



## CAO Legislative Report

### Administration

[AB 347](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Weights and measures: inspection: fees.** Current law, until January 1, 2019, requires the Secretary of Food and Agriculture to establish by regulation an annual administrative fee to recover reasonable administrative and enforcement costs incurred by the department for exercising supervision over and performing investigations in connection with the activities performed by sealers described above, and requires the administrative fee to be collected for every device registered with each county office of weights and measures and paid annually to the Department of Food and Agriculture Fund. This bill would extend the authority of the board of supervisors of a county to charge an annual registration fee to recover the costs of the county sealer, as provided, until January 1, 2022, and would extend certain other related provisions. The bill would also continue the annual administrative fee to recover the costs incurred by the department described above until January 1, 2022.

**Position:** San Bernardino County Support

[AB 1838](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**Local government: taxation: prohibition: groceries.** The Bradley-Burns Uniform Local Sales and Use Tax Law authorizes counties and cities to impose a local sales and use tax in accordance with that law for tangible personal property sold at retail in the county or city, or purchased for storage, use, or other consumption in the county or city. That law requires the county or city to contract with the California Department of Tax and Fee Administration for the administration of the taxes and requires the department to transmit those taxes to the city or county. This bill, on and after the effective date of this chapter and until January 1, 2031, would prohibit the imposition, increase, levy and collection, or enforcement by a local agency of any tax, fee, or other assessment on groceries, except as provided.

[AB 1877](#)

[Limón D \( Dist. 37\)](#)

**Location:** SENATE THIRD READING

**Office of Emergency Services: communications: notifications: translation.** Would require the Office of Emergency Services to create a library of translated emergency notifications and a translation style guide, as specified, and would require designated alerting authorities, as defined, to consider using the library and translation style guide that may be used by designated alerting authorities when issuing emergency notifications to the public. The bill would authorize the office to require a city, county, or city and county to translate emergency notifications as a condition of approving its application to receive any voluntary grant funds with a nexus to emergency management performance.

[AB 2238](#)

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

**Location:** SENATE THIRD READING

**Local agency formation: regional housing need allocation: fire hazards: local health emergencies: hazardous and medical waste.** The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 provides the authority and procedures for the initiation, conduct, and completion of changes of organization and reorganization of cities and districts. The act specifies the factors that a local agency formation commission is required to consider in the review of a proposal for a change of organization or reorganization, including, among other things, per capita assessed valuation and the proposal's consistency with city or county general and specific plans. This bill would require the commission to consider the assessed valuation rather than per capita assessed valuation.

[AB 2249](#)

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

**Location:** ASSEMBLY CHAPTERED



**Public contracts: local agencies: alternative procedure.** The Uniform Public Construction Cost Accounting Act permits the governing body of a public agency, in the event all bids received for the performance of that public project are in excess of \$175,000, to award the contract at \$187,500 or less to the lowest responsible bidder if it determines the cost estimate of the public agency was reasonable. This bill would instead authorize public projects of \$60,000 or less to be performed by the employees of a public agency, authorize public projects of \$200,000 or less to be let to contract by informal procedures, and require public projects of more than \$200,000 to be let to contract by formal bidding procedures.

[AB 2258](#)

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

**Location:** SENATE THIRD READING

**Local agency formation commissions: grant program.** Would require the Strategic Growth Council, until July 31, 2024, to establish and administer a local agency formation commissions grant program for the payment of costs associated with initiating and completing the dissolution of districts listed as inactive, the payment of costs associated with a study of the services provided within a county by a public agency to a disadvantaged community, as defined, and for other specified purposes, including the initiation of an action, as defined, that is limited to service providers serving a disadvantaged community and is based on determinations found in the study, as approved by the commission.

[AB 2334](#)

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

**Location:** SENATE THIRD READING

**Occupational injuries and illness: employer reporting requirements: electronic submission.** Would permit the Office of Self-Insurance Plans of the Department of Industrial Relations to use individually identifiable information as necessary to carry out its duties, as specified.

[AB 2558](#)

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

**Location:** SENATE THIRD READING

**County officers.** Current law sets forth the officers of a county and authorizes the board of supervisors of a county to consolidate, separate, and reconsolidate their duties, as specified. Current law further authorizes the board to consolidate the offices of auditor, controller, treasurer, tax collector, and director of finance. This bill would prohibit the board of supervisors from consolidating an elective office with an appointed office pursuant to these provisions, or separating those offices once combined, except through a specified election process.

[AB 2681](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Seismic safety: potentially vulnerable buildings.** Current law establishes a program within all cities and all counties and portions thereof located within seismic zone 4, as defined, to identify all potentially hazardous buildings and to establish a mitigation program for these buildings. The mitigation program may include, among other things, the adoption by ordinance of a hazardous buildings program, measures to strengthen buildings, and the application of structural standards necessary to provide for life safety above current code requirements. This bill would, upon the identification of funding by the Office of Emergency Services, require the building department of a city or county that meets specified requirements to create an inventory of potentially vulnerable buildings, as defined, within its jurisdiction, based on age and other publicly available information, and submit that inventory to the office, as specified.

[AB 2853](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Local government: economic development subsidies.** Current law requires each local agency, as defined, to provide specified information to the public before approving an economic development subsidy within its jurisdiction, and to, among other things, hold hearings and report on those subsidies, as provided. Current law defines "economic development subsidy" for these purposes to mean any



expenditure of public funds or loss of revenue to a local agency in the amount of \$100,000 or more, for the purpose of stimulating economic development within the jurisdiction of a local agency, as provided. This bill would similarly require each local agency to provide specified information to the public before approving an economic development subsidy for a warehouse distribution center, as defined, and to, among things, hold hearings and report on those subsidies, as provided.

[AB 3081](#)

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

**Location:** SENATE THIRD READING

**Employment: sexual harassment.** Current law requires a client employer, as defined, to share with a labor contractor, as defined, all civil legal responsibility and civil liability for all workers supplied by that labor contractor for the payment of wages and the failure to obtain valid workers' compensation coverage. This bill would require a client employer to share with a labor contractor all civil legal responsibility and civil liability for harassment for all workers supplied by that labor contractor.

[AB 3082](#)

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

**Location:** ASSEMBLY ENROLLMENT

**In-home supportive services.** Would require the State Department of Social Services, in consultation with interested stakeholders, to develop, or otherwise identify, standard educational material about sexual harassment and the prevention thereof to be made available to IHSS providers and recipients and a proposed method for uniform data collection to identify the prevalence of sexual harassment in the IHSS program. The bill would require the department, on or before September 30, 2019, to provide a copy of the educational material and a description of the proposed method for uniform data collection to the relevant budget and policy committees of the Legislature.

[AB 3254](#)

**Committee on Local Government**

**Location:** ASSEMBLY CHAPTERED

**Local government organization: omnibus.** The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 (the Act) provides the authority and procedure for the initiation, conduct, and completion of changes of organization, reorganization, and sphere of influence changes for cities and districts, as specified. Current law defines various terms for purposes of that Act, including the terms "affected territory" and "inhabited territory." This bill would revise those definitions to include territory that is to receive extended services from a local agency, and additionally define the term "uninhabited territory" for purposes of the Act.

[SB 872](#)

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**Local government: taxation: prohibition: groceries.** AB 1838 of the 2017– 18 Regular Session, if enacted, on and after the effective date of that bill and until January 1, 2031, would prohibit the imposition, increase, levy and collection, or enforcement by a local agency of any tax, fee, or other assessment on groceries, except as provided That bill would allow a local agency to continue to levy and collect, enforce, or reauthorize any tax, fee, or other assessment on groceries imposed, extended, or increased on or before January 1, 2018. That bill would make inoperative on the effective date of that measure any tax, fee, or other assessment on groceries imposed by a local agency after January 1, 2018. This bill would exclude cannabis from the definition of groceries, as defined for purposes of AB 1838 of the 2017–18 Regular Session, if that bill is enacted and becomes effective.

[SB 970](#)

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

**Location:** ASSEMBLY THIRD READING

**Employment: human trafficking awareness.** Would amend FEHA to require specified employers to provide at least 20 minutes of prescribed training and education regarding human trafficking awareness to employees who are likely to interact or come into contact with victims of human trafficking, as defined. The bill would establish a schedule for compliance commencing January 1, 2020. The bill would authorize the Department of Fair Employment and Housing, in the case of an employer violation of the bill's requirements, to seek an order requiring compliance.



[SB 1303](#)

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

**Location:** ASSEMBLY THIRD READING

**Coroner: county office of the medical examiner.** Would, commencing July 1, 2020, for counties with a population of 500,000 or greater, excluding a county that has adopted a charter, require that the office of the coroner or the sheriff-coroner's office, as applicable, either be replaced with an office of the medical examiner to exercise the powers and perform the duties of the coroner without a public vote or election, or adopt a policy requiring referral of death investigations to a county that has implemented an office of medical examiner for any case when there is a potential conflict of interest for the office of the coroner or the sheriff-coroner's office, as specified.

[SB 1366](#)

[Mendoza D \( Dist. 0\)](#)

**Location:** SENATE RLS.

**Sales and use taxes: revenue allocation: public safety services.** Would state the intent of the Legislature to enact legislation that would limit the amount of revenues derived from the imposition of the sale and use taxes pursuant to Proposition 172 that are maintained in reserves by counties to 5% of the total allocation of those revenues received in the previous budget year and would make related findings and declarations.

[SB 1429](#)

[Mendoza D \( Dist. 0\)](#)

**Location:** SENATE RLS.

**Sales and use taxes: revenue allocation: public safety services.** Would state the intent of the Legislature to enact legislation that would limit the amount of revenues derived from the imposition of the tax pursuant to Proposition 172 that are maintained in reserves by counties to 5% of the total allocation of those revenues received in the previous budget year and would make related findings and declarations.

**Air Quality**

[AB 193](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Zero-Emission Assurance Project.** Would require the State Air Resources Board, until July 31, 2025, to establish the Zero-Emission Assurance Project to provide rebates for the replacement of or a vehicle service contract, as defined, for a battery, fuel cell, or related components for an eligible used vehicle. The bill would require the state board to submit a specified report on the Zero-Emission Assurance Project to the Legislature no later than January 1, 2024.

[SB 1502](#)

**Committee on Environmental Quality**

**Location:** SENATE CHAPTERED

**Nonvehicular air pollution.** Current law generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution, and air pollution control and air quality management districts with the primary responsibility for the control of air pollution from all sources other than vehicular sources. This bill would authorize air districts to send electronically instead of by mail any required public notice. The bill would require air districts to send a public notice by mail to any person who has requested the notices to be sent by mail.

**Behavioral Health**

[AB 870](#)

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

**Location:** SENATE INACTIVE FILE

**Prisoners: mental health treatment.** Would require a court, upon the conviction of a defendant for a felony resulting in sentencing to state prison, to recommend in writing that the defendant receive a mental health evaluation if the court finds that the defendant at the time of the commission of the offense was suffering from a serious mental illness or has a demonstrated history of mental illness.

[AB 2022](#)

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

**Location:** ASSEMBLY ENROLLMENT



**Pupil mental health services: school notification.** Would require a school of a school district or county office of education and a charter school to notify pupils and parents or guardians of pupils no less than twice during the school year how to initiate access to available pupil mental health services on campus or in the community, or both, as provided. By imposing an additional requirement on schools of school districts and county offices of education and charter schools, the bill would impose a state-mandated local program.

[AB 2316](#)

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

**Location:** ASSEMBLY ENROLLED

**Mental health: county patients' rights advocates: training materials.** Current law requires each local mental health director to appoint, or contract for the services of, one or more county patients' rights advocates. Current law requires these advocates to, among other things, monitor mental health facilities, services, and programs, as defined, for compliance with statutory and regulatory patients' rights provisions, and receive and investigate certain complaints from or concerning recipients of mental health services residing in licensed health or community care facilities. This bill would require the contracted entity to make patients' rights advocacy training materials readily accessible to all county patients' rights advocates online and would require the training materials to include specified topics.

[AB 2608](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Licensed Mental Health Service Provider Education Program: former foster youth.** Current law authorizes any licensed mental health service provider, as defined, including a marriage and family therapist, associate marriage and family therapist, licensed clinical social worker, and associate clinical social worker, who provides direct patient care in a publicly funded facility or a mental health professional shortage area, as defined, to apply for grants under the Licensed Mental Health Service Provider Education Program to reimburse his or her educational loans related to a career as a licensed mental health service provider, as specified. This bill would require an account to be created within the Mental Health Practitioner Education Fund and upon solely to fund grants to repay educational loans for applicants who commit to practice in specified facilities for at least 24 months, who are marriage and family therapists, associate marriage and family therapists, licensed clinical social workers, associate clinical social workers, licensed professional clinical counselors, or associate professional clinical counselors, and who were formerly in California's foster youth care system. This bill contains other existing laws.

[AB 2619](#)

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

**Location:** ASSEMBLY HEALTH

**Mental health services funding: homeless persons.** Would appropriate \$10,000,000 from the General Fund to the State Department of Health Care Services to be distributed to counties for the purpose of funding innovative programs to provide mental health services to California's homeless population.

[AB 2843](#)

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

**Location:** ASSEMBLY THIRD READING

**Mental Health Services Fund.** The Mental Health Services Act requires funds allocated to a county that have not been spent within a specified time to revert to the Mental Health Services Fund and to be reallocated to other counties for the purposes for which the unspent funds were initially allocated to the original county. The MHSA permits amendment by the Legislature by a 2/3 vote of each house if the amendment is consistent with, and furthers the intent of, the MHSA. This bill would additionally require those funds subject to reversion to be reallocated to cities, special districts, school districts, or other public entities for the provision of mental health services consistent with the intent of the MHSA.

[SB 192](#)

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



**Location:** SENATE ENROLLED

**Mental Health Services Fund.** The MHSA authorizes a county to maintain a prudent reserve to ensure that services do not have to be significantly reduced in years in which revenues are below the average of previous years. The MHSA, except as specified, requires any funds allocated to a county that have not been spent for their authorized purpose within 3 years to revert to the state to be deposited into the fund and available for other counties in future years. This bill would clarify that the value of a prudent reserve for a Local Mental Health Services Fund shall not exceed 33% of the average community services and support revenue received for the fund, in the preceding 5 years.

[SB 215](#)

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

**Location:** ASSEMBLY THIRD READING

**Diversion: mental disorders.** Current law authorizes a court to grant pretrial diversion, for a period no longer than 2 years, to a defendant suffering from a mental disorder, on an accusatory pleading alleging the commission of a misdemeanor or felony offense, in order to allow the defendant to undergo mental health treatment. This bill would make defendants ineligible for the diversion program for certain offenses, including murder, voluntary manslaughter, and rape. The bill would authorize a court to require the defendant to make a prima facie showing that the defendant will meet the minimum requirements of eligibility for diversion and that the defendant and the offense are suitable for diversion, as specified.

[SB 275](#)

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

**Location:** ASSEMBLY THIRD READING

**Alcohol and drug treatment: youth.** The current Adolescent Alcohol and Drug Treatment and Recovery Program Act of 1998, which authorized the State Department of Alcohol and Drug programs to establish community-based nonresidential and residential recovery programs to intervene and treat the problems of alcohol and other drug use among youth, became inoperative on July 1, 2013. This bill would repeal those inoperative provisions and would enact the Children, Adolescents, and Young Adults Substance Use Disorder Treatment Act. The bill would require the department to convene an expert panel on or before January 1, 2020, to advise the department solely on the development of youth substance use disorder (SUD) treatment quality standards, as specified.

[SB 688](#)

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

**Location:** SENATE ENROLLED

**Mental Health Services Act: revenue and expenditure reports.** Current law requires the State Department of Health Care Services, in consultation with the commission and the County Behavioral Health Directors Association of California, to develop and administer instructions for the Annual Mental Health Services Act Revenue and Expenditure Report, which gathers specified information on mental health spending as a result of the MHSA, including the expenditures of funds distributed to each county. Current law requires counties to electronically submit the report to the department and the commission. This bill would additionally require counties to adhere to uniform accounting standards and procedures prescribed by the Controller, as specified, in preparing the reports, with the exception of expenditures or receipts related to capital facilities and technology needs.

[SB 992](#)

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

**Location:** SENATE ENROLLMENT

**Alcoholism or drug abuse recovery or treatment facilities.** Would change the definition of "alcoholism or drug abuse recovery or treatment facility" to include facilities that provide residential nonmedical services for less than 24 hours in a day, thereby subjecting additional facilities to the above-referenced licensing and regulatory requirements applicable to those facilities. This bill contains other related provisions.

[SB 1004](#)

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

**Location:** ASSEMBLY THIRD READING



**Mental Health Services Act: prevention and early intervention.** Would require the Mental Health Services Oversight and Accountability Commission, on or before January 1, 2020, to establish priorities for the use of prevention and early intervention funds and to develop a statewide strategy for monitoring implementation of prevention and early intervention services, including enhancing public understanding of prevention and early intervention and creating metrics for assessing the effectiveness of how prevention and early intervention funds are used and the outcomes that are achieved. The bill would require the commission to establish a strategy for technical assistance, support, and evaluation to support the successful implementation of the objectives, metrics, data collection, and reporting strategy.

[SB 1019](#)

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

**Location:** SENATE DESK

**Youth mental health and substance use disorder services.** Current law provides that funds appropriated by the Legislature to the California Health Facilities Financing Authority and the Mental Health Services Oversight and Accountability Commission for the purposes of the Mental Health Wellness Act of 2013 be made available to selected counties or counties acting jointly, except as otherwise provided, and used to provide, among other things, a complete continuum of crisis services for children and youth 21 years of age and under regardless of where they live in the state. This bill would require the commission, when making these funds available on and after July 1, 2021, to allocate at least 1/2 of those funds to local educational agency and mental health partnerships, as specified.

[SB 1101](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Mental health.** The Mental Health Services Act (MHSA), an initiative measure enacted by the voters as Proposition 63 at the November 2, 2004, statewide general election, establishes the Mental Health Services Oversight and Accountability Commission to oversee the administration of various parts of the act. The MHSA permits amendment by the Legislature by a 2/3 vote of each house if the amendment is consistent with, and furthers the intent of, the MHSA. This bill would require the commission, on or before January 1, 2020, to establish statewide objectives for the prevention, early intervention, and treatment of mental illness, the promotion of mental health and well-being, and innovation as a strategy for transformational change, and metrics by which progress toward each of those objectives may be measured.

[SB 1228](#)

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

**Location:** ASSEMBLY THIRD READING

**Alcoholism or drug abuse recovery and treatment services: referrals.** Current law provides for the licensure and regulation of alcoholism or drug abuse recovery or treatment facilities serving adults by the State Department of Health Care Services. Existing law restricts a licensee from operating an alcoholism or drug abuse recovery or treatment facility beyond the conditions and limitations specified on the license. This bill would prohibit specified persons, programs, or entities, including, among others, a licensed alcoholism or drug abuse recovery and treatment facility, or an employee of that facility, from giving or receiving remuneration or anything of value for the referral of a person who is seeking alcoholism or drug abuse recovery and treatment services.

## **Cannabis**

[AB 106](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**Cannabis: licenses: criminal records.** Would specify that the Bureau of Cannabis Control, the Department of Food and Agriculture, and the State Department of Public Health may obtain and receive, at their discretion, criminal history information from the Department of Justice and the United States Federal Bureau of Investigation for an applicant for any state license under MAUCRSA, including any license established by a licensing authority by regulation pursuant to the authority as specified. The bill would require the Department of Justice to forward all requests for federal criminal



history record information to the Federal Bureau of Investigation for these purposes and to review the information and compile and disseminate a response to the licensing authority.

[AB 710](#)

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

**Location:** ASSEMBLY CHAPTERED

**Cannabidiol.** Current law restricts the prescription, furnishing, possession, sale, and use of controlled substances, including cannabis and synthetic cannabinoid compounds, and makes a violation of those laws a crime, except as specified. This bill, if one of specified changes in federal law regarding the controlled substance cannabidiol occurs, would deem a physician, pharmacist, or other authorized healing arts licensee who prescribes, furnishes, or dispenses a product composed of cannabidiol, in accordance with federal law, to be in compliance with state law governing those acts.

[AB 1527](#)

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

**Location:** ASSEMBLY CHAPTERED

**Cannabis: Cannabis Control Appeals Panel.** MAUCRSA establishes in state government a Cannabis Control Appeals Panel to review specified decisions of licensing authorities appealed by any person aggrieved by those decisions. MAUCRSA requires that the panel consist of one member appointed by the Senate Committee on Rules, one member appointed by the Speaker of the Assembly, and 3 members appointed by the Governor, as specified. MAUCRSA authorizes the Governor to remove from office a member of the panel appointed by the Governor. MAUCRSA authorizes the Legislature to remove any member of the panel from office for certain reasons. This bill would eliminate the Legislature's power to remove a member of the panel for certain reasons and would provide that the members of the panel may be removed from office by their appointing authority.

[AB 1741](#)

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

**Location:** ASSEMBLY ENROLLED

**Cannabis: taxation: electronic funds transfer.** The Sales and Use Tax Law authorizes, before January 1, 2022, a person issued a seller's permit for a place of business that is a dispensary, as defined in the Medical Cannabis Regulation and Safety Act, which was repealed, to remit amounts due for retail sales at the dispensary by a means other than electronic funds transfer. This bill, until January 1, 2022, would instead authorize a person licensed under MAUCRSA, whose estimated tax liability under that law averages \$10,000 or more per month, to remit amounts due by a means other than electronic funds transfer if the board deems it necessary to facilitate collection of amounts due.

[AB 1793](#)

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

**Location:** ASSEMBLY ENROLLED

**Cannabis convictions: resentencing.** Would require the Department of Justice, before July 1, 2019, to review the records in the state summary criminal history information database and to identify past convictions that are potentially eligible for recall or dismissal of sentence, dismissal and sealing, or redesignation pursuant to AUMA. The bill would require the department to notify the prosecution of all cases in their jurisdiction that are eligible for recall or dismissal of a sentence, dismissal and sealing, or redesignation.

[AB 1863](#)

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

**Location:** ASSEMBLY ENROLLED

**Personal income tax: deduction: commercial cannabis activity.** Would, for each taxable year beginning on and after January 1, 2018, specifically provide in the Personal Income Tax Law for nonconformity to that federal law disallowing a deduction or credit for business expenses of a trade or business whose activities consist of trafficking specified controlled substances, only for commercial cannabis activity, as defined under MAUCRSA, by a licensee under MAUCRSA, thus allowing deduction of business expenses for a cannabis trade or business under the Personal Income Tax Law, as provided.

[AB 1996](#)

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



**Location:** ASSEMBLY ENROLLMENT

**The California Cannabis Research Program.** Would conform the name of the Cannabis Research Program, also sometimes referred to as the California Marijuana Research Program or the Center for Medicinal Cannabis Research, throughout the code, including for purposes of the appropriation made by AUMA, as the California Cannabis Research Program and would specify that the program is hosted by the Center for Cannabis Research. The bill would authorize the program to cultivate cannabis for its use in research, as specified.

[AB 2020](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Cannabis: local jurisdiction licensees: temporary event license.** MAUCRSA authorizes a state licensing authority to issue a state temporary event license to a licensee authorizing onsite cannabis sales to, and consumption by, persons 21 years of age or older at a county fair or district agricultural association event, provided that certain other requirements are met. This bill would authorize a state temporary event license to be issued to a licensee for an event to be held at any other venue expressly approved by a local jurisdiction for events, as specified. The bill would modify the requirements codified in MAUCRSA to include requirements that are similar to those provided in regulations adopted by the bureau as specified.

[AB 2164](#)

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

**Location:** ASSEMBLY ENROLLED

**Local ordinances: fines and penalties: cannabis.** Current law requires the ordinance adopted by the local agency to provide for a reasonable period of time, as specified in the ordinance, for a person responsible for a continuing violation to correct or otherwise remedy the violation prior to the imposition of administrative fines or penalties, when the violation pertains to building, plumbing, electrical, or other similar structural or zoning issues, that do not create an immediate danger to health or safety. This bill would provide that the ordinance may provide for the immediate imposition of administrative fines or penalties for the violation of building, plumbing, electrical, or other similar structural, health and safety, or zoning requirements if the violation exists as a result of, or to facilitate, the illegal cultivation of cannabis, except as specified.

[AB 2555](#)

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

**Location:** SENATE THIRD READING

**Cannabis.** Would define "immature cannabis plant" for purposes of AUMA. The bill would provide for a unique identifier that references the lot of plants to which an immature plant belongs, instead of requiring a unique identifier for each immature plant, as specified.

[AB 2717](#)

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

**Location:** ASSEMBLY CHAPTERED

**Driving under the influence: blood tests.** The United States Supreme Court, in *Birchfield v. North Dakota* (2016) 136 S.Ct. 2160, held that the Fourth Amendment to the United States Constitution permitted warrantless breath tests incident to arrests for drunk driving, but did not permit warrantless blood tests incident to arrests for drunk driving, and held that a motorist cannot be punished criminally for his or her refusal to submit to a blood test. The court held that administrative penalties could be imposed for a refusal to submit to a blood test for those purposes. This bill would amend statutory law to comport with the *Birchfield* decision. The bill would repeal the imposition of criminal penalties for the refusal by a person to submit to or complete a blood test for the purpose of determining the alcoholic or drug content of his or her blood if lawfully arrested for one of specified driving-under-the-influence offenses.

[AB 2799](#)

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

**Location:** SENATE THIRD READING



**Adult-use cannabis and medicinal cannabis: license application: OSHA training.** Would, except as specified, require an applicant for initial licensure or renewal of a state license under MAUCRSA to provide a statement that the applicant employs, or will employ within one year of receiving a license or renewal, one supervisor and one employee who have successfully completed a 30-hour general industry course offered by a training provider that is authorized by an OSHA Training Institute Education Center to provide the course. By expanding the scope of the crime of perjury, this bill would impose a state-mandated local program.

[AB 2899](#)

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

**Location:** ASSEMBLY B.&P.

**Cannabis: advertisements.** MAUCRSA authorizes a licensee to advertise and market cannabis and cannabis products subject to specified restrictions, including accurately and legibly identifying the licensee responsible for that content by adding, at a minimum, the licensee's license number, and prohibits a licensee from, among other things, advertising or marketing in a manner that is false or untrue. Under MAUCRSA, each licensing authority is authorized to suspend or revoke a licensee's license for failure to comply with these provisions, among other things. This bill would prohibit a licensee from publishing or disseminating advertisements or marketing of cannabis and cannabis products while the licensee's license is suspended.

[AB 2914](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Cannabis in alcoholic beverages.** Would prohibit a commercial cannabis licensee from selling, offering, or providing a cannabis product that is an alcoholic beverage, including, but not limited to, an infusion of cannabis or cannabinoids derived from industrial hemp into an alcoholic beverage.

[AB 2929](#)

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

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

**Cannabis.** MAUCRSA requires that, with the exception of testing laboratory licenses, which can be used to test cannabis products regardless of whether for commercial adult-use or commercial medicinal cannabis, all licenses issued under MAUCRSA bear a clear designation indicating whether the license is for adult-use activity or medicinal activity, as specified. This bill would allow a licensee to conduct any commercial cannabis activity allowed under its license with any other licensee, as specified, and would find and declare that this furthers the purpose of the initiative measure.

[AB 2980](#)

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

**Location:** SENATE THIRD READING

**Cannabis: premises: common space.** MAUCRSA defines premises for the purposes of the Control, Regulate and Tax Adult Use of Marijuana Act of 2016 to mean the designated structure or structures and land specified in the application for the license, as provided. This bill would define premises as the area specified in the application wherein the license privileges are, or will be, exercised, as provided. The bill would require that provisions of MAUCRSA not be construed to prohibit two or more licensed premises from sharing common use areas wherein no license privileges will be exercised so long as all licensees comply with the requirements of the act, as specified.

[AB 3067](#)

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

**Location:** ASSEMBLY ENROLLED

**Internet: marketing: minors: cannabis.** Would prohibit an operator of an Internet Web site, online service, online application, or mobile application directed to minors, or an advertising service that is notified by an operator that the site, service, or application is directed to minors, from marketing or advertising any cannabis, cannabis product, cannabis business, or cannabis-related instrument or paraphernalia on the Internet Web site, online service, online application, or mobile application.

[AB 3069](#)

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

**Location:** ASSEMBLY ENROLLED



**Cannabis: informational, educational, or training events.** Would authorize retailers, cultivators, and manufacturers that are licensed under MAUCRSA to participate in, and not be required to obtain a temporary cannabis event license or other temporary license for, a cannabis informational, educational, or training event held for state and local government officials, including, but not limited to, legislators, city council members, law enforcement organizations, emergency medical services staff, firefighters, child protective services, and social workers; employees of health care facilities; and employees of public and private schools, if specified conditions are met.

[AB 3157](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Taxation: cannabis.** 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, and additionally amended by statute, imposes an excise tax commencing January 1, 2018, on the purchase of cannabis and cannabis products, as defined, at the rate of 15% of the average market price of any retail sale by a cannabis retailer. This bill would reduce that excise tax rate to 11% on and after the operative date of this bill until June 1, 2021, at which time the excise tax rate would revert back to 15%. This bill would suspend the imposition of the cultivation tax on and after the operative date of this bill until June 1, 2021.

[AB 3261](#)

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

**Location:** SENATE THIRD READING

**Cannabis.** Would make nonsubstantive changes to reflect the name change of the Bureau of Cannabis Control, and would make other conforming changes to reflect the consolidation of the licensure and regulation of commercial medicinal and adult-use cannabis activities.

[AJR 27](#)

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

**Location:** ASSEMBLY CHAPTERED

**Cannabis.** This measure would urge the United States Department of Justice not to direct its enforcement priorities towards California's lawfully and closely regulated cannabis industry, among other things.

[SB 118](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY INACTIVE FILE

**Cannabis: licenses: criminal records.** MAUCRSA requires an applicant to electronically submit fingerprint images to the Department of Justice for the purpose of obtaining information as to the existence and content of a record of state or federal convictions and arrests. Existing law requires the Department of Justice to provide a response to the licensing authority, as provided. This bill would specify that the Bureau of Cannabis Control, the Department of Food and Agriculture, and the State Department of Public Health may obtain and receive, at their discretion, criminal history information from the Department of Justice and the United States Federal Bureau of Investigation for an applicant for any state license under MAUCRSA, including any license established by a licensing authority by regulation pursuant to the authority described above.

[SB 311](#)

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

**Location:** SENATE ENROLLMENT

**Commercial cannabis activity: licensed distributors.** Current law requires a licensed commercial cannabis distributor to arrange for a testing laboratory to obtain a representative sample of each cannabis batch at the distributor's premises for testing and, upon issuance of a certificate of analysis by a licensed testing laboratory, conduct a quality assurance review before distribution to ensure the labeling and packaging conform to the legal requirements. Current law authorizes cannabis and cannabis products fit for sale be transported only from the distributor's premises to the premises of a licensed retailer, microbusiness, or nonprofit. This bill would require that transportation be for the purpose of retail sale.

[SB 829](#)

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



**Location:** ASSEMBLY THIRD READING

**Cannabis: donations.** Current administrative law prohibits a retailer licensee from providing free cannabis goods to any person or allowing individuals who are not employed by the retailer to provide free cannabis goods to any person on the licensed premises. Current administrative law provides an exception to this prohibition for specified medicinal retailer and microbusiness licensees to provide access to medicinal cannabis patients who have difficulty accessing medicinal cannabis goods, as specified. This bill would similarly authorize those specified licensees to provide free cannabis or cannabis products to a medical cannabis patient if specified requirements are met, including that the cannabis or cannabis products otherwise meet specified requirements of MAUCRSA.

[SB 1127](#)

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

**Location:** SENATE DESK

**Pupil health: administration of medicinal cannabis: schoolsites.** Would enact Jojo's Act, which would authorize the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any of grades 1 to 12, inclusive, to adopt, at a regularly scheduled meeting of the governing board or body, a policy, as provided, that allows a parent or guardian of a pupil to possess and administer to the pupil who is a qualified patient entitled to the protections of the Compassionate Use Act of 1996 medicinal cannabis, excluding in a smokeable or vapeable form, at a schoolsite.

[SB 1294](#)

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

**Location:** ASSEMBLY THIRD READING

**Cannabis: state and local equity programs.** Would enact the California Cannabis Equity Act of 2018. The bill would authorize the Bureau of Cannabis Control, upon request by a local jurisdiction, to provide technical assistance, as defined, to a local equity program that helps local equity applicants or local equity licensees. The bill would, upon appropriation of funds by the Legislature, authorize an eligible local jurisdiction to submit an application to the bureau for a grant to assist local equity applicants and local equity licensees through that local jurisdiction's equity program.

[SB 1302](#)

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

**Location:** SENATE INACTIVE FILE

**Cannabis: local jurisdiction: prohibitions on delivery.** MAUCRSA prohibits a local jurisdiction from preventing the delivery of cannabis or cannabis products on public roads by a licensee who is acting in compliance with MAUCRSA as well as any local law adopted pursuant to MAUCRSA. MAUCRSA generally authorizes a local jurisdiction to adopt and enforce local ordinances to regulate licensed businesses located within the local jurisdiction. This bill would prohibit a local government from adopting or enforcing any ordinance that would prohibit a licensee from delivering cannabis within or outside of the jurisdictional boundaries of the local jurisdiction.

[SB 1459](#)

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

**Location:** ASSEMBLY B.&P.

**Cannabis: provisional license.** The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), among other things, consolidates the licensure and regulation of commercial medicinal and adult-use cannabis activities. This bill, until January 1, 2020, would authorize a licensing authority to issue a provisional license if specified conditions are met. By requiring additional applications to be signed under penalty of perjury, the bill would expand the scope of the crime of perjury, and would thereby impose a state-mandated local program. The bill would require the provisional annual license to be valid for 12 months and would prohibit the license from being renewed.

#### County Counsel

[AB 1912](#)

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

**Location:** SENATE THIRD READING



**Public employees' retirement: joint powers agreements: liability.** The Joint Exercise of Powers Act generally authorizes 2 or more public agencies, by agreement, to jointly exercise any common power. Under the act, if an agency is not one or more of the parties to the agreement but is a public entity, commission, or board constituted pursuant to the agreement, the debts, liabilities, and obligations of the agency are the debts, liabilities, and obligations of the parties to the agreement, unless the agreement specifies otherwise. This bill would specify that the parties to the joint powers agreement may not specify otherwise with respect to retirement liabilities of the agency if the agency contracts with a public retirement system, and would eliminate an authorization for a party to a joint powers agreement to separately contract or assume responsibilities for specific debts, liabilities, or obligations of the agency.

#### Disaster Preparedness

[AB 1857](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Building codes: earthquake safety: immediate occupancy standard.** The California Building Standards Law provides for the adoption of building standards by state agencies by requiring all state agencies that adopt or propose adoption of any building standard to submit the building standard to the California Building Standards Commission (commission) for approval and adoption. This bill would require the commission to assemble a functional recovery working group comprised of certain state entities and members of the construction and insurance industries, as specified. The bill would require the working group, by July 1, 2022, to consider whether a "functional recovery" standard is warranted for all or some building occupancy classifications and to investigate the practical means of implementing that standard, as specified.

[SB 821](#)

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

**Location:** ASSEMBLY THIRD READING

**Emergency notification: county jurisdictions.** Would authorize each county, including a city and county, to enter into an agreement to access the contact information of resident account holders through the records of a public utility or other agency responsible for water service, waste and recycling services, or other property-related services for the sole purpose of enrolling county residents in a county-operated public emergency warning system. The bill would require any county that enters into such an agreement to include procedures to enable any resident to opt out of the warning system and a process to terminate the receiving agency's access to the resident's contact information.

#### Early Childhood Education

[AB 11](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Early and Periodic Screening, Diagnosis, and Treatment Program: screening services.** Current federal law provides that EPSDT services include periodic screening services, vision services, dental services, hearing services, and other necessary services to correct or ameliorate defects and physical and mental illnesses and conditions discovered by the screening services, whether or not the services are covered under the state plan. This bill would require, consistent with federal law, that screening services under the EPSDT program include developmental screening services for individuals zero to 3 years of age, inclusive. Until July 1, 2023, the bill would require an external quality review organization entity to annually review, survey, and report on managed care plan reporting and compliance with specified developmental screening tools and schedules.

[AB 60](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Subsidized child care and development services: stages of child care: CalWORKs.** The Child Care and Development Services Act establishes 3 stages of child care services through which a recipient of CalWORKs will pass. This bill would prohibit the first stage or the 2nd stage of child care services from being discontinued until confirmation is received from the administrator of the subsequent stage of child care that the family has been enrolled in the subsequent stage of child care,



or that the family is ineligible for services in the subsequent stage of child care, in order to ensure that there is no disruption in child care services due to the planned transition between the stages of CalWORKs child care.

[AB 605](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Child day care facilities: infant to schoolage license.** Would require the State Department of Social Services, in consultation with stakeholders, to adopt regulations on or before January 1, 2021, to create a child care center license to serve infant, toddler, preschool, and schoolage children and would require, before January 1, 2024, all day care centers to be licensed as child care centers. The bill would require the regulations to include components for infant, toddler, preschool, and schoolage children, health and safety standards for children in care, and enhanced ability to transition children from one age group to the next.

**Position:** San Bernardino County Support

[AB 2626](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Child care services.** The Child Care and Development Services Act requires the Superintendent of Public Instruction to adopt rules and regulations on eligibility, enrollment, and priority of services needed to implement the act. The act provides that a family, upon establishing initial eligibility or ongoing eligibility for services, shall receive those services for not less than 12 months. The act provides, as an exception to the above provision relating to receiving services for 12 months, that a family that establishes initial eligibility or ongoing eligibility on the basis of seeking employment shall receive services for not less than 6 months. This bill would delete the 6-month exception for families establishing initial eligibility or ongoing eligibility on the basis of seeking employment.

[AB 2698](#)

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

**Location:** SENATE THIRD READING

**California state preschool programs: general child care and development programs: mental health consultation services: adjustment factors.** Current law, under the Child Care and Development Services Act, provides for an adjustment factor to be applied to units of average daily enrollment if a provider agency serves children who meet specified criteria. This bill would require the application of an adjustment factor of 1.05 for children who are served in a California state preschool program, infants and toddlers who are 0 to 36 months of age and are served in general child care and development programs, or children who are 0 to 5 years of age and are served in a family child care home education network setting funded by a general child care and development program, where early childhood mental health consultation services, as defined, are provided, pursuant to specified requirements.

[AB 2843](#)

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

**Location:** ASSEMBLY THIRD READING

**Mental Health Services Fund.** The Mental Health Services Act requires funds allocated to a county that have not been spent within a specified time to revert to the Mental Health Services Fund and to be reallocated to other counties for the purposes for which the unspent funds were initially allocated to the original county. The MHSA permits amendment by the Legislature by a 2/3 vote of each house if the amendment is consistent with, and furthers the intent of, the MHSA. This bill would additionally require those funds subject to reversion to be reallocated to cities, special districts, school districts, or other public entities for the provision of mental health services consistent with the intent of the MHSA.

### Economic Development

[AB 1561](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Economic development: infrastructure: logistic hubs.** Current law requires the Director of the Governor's Office of Business and Economic Development to provide to the Legislature, not later than



February 1, 2019, a strategy for international trade and investment that includes, at minimum, specified components. Current law requires that this strategy include a framework that enables the office to evaluate on an ongoing basis, as appropriate, current workforce, infrastructure, research and development, and other needs of small and large firms, including, among other things, airports. This bill would extend to July 1, 2019, the date by which the director would be required to provide that strategy to the Legislature, and would instead require that the strategy identify the process the Governor's Office of Business and Economic Development will use to complete that evaluation.

[AB 1715](#)

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

**Location:** ASSEMBLY ENROLLMENT

**International trade and investment offices.** Would require the Director of GO-Biz to establish a process for accepting letters of interest from public and private entities that are interested in partnering with the state to operate an international trade and investment office in a foreign country. The bill would require the office to review the letters of interest and determine whether they are complete within 30 days of submittal. The bill would also require the director to make a determination, within 90 days of receipt of a complete letter of interest, as to whether to request a full proposal, as specified, for the operation of the office.

[AB 1900](#)

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

**Location:** ASSEMBLY ENROLLED

**Capital investment incentive programs: repeal date.** Current law, until January 1, 2019, authorizes a county, city and county, or city to establish a capital investment incentive program, pursuant to which the county, city and county, or city is authorized to pay, upon request, a capital investment incentive amount that does not exceed the amount of property tax derived from that portion of the assessed value of a qualified manufacturing facility, as defined, that exceeds \$150,000,000 to a proponent of a qualified manufacturing facility for up to 15 years. This bill would extend the authorization for capital investment incentive programs, as described above, until January 1, 2024.

#### Education

[AB 108](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**Education: Child care: individualized county child care subsidy plans: the Every Kid Counts (EKC) Act.** Current law requires the Superintendent of Public Instruction to develop standards for the implementation of quality child care programs. Current law authorizes the Counties of Alameda, Contra Costa, Fresno, Marin, Monterey, San Benito, San Diego, Santa Clara, Santa Cruz, Solano, and Sonoma, as individual pilot projects, to develop an individualized county child care subsidy plan, as provided. Current law repeals each of these pilot programs on specified dates. This bill would repeal, recast, and revise the law relating to the above-specified counties' individualized subsidy plans and make related conforming changes, as provided. The bill would extend the operative dates of the individualized pilot programs by 6 months.

[AB 1808](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**Education finance: education omnibus trailer bill.** Would require the State Department of Education to identify one or more evidence-based online training programs that a local educational agency, as defined, can use to train school staff and pupils as part of the local educational agency's policy on pupil suicide prevention. The bill would require the department to provide a grant to a county office of education to acquire a training program identified by the department and disseminate that training program to local educational agencies at no cost. By requiring county offices of education to acquire and disseminate those training programs, the bill would impose a state-mandated local program.

[AB 1894](#)

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

**Location:** ASSEMBLY ENROLLED



**Postsecondary education: student hunger.** Current law requires each public and private postsecondary educational institution that is located in a county that participates in the Restaurant Meals Program (RMP) to apply to become an approved food vendor for the program, if the institution operates any qualifying food facilities, as defined, on campus, or to provide contracting on-campus food vendors, as defined, with specified information about the program. This bill would require an approved on-campus qualifying food facility that participates in the RMP pursuant to the bill to meet all of the requirements for participation in that program.

[AB 1904](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Income taxes: credits: apprenticeships.** Would for taxable years beginning on or after January 1, 2019, and before January 1, 2023, would allow a credit against the taxes imposed under the Personal Income Tax Law and the Corporation Tax Law in an amount equal to \$1 for each hour a registered apprentice worked in the taxable year, up to \$1,000 each for up to 10 registered apprentices, as defined, trained by the taxpayer in the taxable year. This bill would provide that the credit would have an aggregate cap of \$10,000,000 for each calendar year.

[AB 2235](#)

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

**Location:** ASSEMBLY CHAPTERED

**County community schools: funding.** This bill would require the Superintendent of Public Instruction, commencing with the 2019–20 fiscal year, to transfer to the county, wherein a pupil is enrolled, the amount calculated for the school district of residence, as provided, for each unit of average daily attendance credited to the school district of residence. The bill would authorize the Superintendent to transfer an alternative amount for each unit of average daily attendance credited to the school district of residence if the school district of residence and the county superintendent of schools agree to the alternative amount and report it to the Superintendent under procedures and timeframes established by the Superintendent.

[AB 3089](#)

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

**Location:** SENATE THIRD READING

**Student financial aid: Chafee grant awards.** Current federal law establishes the Chafee Educational and Training Vouchers program. Commencing with the 2018–19 award year, this bill would authorize the Student Aid Commission and the State Department of Social Services to expend up to \$80,000, of any moneys appropriated by the Legislature to expand the Chafee Educational and Training Vouchers Program age eligibility of former foster youth up to 26 years of age, for specified outreach purposes to newly eligible former foster youth who are at least 23 years of age, but are not yet 26 years of age for the 2018–19 to 2020–21, inclusive, fiscal years. By authorizing moneys previously appropriated to be expended for a different purpose, the bill would make an appropriation.

[SB 114](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY BUDGET

**Education finance.** Current law requires the Department of Finance to calculate the state median income for various family sizes, as provided, for purposes of establishing income eligibility for services under the Child Care and Development Services Act and requires the Department of Finance to update those calculations and provide them to the State Department of Education no later than May 1 of each fiscal year. This bill would require the Department of Finance to update its calculations of the state median income for various family sizes and provide the updated data to the State Department of Education no later than March 1 of each fiscal year. The bill would instead require the Superintendent to design the family fee schedule based on the most recent census data available on state median family income in the past 12 months, adjusted for family size.

[SB 121](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY INACTIVE FILE



**Education: Child care: individualized county child care subsidy plans: the Every Kid Counts (EKC) Act.** Current law requires the Superintendent of Public Instruction to develop standards for the implementation of quality child care programs. Current law authorizes the Counties of Alameda, Contra Costa, Fresno, Marin, Monterey, San Benito, San Diego, Santa Clara, Santa Cruz, Solano, and Sonoma, as individual pilot projects, to develop an individualized county child care subsidy plan, as provided. Current law repeals each of these pilot programs on specified dates. This bill would repeal, recast, and revise the law relating to the above-specified counties' individualized subsidy plans and make related conforming changes, as provided. The bill would extend the operative dates of the individualized pilot programs by 6 months.

[SB 842](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY BUDGET

**Education finance: education omnibus trailer bill.** Current law requires the governing board or body of a local educational agency that serves pupils in grades 7 to 12, inclusive, to, before the beginning of the 2017–18 school year, adopt a policy on pupil suicide prevention, as specified, that specifically addresses the needs of high-risk groups. Current law requires the policy to address any training to be provided to teachers of pupils in grades 7 to 12, inclusive, on suicide awareness and prevention. This bill would require the State Department of Education to identify one or more evidence-based online training programs that a local educational agency, as defined, can use to train school staff and pupils as part of the local educational agency's policy on pupil suicide prevention.

#### Elections

[AB 6](#)

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

**Location:** SENATE E. & C.A.

**Local ballot measures: statement of the measure.** Current law requires a local government body, when submitting for voter approval a bond measure the security for which constitutes a lien on the property for ad valorem taxes, to provide the voters a statement that includes estimates of tax rates and debt service in connection with the measure. This bill would instead require that the statement for a bond measure include the best estimate from official sources of the average annual tax rate that would be required to be levied to fund the bond issue over the entire duration of the bond debt service, as specified. By imposing new duties on local elections officials, the bill would create a state-mandated local program.

[AB 84](#)

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

**Location:** SENATE INACTIVE FILE

**Political Reform Act of 1974: political party committee disclosures.** The Political Reform Act of 1974 defines a "political party committee" as the state central committee or county central committee of an organization that meets the requirements for recognition as a political party under law. This bill would additionally require political party committees that received or contributed \$50,000 or more in the current or previous two-year election cycle to file monthly reports, as specified.

[AB 666](#)

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

**Location:** ASSEMBLY CHAPTERED

**Elections: voter information guides: candidate statements.** 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 by electronic submission if it is submitted in accordance with certain timeframes and procedures for the preparation of the voter information portion of the county voter information guide.

[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. The



measure would also require, for each measure that appears on a statewide ballot, that the Legislative Analyst to prepare the ballot label, and the ballot title and summary for the ballot pamphlet.

### Emergency Services

[AB 1116](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Peer Support and Crisis Referral Services Pilot Program.** Would, until January 1, 2024, create the Peer Support and Crisis Referral Services Pilot Program. The bill would, for purposes of the act, define a "peer support team" as a team composed of emergency service personnel, as defined, hospital staff, clergy, and educators who have been appointed to the team by a Peer Support Labor-Management Committee, as defined, and who have completed a peer support training course developed and delivered by the California Firefighter Joint Apprenticeship Committee or the Commission on Correctional Peace Officer Standards and Training, as specified.

[AB 2118](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Medi-Cal: emergency medical transportation services.** Current law authorizes a Medi-Cal provider of ground emergency medical transportation services, that is owned or operated by the state, a city, county, city and county, fire protection district, special district, community services district, health care district, or a federally recognized Indian tribe, to receive supplemental Medi-Cal reimbursement in addition to the rate of payment the provider would otherwise receive for those services. Current law requires the department to develop a modified supplemental reimbursement program, with necessary federal approvals, that would seek to increase the reimbursement to an eligible provider, as specified. Current law requires the nonfederal share of any supplemental reimbursement provided under the modified program to be derived from voluntary intergovernmental transfers of local funds. This bill would exempt the above-described providers owned or operated by the specified governmental entities from the Medi-Cal Emergency Medical Transportation Reimbursement Act and the quality assurance fee requirements.

### Employee Relations

[AB 553](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Workers' compensation: return-to-work program.** Current law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an employee for injuries sustained in the course of his or her employment. Under the workers' compensation system, existing law establishes a return-to-work program for the purpose of making supplemental payments to workers whose permanent disability benefits are disproportionately low in comparison to their earnings loss. This bill would require the director to have the program distribute, by April 1 of each year, commencing January 1, 2020, the \$120,000,000 annually to eligible workers on the basis of equal shares for each eligible worker.

[AB 1976](#)

[Limón D \( Dist. 37\)](#)

**Location:** SENATE THIRD READING

**Employment: lactation accommodation.** Current law requires every employer to provide a reasonable amount of break time to accommodate an employee desiring to express breast milk for the employee's infant child and requires an employer to make reasonable efforts to provide the employee with the use of a room or other location, other than a toilet stall, in close proximity to the employee's work area for the employee to express milk in private. Current law makes a violation of these provisions subject to a civil penalty and makes the Labor Commissioner responsible for enforcement. This bill would instead require an employer to make reasonable efforts to provide an employee with use of a room or other location, other than a bathroom, for these purposes.

[AB 2830](#)

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

**Location:** ASSEMBLY ENROLLMENT



**County agencies: interns and student assistants: hiring preference.** Current law requires state agencies, when hiring for internships and student assistant positions, to give preference to a qualified applicant who is, or has been, a dependent child in foster care, a homeless youth, or a formerly incarcerated youth. Current law requires the preference to be granted to applicants up to 26 years of age and requires county welfare departments, in connection with termination with dependency proceedings, to provide dependent children with information notifying them that they may be eligible for this preference. This bill would similarly require each county to develop a hiring preference program for disadvantaged groups, as defined, when hiring for internship and student assistant positions.

[SB 846](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY BUDGET

**Employment.** The Ralph C. Dills Act defines “fair share fee” as the fee deducted by the state employer from the salary or wages of a state employee in an appropriate unit who does not become a member of, and financially support, the recognized employee organization, and prescribes conditions for its use. The Meyers-Milias-Brown Act, if an agency shop agreement is in place, provides for the payment of an agency fee, which requires an employee either to join the recognized employee organization or pay a fee, as specified. A recent Supreme Court opinion held that fair share and agency fees violate the free speech rights of employees who are not employee organization members. This bill would prohibit the Controller, a public employer, an employee organization, or any of their employees or agents, from being liable under state law for, and would grant to them a complete defense to, any claims or actions under California law for requiring, deducting, receiving, or retaining agency or fair share fees from public employees, and would deny standing to current or former public employees to pursue these claims or actions, if the fees were permitted at the time and paid prior to June 27, 2018.

[SB 1123](#)

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

**Location:** ASSEMBLY THIRD READING

**Disability compensation: paid family leave.** Would, on and after January 1, 2021, expand the scope of the family temporary disability insurance program to include time off to participate in a qualifying exigency related to the covered active duty, as defined, or call to covered active duty of the individual's spouse, domestic partner, child, or parent in the armed forces of the United States, as specified.

#### Environmental Health

[AB 1804](#)

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

**Location:** SENATE THIRD READING

**California Environmental Quality Act: exemption: residential or mixed-use housing projects.** Would, until January 1, 2025, exempt from CEQA residential or mixed-use housing projects, as defined, located in unincorporated areas of a county meeting certain requirements. The bill would require a lead agency, if the lead agency determines that a residential or mixed-use housing project is exempt from CEQA, to file a notice of exemption with the Office of Planning and Research and the county clerk in the county in which the project is located. Because a lead agency would be required to determine the applicability of this exemption and to file a notice with the office and the county clerk, this bill would impose a state-mandated local program.

**Position:** San Bernardino County Support

#### First Responders

[AB 238](#)

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

**Location:** SENATE RLS.

**Emergency response: trauma kits.** Would define “trauma kit” to mean a first aid response kit that contains specified items, including, among other things, at least 2 tourniquets. The bill would require a person or entity that supplies a trauma kit to provide the person or entity that acquires the trauma kit with all information governing the use, installation, operation, training, and maintenance of the trauma kit. The bill would apply the provisions governing civil liability as specified to a lay rescuer or person who renders emergency care or treatment by using a trauma kit and to a person or entity that provides



training in the use of a trauma kit to provide emergency medical treatment, or certifies certain persons in the use of a trauma kit.

[AB 1776](#)

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

**Location:** ASSEMBLY ENROLLED

**Emergency medical transport of police dogs: pilot project.** Would authorize the County of San Bernardino to work with the Inland Counties Emergency Medical Agency to conduct a pilot project, commencing January 1, 2019, that would authorize transportation for a police dog, as defined, injured in the line of duty to a facility that is capable of providing veterinary medical services to that dog, if certain conditions are met. The bill would require the Inland Counties Emergency Medical Agency to collect specified data about the pilot project and submit a report to the Legislature describing the data by January 1, 2022. The bill would repeal these provisions on January 1, 2022.

#### Fiscal

[SCA 20](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Local sales taxes: online sales.** Would provide that, on and after January 1, 2020, for the purpose of distributing the revenues derived under a sales tax imposed pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law, the retail sale of tangible personal property by a qualified retailer, as defined, that is transacted online is instead consummated at the point of the delivery of that tangible personal property to the purchaser's address or to any other delivery address designated by the purchaser.

#### Health and Human Services

[AB 110](#)

[Committee on Budget](#)

**Location:** ASSEMBLY CHAPTERED

**In-home supportive services provider wages: emergency caregiver payments for foster care: civil immigration detainees: recording fees.** The California Values Act prohibits state and local law enforcement agencies from contracting with the federal government for use of their facilities to house individuals as federal detainees, except as specified. This bill would specify that state and local law enforcement agencies are prohibited from contracting with the federal government for use of their facilities to house individuals as federal detainees for purposes of civil immigration custody, except as specified

[AB 180](#)

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

**Location:** SENATE APPR.

**Medi-Cal.** Would, on or before March 1, 2019, require the State Department of Health Care Services to establish a stakeholder process to assist the department in developing guidance for a FQHC or RHC to determine whether a payment would constitute an incentive payment that is prohibited from being reimbursed. The bill would further require the department to issue the guidance developed pursuant to the stakeholder process on or before July 1, 2019, and apply the guidance only to all FQHC and RHC payments starting on and after that issuance date. The bill would authorize the department to seek necessary federal approvals and require the department to promulgate regulations to implement these provisions.

[AB 991](#)

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

**Location:** SENATE THIRD READING

**Foster youth: independent living services.** Current law designates the State Department of Social Services as supervisor and administrator of public social services, including the Independent Living Program. Current law requires each county department of social services to submit an annual Independent Living Program report to the department, as specified. This bill would require, for each county that has an Internet Web site, each county department of social services to publish on the county's Internet Web site information regarding all services offered to participants in the Independent



Living Program, as specified. The bill would require each county department of social services to annually update that information.

[AB 1092](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Health care service plans: vision care services: provider claims: fraud.** Would specify that a specialized health care service plan that undertakes solely to arrange for the provision of vision care services may use a statistically reliable method, as specified, to investigate suspected fraud and to recover overpayments made as a result of fraud, under designated circumstances. The bill would require the specialized health care service plan's statistically reliable method, and how the plan intends to utilize that method to determine recovery of overpayments made as a result of fraud, to be submitted to, and approved by, the department as elements of the specialized health care service plan's antifraud plan.

[AB 1488](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**County juvenile transition centers.** Would require every county to convene a working group with stakeholders, to discuss and assess what resources are needed for the creation or support of a juvenile transition center in the county that would provide housing and services to youth upon release from juvenile correctional facilities. The bill would require the centers to provide temporary transitional housing and other specified services to participants. The bill would require counties to implement the program only to the extent that funds are available from the state or other sources.

[AB 1694](#)

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

**Location:** ASSEMBLY CHAPTERED

**Foster care payments: income.** The Aid to Families with Dependent Children-Foster Care (AFDC-FC) program requires foster care providers to be paid a per child per month rate, established by the State Department of Social Services, for the care and supervision of the child placed with the provider. Existing law prohibits foster care payments from being considered income of the foster parent or child for purposes of determining eligibility and benefits for specified state or federal programs unless required by federal law as a condition of the receipt of federal financial participation. This bill would repeal the above-described prohibition on foster care payments from being considered income.

[AB 1784](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Resource families: pilot program: supportive services.** Would require the State Department of Social Services to establish and facilitate a pilot program, as specified, in up to five counties that voluntarily apply and are selected by the department, to increase placement stability for foster youth and facilitate greater resource family retention through strengths-based, skills-based, trauma-informed coaching. The bill would set forth the components of the pilot program and would require the department, by June 30, 2019, to consult with relevant stakeholders and to consider the stakeholders' recommendations to the department regarding certain parameters of the pilot program, as specified.

[AB 1811](#)

[Committee on Budget](#)

**Location:** ASSEMBLY CHAPTERED

**Human services omnibus.** Current law establishes the Department of Child Support Services to administer all federal and state laws and regulations relating to child support enforcement obligations. Current law requires each county to maintain a local child support agency with responsibility for promptly and effectively enforcing child support obligations. This bill would, beginning July 1, 2018, require the director of the Department of Child Support Services and the president of the Child Support Directors Association of California to jointly lead discussions for the purposes of identifying program wide operational efficiencies and further refinements to the budget methodology for the child support program, as needed.

[AB 1815](#)

[Committee on Budget](#)



**Location:** SENATE INACTIVE FILE

**Medi-Cal.** Would, until January 1, 2026, establish the Proposition 56 Medi-Cal Physicians and Dentists Loan Repayment Act Program, which would be developed by the State Department of Health Care Services to provide loan assistance payments to qualifying, recent graduate physicians and dentists that serve beneficiaries of Medi-Cal and other specified health care programs using moneys from the Healthcare Treatment Fund. By allocating revenues in that fund to the new loan repayment program, the bill would amend Proposition 56.

[AB 1892](#)

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

**Location:** ASSEMBLY ENROLLMENT

**CalFresh.** Would direct the State Department of Social Services to issue guidance to counties participating in the CalFresh E&T program with instructions for providing the support services or client reimbursements described above, including instructions for reimbursing a proportion of the cost of Internet or telephone service.

[AB 1909](#)

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

**Location:** ASSEMBLY ENROLLED

**In-home supportive services: written content translation.** Would clarify that the State Department of Social Services is required to provide translations of written content, as defined, in languages spoken by a substantial number of providers of in-home supportive services in California. The bill would permit the department to work with counties and the County Welfare Directors Association to repurpose existing, county-produced translations of written content.

**Position:** San Bernardino County Support

[AB 1921](#)

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

**Location:** SENATE THIRD READING

**CalWORKs: housing assistance.** The CalWORKs program provides a nonrecurring special needs benefit for permanent housing assistance to pay for last month's rent and security deposits, up to 2 months of rent arrearages, or standard costs of deposits for utilities, as specified. This bill, commencing July 1, 2019, would remove the requirement that a person in the business of renting properties have a history of renting properties in order to receive payments and would additionally authorize payments to a housing provider with which the families requesting assistance have executed a valid lease, sublease, or shared housing agreement.

**Position:** San Bernardino County Support

[AB 1930](#)

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

**Location:** SENATE THIRD READING

**Foster care.** Would, among other things, make various changes to specified procedures relating to the placement of dependent children, including revising a prohibition on placement of a child in a home on an emergency basis pending a criminal records exemption to apply only when the person has been convicted of a misdemeanor conviction of specified crimes and waiving a 14-day notice requirement for the placement of a child outside the county when the child and family team has determined that the identified placement is in the best interest of the child, no member of the child and family team objects to the placement, and the child's attorney has been informed of the intended placement and has no objection.

[AB 1957](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Social services: communications: computer-generated text messages.** Current law provides for various public social services programs for purposes of providing on behalf of the general public, and within the limits of public resources, reasonable support and maintenance for needy and dependent families and persons, including, among others, 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 and individuals, CalFresh, under which supplemental nutrition assistance benefits allocated to the state by the federal government are distributed to eligible individuals by each county, and the Cash Assistance Program for Aged, Blind, and Disabled Legal Immigrants (CAPI), which provides cash benefits to aged, blind, and disabled legal immigrants who meet specified criteria. This bill would authorize, if it is within its capacity, a county to communicate with applicants for, or recipients of, benefits under those programs via computer-generated text message.

[AB 1971](#)

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

**Location:** SENATE THIRD READING

**Mental health services: involuntary detention: gravely disabled.** Would, until January 1, 2024, expand the definition of “gravely disabled” for specified purposes, as implemented in the County of Los Angeles, to also include a condition in which a person, as a result of a mental health disorder, is unable to provide for his or her basic personal needs for medical treatment, if the failure to receive medical treatment, as defined, results in a deteriorating physical condition that a medical professional, in his or her best medical judgment, attests in writing, will more likely than not, lead to death within 6 months, as specified.

[AB 1992](#)

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

**Location:** ASSEMBLY ENROLLMENT

**CalWORKs eligibility: immunizations.** Would, commencing July 1, 2019, require a county human services agency to first try to obtain verification from the California Immunization Registry that a child who is not required to be enrolled in school has received all age-appropriate immunizations. The bill would require, if the county human services agency is unable to secure the documentation using the California Immunization Registry, the applicant or recipient to submit the documentation. The bill would require the county to send a notice of the obligation to submit documentation and support compliance, as specified, to the applicant or recipient.

[AB 2025](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Elders Living with Dignity, Empathy, Respect, and Support (ELDERS) Bond Act.** Would provide for submission to the voters of the Elders Living with Dignity, Empathy, Respect, and Support (ELDERS) Bond Act of 2020. The bill would provide that, if enacted by the people, the state would be authorized to issue and sell general obligation bonds in the aggregate amount of \$200,000,000. The proceeds of these bonds would be placed in a fund, which would be appropriated to the Controller, without regard to fiscal years, for allocation, at the request of the Treasurer.

[AB 2030](#)

[Limón D \( Dist. 37\)](#)

**Location:** ASSEMBLY ENROLLMENT

**CalWORKs: accommodations.** Would require the State Department of Social Services to include questions that enable an applicant for, or recipient of, public social services or public assistance, including CalWORKS, to disclose a disability, the need for accommodation due to disability, or any experience of domestic violence in any amendment or revision to the standard form for initial applications and the CalWORKs semiannual report form adopted on or after January 1, 2019.

[AB 2043](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Foster children and youth: family urgent response system.** Current law, commonly known as Continuum of Care Reform (CCR), states the intent of the Legislature in adopting CCR to improve California’s child welfare system and its outcomes. This bill would make legislative findings and declarations, stating the intent of the Legislature in adopting this bill to build upon the current CCR implementation effort. The bill would require the State Department of Social Services to establish a statewide hotline, operational no later than January 1, 2020, as the entry point for a Family Urgent Response System, as defined, to respond to calls from caregivers or current or former foster children or youth when a crisis arises, as specified.



**Position: San Bernardino County Support**

[AB 2083](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Foster youth: trauma-informed system of care.** Would state the intent of the Legislature in adopting the bill to build upon the current CCR implementation effort by, among other things, developing a coordinated, timely, and trauma-informed system-of-care approach for children and youth in foster care who have experienced severe trauma. The bill would require each county to develop and implement a memorandum of understanding, as specified, setting forth the roles and responsibilities of agencies and other entities that serve children and youth in foster care who have experienced severe trauma.

**Position: San Bernardino County Support**

[AB 2111](#)

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

**Location:** SENATE THIRD READING

**CalWORKs: sponsored noncitizen: indigent exception.** Current federal law and state regulations provide that if a sponsored alien is determined to be indigent, as specified, the sponsored alien shall be exempt from the sponsor deeming requirements for a period beginning on the date of that indigency determination and ending 12 months after that date. This bill would, to the extent permitted by federal law, waivers, and directives, require a county to renew the 12-month exception period for additional 12-month periods for a sponsored applicant for, or recipient of, CalWORKs benefits who is deemed to meet the indigence requirement, as specified.

[AB 2112](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Federal 21st Century Cures Act: community-based crisis response plan: grant.** Current federal law, the 21st Century Cures Act, authorizes the United States Secretary of Health and Human Services to award competitive grants to state and local governments and Indian tribes and tribal organizations to enhance community-based crisis response systems that, among other things, promote integration and coordination between local public and private entities engaged in crisis response, such as first responders, health care providers, and behavioral health providers, and addresses gaps in community resources for crisis intervention and prevention. This bill would require the department to develop and submit an application to solicit a grant under the federal authority described above to develop a community-based crisis response plan and would require the grant application to include, at a minimum, and consistent with federal grant application requirements, a plan for specified objectives.

[AB 2119](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Foster care: gender affirming health care and mental health care.** Current law provides that it is the policy of the state that all minors and nonminors in foster care have specified rights, including, among others, the right to receive medical, dental, vision, and mental health services, the right to be involved in the development of their own case plans and plans for permanent placement, and the right to be placed in out-of-home care according to their gender identity, regardless of the gender or sex listed in their court or child welfare records. This bill would provide that the rights of minors and nonminors in foster care, as described above, include the right to be involved in the development of case plan elements related to placement and gender affirming health care, with consideration of their gender identity.

[AB 2152](#)

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

**Location:** ASSEMBLY ENROLLMENT

**CalFresh: able-bodied adults without dependents.** Current federal law provides for the Supplemental Nutrition Assistance Program (SNAP), known in California as CalFresh, under which supplemental nutrition assistance benefits allocated to the state by the federal government are



distributed to eligible individuals by each county. Current federal law limits a participant who is an able-bodied adult without dependents (ABAWD) to 3 months of CalFresh benefits in a 3-year period unless that participant has met specified work participation requirements. This bill would require the department, in consultation with public health officials and CalFresh advocates, among others, by July 1, 2019, to define "food insecurity" for purposes of the bill, develop a tool that would screen for food insecurity and other basic needs deprivation, and to issue guidance that includes a copy of the screening tool, and issuing instructions for verifying when a person is "unfit for employment" following a screening that has determined that he or she is food insecure or deprived of their basic needs. To the extent that the bill would expand eligibility for CalFresh, the bill would impose a state-mandated local program.

[AB 2183](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Foster care: resource family.** Current law requires counties, until June 30, 2018, to provide an emergency assistance payment or ARC payment to an emergency caregiver who meets specified requirements, and is caring for a child or nonminor dependent placed in the caregiver's home under specified circumstances, if the child or nonminor dependent resides in California, and is not otherwise eligible for AFDC-FC or ARC. Current law requires the payments to be made either through ARC or through the TANF block grant emergency assistance program for child welfare services, as specified. This bill would extend indefinitely the requirement that counties provide an emergency assistance payment or ARC payment to an emergency caregiver, but would remove the requirement that the child or nonminor dependent reside in California and not otherwise be eligible for AFDC-FC or ARC.

[AB 2207](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Commercially sexually exploited children.** Current law requires county child welfare agencies and probation departments to develop and implement policies and procedures or protocols that require social workers and probation officers to identify children who are at risk of becoming victims of commercial sexual exploitation, to determine whether a child or nonminor dependent is a possible victim of commercial sexual exploitation, and to document this information, as specified. Current law also requires the State Department of Social Services to develop, in consultation with specified stakeholders, model policies, procedures, and protocols to assist the counties in complying with these requirements. This bill would require the State Department of Social Services to develop the model policies, procedures, and protocols described above by no later than January 1, 2020.

[AB 2233](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Medi-Cal: Assisted Living Waiver program.** This bill would require the State Department of Health Care Services to submit, in 2019, to the federal Centers for Medicare and Medicaid Services a request for renewal of the Assisted Living Waiver program with specified amendments. The bill would require, as part of the amendments, additional slots, as specified, in the 15 existing waiver counties, expansion of the program beyond those counties on a regional basis, and modification to the provider reimbursement tiers while also maintaining the program's budget-neutral provisions.

[AB 2236](#)

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

**Location:** ASSEMBLY CHAPTERED

**Conservatorships.** Current law provides that upon the death of a conservatee, the conservator is authorized to contract for and pay for the reasonable expenses of the deceased conservator and the unpaid expenses of the conservatorship from any personal property under the control of the conservator. Current law provides that the court continues to have jurisdiction over these proceedings, as specified. This bill would clarify that a conservatorship continues until terminated by the death of the conservatee or by order of the court, subject to the existing provisions of law described above that, among other things, continue to authorize a conservator to take certain actions with regard to the estate of a deceased conservatee.



[AB 2247](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Foster youth: case plan: placement changes.** Current law establishes the Office of the State Foster Care Ombudsperson as an autonomous entity within the State Department of Social Services for the purpose of providing children who are placed in foster care with a means to resolve issues related to their care, placement, or services. Current law requires the office to investigate and attempt to resolve complaints made by or on behalf of children placed in foster care, that relate to their care, placement, or services. This bill would require, prior to making a change in the placement of a dependent child, a social worker or placing agency to develop and implement a placement preservation strategy to preserve the dependent child's placement, and if a placement change is necessary, would further require a social worker or placing agency to provide 14 days prior notice of the change, as specified.

[AB 2325](#)

[Irwin D \( Dist. 44\)](#)

**Location:** ASSEMBLY CHAPTERED

**County mental health services: veterans.** Would prevent a county from denying an eligible veteran county mental or behavioral health services while the veteran is waiting for a determination of eligibility for, and availability of, mental or behavioral health services provided by the United States Department of Veterans Affairs. The bill would make specific findings and declarations about the county's duty to provide mental and behavioral health services to veterans.

[AB 2337](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Nonminor dependents.** Current law authorizes a nonminor who has not attained 21 years of age to petition the court in which he or she was previously found to be a dependent or delinquent child of the juvenile court for a hearing to determine whether the court may assume dependency jurisdiction over the nonminor, if he or she meets certain descriptions, including, among others, if he or she is a nonminor former dependent who received Kinship Guardianship Assistance Payment (Kin-GAP) Program aid or Aid to Families with Dependent Children-Foster Care (AFDC-FC) benefits after attaining 18 years of age, and his or her guardians or former guardians died, as specified, or no longer provide ongoing support to, and no longer receive benefits on behalf of, the nonminor, as specified. This bill would revise those descriptions to instead require the nonminor former dependent to have received or, but for the receipt of Supplemental Security Income benefits or other aid from the federal Social Security Administration, would have received Kin-GAP aid or AFDC-FC benefits, and would make a conforming change.

[AB 2393](#)

**Committee on Health**

**Location:** ASSEMBLY CHAPTERED

**Mental health.** Would prohibit a county from charging fees for Medi-Cal specialty mental health services to Medi-Cal beneficiaries who do not have a share of cost and Medi-Cal beneficiaries who have met their share of cost, and would authorize a county to charge fees to individuals who are not Medi-Cal beneficiaries and Medi-Cal beneficiaries who have a share of cost that has not been met, in accordance with the patient's ability to pay for community mental health services rendered, but not in excess of actual costs.

[AB 2608](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Licensed Mental Health Service Provider Education Program: former foster youth.** Current law authorizes any licensed mental health service provider, as defined, including a marriage and family therapist, associate marriage and family therapist, licensed clinical social worker, and associate clinical social worker, who provides direct patient care in a publicly funded facility or a mental health professional shortage area, as defined, to apply for grants under the Licensed Mental Health Service Provider Education Program to reimburse his or her educational loans related to a career as a licensed mental health service provider, as specified. This bill would require an account to be created



within the Mental Health Practitioner Education Fund and upon solely to fund grants to repay educational loans for applicants who commit to practice in specified facilities for at least 24 months, who are marriage and family therapists, associate marriage and family therapists, licensed clinical social workers, associate clinical social workers, licensed professional clinical counselors, or associate professional clinical counselors, and who were formerly in California's foster youth care system. This bill contains other existing laws.

[AB 2821](#)

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

**Location:** ASSEMBLY ENROLLED

**Integrated and comprehensive health and human services system.** Current law authorizes the County of San Diego, upon approval of the county board of supervisors, to operate an integrated and comprehensive county health and human services system that includes, among other services, child welfare services and mental health services, as specified, and requires the California Health and Human Services Agency to grant approval if the county furnishes a certified copy of a current ordinance or resolution authorizing that system in that county. This bill would similarly authorize any other county to operate an integrated and comprehensive county health and human services system.

[AB 2872](#)

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

**Location:** ASSEMBLY CONCURRENCE

**In-home supportive services: peer-to-peer training.** Would require the State Department of Social Services, on or before July 1, 2019, and in consultation with employee representative organizations, to adopt a process to compensate providers of in-home supportive services for conducting peer-to-peer training. The bill would require the subject areas of the training to include how to enroll as a new provider in the In-Home Supportive Services program and how to navigate the program, as specified.

[AB 3189](#)

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

**Location:** ASSEMBLY ENROLLED

**Consent by minors to treatment for intimate partner violence.** Would authorize a minor who is 12 years of age or older and who states he or she is injured as a result of intimate partner violence, as defined, to consent to medical care related to the diagnosis or treatment of the injury and the collection of medical evidence with regard to the alleged intimate partner violence. The bill would specify that this provision would not apply to a case in which a minor is an alleged victim of rape or is alleged to have been sexually assaulted, in which case the above-described provisions would apply.

[AB 3224](#)

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

**Location:** ASSEMBLY CHAPTERED

**Public social services: county employees.** Would require that any decisions governing eligibility for Medi-Cal, CalWORKs, or CalFresh that, in California, are made by a county pursuant to provisions relating to public social services be made exclusively by a merit or civil service employee of the county. The bill would also include a statement of legislative findings and declarations.

[ACR 77](#)

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

**Location:** SENATE RLS.

**Developmental centers.** Would express the Legislature's support for reinvesting revenues and cost savings from the closure and sale, lease, or repurposing of developmental centers into the community of persons with developmental disabilities, including through creation of a self-sustaining income mechanism to support persons with developmental disabilities and the establishment of a working group to examine the potential sale, lease, or repurposing of developmental center properties. The measure would express the Legislature's intent that all savings from the developmental centers should be allocated for the support of persons with developmental disabilities, as specified.

[HR 67](#)

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

**Location:** ASSEMBLY PRINT



**Relative to Human Trafficking Awareness Month.** This bill would resolve that the Assembly proclaims January 2018 as Human Trafficking Awareness Month in California in order to encourage greater awareness of human trafficking within the State of California, the United States of America, and internationally.

[SB 115](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY BUDGET

**Health and human services.** Under current law, a county board of supervisors may elect to contract with a nonprofit consortium to provide for the delivery of in-home supportive services, or establish, by ordinance, a public authority to provide for the delivery of in-home supportive services. Current law requires, until January 1, 2020, a specified mediation process to be held if a public authority or nonprofit consortium fails to reach agreement on a bargaining contract with its in-home supportive services workers by January 1, 2018. This bill would clarify that the specified mediation process is required if a public authority or nonprofit consortium and the employee organization have not reached an agreement on a bargaining contract with in-home supportive services workers by January 1, 2018.

[SB 392](#)

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

**Location:** ASSEMBLY RLS.

**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, 2019, 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 to achieve economic independence.

[SB 849](#)

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**Medi-Cal.** Would, until January 1, 2026, establish the Proposition 56 Medi-Cal Physicians and Dentists Loan Repayment Act Program, which would be developed by the State Department of Health Care Services to provide loan assistance payments to qualifying, recent graduate physicians and dentists that serve beneficiaries of Medi-Cal and other specified health care programs using moneys from the Healthcare Treatment Fund. By allocating revenues in that fund to the new loan repayment program, the bill would amend Proposition 56.

[SB 876](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY THIRD READING

**Human services.** Current law establishes the State Department of Social Services to administer public social services. Existing law provides for various child welfare services, such as the placement of children and nonminor dependents in certain placements, including, but not limited to, resource families, approved homes of a relative or a nonrelative extended family member, group home, and supervised independent living placements, and different assistance payments thereto. This bill would make various technical and related nonsubstantive changes to these provisions.

[SB 926](#)

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

**Location:** SENATE ENROLLMENT

**CalWORKs and CalFresh: work requirements.** Current law generally requires a recipient of CalWORKs benefits to participate in welfare-to-work activities as a condition of eligibility for aid. Current law prohibits sanctions from being applied for a failure or refusal to comply with program requirements if, among other reasons, the employment, offer of employment, activity, or other training for employment discriminates on specified bases or involves conditions that are in violation of applicable health and safety standards, or the employment or offer of employment exceeds the daily or weekly hours of work customary to the occupation. This bill would prohibit sanctions from being applied for a failure or refusal to comply with program requirements if the recipient provides documentation that the anticipated hours would be so unpredictable for that specific recipient that they would not allow the recipient to anticipate compliance with program requirements related to the job, or



if the recipient provides documentation that the scheduled hours exhibit a pattern of unpredictability for that specific recipient so that he or she cannot anticipate compliance with program requirements related to the job.

[SB 931](#)

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

**Location:** SENATE ENROLLMENT

**Conservatorships: custody status.** Under current law, a professional person in charge of an agency providing comprehensive evaluation or a facility providing intensive treatment for a gravely disabled person may recommend a conservatorship for that person without that person being an inpatient in a facility providing comprehensive evaluation or intensive treatment, if specified conditions are met. This bill would expand that authority to a professional person in charge of providing mental health treatment at a county jail or his or her designee.

[SB 1040](#)

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

**Location:** SENATE ENROLLED

**In-home supportive services: natural disaster.** The California Emergency Services Act authorizes the Governor to declare a state of emergency under specified conditions and requires a county, including a city and county, to update its emergency plan to address, among other things, how the access and functional needs population, as defined, is served by emergency communications, evacuation, and sheltering. This bill would require a county to use a void and reissue warrant process for any provider who lost or had damaged an uncashed warrant because of a natural disaster resulting in a state of emergency. The bill would require a county, including a city and county, at the next update to its emergency plan, to integrate and require the assessment and provision of supportive services to IHSS recipients.

[SB 1045](#)

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

**Location:** ASSEMBLY THIRD READING

**Conservatorship: serious mental illness and substance use disorders.** Would establish a procedure, for the County of Los Angeles, the County of San Diego, and the City and County of San Francisco, if the board of supervisors of the respective county or city and county authorizes the application of these provisions subject to specified requirements, for the appointment of a conservator for a person who is incapable of caring for the person's own health and well-being due to a serious mental illness and substance use disorder, as specified, for the purpose of providing the least restrictive and most clinically appropriate alternative needed for the protection of the person.

[SB 1083](#)

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

**Location:** ASSEMBLY THIRD READING

**Resource family approval.** Would extend the deadline by which foster care providers are required to have resource family approval to December 31, 2020, and extend the operation of current certifications, licenses, and approvals until that date. The bill would authorize an applicant who withdraws a resource family application before its approval or denial to resubmit the application within 12 months, as provided.

[SB 1101](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Mental health.** The Mental Health Services Act (MHSA), an initiative measure enacted by the voters as Proposition 63 at the November 2, 2004, statewide general election, establishes the Mental Health Services Oversight and Accountability Commission to oversee the administration of various parts of the act. The MHSA permits amendment by the Legislature by a 2/3 vote of each house if the amendment is consistent with, and furthers the intent of, the MHSA. This bill would require the commission, on or before January 1, 2020, to establish statewide objectives for the prevention, early intervention, and treatment of mental illness, the promotion of mental health and well-being, and innovation as a strategy for transformational change, and metrics by which progress toward each of those objectives may be measured.



[SB 1446](#)

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

**Location:** ASSEMBLY THIRD READING

**CalWORKs: welfare-to-work.** Would, beginning July 1, 2019, require the county to deem a recipient to be in compliance with CalWORKs' welfare-to-work requirements if the recipient reports and the county verifies, or the county otherwise discovers, that the recipient meets the federally required minimum average number of hours per week of welfare-to-work participation, unless the recipient provides notice to the county that he or she wishes to have sanctions imposed, as specified.

[SB 1458](#)

[Hueso D \( Dist. 40\)](#)

**Location:** SENATE RLS.

**County mental health plans.** Would state the intent of the Legislature to enact legislation that would require compliance from county mental health programs regarding reporting requirements established pursuant to the MHSA.

[SJR 15](#)

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

**Location:** ASSEMBLY DESK

**Children's Health Insurance Program (CHIP).** This measure would urge the United States Congress to act swiftly to reauthorize the Children's Health Insurance Program (CHIP) for at least 5 years, as specified.

[SR 76](#)

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

**Location:** SENATE ADOPTED

**Relative to Human Trafficking Awareness Month.** This bill would proclaims January 2018 as Human Trafficking Awareness Month in California in order to encourage greater awareness of human trafficking within the State of California, the United States of America, and internationally.

**Health Care**

[AB 1815](#)

**Committee on Budget**

**Location:** SENATE INACTIVE FILE

**Medi-Cal.** Would, until January 1, 2026, establish the Proposition 56 Medi-Cal Physicians and Dentists Loan Repayment Act Program, which would be developed by the State Department of Health Care Services to provide loan assistance payments to qualifying, recent graduate physicians and dentists that serve beneficiaries of Medi-Cal and other specified health care programs using moneys from the Healthcare Treatment Fund. By allocating revenues in that fund to the new loan repayment program, the bill would amend Proposition 56.

[AB 2019](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Health care districts.** The Local Health Care District Law provides for local health care districts that govern certain health care facilities. Each health care district has a board of directors with specific duties and powers respecting the creation, administration, and maintenance of the district. Current law requires the board of directors to establish and maintain an Internet Web site that may include specified information, such as a list of current board members and recipients of grant funding or assistance provided by the district, if any, and to adopt annual policies for providing assistance or grant funding, as specified. This bill would require the board of directors to include specified information, such as the district's policy for providing assistance or grant funding, on the district's Internet Web site.

[AB 2122](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Medi-Cal: blood lead screening tests.** Would require the State Department of Health Care Services to ensure that a child enrolled in Medi-Cal receives blood lead screening tests at 12 and 24 months of age, or at any time at which the child is identified as having a high risk of lead exposure, as described



by the State Department of Public Health, and that a child 2 to 6 years of age, inclusive, receives a blood lead screening test if there is no record of a previous test for that child.

[AB 2472](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Health care coverage.** Current state law establishes the Council on Health Care Delivery Systems as an independent body to develop a plan that includes options for advancing progress toward achieving a health care delivery system in California that provides coverage and access through a unified financing system for all Californians. Current law requires the council, on or before October 1, 2021, to submit to the Legislature and the Governor a plan with options that include a timeline of the benchmarks and steps necessary to implement health care delivery system changes, including steps necessary to achieve a unified financing system. This bill would also require the council to prepare an analysis and evaluation, known as a feasibility analysis, to determine the feasibility of a public health insurance plan option to increase competition and choice for health care consumers.

[AB 2861](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Medi-Cal: telehealth: alcohol and drug use treatment.** Would, to the extent federal financial participation is available and any necessary federal approvals have been obtained, require that a Drug Medi-Cal certified provider receive reimbursement for individual counseling services provided through telehealth by a licensed practitioner of the healing arts or a registered or certified alcohol or other drug counselor, when medically necessary and in accordance with the Medicaid state plan.

[SB 849](#)

[Committee on Budget and Fiscal Review](#)

**Location:** SENATE CHAPTERED

**Medi-Cal.** Would, until January 1, 2026, establish the Proposition 56 Medi-Cal Physicians and Dentists Loan Repayment Act Program, which would be developed by the State Department of Health Care Services to provide loan assistance payments to qualifying, recent graduate physicians and dentists that serve beneficiaries of Medi-Cal and other specified health care programs using moneys from the Healthcare Treatment Fund. By allocating revenues in that fund to the new loan repayment program, the bill would amend Proposition 56.

[SB 910](#)

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

**Location:** SENATE ENROLLED

**Short-term limited duration health insurance.** Current law requires an individual health insurance policy to include, at a minimum, coverage for essential health benefits, as defined. These health care coverage market reforms in the individual market do not apply to short-term limited duration health insurance policies offered by a health insurer. This bill, commencing January 1, 2019, would prohibit a health insurer from issuing, selling, renewing, or offering a short-term limited duration health insurance policy, as defined, for health care coverage in this state. The bill would make conforming changes.

[SB 1228](#)

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

**Location:** ASSEMBLY THIRD READING

**Alcoholism or drug abuse recovery and treatment services: referrals.** Current law provides for the licensure and regulation of alcoholism or drug abuse recovery or treatment facilities serving adults by the State Department of Health Care Services. Existing law restricts a licensee from operating an alcoholism or drug abuse recovery or treatment facility beyond the conditions and limitations specified on the license. This bill would prohibit specified persons, programs, or entities, including, among others, a licensed alcoholism or drug abuse recovery and treatment facility, or an employee of that facility, from giving or receiving remuneration or anything of value for the referral of a person who is seeking alcoholism or drug abuse recovery and treatment services.

[SB 1287](#)

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

**Location:** SENATE DESK



**Medi-Cal: medically necessary services.** Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income individuals receive medically necessary health care services, including Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) for an individual under 21 years of age who is covered under the Medi-Cal program, subject to utilization controls, and consistent with federal requirements. This bill would revise the Medi-Cal definition of “medically necessary” for purposes of an individual under 21 years of age to federal standards related to EPSDT services. The bill would require the department and its contractors to update any model evidence of specified materials to ensure the medical necessity standard for coverage for individuals under 21 years of age is accurately reflected in all materials.

#### Homelessness

[AB 1406](#)

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

**Location:** ASSEMBLY CHAPTERED

**School facilities: leases of real property.** Current law authorizes a school district to enter into leases and agreements relating to real property and buildings to be used by the school district pursuant to specified provisions of law, and provides that the term of any lease or agreement entered into pursuant to those provisions shall not exceed 40 years. This bill would increase the maximum term of a lease or agreement entered into pursuant to these provisions to 99 years.

**Position:** San Bernardino County Support

[AB 1816](#)

**Committee on Budget**

**Location:** SENATE INACTIVE FILE

**Housing.** Current law, until January 1, 2026, authorizes a development proponent to submit an application for a multifamily housing development, which satisfies specified objective planning standards, that is subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit. Current law requires, among other objective planning standards, that the development be subject to a minimum percentage of below market rate housing on the basis that the locality failed to submit its latest production report by the applicable time period and that report reflecting that there were fewer units of above moderate-income housing or housing affordable to households making below 80% of area median income that were issued building permits than what was required to meet the locality’s regional housing needs assessment for that reporting period. This bill would modify this objective planning standard by requiring that the production report submitted by the locality reflect that there were both fewer units of affordable housing for persons of above moderate income and for persons making 80% of the area median income issued building permits than were required for the locality to meet its regional housing needs assessment for that reporting period.

[AB 1827](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**No Place Like Home Act of 2018.** Would enact the No Place Like Home Act of 2018 and provide for submission of that act to the voters at the November 6, 2018, statewide general election. The bill would specify that the service contracts between the authority and the department may be single-year or multiyear contracts and provide for payments to the department from amounts on deposit in the Supportive Housing Program Subaccount. The bill would include any appropriation or transfer to the No Place Like Home Fund from the General Fund or other funds as moneys required to be paid into the No Place Like Home Fund.

[AB 1921](#)

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

**Location:** SENATE THIRD READING

**CalWORKs: housing assistance.** The CalWORKs program provides a nonrecurring special needs benefit for permanent housing assistance to pay for last month’s rent and security deposits, up to 2 months of rent arrearages, or standard costs of deposits for utilities, as specified. This bill, commencing July 1, 2019, would remove the requirement that a person in the business of renting



properties have a history of renting properties in order to receive payments and would additionally authorize payments to a housing provider with which the families requesting assistance have executed a valid lease, sublease, or shared housing agreement.

**Position: San Bernardino County Support**

[AB 1971](#)

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

**Location:** SENATE THIRD READING

**Mental health services: involuntary detention: gravely disabled.** Would, until January 1, 2024, expand the definition of "gravely disabled" for specified purposes, as implemented in the County of Los Angeles, to also include a condition in which a person, as a result of a mental health disorder, is unable to provide for his or her basic personal needs for medical treatment, if the failure to receive medical treatment, as defined, results in a deteriorating physical condition that a medical professional, in his or her best medical judgment, attests in writing, will more likely than not, lead to death within 6 months, as specified.

[AB 2490](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Vital records: homeless persons.** Current law requires each local registrar or county recorder to issue, without a fee, a certified record of live birth to any person who can verify his or her status as a homeless person or a homeless child or youth, as defined. Current law requires a homeless service provider, as described, to verify the person's status as homeless for purposes of these provisions. This bill would further require the State Registrar to issue, without a fee, up to 3 copies a year of a certified record of live birth to a person who can verify his or her status as a homeless person or a homeless child or youth under the provisions described above, and would authorize the State Registrar to provide additional copies at his or her discretion.

[AB 2602](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Homeless youth emergency service projects.** Would establish an additional homeless youth emergency service project in the County of Sacramento. The bill would require the office to prepare and disseminate a request for proposal for the grantee by June 1, 2019, and would require the office to enter into a grant award agreement and the operation of the project to begin by October 1, 2019.

[AB 2619](#)

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

**Location:** ASSEMBLY HEALTH

**Mental health services funding: homeless persons.** Would appropriate \$10,000,000 from the General Fund to the State Department of Health Care Services to be distributed to counties for the purpose of funding innovative programs to provide mental health services to California's homeless population.

[AB 3085](#)

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

**Location:** ASSEMBLY ENROLLMENT

**New Beginnings California Program.** Would establish the New Beginnings California Program in the Department of Community Services and Development and create the New Beginnings California Account for the purpose of providing matching grant funding to cities and local continuum of care programs to implement, expand, or continue employment programs for homeless individuals, as specified. The bill would define city for purposes of the bill to include a city, county, or a city and county. The bill would require qualifying employment programs to, among other things, connect program participants with employment and pay them an hourly wage that is at or above minimum wage.

[AB 3171](#)

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

**Location:** ASSEMBLY H. & C.D.



**Homeless Persons Services Block Grant.** Would establish the Local Homelessness Solutions Program and create the Local Homelessness Solutions Account for the purpose of providing funding to cities, as defined, to create innovative and immediate solutions to the problems caused by homelessness, as specified. The bill would appropriate an unspecified sum from the General Fund to the Local Homelessness Solutions Account and direct the Controller to apportion those funds to cities in proportion to each city's most recent homeless population, as specified.

**SB 850**

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**Housing.** Current law requires, among other objective planning standards, that the development be subject to a minimum percentage of below market rate housing on the basis that the locality failed to submit its latest production report by the applicable time period and that report reflecting that there were fewer units of above moderate-income housing or housing affordable to households making below 80% of area median income that were issued building permits than what was required to meet the locality's regional housing needs assessment for that reporting period. This bill would modify this objective planning standard by requiring that the production report submitted by the locality reflect that there were both fewer units of affordable housing for persons of above moderate income and for persons making 80% of the area median income issued building permits than were required for the locality to meet its regional housing needs assessment for that reporting period.

**SB 861**

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY THIRD READING

**National Mortgage Settlement Fund: allocations.** Current law creates the National Mortgage Special Deposit Fund, the moneys in which are continuously appropriated and to be allocated by the Department of Finance. Current law authorizes the Director of Finance to allocate or otherwise use the funds in the National Mortgage Special Deposit Fund to offset General Fund expenditures in the 2011–12, 2012–13, and 2013–14 fiscal years. This bill would provide legislative confirmation and ratification that allocations of funds from the National Mortgage Special Deposit Fund in the 2011–12, 2012–13, and 2013–14 fiscal years were consistent with the direction given to the Director of Finance, as specified.

**SB 912**

**Beall D ( Dist. 15)**

**Location:** SENATE ENROLLMENT

**California Housing Finance Agency: management compensation.** Current law, among other officers within the California Housing Finance Agency, provides for a director of enterprise risk management and compliance with specified duties related to the development of new programs or changes to existing law or regulations that may result in new or increased risk to the agency. Current law requires that the board of directors of the agency establish the compensation of the key exempt management in the agency's annual budget, as provided. This bill, with respect to the compensation of those key exempt management positions, would include the director of enterprise risk management and compliance and the risk manager among those positions, and would delete obsolete references.

**SB 918**

**Wiener D ( Dist. 11)**

**Location:** ASSEMBLY THIRD READING

**Homeless Youth Act of 2018.** Current law establishes various programs, including, among others, the Emergency Housing and Assistance Program, homeless youth emergency service pilot projects, and Housing First and the Homeless Coordinating and Financing Council, to provide assistance to homeless persons. Current law establishes the council to oversee the implementation of the Housing First guidelines and regulations, and, among other things, identify resources, benefits, and services that can be accessed to prevent and end homelessness in California. This bill would require the council to assume additional responsibilities, including setting specific, measurable goals aimed at preventing and ending homelessness among youth in the state and defining outcome measures and gathering data related to those goals.

**Position:** San Bernardino County Support



[SB 1045](#)

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

Location: ASSEMBLY THIRD READING

**Conservatorship: serious mental illness and substance use disorders.** Would establish a procedure, for the County of Los Angeles, the County of San Diego, and the City and County of San Francisco, if the board of supervisors of the respective county or city and county authorizes the application of these provisions subject to specified requirements, for the appointment of a conservator for a person who is incapable of caring for the person's own health and well-being due to a serious mental illness and substance use disorder, as specified, for the purpose of providing the least restrictive and most clinically appropriate alternative needed for the protection of the person.

[SB 1152](#)

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

Location: SENATE DESK

**Hospital patient discharge process: homeless patients.** Current law requires each hospital to have a written discharge planning policy and process that requires that the appropriate arrangements for posthospital care are made prior to discharge for those patients likely to suffer adverse health consequences upon discharge if there is no adequate discharge planning. This bill would require each hospital to include a written homeless patient discharge planning policy and process within the hospital discharge policy, as specified.

[SB 1206](#)

[De León D \( Dist. 24\)](#)

Location: ASSEMBLY HEALTH

**No Place Like Home Act of 2018.** Would enact the No Place Like Home Act of 2018 and provide for submission of that act to the voters at the November 6, 2018, statewide general election. The bill would include any appropriation or transfer to the No Place Like Home Fund from the General Fund or other funds as moneys required to be paid into the No Place Like Home Fund. The bill would specify that the service contracts between the authority and the department may be single-year or multiyear contracts and provide for payments to the department from amounts on deposit in the Supportive Housing Program Subaccount.

Housing

[AB 166](#)

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

Location: SENATE DESK

**Building Homes and Jobs Act: recording fee: hardship refund.** Current law authorizes a fee for recording and indexing every instrument, paper, or notice required or permitted by law to be recorded, not to exceed \$10 for the first page and \$3 for each additional page, to reimburse a county for the costs of specified services relating to recording those documents. Current law authorizes various additional recording fees for specified purposes. This bill would authorize a property owner to request a refund based on hardship of a fee, proposed to be imposed by SB 2, if he or she files a claim with the county recorder, in the county in which the fee was collected, that certifies under penalty of perjury that he or she meets specified criteria related to household income and the fee was levied and collected as part of a transaction to a refinance of the property that was the subject of the recording.

[AB 686](#)

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

Location: ASSEMBLY ENROLLMENT

**Housing discrimination: affirmatively further fair housing.** Would require a public agency, as defined, 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 materially inconsistent with this obligation, as provided.

[AB 1423](#)

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

Location: ASSEMBLY NAT. RES.

**Tidelands and submerged lands: City and County of San Francisco: seawall lots: affordable housing.** Under current law, the Burton Act and the Burton Act transfer agreement, the interest of the



state in and to the Harbor of San Francisco was transferred in trust to the City and County of San Francisco. Current law authorizes the port to provide a rent credit or other waiver or deferral of rent in connection with a nontrust lease of seawall lot 322-1 that results in an effective rent to the port below fair market value, if the commission finds, among other things, that the nontrust lease is for affordable housing. Current law imposes certain requirements on the port with regard to the construction of affordable housing on seawall lot 322-1. This bill would revise the definition of "affordable housing" to mean, specifically for seawall lot 322-1, a structure that provides housing for persons and families of low or moderate income, as defined, persons and families from very low income households, as defined, or persons and families from extremely low income households, as defined.

[AB 1488](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**County juvenile transition centers.** Would require every county to convene a working group with stakeholders, to discuss and assess what resources are needed for the creation or support of a juvenile transition center in the county that would provide housing and services to youth upon release from juvenile correctional facilities. The bill would require the centers to provide temporary transitional housing and other specified services to participants. The bill would require counties to implement the program only to the extent that funds are available from the state or other sources.

[AB 1759](#)

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

**Location:** ASSEMBLY ENROLLED

**Public trust lands: City of Sacramento.** Would grant and convey in trust in relation to real property known as the Sand Cove Parcels, as described, to the City of Sacramento, in the County of Sacramento, and to its successors, all of the rights, title, and interests of the state, to be held by the city in trust for the benefit of all the people of the state for public trust purposes, as provided. The bill would authorize the city to use the trust lands for the construction, reconstruction, repair, and maintenance of any transportation, utility, or other infrastructure that is incidental, necessary, or convenient to promote or accommodate uses consistent with the public trust doctrine.

[AB 1765](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Personal income taxes: credits: qualified disaster area.** Current law, the Personal Income Tax law, allows various credits against the taxes imposed by that law. This bill would allow a credit against that tax for each taxable year beginning on or after January 1, 2019, and before January 1, 2020, in an amount equal to 50% of the amount paid or incurred, not to exceed \$1,000, for losses sustained by a taxpayer and not compensated for by insurance or otherwise that occurred in a qualified disaster area, as defined.

[AB 1768](#)

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

**Location:** ASSEMBLY CHAPTERED

**The County of San Bernardino: housing authority: middle-income housing projects.** Current law, until January 1, 2022, authorizes a housing authority located in the City of San Diego or the County of Santa Clara to implement a pilot program to develop and finance a middle-income housing project, as defined, if the project receives gap financing, as defined. Current law requires any gap financing to be approved by the housing authority's legislative body, as provided, and requires the housing authority to provide a report to the Legislature, as specified. This bill would authorize a housing authority in the County of San Bernardino, until January 1, 2022, also to develop and finance a middle-income housing project if it receives gap financing.

**Position:** San Bernardino County Sponsor

[AB 1771](#)

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

**Location:** SENATE THIRD READING

**Planning and zoning: regional housing needs assessment.** The Planning and Zoning Law requires the appropriate council of governments, or, for cities and counties without a council of governments,



the Department of Housing and Community Development, to adopt a final regional housing need allocation plan that allocates a share of the regional housing need to each city, county, or city and county and is consistent with specified objectives, including that the plan increase the housing supply and the mix of housing types, tenure, and affordability in all cities and counties within the region in an equitable manner. Current law defines the term “household income levels” for purposes of these provisions. This bill would revise the objectives required to be addressed in the regional housing needs allocation plan and additionally require the plan to include an objective to increase access to areas of high opportunity for lower-income residents, while avoiding displacement and affirmatively furthering fair housing.

[AB 1792](#)

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

**Location:** SENATE THIRD READING

**Affordable housing authorities: infrastructure.** Current law authorizes a city, county, or city and county to adopt a resolution creating an affordable housing authority. Current law authorizes this authority to, among other things, provide for low- and moderate-income housing and affordable workforce housing, as provided. This bill would additionally authorize an affordable housing authority to finance water, sewer, or other public infrastructure necessary to support the development of affordable housing.

[AB 1804](#)

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

**Location:** SENATE THIRD READING

**California Environmental Quality Act: exemption: residential or mixed-use housing projects.** Would, until January 1, 2025, exempt from CEQA residential or mixed-use housing projects, as defined, located in unincorporated areas of a county meeting certain requirements. The bill would require a lead agency, if the lead agency determines that a residential or mixed-use housing project is exempt from CEQA, to file a notice of exemption with the Office of Planning and Research and the county clerk in the county in which the project is located. Because a lead agency would be required to determine the applicability of this exemption and to file a notice with the office and the county clerk, this bill would impose a state-mandated local program.

**Position: San Bernardino County Support**

[AB 1816](#)

**Committee on Budget**

**Location:** SENATE INACTIVE FILE

**Housing.** Current law, until January 1, 2026, authorizes a development proponent to submit an application for a multifamily housing development, which satisfies specified objective planning standards, that is subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit. Current law requires, among other objective planning standards, that the development be subject to a minimum percentage of below market rate housing on the basis that the locality failed to submit its latest production report by the applicable time period and that report reflecting that there were fewer units of above moderate-income housing or housing affordable to households making below 80% of area median income that were issued building permits than what was required to meet the locality’s regional housing needs assessment for that reporting period. This bill would modify this objective planning standard by requiring that the production report submitted by the locality reflect that there were both fewer units of affordable housing for persons of above moderate income and for persons making 80% of the area median income issued building permits than were required for the locality to meet its regional housing needs assessment for that reporting period.

[AB 1827](#)

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**No Place Like Home Act of 2018.** Would enact the No Place Like Home Act of 2018 and provide for submission of that act to the voters at the November 6, 2018, statewide general election. The bill would specify that the service contracts between the authority and the department may be single-year or multiyear contracts and provide for payments to the department from amounts on deposit in the



Supportive Housing Program Subaccount. The bill would include any appropriation or transfer to the No Place Like Home Fund from the General Fund or other funds as moneys required to be paid into the No Place Like Home Fund.

[AB 1919](#)

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

**Location:** SENATE THIRD READING

**Price gouging: state of emergency.** Would, upon the proclamation or declaration of an emergency as specified, make it a misdemeanor for a person, business, or other entity to increase the rental price, as defined, advertised, offered, or charged for housing to an existing or prospective tenant by more than 10%. The bill would extend the prohibition with regards to housing for any period that the proclamation or declaration is extended. The bill would additionally make it a misdemeanor for a person, business, or entity to evict a housing tenant after the proclamation of a state of emergency and then rent or offer to rent to another person at a rental price higher than the evicted tenant could be charged.

[AB 1922](#)

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

**Location:** ASSEMBLY REV. & TAX

**California Competitiveness and Innovation Act.** Current property tax law provides, pursuant to the authority of a specified provision of the California Constitution, for a homeowners' exemption in the amount of \$7,000 of the full value of a "dwelling," as defined, and authorizes the Legislature to increase this exemption. This bill, beginning with the lien date for the 2019–20 fiscal year, would increase the homeowners' exemption from \$7,000 to \$14,000 of the full value of a dwelling. This bill, for the 2020–21 fiscal year and for each fiscal year thereafter, would also require the county assessor to adjust the amount of the homeowners' exemption by the percentage change in the House Price Index for California for the first 3 quarters of the prior calendar year, as specified.

[AB 1943](#)

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

**Location:** ASSEMBLY ENROLLED

**Manufactured housing: foundation systems: installation: common interest developments.** Current law requires an owner or licensed contractor to obtain a building permit from the appropriate enforcement agency to install a manufactured home, mobilehome, or commercial modular on a foundation system by, among other things, submitting written evidence that the manufactured home, mobilehome, or commercial modular owner owns, holds title to, or is purchasing the real property where the manufactured home, mobilehome, or commercial modular is to be installed. This bill would specify that a registered owner of a manufactured home or mobilehome in a mobilehome park that is converted or proposed to be converted to a resident-owned subdivision, stock cooperative, or condominium project, may submit written evidence of that owner's resident ownership in the mobilehome park in order to comply with this requirement.

[AB 2019](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Health care districts.** The Local Health Care District Law provides for local health care districts that govern certain health care facilities. Each health care district has a board of directors with specific duties and powers respecting the creation, administration, and maintenance of the district. Current law requires the board of directors to establish and maintain an Internet Web site that may include specified information, such as a list of current board members and recipients of grant funding or assistance provided by the district, if any, and to adopt annual policies for providing assistance or grant funding, as specified. This bill would require the board of directors to include specified information, such as the district's policy for providing assistance or grant funding, on the district's Internet Web site.

[AB 2035](#)

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

**Location:** SENATE THIRD READING



**Affordable housing authorities.** Current law authorizes a city, county, or city and county to adopt a resolution creating an affordable housing authority with powers limited to providing low- and moderate-income housing and affordable workforce housing, as provided, by means of tax increment financing. Current law defines various terms for these purposes. This bill would additionally define the terms “authorizing resolution” and “property tax increment” for these purposes. The bill would additionally revise these provisions to limit the authority to providing low- and moderate-income housing and affordable housing, as specified.

[AB 2071](#)

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

**Location:** SENATE INACTIVE FILE

**Accessory dwelling units: owner occupancy.** Would require, when a local agency or ordinance requires owner-occupancy pursuant to the specified provisions, the lot that contains the accessory dwelling unit or the single family residence in which the junior accessory dwelling unit is located to be deemed to be owner-occupied if the lot or single family residence is owned by a trust in which at least one beneficiary of the trust is a person with a disability and that person occupies the primary residence, accessory dwelling unit, or any part of the single-family residence.

[AB 2132](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Building permit fees: waiver.** The State Housing Law authorizes cities and counties to prescribe fees for permits required or authorized pursuant to the State Housing Law. This bill would authorize these entities to waive or reduce all building permit fees for improvements to the home of a person at least 60 years of age with a qualifying disability that are made to accommodate that disability.

[AB 2162](#)

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

**Location:** SENATE THIRD READING

**Planning and zoning: housing development: supportive housing.** The Planning and Zoning Law requires the housing element to contain, among other things, an assessment of housing needs and an inventory of resources and constraints relevant to meeting those needs and a program that sets forth a schedule of actions during the planning period, each with a timeline for implementation. That law specifies that transitional housing and supportive housing are a residential use of property, subject only to those restrictions that apply to other residential dwellings of the same type in the same zone. This bill would make a nonsubstantive change to this requirement.

[AB 2219](#)

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

**Location:** ASSEMBLY ENROLLED

**Landlord-tenant: 3rd-party payments.** Current law regulates the terms and conditions of residential tenancies. Current law requires a landlord or his or her agent to allow a tenant to pay rent or a security deposit by at least one form of payment that is neither cash nor electronic funds transfer, except as specified. This bill would require, subject to specified limitations, a landlord or a landlord’s agent to allow a tenant to pay rent through a third party.

[AB 2372](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Planning and zoning: density bonus: floor area ratio bonus.** Would authorize a city council or county board of supervisors to establish a procedure by ordinance to grant a developer of an eligible housing development, upon the request of the developer, a floor area ratio bonus, calculated as provided, in lieu of a density bonus awarded on the basis of dwelling units per acre. The bill would define “eligible housing development” as a development that meets specified criteria related to residential use or mixed use, location, zoning, replacement of units, and affordability.

[AB 2562](#)

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

**Location:** ASSEMBLY CONCURRENCE



**Department of Housing and Community Development loans.** Current law authorizes the Department of Housing and Community Development to approve an extension of a department loan, the subordination of a department loan to new debt, or an investment of tax credit equity under specified rental housing finance programs other than the Multifamily Housing Program, subject to specified conditions. This bill would include loans made under the Multifamily Housing Program and any and all other multifamily housing loans funded or monitored by the department within specified provisions authorizing the extension of an existing loan, subordination of an existing loan to new debt, or an investment of tax credit equity.

[AB 2890](#)

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

**Location:** SENATE RLS.

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

[AB 3052](#)

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

**Location:** ASSEMBLY H. & C.D.

**Special Fund for Economic Uncertainties: rental housing: elderly persons.** Would require the Controller to annually transfer from the Special Fund for Economic Uncertainties to the Housing Rehabilitation Loan Fund the sum of \$100,000,000, to be used for the construction, rehabilitation, or acquisition and rehabilitation of multifamily rental housing developments for elderly persons or households, as defined, thereby making an appropriation.

[AB 3072](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**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 2019 through the 2023 calendar year, inclusive, would increase the aggregate housing credit dollar amount that may be allocated among low-income housing projects by an additional \$300,000,000, as specified, and would allocate to farmworker housing projects \$25,000,000 per year of that amount.

[AB 3194](#)

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

**Location:** ASSEMBLY ENROLLED

**Housing Accountability Act: project approval.** The Housing Accountability Act requires a local agency proposing to disapprove a housing development project that complies with applicable, objective general plan and zoning standards and criteria, or to approve it on the condition that it be developed at a lower density, to base its decision upon written findings supported by a preponderance of the evidence on the record that specified conditions exist, including if the housing development project would have a specific, adverse impact upon the public health or safety. This bill would specify that a proposed housing development project is not inconsistent with the applicable zoning standards and criteria, and would prohibit a local government from requiring a rezoning, if the housing development project is consistent with the objective general plan standards and criteria but the zoning for the project site is inconsistent with the general plan.

[SB 46](#)

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

**Location:** ASSEMBLY THIRD READING



**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 extend the repeal date of these provisions to January 1, 2024.

[SB 828](#)

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

**Location:** ASSEMBLY THIRD READING

**Land use: housing element.** Current law requires the appropriate council of governments, or the department for a city and county that does not have a council of governments, to adopt a final regional housing need plan that allocates a share of the regional housing need to each city, county, or city and county in accordance with certain requirements and procedures, including that a specified type of ordinance or policy that limits the number of residential building permits issued by a city or county may not be used as a justification for a determination or reduction in a jurisdiction's share of the regional housing need. This bill would prohibit the prior underproduction of housing in a city or county from the previous cycle and stable population numbers in a city or county from the previous cycle from being used as a justification for a determination or a reduction in the jurisdiction's share of the regional housing need.

[SB 850](#)

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**Housing.** Current law requires, among other objective planning standards, that the development be subject to a minimum percentage of below market rate housing on the basis that the locality failed to submit its latest production report by the applicable time period and that report reflecting that there were fewer units of above moderate-income housing or housing affordable to households making below 80% of area median income that were issued building permits than what was required to meet the locality's regional housing needs assessment for that reporting period. This bill would modify this objective planning standard by requiring that the production report submitted by the locality reflect that there were both fewer units of affordable housing for persons of above moderate income and for persons making 80% of the area median income issued building permits than were required for the locality to meet its regional housing needs assessment for that reporting period.

[SB 861](#)

**Committee on Budget and Fiscal Review**

**Location:** ASSEMBLY THIRD READING

**National Mortgage Settlement Fund: allocations.** Current law creates the National Mortgage Special Deposit Fund, the moneys in which are continuously appropriated and to be allocated by the Department of Finance. Current law authorizes the Director of Finance to allocate or otherwise use the funds in the National Mortgage Special Deposit Fund to offset General Fund expenditures in the 2011–12, 2012–13, and 2013–14 fiscal years. This bill would provide legislative confirmation and ratification that allocations of funds from the National Mortgage Special Deposit Fund in the 2011–12, 2012–13, and 2013–14 fiscal years were consistent with the direction given to the Director of Finance, as specified.

[SB 918](#)

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

**Location:** ASSEMBLY THIRD READING

**Homeless Youth Act of 2018.** Current law establishes various programs, including, among others, the Emergency Housing and Assistance Program, homeless youth emergency service pilot projects, and Housing First and the Homeless Coordinating and Financing Council, to provide assistance to homeless persons. Current law establishes the council to oversee the implementation of the Housing First guidelines and regulations, and, among other things, identify resources, benefits, and services



that can be accessed to prevent and end homelessness in California. This bill would require the council to assume additional responsibilities, including setting specific, measurable goals aimed at preventing and ending homelessness among youth in the state and defining outcome measures and gathering data related to those goals.

**Position: San Bernardino County Support**

**SB 1078**

**Committee on Transportation and Housing**

**Location:** ASSEMBLY THIRD READING

**Housing.** Current law authorizes the legislative body of a city or a county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance. Current law requires the district to require, by recorded covenants or restrictions, that housing units built pursuant to this authority remain available at affordable housing costs to, and occupied by, persons and families of very low, low-, or moderate-income households, as provided. This bill would delete an unnecessary reference to “households” in these provisions.

**SB 1206**

**De León D ( Dist. 24)**

**Location:** ASSEMBLY HEALTH

**No Place Like Home Act of 2018.** Would enact the No Place Like Home Act of 2018 and provide for submission of that act to the voters at the November 6, 2018, statewide general election. The bill would include any appropriation or transfer to the No Place Like Home Fund from the General Fund or other funds as moneys required to be paid into the No Place Like Home Fund. The bill would specify that the service contracts between the authority and the department may be single-year or multiyear contracts and provide for payments to the department from amounts on deposit in the Supportive Housing Program Subaccount.

**SB 1253**

**Jackson D ( Dist. 19)**

**Location:** SENATE APPR. SUSPENSE FILE

**Income taxes: low-income housing: credit.** Current law limits the total annual amount of the state low-income housing credit for which a federal low-income housing credit is required to the sum of \$70,000,000, as increased by any percentage increase in the Consumer Price Index for the preceding calendar year, any unused credit for the preceding calendar years, and the amount of housing credit ceiling returned in the calendar year. This bill would increase the aggregate amount of the low-income housing tax credit for calendar years 2019 through 2030, as specified, and would additionally authorize a low-income housing project located in a qualified opportunity zone, as defined, to receive a low-income housing tax credit under the increased aggregate amount.

**SB 1327**

**Atkins D ( Dist. 39)**

**Location:** SENATE RLS.

**Building Homes and Jobs Act.** Current law, the Building Homes and Jobs Act, imposes a charge, 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 parcel of real property, not to exceed \$225. This bill would state the intent of the Legislature to enact legislation that would provide clarifying amendments to the provisions described above.

**IHSS**

**AB 110**

**Committee on Budget**

**Location:** ASSEMBLY CHAPTERED

**In-home supportive services provider wages: emergency caregiver payments for foster care: civil immigration detainees: recording fees.** The California Values Act prohibits state and local law enforcement agencies from contracting with the federal government for use of their facilities to house individuals as federal detainees, except as specified. This bill would specify that state and local law enforcement agencies are prohibited from contracting with the federal government for use of their facilities to house individuals as federal detainees for purposes of civil immigration custody, except as specified



[AB 1823](#)

**Committee on Budget**

**Location:** SENATE BUDGET & F.R.

**In-home supportive services: provider orientation.** Current law requires prospective providers of in-home supportive services to complete a provider orientation at the time of enrollment, and requires representatives of the recognized employee organization in the county to be permitted to make a presentation of up to 30 minutes at that orientation. Current law requires each public employer, as defined, to provide the exclusive representative mandatory access to its new employee orientations, and requires the parties, upon request of the employer or the exclusive representative, to negotiate regarding the structure, time, and manner of that access. This bill would provide that the above-described requirement to negotiate regarding the structure, time, and manner of the access of the exclusive representative to a new employee orientation applies to IHSS provider orientations in the Counties of Los Angeles, Merced, and Orange.

[AB 2821](#)

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

**Location:** ASSEMBLY ENROLLED

**Integrated and comprehensive health and human services system.** Current law authorizes the County of San Diego, upon approval of the county board of supervisors, to operate an integrated and comprehensive county health and human services system that includes, among other services, child welfare services and mental health services, as specified, and requires the California Health and Human Services Agency to grant approval if the county furnishes a certified copy of a current ordinance or resolution authorizing that system in that county. This bill would similarly authorize any other county to operate an integrated and comprehensive county health and human services system.

[AB 2872](#)

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

**Location:** ASSEMBLY CONCURRENCE

**In-home supportive services: peer-to-peer training.** Would require the State Department of Social Services, on or before July 1, 2019, and in consultation with employee representative organizations, to adopt a process to compensate providers of in-home supportive services for conducting peer-to-peer training. The bill would require the subject areas of the training to include how to enroll as a new provider in the In-Home Supportive Services program and how to navigate the program, as specified.

[AB 3082](#)

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

**Location:** ASSEMBLY ENROLLMENT

**In-home supportive services.** Would require the State Department of Social Services, in consultation with interested stakeholders, to develop, or otherwise identify, standard educational material about sexual harassment and the prevention thereof to be made available to IHSS providers and recipients and a proposed method for uniform data collection to identify the prevalence of sexual harassment in the IHSS program. The bill would require the department, on or before September 30, 2019, to provide a copy of the educational material and a description of the proposed method for uniform data collection to the relevant budget and policy committees of the Legislature.

[SB 857](#)

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**In-home supportive services: provider orientation.** Current law requires each public employer, as defined, to provide the exclusive representative mandatory access to its new employee orientations, and requires the parties, upon request of the employer or the exclusive representative, to negotiate regarding the structure, time, and manner of that access. This bill would provide that the above-described requirement to negotiate regarding the structure, time, and manner of the access of the exclusive representative to a new employee orientation applies to IHSS provider orientations in the Counties of Los Angeles, Merced, and Orange.

[SB 1040](#)

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

**Location:** SENATE ENROLLED



**In-home supportive services: natural disaster.** The California Emergency Services Act authorizes the Governor to declare a state of emergency under specified conditions and requires a county, including a city and county, to update its emergency plan to address, among other things, how the access and functional needs population, as defined, is served by emergency communications, evacuation, and sheltering. This bill would require a county to use a void and reissue warrant process for any provider who lost or had damaged an uncashed warrant because of a natural disaster resulting in a state of emergency. The bill would require a county, including a city and county, at the next update to its emergency plan, to integrate and require the assessment and provision of supportive services to IHSS recipients.

**Immigration**

[AB 110](#) [Committee on Budget](#)

**Location:** ASSEMBLY CHAPTERED

**In-home supportive services provider wages: emergency caregiver payments for foster care: civil immigration detainees: recording fees.** The California Values Act prohibits state and local law enforcement agencies from contracting with the federal government for use of their facilities to house individuals as federal detainees, except as specified. This bill would specify that state and local law enforcement agencies are prohibited from contracting with the federal government for use of their facilities to house individuals as federal detainees for purposes of civil immigration custody, except as specified

**Infrastructure**

[SB 914](#) [Dodd D \( Dist. 3\)](#)

**Location:** SENATE CHAPTERED

**Local agency contracts: construction manager at-risk construction contracts.** Current law authorizes a county, until January 1, 2023, with approval of the board of supervisors, to utilize construction manager at-risk construction contracts for the erection, construction, alteration, repair, or improvement of any building owned or leased by the county, subject to certain requirements, including that the method may only be used for projects that are in excess of \$1,000,000. This bill would expand that authorization by authorizing a public entity, of which the members of the county board of supervisors make up the members of the governing body of that public entity, with the approval of its governing body, to utilize construction manager at-risk construction contracts.

**Position:** San Bernardino County Support

[SB 961](#) [Allen D \( Dist. 26\)](#)

**Location:** ASSEMBLY THIRD READING

**Enhanced infrastructure financing districts.** Would enact the Second Neighborhood Infill Finance and Transit Improvements Act, which would similarly authorize a city, county, or city and county to adopt a resolution, at any time before or after the adoption of the infrastructure financing plan for an enhanced infrastructure financing district, to allocate tax revenues of that entity to the district, including revenues derived from local sales and use taxes imposed pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law or transactions and use taxes imposed in accordance with the Transactions and Use Tax Law, if the area to be financed is within one-half mile of a major transit stop, as specified, and, among other things, certain conditions relating to housing and the infrastructure financing plan are or will be met.

**Land Use**

[AB 2372](#) [Gloria D \( Dist. 78\)](#)

**Location:** ASSEMBLY CONCURRENCE

**Planning and zoning: density bonus: floor area ratio bonus.** Would authorize a city council or county board of supervisors to establish a procedure by ordinance to grant a developer of an eligible housing development, upon the request of the developer, a floor area ratio bonus, calculated as provided, in lieu of a density bonus awarded on the basis of dwelling units per acre. The bill would



define “eligible housing development” as a development that meets specified criteria related to residential use or mixed use, location, zoning, replacement of units, and affordability.

[AB 2447](#)

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

**Location:** SENATE THIRD READING

**California Environmental Quality Act: land use: environmental justice.** Would, except as provided, require a lead agency that is preparing an EIR or a negative declaration to provide certain notices required by CEQA to owners and occupants of property located within 1/2 mile of any parcel or parcels, and to any schools located within one mile of any parcel or parcels, on which is located a project involving an industrial or equivalent land use, as defined, within a disadvantaged community or within 1/2 mile of a disadvantaged community.

[AB 2797](#)

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

**Location:** SENATE THIRD READING

**Planning and zoning: density bonuses.** Current law provides that specified provisions of the Density Bonus Law do not supersede or in any way alter or lessen the effect or application of the California Coastal Act of 1976, which provides for the regulation of development of certain lands within the coastal zone, as defined. This bill would require that any density bonus, concessions, incentives, waivers or reductions of development standards, and parking ratios to which an applicant is entitled under the Density Bonus Law be permitted in a manner that is consistent with that law and the California Coastal Act of 1976. This bill would also declare the intent of the Legislature in this regard.

[AB 2973](#)

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

**Location:** SENATE THIRD READING

**Land use: Subdivision Map Act: expiration dates.** The Subdivision Map Act requires an approved tentative map or vesting tentative map to expire 24 months after its approval, or after an additional period of time prescribed by local ordinance, not to exceed 12 months. However, the act extends the expiration date of certain approved tentative maps and vesting tentative maps, as specified. This bill would authorize the legislative body to extend the expiration date, by up to 24 months, of any approved tentative map or vesting tentative map that was approved on or after January 1, 2006, and not later than July 11, 2013, within a county that meets certain criteria, and for which the expiration date has been previously extended pursuant to specified provisions, if tentative map, vesting tentative map, or parcel map relates to the construction of single or multifamily housing, as specified.

[AB 3162](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Alcoholism or drug abuse treatment facilities.** Current law provides for the licensure and regulation of alcoholism or drug abuse recovery or treatment facilities serving adults by the State Department of Health Care Services, as prescribed. Current law makes a violation of these provisions punishable by a civil penalty of not less than \$25 or more than \$50 per day for each violation, with additional penalties for repeat violations, as specified. This bill would make an initial license for a new facility issued by the department to a provider provisional for one year and revocable for good cause, as defined.

[SB 277](#)

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

**Location:** ASSEMBLY INACTIVE FILE

**Land use: zoning regulations.** The Planning and Zoning Law authorizes the legislative body of any city or county to adopt ordinances regulating zoning within its jurisdiction, as specified. This bill would additionally 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.

[SB 828](#)

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

**Location:** ASSEMBLY THIRD READING



**Land use: housing element.** Current law requires the appropriate council of governments, or the department for a city and county that does not have a council of governments, to adopt a final regional housing need plan that allocates a share of the regional housing need to each city, county, or city and county in accordance with certain requirements and procedures, including that a specified type of ordinance or policy that limits the number of residential building permits issued by a city or county may not be used as a justification for a determination or reduction in a jurisdiction's share of the regional housing need. This bill would prohibit the prior underproduction of housing in a city or county from the previous cycle and stable population numbers in a city or county from the previous cycle from being used as a justification for a determination or a reduction in the jurisdiction's share of the regional housing need.

[SB 1226](#)

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

**Location:** ASSEMBLY THIRD READING

**Building standards: building permits.** The California Building Standards Law requires that only those building standards approved by the California Building Standards Commission, and that are effective at the local level at the time an application for a building permit is submitted, apply to the construction performed under that building permit. This bill would require the department to propose the adoption of a building standard to the California Building Standards Commission pursuant to existing law that would authorize, when a record of the issuance of a building permit for the construction of an existing residential unit does not exist, the above-described enforcement officials to determine when the residential unit was constructed and then apply the State Housing Law, the building standards published in the California Building Standards Code, and other specified rules and regulations in effect on that date and issue a retroactive building permit for that construction.

[SB 1227](#)

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

**Location:** SENATE DESK

**Density bonuses.** Would require a density bonus to be provided to a developer that agrees to construct a housing development in which all units in the development will be used for students enrolled full-time at an institution of higher education accredited by the Western Association of Schools and Colleges or the Accrediting Commission for Community and Junior Colleges and the developer enters into an agreement with an institution of higher education to that effect, where 20% of the units are used for lower income students, as defined, provided at a specified rent level, and the development provides priority for the applicable affordable units for lower income students experiencing homelessness.

#### Law and Justice / Courts

[AB 1813](#)

[Committee on Budget](#)

**Location:** SENATE INACTIVE FILE

**Courts: omnibus.** Would require the court, before the entry of a judgment in a class action, to determine the total amount that will be payable to all class members, and to set a date when the parties are to report to the court the total amount that was actually paid to the class members. After the report is received, the bill would require the court to amend the judgment to direct the defendant to pay the sum of the unpaid residue, plus interest, to nonprofit organizations or foundations to support projects that will benefit the class or similarly situated persons, or that promote the law consistent with the underlying cause of action, or to child advocacy programs, or to nonprofit organizations providing civil legal services to the indigent.

[AB 2446](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE

**Courts: judgeships.** Would increase the number of judges in the division of the Court of Appeal for the 4th Appellate District 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.

**Position: San Bernardino County Support**

[AB 2495](#)

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

**Location:** ASSEMBLY ENROLLED

**Prosecuting attorneys: charging defendants for the prosecution costs of criminal violations of local ordinances.** Current law establishes various procedures applicable to criminal prosecutions. This bill would, with exceptions, prohibit a city, county, or city and county, including an attorney acting on behalf of a city, county, or city and county, from charging a defendant for the costs of investigation, prosecution, or appeal in a criminal case, including, but not limited to, a criminal violation of a local ordinance.

[AB 2780](#)

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

**Location:** ASSEMBLY CHAPTERED

**Family law: support orders.** Current law authorizes the court, in a proceeding for dissolution of marriage or for legal separation of the parties, to order a party to submit to an examination by a vocational training counselor to assess the party's ability to obtain certain employment, as specified. Current law requires a vocational training counselor performing these examinations to possess specific educational and professional experiences, including, among other qualifications, a master's degree in the behavioral sciences. This bill would modify the required qualification to serve as a vocational training counselor by allowing, in the alternative to the master's degree, a vocational training counselor to possess another postgraduate degree that the court finds provides sufficient training to perform a vocational evaluation.

[SB 439](#)

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

**Location:** ASSEMBLY THIRD READING

**Jurisdiction of the juvenile court.** Current 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 between 12 years of age and 17 years of age, inclusive, except that any minor who is under 12 years of age when he or she is alleged to have committed murder or rape, sodomy, oral copulation, or sexual penetration by force, violence, or threat of great bodily harm would still be within the jurisdiction of the juvenile court and may be adjudged a ward of the court.

[SB 847](#)

**Committee on Budget and Fiscal Review**

**Location:** SENATE CHAPTERED

**Courts: omnibus.** Would require the court, before the entry of a judgment in a class action, to determine the total amount that will be payable to all class members, and to set a date when the parties are to report to the court the total amount that was actually paid to the class members. After the report is received, the bill would require the court to amend the judgment to direct the defendant to pay the sum of the unpaid residue, plus interest, to nonprofit organizations or foundations to support projects that will benefit the class or similarly situated persons, or that promote the law consistent with the underlying cause of action, or to child advocacy programs, or to nonprofit organizations providing civil legal services to the indigent.

[SB 1187](#)

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

**Location:** SENATE DESK

**Competence to stand trial.** Current law allows a mentally incompetent defendant to be committed to the State Department of State Hospitals or other public or private treatment facility for a period of 3 years when a felony was committed or to a period of commitment equal to the maximum term of imprisonment provided by law for the most serious offense charged, whichever is shorter, and requires



the defendant to be returned to the committing court after his or her maximum period of commitment. This bill would reduce the term for commitment to a treatment facility when a felony was committed to the shorter of 2 years or the period of commitment equal to the maximum term of imprisonment provided by law for the most serious offense charged.

[SB 1391](#)

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

**Location:** ASSEMBLY THIRD READING

**Juveniles: fitness for juvenile court.** Would repeal the authority of a district attorney to make a motion to transfer a minor from juvenile court to a court of criminal jurisdiction in a case in which a minor is alleged to have committed a specified serious offense when he or she was 14 or 15 years of age, unless the individual was not apprehended prior to the end of juvenile court jurisdiction, thereby amending Proposition 57. By increasing the number of minors retained under the jurisdiction of the juvenile court, this bill would impose a state-mandated local program.

#### **Parks**

[AB 18](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**Healing arts: Licensed Physicians and Dentists from Mexico Pilot Program.** The Licensed Physicians and Dentists from Mexico Pilot Program allows licensed physicians and dentists from Mexico to be issued a license by the Medical Board of California or the Dental Board of California to practice medicine or dentistry in California for a period not to exceed 3 years and establishes requirements for the participants in the program, including that a physician from Mexico, before leaving Mexico, is required to satisfactorily complete a 6 months orientation program that addresses specified topics and is approved by the Medical Board of California. Current law also requires dentists that participate in the program to enroll and complete an orientation program that focuses on specified topics. This bill would remove the requirement that the orientation program for physicians be 6 months in length.

[AB 1330](#)

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

**Location:** SENATE THIRD READING

**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 moneys from the above acts, subject to the acquisition of property of equal or greater value, as approved by the Department of Parks and Recreation, and at no cost to the state, as provided.

**Position:** San Bernardino County Sponsor

[AB 1918](#)

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

**Location:** SENATE THIRD READING

**Office of Sustainable Outdoor Recreation: California Sustainable Outdoor Recreation Account.** Current law establishes in the Natural Resources Agency the Blue Ribbon Committee for the Rehabilitation of Clear Lake, for the purposes of discussion, reviewing research, planning, and providing oversight regarding the health of Clear Lake. This bill would establish in the agency the Office of Sustainable Outdoor Recreation. The bill would require the office to undertake certain activities, including supporting the outdoor recreation economy of the state by engaging in specified activities. The bill would also require the office to create an advisory committee to provide advice, expertise, support, and service to the office.

#### **Privacy & Security**

[SB 327](#)

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

**Location:** ASSEMBLY THIRD READING

**Information privacy: connected devices.** This bill, beginning on January 1, 2020, would require a manufacturer of a connected device, as those terms are defined, to equip the device with a reasonable security feature or features that are appropriate to the nature and function of the device, appropriate to the information it may collect, contain, or transmit, and designed to protect the device



and any information contained therein from unauthorized access, destruction, use, modification, or disclosure, as specified.

## Public Health

### [AB 186](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Controlled substances: overdose prevention program.** Would, until January 1, 2022, authorize the City and County of San Francisco to approve entities to operate overdose prevention programs for adults that satisfies specified requirements, including, among other things, a hygienic space supervised by health care professionals, as defined, where people who use drugs can consume preobtained drugs, sterile consumption supplies, and access to referrals to substance use disorder treatment. The bill would require any entity operating a program under its provisions to provide an annual report to the city and county, as specified.

### [AB 626](#)

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

**Location:** SENATE THIRD READING

**California Retail Food Code: microenterprise home kitchen operations.** This bill would, among other things, include a microenterprise home kitchen operation within the definition of a food facility, and would define a microenterprise home kitchen operation to mean a food facility that is operated by a resident in a private home where food is stored, handled, and prepared for, and may be served to, consumers, and that meets specified requirements, including, among others, that the operation has no more than one full-time equivalent food employee and has no more than \$50,000 in verifiable gross annual sales.

**Position:** San Bernardino County Oppose

### [AB 1893](#)

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

**Location:** ASSEMBLY CHAPTERED

**Maternal mental health: federal funding.** Current law finds and declares that prenatal care, delivery service, postpartum care, and neonatal and infant care are essential services necessary to assure maternal and infant health. Current law requires the State Department of Public Health to develop and maintain a statewide community-based comprehensive perinatal services program to, among other program objectives, ensure the appropriate level of maternal, newborn, and pediatric care services necessary to provide the healthiest outcome for mother and infant. This bill would require the department to investigate and apply for federal funding opportunities regarding maternal mental health, as specified.

### [SB 212](#)

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

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

**Solid waste: pharmaceutical and sharps waste stewardship.** Would establish a stewardship program, under which a manufacturer or distributor of covered drugs or sharps, or other entity defined to be covered by the bill, would be required to establish and implement, either on its own or as part of a group of covered entities through membership in a stewardship organization, a stewardship program for covered drugs or for sharps, as applicable. The bill would impose various requirements on a covered entity or stewardship organization that operates a stewardship program, including submitting a proposed stewardship plan, an initial stewardship program budget, an annual budget, annual report, and other specified information to CalRecycle.

**Position:** San Bernardino County Support

### [SB 1127](#)

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

**Location:** SENATE DESK

**Pupil health: administration of medicinal cannabis: schoolsites.** Would enact Jojo's Act, which would authorize the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any of grades 1 to 12, inclusive, to adopt, at a regularly scheduled meeting of the governing board or body, a policy, as provided, that allows a parent



or guardian of a pupil to possess and administer to the pupil who is a qualified patient entitled to the protections of the Compassionate Use Act of 1996 medicinal cannabis, excluding in a smokeable or vapeable form, at a schoolsite.

#### Public Hospitals

[AB 2190](#)

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

Location: SENATE THIRD READING

**Hospitals: seismic safety.** Current law provides that, after January 1, 2008, a general acute care hospital building that is determined to be a potential risk of collapse or to pose significant loss of life in the event of seismic activity be used only for nonacute care hospital purposes, except that the office may grant 5-year and 2-year extensions under prescribed circumstances, except as specified. Current law requires an owner of a general acute care hospital building that is classified as nonconforming to submit a report to the office no later than November 1, 2010, describing the status of each building in complying with the extension provisions, and to annually update the office with any changes or adjustments. Current law authorizes certain hospital owners who do not have the financial capacity or other reasons to bring certain buildings into compliance by the January 1, 2013, deadline to instead replace those buildings or take other action by January 1, 2020, as specified. This bill would require all hospitals with buildings subject to the January 1, 2020, deadline described above and that are seeking an extension for their buildings to submit an application to the Office of Statewide Health Planning and Development by April 1, 2019, that specifies the seismic compliance method each building will use, as specified.

#### Public Lands

[AB 1775](#)

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

Location: SENATE THIRD READING

**State lands: leasing: oil and gas.** Would prohibit the Would prohibit the State Lands Commission or a local trustee, as defined, of granted public trust lands from entering into any new lease or other conveyance authorizing new construction of oil- and gas-related infrastructure upon tidelands and submerged lands within state waters associated with Pacific Outer Continental Shelf leases issued after January 1, 2018. The bill would require the commission or a local trustee when approving or disapproving any lease renewal, extension, amendment, or modification authorizing new construction of oil- and gas-related infrastructure upon tidelands and submerged lands within state waters associated with Pacific Outer Continental Shelf leases issued after January 1, 2018, to follow a specified process.

[AB 1918](#)

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

Location: SENATE THIRD READING

**Office of Sustainable Outdoor Recreation: California Sustainable Outdoor Recreation Account.** Current law establishes in the Natural Resources Agency the Blue Ribbon Committee for the Rehabilitation of Clear Lake, for the purposes of discussion, reviewing research, planning, and providing oversight regarding the health of Clear Lake. This bill would establish in the agency the Office of Sustainable Outdoor Recreation. The bill would require the office to undertake certain activities, including supporting the outdoor recreation economy of the state by engaging in specified activities. The bill would also require the office to create an advisory committee to provide advice, expertise, support, and service to the office.

[SB 834](#)

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

Location: SENATE DESK

**State lands: leasing: oil and gas.** Would prohibit the State Lands Commission or a local trustee, as defined, of granted public trust lands from entering into any new lease or other conveyance authorizing new construction of oil- and gas-related infrastructure upon tidelands and submerged lands within state waters associated with Pacific Outer Continental Shelf leases issued after January 1, 2018.

[SB 953](#)

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



**Location:** SENATE RLS.

**Off-highway motor vehicles.** Current law, the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971, generally specifies which lands are available for use by off-highway motor vehicles, as defined, and the operating rules of those vehicles. This bill would state the intent of the Legislature to enact legislation that would clarify operating rules for off-highway motor vehicles.

#### Public Safety

[AB 222](#)

[Bocanegra D \( Dist. 0\)](#)

**Location:** SENATE INACTIVE FILE

**False documents.** Current law, added by Proposition 187, which was approved by the voters at the November 8, 1994, statewide general election, makes it a felony to manufacture or distribute false documents to conceal the true citizenship or resident alien status of another person. Proposition 187 also makes it a felony for a person to use false documents to conceal his or her true citizenship or resident alien status. The California Constitution authorizes the Legislature to amend an initiative statute by another statute that becomes effective only when approved by the electors. This bill would amend Proposition 187 by repealing the above-referenced crimes.

[AB 748](#)

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

**Location:** SENATE THIRD READING

**Peace officers: video and audio recordings: disclosure.** The California Public Records Act requires that public records, as defined, be available to the public for inspection and made promptly available to any person. Current law makes records of investigations conducted by any state or local police agency exempt from these requirements. Current law requires specified information regarding the investigation of crimes to be disclosed to the public unless disclosure would endanger the safety of a person involved in an investigation or would endanger the successful completion of the investigation. This bill would, notwithstanding the above provisions, commencing July 1, 2019, allow a video or audio recording that relates to a critical incident, as defined, to be withheld for 45 calendar days if disclosure would substantially interfere with an active investigation, subject to extensions, as specified.

[AB 1488](#)

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

**Location:** SENATE APPR. SUSPENSE FILE

**County juvenile transition centers.** Would require every county to convene a working group with stakeholders, to discuss and assess what resources are needed for the creation or support of a juvenile transition center in the county that would provide housing and services to youth upon release from juvenile correctional facilities. The bill would require the centers to provide temporary transitional housing and other specified services to participants. The bill would require counties to implement the program only to the extent that funds are available from the state or other sources.

[AB 1812](#)

[Committee on Budget](#)

**Location:** ASSEMBLY CHAPTERED

**Public safety omnibus.** Would establish the Youth Reinvestment Grant Program within the Board of State and Community Corrections to grant funds, upon appropriation, to local jurisdictions and Indian tribes for the purpose of implementing trauma-informed diversion programs for minors. The bill would require the board to be responsible for administration oversight and accountability of the grant program, in coordination with the California Health and Human Services Agency and the State Department of Education.

[AB 1994](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Sex offenders: county or local custodial facilities.** Current law requires specified sex offenders to register with local law enforcement within five working days of coming into, or changing his or her residence within, a city, county, or city and county. If the person's new address is in a Department of Corrections and Rehabilitation facility or state mental institution, existing law requires an official of the



institution to forward the registrant's change of address information to the Department of Justice within 90 days. This bill would instead require the change of address to be forwarded within 15 working days of both receipt and release of the person. This bill contains other related provisions and other existing laws.

[AB 2507](#)

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

**Location:** ASSEMBLY ENROLLMENT

**County jails: infant and toddler breast milk feeding policy.** Would require, on or before January 1, 2020, a county sheriff or the administrator of a county jail to develop and implement an infant and toddler breast milk feeding policy for lactating inmates detained in or sentenced to a county jail that is based on currently accepted best practices. The bill would require the policy to include provisions for, among other things, procedures for providing medically appropriate support and care related to the cessation of lactation or weaning and for conditioning an inmate's participation in the program upon the inmate undergoing drug screening.

[AB 2568](#)

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

**Location:** ASSEMBLY ENROLLED

**County jails: veterans.** Would require county jails to, upon detention of a person, ask if the person has served in the United States military and document the person's response. The bill would additionally require that the county jail make this information available to the person, his or her counsel, and the district attorney. By increasing the duties of county jails, this bill would impose a state-mandated local program.

[AB 2992](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Peace officer training: commercial sexual exploitation of children.** Would require the Commission on Peace Officer Standards and Training to develop a course on commercial sexual exploitation of children (CSEC) and victims of human trafficking. The bill would require the course to include specified topics and components including, among others, recognizing indicators of commercial sexual exploitation, appropriate interviewing techniques, local and state resources available to first responders, and issues of stigma.

[SB 10](#)

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

**Location:** SENATE CHAPTERED

**Pretrial release or detention: pretrial services.** Current law provides for the procedure of approving and accepting bail, and issuing an order for the appearance and release of an arrested person. Current law requires that bail be set in a fixed amount and requires, in setting, reducing, or denying bail, a judge or magistrate to take into consideration the protection of the public, the seriousness of the offense charged, the previous criminal record of the defendant, and the probability of his or her appearing at trial or at a hearing of the case. This bill would, as of October 1, 2019, repeal existing laws regarding bail and require that any remaining references to bail refer to the procedures specified in the bill.

[SB 215](#)

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

**Location:** ASSEMBLY THIRD READING

**Diversion: mental disorders.** Current law authorizes a court to grant pretrial diversion, for a period no longer than 2 years, to a defendant suffering from a mental disorder, on an accusatory pleading alleging the commission of a misdemeanor or felony offense, in order to allow the defendant to undergo mental health treatment. This bill would make defendants ineligible for the diversion program for certain offenses, including murder, voluntary manslaughter, and rape. The bill would authorize a court to require the defendant to make a prima facie showing that the defendant will meet the minimum requirements of eligibility for diversion and that the defendant and the offense are suitable for diversion, as specified.

[SB 1161](#)

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



**Location:** SENATE APPR. SUSPENSE FILE

**Inland Empire Rural Crime Prevention Program.** Current law authorizes specified counties to develop the Central Valley Rural Crime Prevention Program and the Central Coast Rural Crime Prevention Program. Existing law requires the participating counties to form a regional task force to develop crime prevention, problem solving, and crime control techniques, to encourage timely reporting of crimes, and to evaluate the results of these activities. Current law prescribes the percentage of the funds appropriated for the Central Valley Rural Crime Prevention Project that is allocated to each participating county. This bill would authorize the Counties of Riverside and San Bernardino to create the Inland Empire Rural Crime Prevention Program.

[SB 1429](#)

[Mendoza D \( Dist. 0\)](#)

**Location:** SENATE RLS.

**Sales and use taxes: revenue allocation: public safety services.** Would state the intent of the Legislature to enact legislation that would limit the amount of revenues derived from the imposition of the tax pursuant to Proposition 172 that are maintained in reserves by counties to 5% of the total allocation of those revenues received in the previous budget year and would make related findings and declarations.

#### Public Utilities

[AB 1959](#)

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

**Location:** ASSEMBLY ENROLLED

**Telecommunications: universal service programs.** Current law, until January 1, 2019, requires the Public Utilities Commission to develop, implement, and maintain a suitable program to establish a fair and equitable local rate structure aided by universal service rate support to small independent telephone corporations that serve rural areas and are subject to rate-of-return regulation by the commission (the CHCF-A program). Current law, until January 1, 2019, requires the commission to develop, implement, and maintain a suitable, competitively neutral, and broad-based program to establish a fair and equitable local rate support structure aided by universal service rate support to telephone corporations serving areas where the cost of providing services exceeds rates charged by providers, as determined by the commission (the CHCF-B program). This bill would extend the CHCF-A program and CHCF-B program requirements to January 1, 2023.

[AB 1999](#)

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

**Location:** SENATE THIRD READING

**Local government: public broadband services.** Would expressly authorize a county service area to acquire, construct, improve, maintain, and operate broadband Internet access services, and would require a county service area that does so to take certain actions regarding the accessing of content on the Internet by end users of that service, as specified. This bill contains other related provisions and other existing laws.

[SB 237](#)

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

**Location:** ASSEMBLY THIRD READING

**Electricity: direct transactions.** The Public Utilities Act requires the Public Utilities Commission to authorize and facilitate direct transactions between electricity suppliers and retail end-use customers, but suspends direct transactions except as expressly authorized. Current law expressly requires the commission to authorize direct transactions for nonresidential end-use customers, subject to an annual maximum allowable total kilowatt-hour limit established, as specified, for each electrical corporation, to be achieved following a now completed 3-to 5-year phase-in period. This bill would require the commission, on or before June 1, 2019, to issue an order specifying, among other things, an increase in the annual maximum allowable total kilowatt-hour limit by 4,000 gigawatt hours and apportion that increase among the service territories of the electrical corporations.

[SB 460](#)

[De León D \( Dist. 24\)](#)

**Location:** ASSEMBLY APPR.



**Communications: broadband Internet access service: state agencies.** Would prohibit a state agency from contracting with an Internet service provider for the provision of broadband Internet access service unless that provider certifies that it is in full compliance with, and renders broadband Internet access service to the state agency consistent with, specified provisions of SB 822 of the 2017–18 Regular Session concerning the treatment of Internet traffic, as provided.

[SB 1110](#)

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

Location: SENATE DESK

**Energy: California Renewables Portfolio Standard Program: local publicly owned electric utilities.** If the California Renewables Portfolio Standard Program requires more than 50% of retail sales of electricity to come from eligible renewable energy resources, this bill would authorize a local publicly owned electric utility, which has a gas-fired power plant on which public debt is owed and that is operating at less than 20% of capacity, with Energy Commission approval, to adjust its renewable energy procurement targets by a specified amount if additional conditions are met. The bill would require a local publicly owned electric utility intending to act pursuant to that authorization to notify the Energy Commission by April 1, 2019, of that intention.

**Registrar of Voters**

[AB 216](#)

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

Location: ASSEMBLY CHAPTERED

**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 1678](#)

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

Location: ASSEMBLY CHAPTERED

**Elections: voter registration information: security: campaign literature and communications.** Would require the Secretary of State to adopt regulations describing best practices for storage and security of voter registration information received by an applicant. The bill would require a person or entity who has received voter registration information pursuant to an application to disclose a breach in the security of the storage of the information to the Secretary of State, as specified.

[AB 2245](#)

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

Location: ASSEMBLY ENROLLMENT

**Voter registration.** Current law requires a county elections official to prepare specified information on registered voters in the county, including the total number of voters and the number of voters registered as preferring each qualified political party, and to provide notice to the Secretary of State that the information is available. This bill would require a county elections official to also include specified information on persons who have preregistered to vote. By imposing additional duties on county elections officials, the bill would impose a state-mandated local program.

[AB 2540](#)

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

Location: ASSEMBLY ENROLLMENT

**State facilities and public buildings: vote centers and polling places.** The California Voter's Choice Act, authorizes certain counties to conduct any election, after a specified date, as an all-mailed ballot election if certain conditions are satisfied, including conditions related to ballot dropoff locations, vote centers, and plans for the administration of all-mailed ballot elections. Current law requires, with



certain exceptions, that state-owned buildings, parking lots, and other facilities be made available free of charge for use as polling places. This bill would extend this requirement to vote centers.

[AB 2835](#)

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

**Location:** ASSEMBLY CHAPTERED

**Elections: ballots.** Current law defines a “ballot” for election law purposes to include an electronic touchscreen upon which appears the names of candidates and ballot titles of measures to be voted on by touching the designated area of the screen for systems that do not contain a paper ballot. This bill would expand the electronic touchscreen systems that qualify as ballots by eliminating the requirement that the systems not contain paper ballots if the votes are tabulated manually or by optical scanning equipment. This bill contains other related provisions and other current laws.

[SB 759](#)

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

**Location:** SENATE DESK

**Elections: vote by mail ballots.** Current law requires an elections official, upon receipt of a vote by mail ballot, to compare the signature on the identification envelope with either the signature appearing on the voter’s affidavit of registration, or the signature appearing on a form issued by an elections official that contains the voter’s signature and that is part of the voter’s registration record. Current law provides that, if the elections official determines that the signatures do not compare, the identification envelope shall not be opened and the ballot shall not be counted. This bill would eliminate the prohibition on counting the ballot and would instead require the elections official to follow specified procedures to notify the voter and allow the voter an opportunity to verify his or her signature before certification of the election.

#### Retirement

[AB 2004](#)

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

**Location:** ASSEMBLY CHAPTERED

**Big Bear Fire Agencies Pension Consolidation Act of 2018.** Would enact the Big Bear Fire Agencies Pension Consolidation Act of 2018, which, on and after the effective date of a resolution of the Board of Retirement of the San Bernardino County Employees’ Retirement Association consenting to membership by employees of the Big Bear Fire Authority as specified, would provide that all safety employees currently employed by the Big Bear Lake Fire Protection District as of that date would be deemed to be employees of the authority and that all duties and obligations of the fire protection district in the employment relationship would be assumed by the authority. The bill would specify that the authority is a “district” for purposes of the County Employees Retirement Law of 1937.

[SB 1270](#)

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

**Location:** SENATE CHAPTERED

**County employees’ retirement: system personnel.** CERL authorizes the retirement boards of 5 specified counties to appoint assistant administrators and chief investment officers who, following appointment, are outside county charter, civil service, and merit system rules, except as specified. CERL provides that these administrators and officers are employees of the county, as specified, while serving at the pleasure of the appointing boards, and that they may be dismissed without cause. This bill would apply these provisions to any county if the board of supervisors for that county, by resolution adopted by majority vote, makes those provisions applicable in the county.

#### Risk Management

[AB 1749](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Workers’ compensation: off-duty peace officer.** Would state that an employer, at its discretion or in accordance with specified policies, is not precluded from accepting liability for compensation for an injury sustained by a peace officer by reason of engaging in the apprehension or attempted apprehension of law violators or suspected law violators, or protection or preservation of life or property, or the preservation of the peace, outside the state of California, but who was not at the time



acting under the immediate direction of his or her employer, including any claims for injuries sustained by peace officers during the October 1, 2017, mass shooting in Las Vegas, Nevada, if the employer determines providing compensation serves its public purposes.

### Schools

[AB 406](#)

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

**Location:** ASSEMBLY ENROLLMENT

**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 July 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, as defined, a for-profit corporation, a for-profit educational management organization, or a for-profit charter management organization.

[AB 1887](#)

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

**Location:** ASSEMBLY CHAPTERED

**Public education governance: service on boards and commissions.** Current law provides that a person is incapable of holding a civil office if, at the time of his or her election or appointment, he or she is not 18 years of age and a citizen of the state. This bill would authorize any pupil attending a California public secondary school who is under the age of 18 years to serve on any board or commission that includes members who are pupils or minors and is established under specified portions of the Education Code that relate to public elementary and secondary education and that includes members who are pupils or minors.

[AB 1951](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Pupil assessments: Pathways to College Act.** Would require, pursuant to specified provisions of the federal Elementary and Secondary Education Act, the Superintendent of Public Instruction to approve a nationally recognized high school assessment that a local educational agency, as defined, may, at its own discretion, administer, if the alternative assessment is approved by the local educational agency's governing board or body in a public meeting, commencing with the 2020–21 school year, and each school year thereafter, in lieu of the consortium summative assessment in English language arts and mathematics for grade 11.

[AB 1962](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Education finance: local control funding formula: unduplicated pupils: foster youth: dependent child of a tribal court.** Current law includes among unduplicated pupils, a pupil who is classified as an English learner, eligible for a free or reduced-price meal, or a foster youth, as defined, and requires county superintendents of schools, school districts, and charter schools to submit and report data relating to these pupils. no later than the 2020–21 fiscal year, would include in that definition of "foster youth" a dependent child of a court of an Indian tribe, consortium of tribes, or tribal organization who is the subject of a petition filed in the tribal court in accordance with the tribe's law, provided the child would also meet one of the descriptions of specified existing law describing when a child may be adjudged a dependent child of the juvenile court.

[AB 1974](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Pupils: collection of debt.** Would enact the Public School Fair Debt Collection Act. The act would provide that a pupil or former pupil, unless emancipated at the time the debt is incurred, can never owe or be billed for a debt owed to a public school or school district, county office of education, charter school, or state special school. The act would prohibit those educational entities from taking negative actions against a pupil or former pupil because of a debt owed to the educational entity, including,



among other things, denying or withholding grades or transcripts, or denying or withholding a diploma.

[AB 2009](#)

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

**Location:** SENATE THIRD READING

**Interscholastic athletic programs: school districts: written emergency action plans: automated external defibrillator.** Would, If a school district or charter school elects to offer any interscholastic athletic program, require the school district or charter school to (1) ensure that there is a written emergency action plan in place, and posted as specified, that describes the location and procedures to be followed in the event of sudden cardiac arrest or other medical emergencies related to the athletic program's activities or events, (2) acquire, commencing July 1, 2019 at least one AED for each school within the school district or the charter school to be available on campus, (3) encourage that the AED or AEDs are available for the purpose of rendering emergency care or treatment, as specified, (4) ensure that the AED or AEDs are available to athletic trainers and coaches and authorized persons at the athletic program's on campus activities or events, and 5) ensure that the AED or AEDs are maintained and regularly tested, as specified.

[AB 2012](#)

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

**Location:** ASSEMBLY CONCURRENCE

**School and community college employees: parental leave.** Would require, regardless of the type of differential pay system used by a school district or community college district, a person employed in a position requiring certification qualifications and a person employed in an academic position to receive no less than 50% of his or her regular salary for the remaining portion of the 12-workweek period of parental leave. This bill contains other related provisions and other existing laws.

[AB 2015](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Pupil instruction: information about completion of applications for student financial aid.** Would require, commencing with the 2020–21 school year, the governing board of a school district and the governing body of a charter school, as appropriate, to ensure that each of its pupils receives information on how to properly complete and submit the Free Application for Federal Student Aid (FAFSA) or the California Dream Act Application, as appropriate, at least once before the pupil enters grade 12. The bill would provide that the manner in which information is provided pursuant to the bill would be at the discretion of the governing board of the school district or the governing body of the charter school, as appropriate.

[AB 2022](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Pupil mental health services: school notification.** Would require a school of a school district or county office of education and a charter school to notify pupils and parents or guardians of pupils no less than twice during the school year how to initiate access to available pupil mental health services on campus or in the community, or both, as provided. By imposing an additional requirement on schools of school districts and county offices of education and charter schools, the bill would impose a state-mandated local program.

[AB 2289](#)

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

**Location:** SENATE THIRD READING

**Pupil rights: pregnant and parenting pupils.** Federal and state regulations prohibit an educational institution from applying any rule concerning a pupil's actual or potential parental, family, or marital status that treats pupils differently on the basis of sex. This bill would codify those regulations and related regulations in state law, as they apply to local educational agencies, defined to include a school district, a county office of education, a school operated by a school district or a county office of education, a charter school, the California Schools for the Deaf, or the California School for the Blind.

[AB 2315](#)

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



**Location:** SENATE THIRD READING

**Pupil health: mental and behavioral health services: telehealth technology: guidelines.** Would require the State Department of Education, in consultation with the State Department of Health Care Services and appropriate stakeholders, to, on or before July 1, 2020, develop guidelines, as provided, for the use of telehealth technology in public schools, including charter schools, to provide mental health and behavioral health services to pupils on school campuses. The bill would require the State Department of Education to post the guidelines on its Internet Web site on or before July 1, 2020.

[AB 2808](#)

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

**Location:** SENATE THIRD READING

**Education finance: funding level of K–12 public schools.** Would express findings and declarations of the Legislature with respect to the level of funding provided to K–12 public schools in the state. The bill would also express the intent of the Legislature to enact legislation providing that, beginning in the 2019–20 fiscal year, the state shall begin to provide increases to the LCFF and fund California K–12 public schools at a level that is equal to, or above, the average of the top 10 states nationally by 2025 and, at a minimum, to maintain this level of funding indefinitely.

[AB 3043](#)

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

**Location:** ASSEMBLY CONCURRENCE

**Pupil nutrition: breakfast and lunch programs.** Would authorize a school district, county office of education, private nonprofit school, charter school, or residential child care institution, as defined, that participates in the federal School Breakfast Program, commencing with the 2019–20 school year, after submitting certain documentation to the State Department of Education for approval, to provide universal breakfast, to the maximum extent practicable. The bill would define “universal breakfast” to mean a nutritionally adequate breakfast that complies with, and qualifies for reimbursement under, the federal School Breakfast Program and that is provided to every pupil at no charge.

[AB 3086](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Interdistrict attendance: prohibition on transfers by a school district of residence.** Current law authorizes the governing boards of 2 or more school districts to enter into an agreement, for a term not to exceed 5 school years, for the interdistrict attendance of pupils who are residents of the school districts. This bill would also prohibit a school district of residence from prohibiting the transfer of a pupil who is a homeless child or youth or has been a homeless child or youth within the previous 5 school years, a currently migratory child or former migratory child, a foster youth, or a victim of an act of bullying to the school district of proposed enrollment if the school district of proposed enrollment approves the transfer application.

[SB 607](#)

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

**Location:** ASSEMBLY ED.

**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. This bill, commencing July 1, 2019, would also prohibit the suspension of a pupil enrolled in grades and 5 for disrupting school activities or otherwise willfully defying the valid authority of those school personnel engaged in the performance of their duties. The bill, commencing July 1, 2019, until July 1, 2023, would prohibit the suspension of a pupil enrolled in grades 6 to 8, inclusive, for those acts. The bill would make other related changes.

[SB 816](#)

**Committee on Education**

**Location:** ASSEMBLY THIRD READING



**Elementary and secondary education: omnibus revisions.** Current law establishes the 21st Century High School After School Safety and Enrichment for Teens program as a grant program, under the administration of the State Department of Education, for high school after school programs. Existing law authorizes not more than 15% of each annual grant amount awarded pursuant to these provisions to be used by a grantee for administrative costs. Current law requires all state funding awarded pursuant to these provisions that remains after subtracting administrative costs and other specified costs to be allocated to the high school after school program site for direct services to pupils. This bill would authorize the cost of a high school after school program site supervisor to be included as direct services, provided that at least 85% of the site supervisor's time is spent at the program site.

[SB 958](#)

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

**Location:** ASSEMBLY THIRD READING

**Davis Joint Unified School District: special taxes: exemptions: teachers and district employees.** Current law authorizes school districts to impose qualified special taxes, subject to specified constitutional and statutory provisions. Current law defines "qualified special taxes" as taxes that apply uniformly to all taxpayers or all real property within a school district and may include taxes that provide for an exemption from those taxes for persons who are 65 years of age or older, for persons receiving Supplemental Security Income for a disability, or for persons receiving Social Security Disability Insurance benefits, as specified. This bill would provide that a qualified special tax imposed by the Davis Joint Unified School District in accordance with the above-described authorization may also provide an exemption for teachers and other employees of the school district for their principal place of residence located within the jurisdictional boundaries of the school district.

[SB 1036](#)

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

**Location:** ASSEMBLY THIRD READING

**Local educational agencies: minutes of meetings of governing bodies: inclusion of directory information and personal information of pupils and parents or guardians of pupils.** Would prohibit the inclusion of directory information, as defined, and personal information, as defined, of a pupil or of the parent or guardian of a pupil in the minutes of a meeting of the governing body, as defined, of a local educational agency, as defined, if a pupil who is 18 years of age or older or a parent or guardian of a pupil has provided a written request to the secretary or clerk of the governing body to exclude his or her personal information or the name of his or her minor child, as specified. To the extent the bill would add to the duties of local educational agencies, it would impose a state-mandated local program.

[SB 1127](#)

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

**Location:** SENATE DESK

**Pupil health: administration of medicinal cannabis: schoolsites.** Would enact Jojo's Act, which would authorize the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any of grades 1 to 12, inclusive, to adopt, at a regularly scheduled meeting of the governing board or body, a policy, as provided, that allows a parent or guardian of a pupil to possess and administer to the pupil who is a qualified patient entitled to the protections of the Compassionate Use Act of 1996 medicinal cannabis, excluding in a smokeable or vapeable form, at a schoolsite.

[SB 1385](#)

[Hueso D \( Dist. 40\)](#)

**Location:** SENATE RLS.

**School safety: policies and procedures: pupil harassment and bias-based bullying.** Would state the intent of the Legislature to enact legislation that would require school districts to implement policies and procedures to effectively address pupil harassment and bias-based bullying in California schools.

#### Technology

[SB 822](#)

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

**Location:** ASSEMBLY THIRD READING



**Communications: broadband Internet access service.** Would enact the California Internet Consumer Protection and Net Neutrality Act of 2018. This act would prohibit fixed and mobile Internet service providers, as defined, that provide broadband Internet access service, as defined, from engaging in specified actions concerning the treatment of Internet traffic. The act would prohibit, among other things, blocking lawful content, applications, services, or nonharmful devices, impairing or degrading lawful Internet traffic on the basis of Internet content, application, or service, or use of a nonharmful device, and specified practices relating to zero-rating, as defined.

## Transportation

[AB 118](#)

**Committee on Budget**

**Location:** SENATE BUDGET & F.R.

**Transportation.** Would require the Department of Transportation to develop and submit to the Legislature and specified legislative caucuses, by January 1, 2019, a detailed outreach plan intended to increase procurement opportunities for new and limited contracting small business enterprises, as defined, including, but not limited to, those owned by women, minority, disabled veterans, LGBT, and other disadvantaged groups, in all the department's transportation programs, to undertake specified outreach activities required to be included in the plan, and to update that plan and submit it to specified entities.

[AB 939](#)

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

**Location:** SENATE THIRD READING

**Local government: taxicab transportation services.** Would require each city or county in which a taxicab company is substantially located to adopt an ordinance or resolution in regards to taxicab transportation service, that includes provisions for a permitting program for taxicab drivers, and would provide that it is unlawful to operate a taxicab company without a valid permit to operate issued by each city or county in which the taxicab company is substantially located. The bill would remove the prohibition on a taxicab company or a taxicab driver from operating within a county unless the company and driver are substantially located in at least one city within that county or the unincorporated area of that county.

[AB 1756](#)

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

**Location:** ASSEMBLY TRANS.

**Transportation funding.** Would repeal the Road Repair and Accountability Act of 2017. This bill contains other related provisions.

[AB 1866](#)

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

**Location:** ASSEMBLY TRANS.

**Transportation funding.** Would create the Traffic Relief and Road Improvement Program to address traffic congestion and deferred maintenance on the state highway system and the local street and road system. The bill would provide for the deposit of various existing sources of revenue in the Traffic Relief and Road Improvement Account, which the bill would create in the State Transportation Fund, including revenues attributable to the sales and use tax on motor vehicles, revenues attributable to automobile and motor vehicle insurance policies from the insurer gross premiums tax, revenues from certain diesel fuel sales and use taxes, revenues from certain vehicle registration fees, and certain miscellaneous State Highway Account revenues.

[AB 2145](#)

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

**Location:** SENATE THIRD READING

**Vehicular air pollution.** Would add as eligible projects for the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program those projects that support grid integration and integrated storage solutions and charging management demonstration and analytics. The bill would additionally require the energy commission, as part of the guidance developed for the program, to advise the state board on to how to allocate moneys for vehicle charging infrastructure consistent with the energy commission's investment plan strategies on charging infrastructure that is part of the



California Alternative and Renewable Fuel, Vehicle Technology, Clean Air, and Carbon Reduction Act of 2007.

[AB 2530](#)

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

**Location:** ASSEMBLY TRANS.

**Bonds: transportation.** 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 I 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.

[AB 2712](#)

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

**Location:** ASSEMBLY TRANS.

**Bonds: Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century.** 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.

[AB 3246](#)

**Committee on Transportation**

**Location:** ASSEMBLY CHAPTERED

**Transportation: omnibus bill.** Current law authorizes a county, upon the adoption of a resolution by its board of supervisors, to impose a fee on motor vehicles, as specified, that is paid quarterly to the Controller and continuously appropriated for disbursement to the county, as specified, to be used to fund programs relating to vehicle theft crimes. Current law requires a county that imposes this fee to issue an annual report to the Controller on or before August 31. Current law requires the Controller to suspend a county's fee for one year if the county fails to submit the report by November 30 and requires the Controller to inform the Department of Motor Vehicles on or before January 1 that a county's authority to collect the fee is suspended. This bill would instead require the Controller to inform the Department of Motor Vehicles on or before February 1 that a county's authority to collect the fee described above is suspended.

[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 1037](#)

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

**Location:** SENATE RLS.

**State government finance: Road Maintenance and Rehabilitation Program.** Prior to receiving an apportionment of funds under the Road Maintenance and Rehabilitation Program from the Controller in a fiscal year, current law requires a city or county to submit to the California Transportation Commission a list of projects proposed to be funded with these funds. Current law requires the commission to report to the Controller the cities and counties that have submitted a list of projects and requires the Controller, upon receipt of an initial or subsequent report, to apportion funds to cities and



counties included in the report, as specified. This bill would make nonsubstantive changes to the provisions requiring the commission to submit the specified reports to the Controller.

[SB 1172](#)

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

**Location:** ASSEMBLY THIRD READING

**High-Speed Rail Authority: property acquisition: capital outlays: public contracts: county assessor's records.** The California Constitution permits the taking of private property for public use only when just compensation is paid. The Eminent Domain Law prescribes the procedures for the exercise of that constitutionally authorized power. Under that law, a public entity may not commence an eminent domain proceeding until its governing body has adopted a resolution of necessity that meets specified requirements. Current law defines "governing body" for these purposes with respect to various state and local public entities. This bill would specify that the State Public Works Board is the "governing body" for these purposes for a taking by the High-Speed Rail Authority.

**Veterans**

[AB 2568](#)

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

**Location:** ASSEMBLY ENROLLED

**County jails: veterans.** Would require county jails to, upon detention of a person, ask if the person has served in the United States military and document the person's response. The bill would additionally require that the county jail make this information available to the person, his or her counsel, and the district attorney. By increasing the duties of county jails, this bill would impose a state-mandated local program.

[AB 2790](#)

[Irwin D \( Dist. 44\)](#)

**Location:** ASSEMBLY ENROLLED

**Veterans: Internal Audits for Veterans Affairs.** Would create the office of Internal Audits for Veterans Affairs, the chief auditor of which would be subject to the direction of the secretary within the Department of Veterans Affairs. The bill would require the chief auditor to be appointed by the Governor, subject to Senate confirmation. The chief auditor would be responsible for reviewing and investigating, at the request of the secretary or other members of senior management of the department, the operations and financial condition of each California veterans home, each veterans farm and home purchase program, and other department programs and functions.

[SB 1043](#)

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

**Location:** ASSEMBLY V. A.

**Department of Veterans Affairs: veterans' services.** Current law requires the Department of Veterans Affairs to disburse funds, appropriated to the department for the purpose of supporting county veterans service officers pursuant to the annual Budget Act, on a pro rata basis, to counties that have established and maintain a county veterans service officer in accordance with the staffing level and workload of each county veterans service officer under a formula based upon performance developed by the department. This bill would define a workload unit for purposes of these provisions to mean a specific claim activity that is used to allocate subvention funds to counties, which is approved by the department, and performed by county veterans service officers.

[SB 1304](#)

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

**Location:** SENATE ENROLLED

**Veterans: transitional assistance program: funding.** Would authorize the Department of Veterans Affairs to accept donations of personal property, including cash or other gifts, to be used to further the purposes of the transition assistance program. The bill would create the CalTap Endowment Fund in the State Treasury for the purpose of receiving cash donations, and would continuously appropriate moneys in the fund for the purpose of funding competitive grants in support of the transition assistance program.

**Water**

[SB 120](#)

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



**Location:** ASSEMBLY NAT. RES.

**Water conveyance: use of facility with unused capacity.** Current law prohibits the state or a regional or local public agency from denying a bona fide transferor of water from using a water conveyance facility that has unused capacity for the period of time for which that capacity is available, if fair compensation is paid for that use and other requirements are met. This bill would, notwithstanding that provision, prohibit a transferor of water from using a water conveyance facility that has unused capacity to transfer water from a groundwater basin underlying desert lands, as defined, that is in the vicinity of specified federal lands or state lands to outside of the groundwater basin unless the State Lands Commission, in consultation with the Department of Fish and Wildlife, finds that the transfer of the water will not adversely affect the natural or cultural resources of those federal and state lands.

[SB 558](#)

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

**Location:** SENATE CHAPTERED

**Property taxation: new construction exclusion: rain water capture system.** The California Constitution generally limits ad valorem taxes on real property to 1% of the full cash value of that property. For purposes of this limitation, "full cash value" is defined as the assessor's valuation of real property as shown on the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of that real property when purchased, newly constructed, or a change in ownership has occurred. This bill, until January 1, 2029, would exclude from classification as "newly constructed" and "new construction" the construction or addition, on or after January 1, 2019, of a rain water capture system, as provided.

[SB 845](#)

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

**Location:** ASSEMBLY APPR.

**Safe and Affordable Drinking Water Fund.** Would establish the Safe and Affordable Drinking Water Fund in the State Treasury and would provide that moneys in the fund are continuously appropriated to the board. By creating a new continuously appropriated fund, the bill would make an appropriation. The bill would require the board to administer the fund to secure access to safe drinking water for all Californians, while also ensuring the long-term sustainability of drinking water service and infrastructure.

[SB 952](#)

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

**Location:** SENATE RLS.

**Water conservation: local water supplies.** Would state the intent of the Legislature to enact legislation that would require the State Water Resources Control Board to recognize local water agency investment in water supply and will ensure that local agencies receive sufficient credit for these investments in meeting any water conservation or efficiency mandates.

[SCA 9](#)

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

**Location:** SENATE CHAPTERED

**Property tax: new construction exclusion: rain water capture system.** The California Constitution generally limits ad valorem taxes on real property to 1% of the full cash value of that property. For purposes of this limitation, "full cash value" is defined as the assessor's valuation of real property as shown on the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of that real property when purchased, newly constructed, or a change in ownership has occurred. This bill would authorize the Legislature to exclude from classification as "newly constructed" the construction or addition, completed on or after January 1, 2019, of a rain water capture system.

#### Workforce

[AB 1904](#)

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

**Location:** ASSEMBLY APPR. SUSPENSE FILE



**Income taxes: credits: apprenticeships.** Would for taxable years beginning on or after January 1, 2019, and before January 1, 2023, would allow a credit against the taxes imposed under the Personal Income Tax Law and the Corporation Tax Law in an amount equal to \$1 for each hour a registered apprentice worked in the taxable year, up to \$1,000 each for up to 10 registered apprentices, as defined, trained by the taxpayer in the taxable year. This bill would provide that the credit would have an aggregate cap of \$10,000,000 for each calendar year.

[AB 2420](#)

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

**Location:** ASSEMBLY CHAPTERED

**Workforce development: soft skills training.** Current law requires the Employment Training Panel among other things, to solicit proposals and write contracts for the purpose of providing employment training and requires these contracts to be made for training in job-related vocational skills that are necessary for participants to attain a new job or retain an existing job. Current law authorizes the contracts to include ancillary training for job-related basic and literacy training if the panel finds that the training is necessary to achieve the objectives of the vocational training. This bill would specify, with regard to the contracts described above, that job-related basic and literacy skills training includes soft skills and would define "soft skills" as behaviors and competencies to allow people to navigate professional environments, work well with colleagues, and perform up to standards for professional success.

[AB 2915](#)

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

**Location:** ASSEMBLY ENROLLMENT

**Workforce development boards: mutual disaster aid assistance: memorandum of understanding.** Would require, by July 1, 2020, the California Workforce Development Board to develop, in conjunction with the Employment Development Department and with input from local workforce development boards, a policy regarding mutual aid agreements between and among local workforce development boards to enable them to effectively respond to disasters and that is consistent with applicable state and federal law.

[AB 2979](#)

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

**Location:** SENATE THIRD READING

**High school diplomas: State Seal of Career Technical Education Pathway Completion.** This bill would establish a State Seal of Career Technical Education Pathway Completion to recognize high school graduates who have attained a high level of knowledge and proficiency in career technical education pathways. The bill would establish criteria for the receipt of the State Seal of Career Technical Education Pathway Completion, would require the Superintendent of Public Instruction to prepare and deliver to participating school districts an appropriate insignia to be affixed to pupil diplomas or transcripts, and would require participating school districts to maintain appropriate records, affix the appropriate insignia to diplomas or transcripts of recipient pupils, and provide pupil support staff and programs to ensure equitable pupil access and success in completing seal requirements and evaluating postsecondary options. The bill would not become operative unless the State Board of Education, in a public meeting, makes specified declarations.

[AB 3018](#)

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

**Location:** SENATE THIRD READING

**State contracts: skilled and trained workforce.** Current law authorizes a public entity to require a bidder, contractor, or other entity to use a skilled and trained workforce to complete a contract or project, and requires that the commitment to use a skilled and trained workforce be made in an enforceable agreement that meets specified requirements. Current law requires a contractor, bidder, or other entity to provide to the public entity or other awarding body, on a monthly basis while the project or contract is being performed, a report demonstrating compliance with skilled and trained workforce requirements. This bill would, for work performed on or after January 1, 2018, clarify that the same set of specified occupations continues to be subject to the current requirement that only 30% of



skilled journeypersons employed to perform work on those contracts or projects be graduates of an apprenticeship program.

[SB 1251](#)

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

**Location:** SENATE UNFINISHED BUSINESS

**California Training Benefits Program.** Current law, until January 1, 2019, establishes the California Training Benefits Program, which authorizes an unemployed individual who files a claim for unemployment compensation benefits or extended duration benefits to apply to the Employment Development Department for a determination of potential eligibility for benefits during a period of training or retraining. This bill would delete the repeal of the California Training Benefits Program, thereby providing for its operation in perpetuity.

**Total Measures: 328**