the Legislature, to provide funding for a project that substantially conforms to the project description for the Reverse Flow Pump-back Facilities on the Friant-Kern Canal Restoration Project, as specified, provided that certain conditions are met. Current law requires that the appropriation be no more than \$7,000,000. This bill would appropriate \$7,000,000 from the General Fund to the department for this project. This bill contains other related provisions.

[AB 196](#)

[Bigelow R \(Dist. 5\)](#)

Location: ASSEMBLY APPR.



Greenhouse Gas Reduction Fund: water supply and wastewater systems. Current law requires moneys from the Greenhouse Gas Reduction Fund to be allocated for the purpose of reducing greenhouse gas emissions in this state and satisfying other purposes. Current law authorizes specified investments, including water use and supply, if the investment furthers the regulatory purposes of the California Global Warming Solutions Act of 2006 and is consistent with law. This bill would authorize the use of the moneys in the fund for electric pump efficiency, water and wastewater systems, pump and pump motor efficiency improvements, and drinking water transmission and distribution systems' water loss if the investment furthers the regulatory purposes of the act and is consistent with law.

[AB 200](#)

[Eggman D \(Dist. 13\)](#)

Location: ASSEMBLY APPR.

Reclamation District No. 1614: Pump Station No. 7. Would appropriate \$1,175,000 from the General Fund to the Department of Water Resources for the purpose of constructing a new pump station to replace Pump Station No. 7 of Reclamation District No. 1614 – Smith Tract. The bill would require the department to grant the \$1,175,000 appropriated for the purpose of replacing the pump station to Reclamation District No. 1614 — Smith Tract to construct a new pump station to replace Pump Station No. 7.

[AB 277](#)

[Mathis R \(Dist. 26\)](#)

Location: ASSEMBLY APPR.

Water and Wastewater Loan and Grant Program. Would, to the extent funding is made available, authorize the State Water Resources Control Board to establish the Water and Wastewater Loan and Grant Program to provide funding to eligible applicants for specified purposes relating to drinking water and wastewater treatment. This bill would authorize a county or qualified nonprofit organization to apply to the board for a grant to award loans or grants, or both, to an eligible applicant. The bill would authorize the board to use a funding source that is authorized for and consistent with the purposes of the program.

[AB 321](#)

[Mathis R \(Dist. 26\)](#)

Location: ASSEMBLY W.,P. & W.

Groundwater sustainability plans. The Sustainable Groundwater Management Act requires that all groundwater basins that are designated as basins subject to critical conditions of overdraft to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans by January 31, 2020, and requires all other groundwater basins designated as high- or medium-priority basins to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans by January 31, 2022, except as specified. This bill would require the groundwater sustainability agency to solicit the participation of farmers, ranchers, and other qualified professionals within the groundwater basin prior to and during the development and implementation of the plan.

[AB 339](#)

[Mathis R \(Dist. 26\)](#)

Location: ASSEMBLY E.S. & T.M.

State Water Pollution Cleanup and Abatement Account. The Porter-Cologne Water Quality Control Act creates the State Water Pollution Cleanup and Abatement Account in the State Water Quality Control Fund and continuously appropriates moneys in the account to the state board for the purposes of cleaning up waste or abating its effects on state waters. Existing law, until July 1, 2018, authorizes the state board to pay these moneys from the account to, among others, a community water system that services a disadvantaged community to be used to assist in addressing urgent drinking water need, among other purposes. This bill would limit the above-described payments to grants, and would delete the July 1, 2018, sunset date. By extending the term of an existing appropriation, this bill would make an appropriation.

[AB 366](#)

[Obernolte R \(Dist. 33\)](#)

Location: SENATE RLS.

Water supply: new residential development: building permits. Current law prohibits a city, including a charter city, or a county from issuing a building permit for the construction of a new residential development where a source of the water supply is water transported by a water hauler,



bottled water, a water-vending machine, or a retail water facility. This bill would exempt from the prohibition on the issuance of a building permit (1) developments where the source of water supply as described above is not significant and (2) developments of one detached single-family dwelling unit on a parcel that existed before January 1, 2017, if the water provided to the parcel will be obtained from a legal source and delivered by a licensed water hauler.

[AB 367](#)

[Obernolte R \(Dist. 33\)](#)

Location: SENATE RLS.

Water supply: building permits. Current law prohibits a city, including a charter city, or a county from issuing a building permit for the construction of a new residential development where a source of the water supply is water transported by a water hauler, bottled water, a water-vending machine, or a retail water facility. Under current law, this prohibition on the issuance of a building permit does not apply to a residence that will be rebuilt because of a natural disaster. This bill would exempt from the prohibition on the issuance of a building permit a residence that will be rebuilt because of a fire and would provide that this is declaratory of existing law.

[AB 560](#)

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

Location: ASSEMBLY E.S. & T.M.

Safe Drinking Water State Revolving Fund: project financing: severely disadvantaged communities. Current law requires the State Water Resources Control Board to establish eligibility criteria for project financing that is consistent with federal law. This bill, to the extent permitted by federal law, would authorize the board to provide principal forgiveness, grant funding, and 0 percent financing to a project for a water system with a service area that qualifies as a severely disadvantaged community if the water system demonstrates that repaying a Safe Drinking Water State Revolving Fund loan would result in unaffordable water rates, as defined.

[AB 594](#)

[Irwin D \(Dist. 44\)](#)

Location: ASSEMBLY W.,P. & W.

Water supply planning: California Environmental Quality Act: photovoltaic or wind energy generation facility. Current law requires a city or county that determines that a project, as defined, is subject to the California Environmental Quality Act to identify any public water system that may supply water for the project and to request those public water systems to prepare a specified water supply assessment. If no public water system is identified, the city or county is required to prepare the water supply assessment. Current law, until January 1, 2018, exempts from the definition of "project" a proposed photovoltaic or wind energy generation facility that would demand no more than 75 acre-feet of water annually. This bill would indefinitely exempt from the definition of "project" a proposed photovoltaic or wind energy generation facility that would demand no more than 50 acre-feet of water annually.

[AB 619](#)

[Dahle R \(Dist. 1\)](#)

Location: ASSEMBLY JUD.

Sierra Lakes County Water District. Would specifically authorize the Sierra Lakes County Water District, in order to regulate, prohibit, or control the discharge of pollutants, waste, or other materials in groundwater or surface waters, to adopt by ordinance requirements relating to the installation and use of aboveground or underground tanks, as defined, designed to contain an accumulation of hazardous substances. The bill would authorize the violation of an adopted ordinance to be an infraction and to constitute a nuisance. The bill would authorize a violation of an adopted ordinance to be redressed by a civil action brought by the district and would provide that each day of the violation would constitute a separate offense.

[AB 640](#)

[Harper R \(Dist. 74\)](#)

Location: ASSEMBLY PRINT

Recycled water: recycling criteria. Current law, the Porter-Cologne Water Quality Control Act, requires the State Water Resources Control Board to establish uniform statewide recycling criteria for each varying type of use of recycled water if the use involves the protection of public health. The act defines recycling criteria to mean the levels of constituents of recycled water, and the means for



assurance of reliability under the design concept that will result in recycled water that is safe for the uses to be made. This bill would make technical, nonsubstantive changes to that definition.

[AB 641](#)

[Harper R \(Dist. 74\)](#)

Location: ASSEMBLY PRINT

Water conservation and reclamation projects. Current law, the Water Conservation Projects Act of 1985, declares that the intent of the act is to encourage local agencies and private enterprise to implement potential water conservation and reclamation projects by establishing a state program to finance or assist in financing projects that meet state criteria and will result in an additional supply of water for use in areas of need. This bill would make nonsubstantive changes in that provision.

[AB 642](#)

[Harper R \(Dist. 74\)](#)

Location: ASSEMBLY PRINT

Desalinated water. The Cobey-Porter Saline Water Conversion Law declares that the growing water needs of the state require the development of cost-effective and efficient water supply technologies and that desalination technology is now feasible to help provide significant new water supplies from seawater, brackish water, and reclaimed water. This bill would declare the intent of the Legislature to enact subsequent legislation relating to desalination.

[AB 1420](#)

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

Location: ASSEMBLY W.,P. & W.

Water rights: small irrigation use: lake or streambed alteration agreements. Would require the State Water Resources Control Board to give priority to adopting, on or before June 30, 2021, except as provided, general conditions that permit a registrant to store water for small irrigation use during times of high streamflow in exchange for the registrant reducing diversions during periods of low streamflow, as specified. The bill would require that the actions of the board under these provisions be deemed an action taken for the protection of the environment for purposes of specified California Environmental Quality Act guidelines, if those actions do not result in the relaxation of streamflow standards.

[AB 1442](#)

[Allen, Travis R \(Dist. 72\)](#)

Location: ASSEMBLY TRANS.

Bonds: transportation: water projects. Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds received from outstanding bonds issued and sold for other high-speed rail purposes prior to the effective date of these provisions, upon appropriation, for use in retiring the debt incurred from the issuance and sale of those outstanding bonds.

[SB 57](#)

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

Location: SENATE APPR.

Natural gas storage: moratorium. The Public Utilities Commission under current law, is authorized to supervise and regulate every public utility in the state. Current law requires the commission, no later than July 1, 2017, to open a proceeding to determine the feasibility of minimizing or eliminating use of the Aliso Canyon natural gas storage facility located in the County of Los Angeles while still maintaining energy and electric reliability for the region, and to consult with specified entities in making its determination. This bill would require the supervisor to continue that prohibition until a specified root cause analysis of the natural gas leak from the facility that started approximately October 23, 2015, has been completed and released in its entirety to the public.

[SB 210](#)

[Leyva D \(Dist. 20\)](#)

Location: SENATE APPR. SUSPENSE FILE

Pupil health: drinking water. Would require a school district that has drinking water fixtures with drinking water that does not meet the United States Environmental Protection Agency drinking water



standards for lead or is above the California maximum contaminant level for any other contaminant, as specified, to close access to those drinking water fixtures, to provide alternative drinking water sources, as specified, and to notify specified persons if the school district is required to provide those alternative drinking water sources.

[SB 252](#)

[Dodd D \(Dist. 3\)](#)

Location: SENATE GOV. & F.

Water wells. Current provisions of the California Constitution declare the policy that the water resources of the state be put to beneficial use to the fullest extent of which they are capable, that the waste or unreasonable use or unreasonable method of use of water be prevented, and that the conservation of these waters is to be exercised with a view to the reasonable and beneficial use of the waters in the interest of the people and for the public welfare. Current law establishes various state water policies, including the policy that the use of water for domestic purposes is the highest use of water. This bill would require, in an action alleging liability for interference with a well used primarily for domestic use, reasonableness of each party's beneficial use of water to be determined through consideration of specified factors.

[SCA 4](#)

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

Location: SENATE RLS.

Water conservation. The California Constitution requires that the water resources of the state be put to beneficial use to the fullest extent of which they are capable and that the waste or unreasonable use or unreasonable method of use of water be prevented. This measure would declare the intent of the Legislature to amend the California Constitution to provide a program that would ensure that affordable water is available to all Californians and to ensure that water conservation is given a permanent role in California's future.

Workforce

[AB 316](#)

[Waldron R \(Dist. 75\)](#)

Location: ASSEMBLY APPR.

Workforce development. Current law requires the Employment Training Panel within the Employment Development Department to submit an annual report to the Legislature that contains summaries of information related to projects operated by the panel. This bill would require the panel to solicit proposals and write performance-based contracts to fund projects that expedite and increase the number of middle-skill workers employed in an eligible industry. This bill would require projects funded by this program to comply with certain requirements.

[AB 600](#)

[Cooper D \(Dist. 9\)](#)

Location: ASSEMBLY REV. & TAX

Sales and use taxes: exemption: manufacturing and research: useful life: electric power generation. Current sales and use tax laws partially exempt from those taxes, for a specified period, the gross receipts from the sale of, and the storage, use, or other consumption of, specified tangible personal property purchased for use by a qualified person, as defined, to be used primarily in manufacturing or other processes, and in research and development. Consumables with a useful life of less than one year do not qualify for exemption, and useful life is defined by reference to state income or franchise taxes. This bill would additionally define useful life by reference to manufacturer or other warranties, maintenance contracts, and normal replacement as established by industry or business practices and would provide that those definitions would apply on and after July 1, 2014.

Position: San Bernardino County Support

[AB 1111](#)

[Garcia, Eduardo D \(Dist. 56\)](#)

Location: ASSEMBLY J., E.D. & E.

Removing Barriers to Employment Act: Breaking Barriers to Employment Initiative. Would enact the Removing Barriers to Employment Act, which would establish the Breaking Barriers to Employment Initiative within the Labor and Workforce Development Agency. The bill would require the initiative to be led by the Secretary of Labor and Workforce Development and authorizes the secretary to assign all or part of the administration of the initiative to one or more entities within the agency's



oversight, or to authorize another state agency, under specified conditions, to administer a portion of the initiative.

Position: San Bernardino County Support

[AB 1114](#)

[Garcia, Eduardo D](#) (Dist. 56)

Location: ASSEMBLY APPR.

Supervised Population Workforce Training Grant Program Current law requires the California Workforce Development Board to develop criteria for the selection of grant recipients for the Supervised Population Workforce Training Grant Program and requires the board to ensure that grants are awarded on a competitive basis. Current law requires the board, by January 1, 2018, to submit a report to the Legislature containing specified information, including an evaluation of the effectiveness of the grant program. This bill would expand the scope of the supervised population served by the program to include persons who are on parole and persons who are supervised by, or under the jurisdiction of, the Department of Corrections and Rehabilitation.

[AB 1149](#)

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

Location: ASSEMBLY J., E.D. & E.

Workforce investment boards: funding. Would expand the types of services to which leveraged funds may be applied to include supportive services and would expand the types of leveraged funds that may be applied to the 10% credit, described above, to include specified federal, local, state, and private funds.

Total Measures: 443