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**California Dual Eligibles Demonstration Stakeholder Work Group
Overview and Schedule**

To support the development and implementation of the Dual Eligibles Demonstration, the Department of Health Care Services (DHCS) is collaborating with state offices and external partners on the development of a series of stakeholder work groups.

The goal is for the work groups to develop policy recommendations in a team setting, understanding that the Secretary of Health and Human Services will make final decisions. Each work group will be co-chaired by a public stakeholder and a State staff member. Most of these co-chair positions are listed, but a few are pending. The Department is working closely with the California Department of Social Services (CDSS), Department of Managed Health Care, Department of Aging, Department of Mental Health, and others to create an atmosphere of trust and cooperation across the entire process.

For technical and logistical assistance, Harbage Consulting will support this effort. The following information applies across the work groups.

- **Focus:** Process and policy needed for the California Duals Demonstration and preparing for the 2013 launch date.
- **Meeting schedules:** Each work group will meet 2 to 6 times over the next several months. Many first meetings are longer, but subsequent meetings will be shorter.
- **Locations:** The first meeting for each work group will be in person in Sacramento with the ability to conference in, with subsequent meetings taking place by phone or webinar.
- **Deliverables:** Each work group will be asked to accomplish a set of deliverables. Some of this work will take place in the work group meetings and some will need to be developed by stakeholders between meetings.
- **Work group web pages:** Eventually, each work group will have its own web page where all meeting details, agendas and minutes will be posted online in a timely manner. All recommendations made by the work groups will be posted and stakeholders will have an opportunity to comment on them. These web pages will serve as a virtual hub for information sharing and providing feedback. Please

check the page for your work group often. Due to the high level of interest in the work groups, the web pages will be essential tools in keeping everyone connected and informed. The website can be found at www.calduals.org.

Each work group is open to any stakeholder and community member, but there is an expectation that joining a work group means you will consistently and actively participate, contributing time and effort to constructive policy development.

All those who have identified themselves as being interested in a given work group are considered a part of that work group. We recognize, in advance, that in order to be inclusive, the work groups will be larger than generally considered standard. Please be patient with and respectful of fellow work group members as we undertake this collaborative work. We will be working to ensure that, even if there is not an opportunity for persons to speak in the work groups, there will be an opportunity to individuals to submit comments and thoughts electronically so that all thoughts can be shared within the work group and DHCS.

In consideration of attendees who are sensitive to environmental odors created by chemicals and perfumes, please restrict the use of fragrances at meetings. If disability-related accommodations are required for your participation or you need materials in alternate formats, please email the Harbage staff person assigned to your work group at least three days prior to the meeting date.

A short summary, leadership information and meeting dates for each group are listed below. **Please look for the links below to RSVP for the first work group meetings.**



CMHDA's Legislative Bill Matrix

CMHDA 2009-2010 Legislative Update as of 4/25/2012		
Bill Author	Description	Position
AB 40 Yamada	Elder and dependent adult abuse: reporting. (Amended 03/21/2012) Would require that a report made by telephone by a mandated reporter to report suspected or alleged physical abuse, as defined, that occurred in a long-term care facility, be made to the local law enforcement agency and would require that the written report be made to both the local ombudsperson and the local law enforcement agency. This bill contains other related provisions and other existing laws. Status: 03/21/2012-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on HUMAN S.	Watch
AB 43 Monning	Medi-Cal: eligibility. (Amended 05/27/2011) Would require the department to establish, by January 1, 2014, eligibility for Medi-Cal benefits for any person who meets these eligibility requirements. This bill would permit the department, to the extent permitted by federal law, to phase in coverage for those individuals. This bill contains other related provisions and other existing laws. Status: 02/02/2012-Referred to Com. on HEALTH.	Jt. Support with CSAC
AB 62 Monning	Medi-Cal: dual eligibles: pilot projects. (Amended 06/27/2011) Would authorize the department to also establish these pilot projects pursuant to a request for proposal from the federal Centers for Medicare and Medicaid Services. This bill would require the department to consult with stakeholders, including, among others, representatives of advocacy organizations, persons with disabilities, seniors, and representatives of legal services agencies that serve dual eligibles , on a regular basis throughout the development and implementation of the pilot projects. Status: 08/22/2011-In Senate. Held at Desk.	Watch
AB 70 Monning	State Department of Public Health: funding opportunities. (Amended 01/23/2012) Would provide that, in regard to a request for applications, a funding opportunity announcement, or other similar solicitation, if specified requirements are met, the State Department of Public Health may enter into an agreement with another eligible applicant making that applicant the lead agency, as specified. This bill would require a lead agency designee, among other things, to agree in advance to terms and conditions of the designation, set by the department, as specified. Status: 01/26/2012-In Senate. Read first time. To Com. on RLS. for assignment.	Support
AB 154 Beall	Health care coverage: mental health services. (Amended 01/23/2012) Would expand this coverage requirement for certain health care service plan contracts and health insurance policies issued, amended, or renewed on or after January 1, 2013 , to include the diagnosis and treatment of a mental illness of a person of any age and would define mental illness for this purpose as a mental disorder defined in the Diagnostic and Statistical Manual of Mental Disorders IV (DSM-IV) , including substance abuse but excluding nicotine dependence and specified diagnoses defined in the manual, subject to regulatory revision, as specified. The bill would specify that this requirement does not apply to a health care benefit plan, contract, or health insurance policy with the Board of Administration of the Public Employees' Retirement System unless the board elects to purchase a plan, contract, or policy that provides mental health coverage. This bill contains other related provisions and other existing laws. Status: 02/16/2012-Referred to Com. on HEALTH.	Jt. Support with CSAC
AB 441 Monning	State planning. (Amended 01/23/2012) Would require that the commission , by no later than 2014, include voluntary health and health equity factors, strategies, goals, and objectives in the guidelines promulgated by the commission for the preparation of regional transportation plans. Status: 02/16/2012-Referred to Com. on T. & H.	Watch
AB 1223 Committee on Veterans Affairs	Medi-Cal: Public Assistance Reporting Information System. (Amended 08/24/2011) Would remove the pilot project nature of these provisions and would require the department to implement this program statewide. Status: 04/11/2012-From committee: Do pass and re-refer to Com. on HEALTH with recommendation: to consent calendar. (Ayes 7. Noes 0.) (April 10). Re-referred to Com. on HEALTH.	Watch
AB 1453 Monning	Essential health benefits. (Amended 04/17/2012) Would require an individual or small group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2014, to cover essential health benefits, which would be defined to include the benefits and services covered by particular plans. The bill would specify that this provision applies regardless of whether the contract or policy is offered inside or outside the Exchange but would provide that it does not apply to grandfathered plans or plans that offer excepted benefits, as specified. The bill would prohibit a health care service plan or health insurer, when offering, issuing, selling, or marketing a plan contract or policy, from indicating or implying that the contract or policy covers essential health benefits unless the contract or policy covers essential health benefits as provided in the bill. This bill contains other related provisions and other existing laws. Status: 04/18/2012-Re-referred to Com. on APPR.	Under review
AB 1525 Allen	Elder or dependent adult financial abuse: mandated reporters. (Amended 03/22/2012) Would include a person or entity engaged in money transmission, as defined, in the definition of a mandated reporter of suspected financial abuse of an elder or dependent adult. This bill contains other related provisions. Status: 04/24/2012-From committee: Do pass and re-refer to Com. on PUB. S. (Ayes 4. Noes 1.) (April 24). Re-referred to Com. on PUB. S.	Watch
AB 1550 Bonilla	Vehicles: veterans' organizations license plates: fees. (Amended 03/21/2012) Would clarify that this special interest license plate program shall permit veterans to apply for plates that indicate their service and nonveterans to apply for plates that honor veterans. The bill would require the department to issue decals for plates issued under this program that indicate service, or honor veterans who served, in a particular war or armed conflict. The bill would require the department to make available to an applicant, upon request, in lieu of this decal, a "yellow ribbons/support our troops" decal. This bill contains other related provisions and other existing laws. Status: 04/19/2012-Referred to Com. on T. & H.	Support

<p><u>AB 1553</u> Monning</p>	<p>Medi-Cal: managed care: exemption from plan enrollment. (Amended 04/16/2012) Would establish a process that would permit an eligible Medi-Cal beneficiary to receive fee-for-service Medi-Cal, if available, as an alternative to plan enrollment if the beneficiary meets specified criteria. This bill would provide that these provisions shall not apply to a beneficiary who is enrolled in a county organized health system. This bill would require the department to develop a process to track a beneficiary who has been denied a request for exemption from plan enrollment and to notify the plan, if applicable, of the denial, including information identifying the provider. Status: 04/24/2012-Do pass and be re-referred to the Committee on Appropriations.</p>	<p>Watch</p>
<p><u>AB 1569</u> Allen</p>	<p>Community mental health services: assisted outpatient treatment. (Amended 04/16/2012) Would extend authorization for the act to January 1, 2017, and would require the report to be submitted by July 1, 2015 . Status: 04/17/2012-Re-referred to Com. on APPR.<i>Hearing: 04/25/12 9 a.m. - State Capitol, Room 4202 ASM APPROPRIATIONS</i></p>	<p>Watch</p>
<p><u>AB 1580</u> Bonilla</p>	<p>Health care: eligibility: enrollment. (Introduced 02/02/2012) Existing law provides for various programs to provide health care coverage to persons with limited financial resources, including the Medi-Cal program and the Healthy Families Program. Existing law establishes the California Health Benefit Exchange (Exchange), pursuant to the federal Patient Protection and Affordable Care Act (PPACA), and specifies the duties and powers of the board governing the Exchange relative to determining eligibility for enrollment in the Exchange and arranging for coverage under qualified health plans, and facilitating the purchase of qualified health plans through the Exchange. Existing law, the Health Care Reform Eligibility, Enrollment, and Retention Planning Act, operative as provided, requires the California Health and Human Services Agency, in consultation with specified entities, to establish standardized single, accessible application forms and related renewal procedures for state health subsidy programs, as defined, in accordance with specified requirements. Existing law provides that the application or case of an individual screened as not eligible for Medi-Cal on the basis of household income but who may be eligible for Medi-Cal on another basis shall be forwarded to the Medi-Cal program for an eligibility determination. This bill would make technical and clarifying changes to these provisions. Status: 04/23/2012-In Senate. Read first time. To Com. on RLS. for assignment.</p>	<p>Watch</p>
<p><u>AB 1611</u> Beall</p>	<p>Child welfare: racial and ethnic disparities. (Amended 04/18/2012) Would require the workgroup described above to examine outcome indicators for each racial and ethnic population served within a county. This bill would require a county to address in its self-assessment and system improvement plan, among other things, its efforts to eliminate disparities in services and outcomes for children of color in, and to provide adequate and culturally appropriate services within, its child welfare system. This bill would require the department to identify and promote best practices for increasing cultural competency in the provision of services and eliminating inequities in service delivery to racial and ethnic communities. This bill would authorize the director of the department to take various actions if he or she determines a county substantially failed to comply with the requirements of its system improvement plan, as specified. This bill would require the department to report prescribed information to the Legislature by January 1, 2015. This bill contains other related provisions and other existing laws. Status: 04/24/2012-Action From HUM. S.: Do pass.To APPR..</p>	<p>Watch</p>
<p><u>AB 1629</u> Halderman</p>	<p>Medi-Cal: provisional provider status: medically underserved areas. (Amended 03/29/2012) Would require the department to grant provisional provider status to an applicant or provider who meets specified criteria as a provider practicing in a medically underserved area. This bill would provide, to the extent permitted by federal law, that an applicant or provider granted provisional provider status as a provider serving a medically underserved area whose application is ultimately denied, or whose provisional provider status is terminated, shall not be required to reimburse the department for Medi-Cal funds received during the provisional provider period. Status: 04/09/2012-Re-referred to Com. on HEALTH.</p>	<p>Under review</p>
<p><u>AB 1693</u> Hagman</p>	<p>Mental health: persons incompetent to stand trial: pilot program expansion. (Amended 03/26/2012) Would authorize the department to expand a specified pilot program to establish competency restoration programs in prescribed counties, to provide treatment in county jails to individuals found incompetent to stand trial, and who have not been committed to a state hospital. By requiring specified counties to participate in the pilot program if it is expanded, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws. Status: 03/28/2012-In committee: Set, first hearing. Referred to APPR. suspense file.</p>	<p>Watch</p>
<p><u>AB 1849</u> Carter</p>	<p>Juveniles: restorative justice. (Amended 03/21/2012) Would authorize the juvenile court of a county to adopt a restorative justice program to address the needs of minors, victims, and the community. The bill would require a restorative justice program adopted by a juvenile court to be implemented through a restorative justice protocol developed by the court with the prosecutor, public defender, and, when possible, representatives from other interested groups. Under this bill, certain enumerated offenses would not be eligible for inclusion within a restorative justice program. Additionally, this bill would authorize a court not to refer an eligible minor to a restorative justice program if the court determines that the program is not in the minor's best interest. The bill would require the Administrative Office of the Courts to establish restorative justice pilot programs in 5 or more counties , provided that the presiding judge in a selected county supports participation in the pilot program . Under the bill, by July 1, 2013, the Administrative Office of the Courts would be required to make a recommendation to the Judicial Council which courts should be selected for the program. After the Judicial Council selects the participating courts, the courts would begin implementing restorative justice programs by January 1, 2014. The bill would also require the Administrative Office of the Courts to report to the Judicial Council on the performance of the pilot programs by July 1, 2018. This bill contains other related provisions. Status: 04/18/2012-In committee: Set, first hearing. Referred to APPR. suspense file.</p>	<p>Watch</p>
<p><u>AB 1869</u> John A. Pérez</p>	<p>Office of Patient Advocate: federal veterans health benefits. (Introduced 02/22/2012) Would require the Office of Patient Advocate, commencing January 1, 2013, to also provide, and assist in the provision of, outreach and education about federal veterans health benefits. Status: 04/19/2012-Read second time. Ordered to consent calendar.<i>Hearing: 04/26/12 74 ASM CONSENT CALENDAR-SECOND LEGISLATIVE DAY ASSEMBLY MEASURES</i></p>	<p>Watch</p>
<p><u>AB 1907</u> Lowenthal, Bonnie</p>	<p>Inmates: psychotropic medication. (Amended 04/09/2012) Would revise the provisions authorizing the Department of Corrections and Rehabilitation to seek to initiate involuntary medication on a nonemergency basis only if specified conditions are met by instead requiring that the psychiatrist make a determination that the inmate is gravely disabled and does not have the capacity to refuse treatment with psychiatric medication, or is a danger to self or others. The bill would delete references to psychotropic medications throughout the provisions described above and instead refer to psychiatric medications. The bill would also enact provisions governing involuntary medication proceedings similar to those described above, as revised, that would be applicable to inmates in county jail for felony convictions that are not serious, violent, or sexual offenses , and would, in addition, authorize either a psychiatrist or</p>	<p>Under review</p>

	a psychologist to make the determinations described above. The bill would provide that, for purposes of the provisions applicable to county inmates, the term "counsel" may include the county patient rights advocate. The bill would also make clarifying changes. Because this bill would place additional burdens on local governments, it would create a state-mandated local program. This bill contains other related provisions and other existing laws. Status: 04/10/2012-From committee: Do pass and re-refer to Com. on APPR. with recommendation: to consent calendar. (Ayes 5. Noes 0.) (April 10). Re-referred to Com. on APPR.	
AB 1913 Skinner	Postrelease community supervision: revocation: release on bail. (Amended 03/19/2012) Would allow a person on postrelease supervision who has a revocation petition filed against him or her to file an application for bail with the superior court. The bill would provide that bail pending revocation of postrelease community supervision is a matter within the sole discretion of the court. The bill would provide criteria for the court to follow in determining whether to grant bail, and would require that public safety and the safety of the victim be the primary considerations of the court. The bill would state that nothing in its provisions would prohibit a court from making any order authorized by specified provisions of existing law related to the taking of bail. The bill would further require the county agency responsible for filing the revocation petition to promptly notify the district attorney and any victim of an application for bail filed by a defendant. By imposing additional duties on a local public agency, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws. Status: 04/18/2012-In committee: Set, first hearing. Referred to APPR. suspense file.	Watch
AB 1970 Skinner	Social Services Modernization and Efficiency Act of 2012. (Amended 04/19/2012) The Social Services Modernization Act of 2012, would require a final operation al state plan submitted by any department administered by the Secretary of California Health and Human Services state agency to a federal agency in the context of providing public social services to be electronically available on the relevant department's Internet Web site, as specified. This bill contains other related provisions and other existing laws. Status: 04/23/2012-Re-referred to Com. on APPR. <i>Hearing: 04/25/12 9 a.m. - State Capitol, Room 4202 ASM</i> APPROPRIATIONS	Support
AB 2002 Cedillo	Medi-Cal: managed care plan assignment: safety net provider. (Amended 04/17/2012) for the purposes of assigning an eligible Medi-Cal beneficiary to a managed care plan when the beneficiary fails to select a plan, would provide that the term safety net provider includes specified types of clinics and medical care providers. Status: 04/24/2012-Do pass as amended and be re-referred to the Committee on Appropriations.	Under review
AB 2031 Fuentes	Probation: community corrections program. (Amended 03/20/2012) Would add a rank-and-file deputy sheriff and a rank-and-file probation officer or deputy probation officer, to be appointed by a local labor organization, to the membership of a Community Corrections Partnership and would require their votes on the local plan. This bill contains other related provisions and other existing laws. Status: 04/23/2012-In Senate. Read first time. To Com. on RLS. for assignment.	Oppose
AB 2096 V. Manuel Pérez	Public health care: Medi-Cal: district hospitals. (Amended 04/18/2012) Would require the department to request any additional federal funding identified in the recalculation of the successor demonstration project and make those funds available to district hospitals in an amount proportionate to the amount of uncompensated care provided by those hospitals. This bill would require the department to encourage LIHP contractors to permit district hospitals to utilize certified public expenditures or intergovernmental transfers, or both, to access federal funds to provide reimbursement for LIHP eligible patients. This bill contains other related provisions and other existing laws. Status: 04/23/2012-In committee: Set, first hearing. Hearing canceled at the request of author.	Under review
AB 2134 Chesbro	Community mental health services: assisted outpatient treatment. (Amended 03/29/2012) Would require a county that chooses to provide these services to develop best practices for the purposes of responding to a mental health crisis, and to provide for services in connection with these best practices. Status: 04/09/2012-Re-referred to Com. on HEALTH. <i>Hearing: 05/01/12 1:30 p.m. - State Capitol, Room 4202</i> UPON ADJOURNMENT OF JOINT HEARING ASM HEALTH AND REVENUE AND TAXATION	Watch
AB 2206 Atkins	Medi-Cal: dual eligibles: pilot projects. (Introduced 02/23/2012) Would require, if a PACE plan is available, that the plan be presented as an enrollment option, included in enrollment materials, enrollment assistance programs, and outreach programs related to the pilot project, and made available to Medi-Cal beneficiaries whenever enrollment choices and options are presented. Status: 04/24/2012-Do pass, and re-refer to Committee on Appropriations with recommendation: To Consent Calendar.	Under review
AB 2213 Donnelly	Government reorganization: realignment or closure. (Amended 04/16/2012) Would establish the Bureaucracy Realignment and Closure Commission in state government with a specified membership. Beginning on January 1, 2014, the Controller, the Director of Finance, the Legislative Analyst, and the Milton Marks "Little Hoover" Commission on California State Government Organization and Economy would be required to develop recommendations for the closure or realignment of state bureaucracies for consideration by the commission, as specified. The commission, not later than July 15, 2015, would be required to submit a report of its final recommendations to the Governor and the Legislature that establishes a list of state bureaucracies that are proposed to be realigned or abolished. This bill contains other related provisions. Status: 04/24/2012-Action From B.,P. & C.P.: Failed passage.	Watch
AB 2248 Cook	State contracts: veterans' services. (Amended 04/10/2012) Would require the Director of General Services to establish criteria identifying state contracts for social services provided to veterans or their families and to create a process that would provide a participation incentive to specified bidders for state contracts for social services provided to veterans or their families for use by all state agencies. This bill would also make findings and declarations regarding the need for these programs. Status: 04/24/2012-Action From V. A.: Do pass.To APPR..	Watch
AB 2261 Valadao	County inmates: medical visits. (Amended 04/18/2012) Would instead authorize a fee in the amount of \$5 for each inmate-initiated medical visit of an inmate confined in a county or city jail, except as specified. Status: 04/23/2012-In Senate. Read first time. To Com. on RLS. for assignment.	Watch
AB 2266 Mitchell	Medi-Cal: Enhanced Health Homes for Frequent Hospital Users with Chronic Conditions. (Amended 04/17/2012) Would require the department, upon approval of a state plan amendment, to establish a program in at least 5 counties to provide health home services to frequent hospital users, as prescribed. This bill would require the department to prepare, or contract for the preparation of, an evaluation of the program, and to complete the evaluation and submit a report to the appropriate policy and fiscal committees of the Legislature within 18 months after designated providers have been selected and have begun to seek payment. Status: 04/24/2012-Do pass and be re-referred to the Committee on Appropriations.	Under review
AB 2350	Health care coverage. (Amended 04/11/2012) Would require health care service plans and health insurers to	Watch

Monning	annually, commencing March 31, 2013, provide specified information regarding their plan contracts or policies to the Department of Managed Health Care or the Department of Insurance, as applicable, including claims payment policies and practices, periodic financial disclosures, and data on enrollment and disenrollment, as specified. This bill contains other related provisions and other existing laws. Status: 04/18/2012-From committee: Do pass and re-refer to Com. on APPR. (Ayes 13. Noes 5.) (April 17). Re-referred to Com. on APPR. <i>Hearing: 04/25/12 9 a.m. - State Capitol, Room 4202 ASM APPROPRIATIONS</i>	
AB 2369 Valadao	Prisoners: pharmacy services. (Introduced 02/24/2012) Would instead require the use of generic medications, when available, unless an exception is reviewed and approved in accordance with an established nonformulary approval process. Status: 04/24/2012-From committee: Do pass and re-refer to Com. on HEALTH. (Ayes 6. Noes 0.) (April 24). Re-referred to Com. on HEALTH.	Watch
AB 2371 Butler	Veterans: criminal defendants: mental health issues and restorative relief. (Amended 04/19/2012) Would authorize a court to grant restorative relief to a criminal defendant who comes within the description set forth above if the court finds, at a public hearing held after not less than 15 days' notice to the prosecution, the defense, and any victim of the offense, that the defendant meets specified criteria, including that he or she does not represent a danger to the health and safety of others. The bill would authorize the court to take any of specified actions, including deeming all conditions of probation, except victim restitution, to be satisfied, including fines, fees, assessments, and programs, and terminating probation prior to the expiration of the term of probation, reducing a felony to a misdemeanor, as specified, setting aside the conviction and dismissing the action, or providing other specified relief. The bill would provide that a dismissal of the action pursuant to these provisions releases the defendant from all penalties and disabilities resulting from the offense of which the defendant has been convicted in the dismissed action, except as specified. Status: 04/23/2012-Read second time. Ordered to third reading. <i>Hearing: 04/26/12 54 ASM ASSEMBLY THIRD READING FILE</i>	Under review
AB 2392 John A. Pérez	Medi-Cal: interpreter services. (Amended 04/24/2012) Would require the department to seek federal funding to establish a program to provide and reimburse for medical interpretation services to Medi-Cal beneficiaries who are limited English proficient. Status: 04/24/2012-Read second time and amended.	Under review
AB 2397 Allen	Mental health: state hospitals: ancillary clinical staff-to-patient ratios. (Amended 04/24/2012) Would require these state hospitals to have, at a minimum, an ancillary clinical staff-to-patient ratio of 1 to 15 for admissions teams and 1 to 25 for all other teams, as specified, for each applicable staff classification, based on the facility's licensed bed capacity with a specified shift relief factor. The bill would require the department to reimburse an independent entity to conduct a review and analysis of staffing ratios to determine the appropriate levels for effective patient treatment, and would require a report with findings to be submitted to the Legislature by August 1, 2013. This bill contains other related provisions. Status: 04/24/2012-Read second time and amended.	Under review
AB 2399 Allen	Mental health: state hospitals: injury and illness prevention plan. (Amended 04/09/2012) Would require state hospitals to update their injury and illness prevention plans at least once every year, as specified, and would require the department to submit those plans to the Legislature every 2 years. This bill would require each state hospital to establish an injury and illness prevention committee, which would meet at least 4 times a year, to provide recommendations to the hospital's director on updates to the injury and illness prevention plan, and would also require each state hospital to develop an incident reporting system that can be used to, at a minimum, report patient assaults on employees and report identified risks of patient assaults on employees. Status: 04/19/2012-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (April 18). Re-referred to Com. on APPR.	Under review
AB 2458 Conway	Healing arts: health care practitioners. (Introduced 02/24/2012) Existing law provides for the licensure and regulation of various health care practitioners. Existing law requires those health care practitioners to disclose their license status while working on a name tag in specified type, except as provided. This bill would make technical, nonsubstantive changes to the provision regarding those disclosure requirements. Status: 02/27/2012-Read first time.	Watch
AB 2472 Butler	Medi-Cal: managed care. (Introduced 02/24/2012) Would require the department to utilize fee-for-service data in setting rates for an entity that has contracted with the department as a primary care case management organization pursuant to specified provisions of law, including provisions that authorize the department to contract with primary care providers that serve persons infected with human immunodeficiency virus (HIV), in the same manner and for the same purposes as it used this data to establish rates for other specified managed care health care models. This bill contains other related provisions. Status: 04/18/2012-In committee: Set, first hearing. Referred to APPR. suspense file.	Under review
AB 2490 Butler	Veterans service officers: correctional facilities. (Introduced 02/24/2012) Would require a parole agent to be appointed as a veterans service officer at any facility that is under the jurisdiction of the Department of Corrections and Rehabilitation. The veterans service officer would be responsible for assisting veterans who are inmates in pursuing claims for veterans' benefits, as specified. The bill would require the veterans service officer to coordinate with the United States Department of Veterans Affairs, the Department of Veterans Affairs, and county veterans service officers, as specified. Status: 04/24/2012-Action From V. A.: Do pass.To APPR..	Watch
AB 2531 Allen	State hospitals: prohibited items. (Introduced 02/24/2012) Would authorize a state hospital under the jurisdiction of the State Department of Mental Health to develop a list of items that are deemed contraband and prohibited on hospital grounds. This bill would require the hospital to form a contraband committee, as prescribed, to develop the list of contraband items, and would require the list to be subject to review and approval by the director, or his or her designee, and updated no less often than every 6 months. This bill would authorize the hospital and the department to implement, interpret, and make specific these provisions without taking regulatory action. Status: 04/24/2012-Do pass as amended and be re-referred to the Committee on Appropriations.	Under review
AB 2545 Logue	Medi-Cal: nonemergency medical transportation. (Amended 04/18/2012) Would require nonemergency medical transportation services provided to Medi-Cal beneficiaries by managed care organizations directly or under contractual arrangements to be subject to the same personnel, equipment, and inspection requirements as nonemergency medical transportation services provided by fee-for-service enrolled providers, as specified. This bill would provide that a nonemergency medical transportation services provider is not prohibited from establishing higher standards, as specified. Status: 04/23/2012-In committee: Set, first hearing. Hearing canceled at the request of author.	Under review

<p>AB 2547 <u>Blumenfeld</u></p>	<p>Homeless youth: Statewide Office of the Homeless Youth Advocate. (Introduced 02/24/2012) Would establish the Statewide Office of the Homeless Youth Advocate in the California Health and Human Services Agency. This bill would require the office, among other things, to provide information and assistance to reduce the provision of overlapping services to, identify obstacles to the provision of services to, make recommendations to remove those obstacles and improve the quality of services provided to, and obtain and disseminate information from service providers relating to services available for, homeless youth. This bill would require these provisions to be implemented only after the Director of Finance determines that federal, state, or private funds in an amount sufficient to support the activities of the office have been deposited with the state, and would provide that it is the intent of the Legislature that these provisions become inoperative if the Director of Finance determines there are insufficient funds to support the activities of the office. Status: 04/24/2012-Action From HUM. S.: Do pass as amended.To APPR..</p>	<p>Support</p>
<p>AB 2548 <u>Mitchell</u></p>	<p>California Veterans Board. (Amended 04/11/2012) Would also require one member of the board to have substantial training, professional knowledge, or experience in the issues faced by female veterans, as specified. Status: 04/12/2012-Re-referred to Com. on V.A.</p>	<p>Under review</p>
<p>AB 2608 <u>Bonilla</u></p>	<p>Medi-Cal: local educational agency billing option. (Amended 03/29/2012) Would delete the repeal of these provisions and would require the department to amend the Medicaid state plan and regulatory requirements pertaining to the provision of medical transportation services by LEAs to be no more restrictive than federal requirements. This bill would provide that the payments allocable to LEAs that are reduced pursuant to these provisions shall be reduced no more than as specified and would require that the department provide an accounting of funds collected as a result of those reductions in its annual report submitted to the Legislature. It would also require the department to collaborate with the State Department of Education to help ensure LEA compliance with state and federal Medicaid requirements. Status: 04/18/2012-From committee: Do pass and re-refer to Com. on APPR. (Ayes 18. Noes 0.) (April 17). Re-referred to Com. on APPR.</p>	<p>Watch</p>
<p>AB 2611 <u>Butler</u></p>	<p>Veterans courts. (Introduced 02/24/2012) Would authorize superior courts to develop and implement veterans courts for eligible veterans of the United States military with the objective of, among other things, creation of a dedicated calendar or a locally developed collaborative court-supervised veterans mental health program or system that leads to the placement of as many mentally ill offenders who are veterans of the United States military, including those with post-traumatic stress disorder, traumatic brain injury, military sexual trauma, substance abuse, or any mental health problem stemming from military service, in community treatment as is feasible and consistent with public safety. The bill would provide that county participation is voluntary. The bill would declare the intent of the Legislature that, where there are statutory requirements for certain education or counseling programs to be included in the terms of probation, the components of those counseling terms be required to be incorporated into the treatment programs that are designed to treat the underlying psychological disorders rather than requiring them in lieu of the psychological treatments. Status: 04/24/2012-Action From V. A.: Do pass.</p>	<p>Support</p>
<p>SB 9 <u>Yee</u></p>	<p>Sentencing. (Amended 02/02/2012) Would authorize a prisoner who was under 18 years of age at the time of committing an offense for which the prisoner was sentenced to life without parole to submit a petition for recall and resentencing to the sentencing court, and to the prosecuting agency, as specified. The bill would prohibit a prisoner who tortured his or her victim or whose victim was a public safety official, as defined, from filing a petition for recall and resentencing. The bill would require the petition to include a statement from the defendant that includes, among other things, his or her remorse and work towards rehabilitation. The bill would establish certain criteria, at least one of which shall be asserted in the petition, to be considered when a court decides whether to conduct a hearing on the petition for recall and resentencing and additional criteria to be considered by the court when deciding whether to grant the petition. The bill would require the court to hold a hearing if the court finds that the statements in the defendant's petition are true, as specified. The bill would apply retroactively, as specified. Status: 02/02/2012-Read third time and amended. (Page 3681.) Ordered to third reading.<i>Hearing: 04/26/12 61 ASM SENATE THIRD READING FILE</i></p>	<p>Support</p>
<p>SB 542 <u>Price</u></p>	<p>Inmate Welfare Fund. (Amended 03/01/2012) Would require an unspecified percentage of the money in the Inmate Welfare Fund to be, upon appropriation, transferred annually to county departments of probation to be utilized for the coordination of mental health services after an inmate's release from state custody. The bill would define mental health services, for purposes of this provision, to include, but not be limited to, consultation and referral to community mental health providers and programs, transportation to mental health appointments and treatment facilities, and transfer of any prescriptions used to treat mental illness. The bill would require each county department of probation to prepare a biannual report regarding the use of the funds and to submit it to the county inmate welfare fund commission or committee, or to the board of supervisors, or both. By imposing new duties on county probation departments, the bill would create a state-mandated local program. This bill contains other related provisions and other existing laws. Status: 03/01/2012-From committee with author's amendments. Read second time and amended. Re-referred to Com. on PUB. S.</p>	<p>Watch</p>
<p>SB 663 <u>Correa</u></p>	<p>Veterans: homeless veterans. (Amended 01/24/2012) Would require the department to include specified information in its strategic plan related to homeless veterans, as provided. This bill would also require the department to transmit the strategic plan to the Chairmen of the Assembly and Senate Committees on Veterans Affairs. Status: 04/19/2012-Referred to Com. on V.A.</p>	<p>Watch</p>
<p>SB 677 <u>Hernandez</u></p>	<p>Medi-Cal: eligibility. (Amended 05/23/2011) Would provide, to the extent required by federal law, that the department shall not apply an assets or resources test for purposes of determining eligibility for Medi-Cal or under a Medi-Cal waiver, except as specified. This bill would also require, to the extent required by federal law, the department to use the modified adjusted gross income of an individual, or the household income of a family, if applicable, for the purposes of determining income eligibility for Medi-Cal or under a Medi-Cal waiver, except as specified. The bill would provide that these provisions shall become operative on January 1, 2014. Because each county is responsible for making Medi-Cal eligibility determinations, the bill would increase the duties of county officials and would thereby impose a state-mandated local program. This bill contains other related provisions and other existing laws. Status: 04/19/2012-Referred to Com. on HEALTH.</p>	<p>Jt. Support with CSAC</p>
<p>SB 803 <u>DeSaulnier</u></p>	<p>California Youth Leadership Project. (Amended 01/10/2012) Would establish the California Youth Leadership Project under the State Department of Education for the purpose of supporting and promoting youth civic engagement by awarding scholarships to youth and civic engagement programs. The bill would create the California Youth Leadership Project Committee, which would be chaired by the Superintendent of Public Instruction and be</p>	<p>Watch</p>

	<p>composed of specified appointed members. The bill would authorize the advisory committee to enter into an interagency agreement with the State Department of Education to carry out necessary administrative functions. The advisory committee also would be charged with determining when there are sufficient funds to support the program, and if it determines that there are insufficient funds to cover all costs, the activities of the California Youth Leadership Project would cease. This bill contains other related provisions and other existing laws. Status: 04/19/2012-Referred to Coms. on ED. and REV. & TAX.</p>	
<p>SB 920 Hernandez</p>	<p>Medi-Cal: hospitals. (Amended 01/04/2012) Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income persons receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid Program provisions. This bill would make a technical, nonsubstantive change to those provisions. This bill contains other related provisions and other existing laws. Status: 04/16/2012-Referred to Com. on HEALTH.</p>	Watch
<p>SB 951 Hernandez</p>	<p>Health care coverage: essential health benefits. (Amended 04/16/2012) Would require an individual or small group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2014, to cover essential health benefits, which would be defined to include the benefits and services covered by particular plans. The bill would specify that this provision applies regardless of whether the contract or policy is offered inside or outside the Exchange but would provide that it does not apply to grandfathered plans or plans that offer excepted benefits, as specified. The bill would prohibit a health care service plan or health insurer, when offering, issuing, selling, or marketing a plan contract or policy, from indicating or implying that the contract or policy covers essential health benefits unless the contract or policy covers essential health benefits as provided in the bill. This bill contains other related provisions and other existing laws. Status: 04/20/2012-Set for hearing April 30.<i>Hearing: 04/30/12 11 a.m. - John L. Burton Hearing Room (4203) SEN APPROPRIATIONS</i></p>	Under review
<p>SB 988 Liu</p>	<p>Juveniles: attorney qualifications. (Amended 04/23/2012) Would require the Judicial Council to adopt rules of court regarding the qualifications of appointed counsel in delinquency proceedings. The bill would require these rules to include mandatory training and education standards and core training areas. The bill would also require the rules of court to encourage public defender offices and other agencies that represent minors in delinquency cases to provide juvenile delinquency training. Additionally, the bill would require the rules of court to provide that expert witnesses are agents of the delinquency attorney and must adhere to the attorney-client privilege. The bill would further require the rules of court to specify that a juvenile delinquency attorney is solely responsible for fulfilling the imposed by the rules of court. This bill would also prohibit the rules of court from requiring a delinquency attorney to undertake specified actions. Status: 04/23/2012-From committee with author's amendments. Read second time and amended. Re-referred to Com. on APPR.</p>	Under review
<p>SB 1134 Yee</p>	<p>Persons of unsound mind: psychotherapist duty to protect. (Amended 03/28/2012) Would revise these provisions by removing any duty to warn. Status: 04/20/2012-Set for hearing May 1.<i>Hearing: 05/01/12 1:30 p.m. - Room 112 SEN JUDICIARY</i></p>	Under review
<p>SB 1136 Steinberg</p>	<p>Health: mental health: Mental Health Services Act. (Amended 04/16/2012) Would require the commission to assist in providing technical assistance, as specified, and would require the commission to work in collaboration with, and in consultation with, various entities in designing a comprehensive joint plan for coordinated evaluation of client outcomes. This bill would require the California Health and Human Services Agency to lead the comprehensive joint plan effort. This bill would transfer various functions of the State Department of Mental Health under the Mental Health Services Act to the State Department of Health Care Services and the Office of Statewide Health Planning and Development. This bill would make various technical and conforming changes to reflect the transfer of those mental health responsibilities. This bill would require all projects included in the innovative programs portion of the county plan to meet specified requirements. This bill contains other related provisions and other existing laws. Status: 04/16/2012-From committee with author's amendments. Read second time and amended. Re-referred to Com. on HEALTH.<i>Hearing: 04/25/12 1:30 p.m. - John L. Burton Hearing Room (4203) SEN HEALTH</i></p>	Support with Amendments
<p>SB 1150 Dutton</p>	<p>Prison: community supervision: eligibility. (Introduced 02/21/2012) Would make the provisions for community supervision inapplicable to any person released from prison who has a prior conviction for a serious or violent felony, a crime for which the person received a 3rd strike, or a crime that resulted in the person being classified as a High Risk Sex Offender. Status: 04/24/2012-Action From PUB. S.: Failed passage.</p>	Watch
<p>SB 1198 Calderon</p>	<p>Department of Veterans Affairs: publicity of benefit programs for homeless veterans. (Introduced 02/22/2012) Would require the department to publicize information pertaining to benefits that are available to qualified homeless veterans, including, but not limited to, the veterans pension programs administered by the United States Department of Veterans Affairs and the Veterans Affairs Supportive Housing voucher program. This bill would require the department to publicize this information using printed material, its Internet Web site, and other forms of media, as specified. This bill contains other related provisions. Status: 04/20/2012-Set for hearing April 30.<i>Hearing: 04/30/12 11 a.m. - John L. Burton Hearing Room (4203) SEN APPROPRIATIONS</i></p>	Under review
<p>SB 1220 DeSaulnier</p>	<p>Housing Opportunity and Market Stabilization (HOMEs) Trust Fund Act of 2012. (Amended 04/16/2012) Would enact the Housing Opportunity and Market Stabilization (HOMEs) Trust Fund Act of 2012. The bill would make legislative findings and declarations relating to the need for establishing permanent, ongoing sources of funding dedicated to affordable housing development. The bill would impose a fee, except as provided, of \$75 to be paid at the time of the recording of every real estate instrument, paper, or notice required or permitted by law to be recorded. By imposing new duties on counties with respect to the imposition of the recording fee, the bill would create a state-mandated local program. The bill would require that revenues from this fee be sent quarterly to the Department of Housing and Community Development for deposit in the Housing Opportunity and Market Stabilization (HOMEs) Trust Fund, which the bill would create within the State Treasury. The bill would provide that moneys in the fund may be expended for the purpose of supporting affordable housing, as specified. The bill would impose certain auditing and reporting requirements. This bill contains other related provisions and other existing laws. Status: 04/24/2012-Do pass, but re-refer to the Committee on Governance and Finance.<i>Hearing: 04/25/12 9:30 a.m. - Room 112 SEN GOVERNANCE AND FINANCE</i></p>	Under review
<p>SB 1228 Alquist</p>	<p>Small house skilled nursing facilities. (Introduced 02/23/2012) Would require that these facilities comply with applicable state law governing skilled nursing facilities, except as specified. The bill would require the department to</p>	Under review

	<p>review license applications and render a decision within 6 months of receipt. The bill would require the department and the Office of Statewide Health Planning and Development to consult with a specified entity on various aspects of small house skilled nursing facilities. The bill would require the department to adopt regulations implementing these provisions. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/05/2012-Set for hearing April 25.<i>Hearing: 04/25/12 1:30 p.m. - John L. Burton Hearing Room (4203) SEN HEALTH</i></p>	
<p>SB 1258 Wolk</p>	<p>Department of Veterans Affairs: monitoring outcomes for veterans: Director of Employment Development: disclosure of information. (Amended 04/12/2012) Would require the Department of Veterans Affairs, for the purpose of ensuring the adequacy of services being provided to veterans and that the needs of veterans are being addressed in California, to establish a system for monitoring specified outcomes for veterans . This bill would require the department to submit reports to the Senate and Assembly Committees on Veterans Affairs on the establishment of the system and on any outcomes for veterans identified by the department, as provided. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/20/2012-Set for hearing April 30.<i>Hearing: 04/30/12 11 a.m. - John L. Burton Hearing Room (4203) SEN APPROPRIATIONS</i></p>	Watch
<p>SB 1279 Wolk</p>	<p>Child welfare services system: information access: outcomes. (Amended 04/09/2012) Would declare the intent of the Legislature to authorize the department to obtain access to designated information held by other state agencies as it relates to outcomes for children and youth involved in the child welfare system, for purposes of monitoring those outcomes and improving the operations of the child welfare system. This bill would require the department to consult with state and local agencies, child welfare advocates, and other appropriate entities, to determine the outcomes identified pursuant to the bill. The bill would require the department to provide information to the budget and appropriate policy committees of both houses of the Legislature, regarding identifying and monitoring the specified outcomes, and related findings and recommendations for needed statutory, regulatory, and fiscal changes. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/20/2012-Set for hearing April 30.<i>Hearing: 04/30/12 11 a.m. - John L. Burton Hearing Room (4203) SEN APPROPRIATIONS</i></p>	Under review
<p>SB 1329 Simitian</p>	<p>Prescription drugs: collection and distribution program. (Amended 03/29/2012) Would authorize a county to establish the program by action of the county board of supervisors or by action of a public health officer of the county, as prescribed. This bill would also authorize specified primary care clinics and pharmacies to participate in the program. This bill would require a pharmacy or clinic seeking to participate in the program to inform the county health department in writing of its intent and prohibit the pharmacy or clinic from participating until the county health department has confirmed that it has received this notice . This bill would require participating pharmacies and clinics to disclose specified information to the county health department and require the county board of supervisors or public health officer to make this information available upon request to the California State Board of Pharmacy. This bill would authorize the county board of supervisors, public health officer, and California State Board of Pharmacy to prohibit a pharmacy or clinic from participating in the program, under certain circumstances. This bill would authorize licensed health and care facilities, as specified, to donate unused medications to the program. This bill would also make other conforming changes to those provisions.</p> <p>Status: 04/24/2012-Set for hearing May 7.<i>Hearing: 05/07/12 1:30 p.m. - Room 3191 SEN BUSINESS, PROFESSIONS AND ECONOMIC DEVELOPMENT</i></p>	Under review
<p>SB 1343 Emmerson</p>	<p>Postrelease community supervision: local law enforcement notification. (Amended 04/12/2012) Would require a county agency implementing postrelease supervision to notify all relevant local law enforcement agencies of the person's residence in the area and to ensure that local summary criminal history information is available to all local law enforcement officers. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/12/2012-From committee with author's amendments. Read second time and amended. Re-referred to Com. on RLS.</p>	Watch
<p>SB 1363 Yee</p>	<p>Juveniles: solitary confinement. (Amended 04/09/2012) Would provide that a minor or ward who is detained in, or sentenced to, any juvenile facility or other secure state or local facility shall not be subject to solitary confinement, as defined, unless the minor or ward poses an immediate and substantial risk of harm to others or to the security of the facility, and all other less-restrictive options have been exhausted. The bill would permit the minor or ward to be held in solitary confinement only in accordance with specified guidelines, including that the minor or ward be held in solitary confinement only for the minimum time required to address the safety risk, and that does not compromise the mental and physical health of the minor or ward . The bill would require clinical staff to evaluate a minor or ward face to face within one hour after placement, and every 4 hours thereafter, as specified. The bill would require treatment staff to implement an individualized suicide crisis intervention plan, as specified, before subjecting a minor or ward who has exhibited suicidal behavior or committed acts of self-harm to solitary confinement . By increasing the duties of local juvenile facilities, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/24/2012-Action From PUB. S.: Failed passage.</p>	Expressed Concerns
<p>SB 1375 Alquist</p>	<p>Student veterans: services. (Introduced 02/24/2012) Would encourage the California Community Colleges, the California State University, and the University of California to offer oncampus counseling services for student veterans by utilizing the resources of existing campus military and veterans offices. The bill would require the California Community Colleges and the California State University, and encourage the University of California, to adopt an online course, for one unit of credit, for student veterans to ease their transition to college and assist them in understanding the effects of postwar stress, post-traumatic stress disorder, and traumatic brain injuries. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/23/2012-Set, second hearing. Hearing canceled at the request of author.</p>	Under review
<p>SB 1377 Corbett</p>	<p>Protection and advocacy agencies. (Amended 04/19/2012) Would provide that the authority to access these records includes access to an unredacted citation report , unredacted licensing report , unredacted survey report , unredacted plan of correction, or unredacted statement of deficiency prepared by a department responsible for issuing a license or certificate to a program, facility, or service serving an individual with a disability. This bill contains other related provisions and other existing laws.</p> <p>Status: 04/19/2012-Read second time and amended. Re-referred to Com. on APPR.</p>	Under review
<p>SB 1398 Anderson</p>	<p>Parole: supervision. (Introduced 02/24/2012) Existing law, operative until July 1, 2013, provides that prisoners released from state prison after serving a prison term for specified felonies shall be subject to the jurisdiction of, and parole supervision by, the Department of Corrections and Rehabilitation. Existing law, operative July 1, 2013, provides that persons released from state prison prior to or on or after July 1, 2013 after serving a prison term for specified felonies shall be subject to parole supervision by the department and to the jurisdiction of the court in the</p>	Watch

	county where the parolee is released or resides for the purpose of hearing petitions to revoke parole and impose a term of custody. This bill would make technical, nonsubstantive changes to these provisions. Status: 03/08/2012-Referred to Com. on RLS.	
SB 1432 Steinberg	Child and family welfare. (Amended 04/16/2012) Would require, by March 1, 2013, that the workgroup determine whether additional outcome indicators, additional analysis of existing outcome indicators, or both, are necessary to determine the impact, if any, of the realignment of child welfare programs and services on child safety and well-being. The workgroup would be required to consider specified outcome indicators. This bill contains other related provisions and other existing laws. Status: 04/24/2012-Do pass as amended, and re-refer to the Committee on Appropriations.	Watch
SB 1462 Leno	County sheriffs: release of prisoners: medical release. (Amended 04/09/2012) Would additionally authorize the sheriff to release a prisoner from a county correctional facility after conferring with a physician who has oversight for providing medical care at the county jail if the sheriff determines that the prisoner would not reasonably pose a threat to public safety and the prisoner, upon diagnosis by the examining physician, is deemed to have a life expectancy of 6 months or less, provided the sheriff gives specified notice to the superior court. The bill would also authorize the sheriff to request the court to grant medical probation or to resent a prisoner to medical probation in lieu of jail time to a prisoner convicted and sentenced to a county jail, if the prisoner is physically incapacitated with a medical condition that renders the prisoner permanently unable to perform activities of basic daily living, which has resulted in the prisoner requiring 24-hour care, and if that incapacitation did not exist at the time of sentencing or if the prisoner would require acute long-term inpatient rehabilitation services. The bill would authorize the probation officer or the court to request a medical examination of the person released on medical parole at any time, and to return that person to the sheriff's custody if that person no longer qualifies for release. Status: 04/20/2012-Set for hearing April 30. <i>Hearing: 04/30/12 11 a.m. - John L. Burton Hearing Room (4203) SEN APPROPRIATIONS</i>	Watch
SB 1487 Hernandez	Medi-Cal: eligibility: former foster youths. (Amended 04/17/2012) Would to the extent federal financial participation is available and to the extent required by federal law, extend Medi-Cal eligibility, including eligibility for the Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) Program, to youths who were formerly in foster care and who are under 26 years of age, pursuant to prescribed provisions of federal law. This bill contains other related provisions and other existing laws. Status: 04/20/2012-Set for hearing April 25. <i>Hearing: 04/25/12 1:30 p.m. - John L. Burton Hearing Room (4203) SEN HEALTH</i>	Under review
SB 1503 Steinberg	In-Home Supportive Services program. (Amended 04/09/2012) Would require the Director of Social Services and the Director of Health Care Services to convene a stakeholder group to design a plan for the integration of long-term services and supports programs, as prescribed. Status: 04/11/2012-Set for hearing April 25. <i>Hearing: 04/25/12 1:30 p.m. - John L. Burton Hearing Room (4203) SEN HEALTH</i>	Watch
SB 1505 DeSaulnier	California Keep Our Promises Act: corporation taxes: apportionment: single sales factor. (Amended 04/16/2012) Would for taxable years beginning on or after January 1, 2012, instead require a taxpayer, except as provided, to apportion its income in accordance with a single sales factor, and would revise the provisions that determine whether sales other than tangible personal property occur in this state, including specific provisions for cable systems or networks. This bill contains other related provisions and other existing laws. Status: 04/24/2012-Set, first hearing. Hearing canceled at the request of author. <i>Hearing: 04/26/12 Upon adjournment of session - Room 113 SEN VETERANS AFFAIRS</i>	Watch
SB 1506 Leno	Possession of controlled substances: penalties. (Introduced 02/24/2012) Would make the unlawful possession of any of those substances a misdemeanor punishable by imprisonment in a county jail for not more than one year. This bill contains other related provisions and other existing laws. Status: 04/19/2012-Read second time. Ordered to third reading. <i>Hearing: 04/26/12 31 SEN SENATE BILLS-THIRD READING FILE</i>	Watch
SB 1520 Calderon	State government: administrative efficiency. (Introduced 02/24/2012) Would instead require that the statement of reasons include a standardized impact analysis for each major regulation proposed on or after November 1, 2013. This bill contains other related provisions and other existing laws. Status: 04/24/2012-From committee: Do pass and re-refer to Com. on E.Q. (Ayes 12. Noes 1.) (April 24). Re-referred to Com. on E.Q.	Watch
Total rows: 74		