

Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
AB 32 State prisons: private, for-profit administration services.	Assembly Member Bonta (D-18)	Amended 6/25/19 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB32	Would, on or after January 1, 2020, prohibit CDCR from entering into or renewing a contract with a private, for-profit prison to incarcerate state prison inmates. The bill would also prohibit, after January 1, 2028, a state prison inmate or other person under the jurisdiction of the department from being incarcerated in a private, for-profit prison facility. This bill would also prohibit, with exceptions, the operation of a private detention facility, as defined, within the state.	Might have impact on jails.	7/9/19 - Set for hearing in Senate Public Safety.



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AB 180 Institutional and community corrections: Smart Justice Student Program.	Assembly Member Gipson (D-64)	Amended 3/28/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B180	Upon an appropriation, this bill would establish, until January 1, 2025, the Smart Justice Student Program that would require the BSCC to solicit proposals for postsecondary education programs among the University of California, the California State University, and the California Community Colleges to receive funding, with the intent of directly serving individuals who are or have been incarcerated, or are currently on parole, probation, or other form of supervised release.	The BSCC would be required to administer this grant program and submit an annual Legislative report.	5/17/19 – Assembly 2-year Bill.



Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
AB 294 Correctional facilities: gassing.	Assembly Member Rodriguez (D-52)	Amended 6/8/19 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB294	This bill would: 1) authorize an officer or employee who is the victim of a reported or suspected gassing attack to request that the inmate involved with the attack be tested for hepatitis and tuberculosis, as specified, 2) require a state prison facility and a county jail to make protective gear, such as clothing, goggles, and shields, readily available to staff, 3) require a state prison facility and a county jail to provide adequate training to officers on how to prevent and mitigate the harm from gassing attacks, as specified, and to replace any article of an officer's uniform that has been soiled in a gassing attack, 4) require a state prison facility and a county jail to complete investigations of gassing attacks within 6 months of the- violation, as specified, 5) authorize a person sentenced to a state prison or county jail to receive an examination for HIV if the inmate has been exposed to the bodily fluids of another inmate, and to receive an examination for hepatitis B and C if the inmate has been exposed to human excrement, bodily fluids, bodily substances, or any mixture containing those substances, 6) authorize a person under those circumstances to request that the other inmate be tested for HIV and hepatitis B and C, as specified, 7) require the warden of a state prison and the county sheriff or administrator of a county jail to post a notice relating to the rights of a victim of a gassing attack and to provide a notice to an officer, employee, or inmate of the facility or jail who is the victim of the attacks, informing them of their rights, and 8) require a state prison and a county jail to document specified information relating to those attacks.	Might require a change to regulations.	7/1/19 – Senate Appropriations – placed on Suspense.



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AB 413 Education: at- promise youth.	Assembly Member Jones- Sawyer (D-59)	Amended 4/11/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm I?bill_id=20 1920200A B413	Current law uses the term "at-risk" to describe youth for purposes of various provisions of the Education and Penal Codes. This bill would delete the term "at-risk"-and would replace-it with term "at-promise"-for purposes of these provisions. The bill-would, for purposes of the Education Code, define "at-promise"-to have the same-meaning as "at-risk." * Penal code sections impacted for BSCC include: Section 6025; Section 6027.	Technical corrections to BSCC materials and publications as needed.	67/3/19 – Senate Third Reading.



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AB 656	Assembly	Amended	This bill would, contingent on funding, create the	None. May affect	6/27/19 – Re-
Office of Healthy and	Member Garcia	6/27/19	Office of Healthy and Safe Communities (OHSC) under the direction of <i>State Department of Public</i>	grants administered by the BSCC.	referred to Senate
Safe	(D-56)	http://leginf	Health, to provide a comprehensive violence	by the Boco.	Committee on
Communities.		o.legislatur	prevention strategy. The bill would set forth the		Health.
		e.ca.gov/fa	duties of the OHSC, including the duty to develop,		
		ces/billNav	implement, and monitor a California vision and		
		Client.xhtm	plan for violence prevention, safety, and healing.		
		1?bill_id=20	The bill would require the director to strengthen		
		1920200A B656	the professionalization of community violence intervention and prevention as a licensed		
		<u> </u>	occupation and facilitate the coordination and		
			alignment of programming across statewide		
			departments and agencies, among other duties.		
			The bill would also require the director to		
			assemble an advisory committee to inform and		
			guide the execution of the duties of the OHSC. The bill would require the advisory committee to		
			be selected by the President pro Tempore of the		
			Senate and the Speaker of the Assembly and		
			would specify the composition of the advisory		
			committee.		



Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
AB 696 County juvenile facilities: pepper spray.	Assembly Member Lackey (R-36)	Amended 3/26/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B696	Would require the BSCC to contract with a research entity to conduct a study on the efficacy and impacts of the use of pepper spray in juvenile halls and juvenile ranches, camps, and forestry camps. There is no appropriation in the bill.	The BSCC would be required to contract with a research entity and complete a Legislative report, by 1/1/22.	5/17/19 – Assembly 2-year Bill.



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AB 732 County jails: prisons: incarcerated pregnant persons.	Assembly Member Bonta (D-18)	Amended 3/21/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B732	Would require an inmate of a county jail or state prison who is identified as possibly pregnant to be scheduled for laboratory work to verify pregnancy within 3 business days of arrival at the jail or prison. The bill would require an incarcerated person who is confirmed to be pregnant to be scheduled for an obstetrics examination within 7 days. The bill would require incarcerated pregnant persons to be scheduled for prenatal care visits, as specified. The bill would prohibit solitary confinement for incarcerated pregnant persons. The bill would require the jail or prison to provide personal hygiene products for use with the person's menstrual cycle.	Would require a change to regulations.	5/17/19 – Assembly 2-year Bill.



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AB 742 Place-Based Economic Strategies Act.	Assembly Member Cervantes (D-60)	Introduced 4/8/19 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB742	Would enact the Place-Based Economic Strategies Act, which would create the Office of Place-Based Economic Strategies for the purposes of supporting place-based and other geographically targeted economic development programs, including, but not limited to, federal California Promise and California Opportunity Zones. There is no appropriation in the bill.	The Office of Place-Based Economic Strategies would serve as liaison between community and economic stakeholders and the BSCC and other state agencies identified as overseeing programs and offer services that are intended to finance and support the business and economic development needs.	5/17/19 – Assembly 2-year Bill.



Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
AB 964 County jails: visitation.	Assembly Member Medina (D-61)	Amended 3/14/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B964	Current law prohibits a local detention facility that offered in person visitation as of January 1, 2017, from converting to video visitation only. Current law prohibits a local detention facility from charging for onsite visitation, whether such visitation is in person or via video. This bill would require all local detention facilities to offer inperson visitation. The bill would give any facility that does not offer in-person visitation until January 1, 2025, to comply with this requirement.	Would impact certain jails as specified and the construction of jail facilities.	5/17/19 – Assembly 2-year Bill.
AB 1390 Deferred entry of judgement pilot program.	Assembly Member Stone (D-29)	Amended 3/19/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B1390	Current law authorizes, until January 1, 2022, the Counties of Alameda, Butte, Napa, Nevada, Santa Clara, and Ventura to establish a pilot program to operate a deferred entry of judgment pilot program for eligible defendants. This bill would authorize a defendant who is 21 years of age or older, but under 25 years of age on the date the offense was committed, to participate in the program if approved by the multidisciplinary team established by the county.	Potentially expands the transitional age youth pilot program. BSCC is required to evaluate the program.	7/3/19- Senate Third Reading.



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AB 1454	Assembly Member Sawyer- Jones (D-59)	Amended 7/3/10 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm I?bill_id=20 1920200A B1454	This bill would change existing requirements of the Youth Reinvestment Grant Program, beginning with the next grant cycle. These changes include adding community based organization eligibility, increasing the maximum award amount to \$2 million, adding an allowance for in-kind match, and requiring the BSCC to hold public informational forums in the central valley and northern regions of the state.	The BSCC would need to incorporate these changes into the grant program and conduct at least two informational meetings.	7/3/19 - Re- referred to Senate Public Safety.
AB 1530 Unauthorized cannabis activity reduction grants: local jurisdiction restrictions on cannabis delivery.	Assembly Member Cooley (D-8)	Introduced 2/22/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B1530	Would require the BSCC to create and administer a program of grants to be made on a competitive basis to cities, counties, and joint powers authorities to establish or expand an enforcement program against unauthorized cannabis activity, as defined, and provide consumer education about the difference between licensed or legal cannabis activity and unlicensed or illegal cannabis activity. There is no appropriation in the bill.	Would require the BSCC to create and administer the grant program, create an evaluation design and provide an annual Legislative report from 1/1/22 until 1/1/25.	4/9/2019 – In Assembly Committee on Business and Professions; Failed Passage; Reconsideration Granted.



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AB 1603 California Violence Intervention and Prevention Grant Program.	Assembly Member Wicks (D-15)	Amended 3/19/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B1603	The Budget Act of 2018 establishes the CalVIP Grant Program, administered by the BSCC, to award competitive grants for the purpose of violence intervention and prevention. This bill would codify the establishment of the CalVIP Grant Program and the authority and duties of the board in administering the program, including the selection criteria for grants and reporting requirements to the Legislature. * The current CalVIP grant cycle is scheduled to end on April 30, 2020 (cohort 1) and August 31, 2020 (cohort 2).	BSCC would be required to implement a new grant cycle for CalVIP.	6/25/19 - Referred to Senate Appropriations.



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SB 42	Senator	Amended	This bill, beginning June 1, 2020, would:	BSCC would be	7/1/19 -
The Getting	Skinner	7/1/19	require sheriffs to make release standards	required to convene	Referred to
Home Safe	(D-9)	la 44 a v //l a aviva f	and release schedules of a county jail	a task force,	Assembly
Act.		http://leginf	available to incarcerated persons, including	develop materials	Appropriations.
*Droviously		o.legislatur	a list of rights and the timeframes for the	related to the	
*Previously		e.ca.gov/fa	expedient release of a person,	Getting Home Safe	
SB 1142 in		ces/billNav	2. provide a person with the right to request	Act, and making recommendations to	
2018.		Client.xhtm	that, upon release from a county jail, they		
		1?bill_id=20 1920200S	be assisted in entering a drug or alcohol	the Legislature.	
		B42	rehabilitation program, 3. require the county jail to assist, when		
		<u>D4Z</u>	feasible, in arranging transportation directly		
			to a rehabilitation program or hospital free		
			of charge immediately upon release,		
			4. provide a person incarcerated in or recently		
			released from a county jail with access to		
			up to three free telephone calls from a		
			telephone in the county jail to plan for a		
			safe and successful release,		
			5. require releases on-time during scheduled		
			hours of 8 a.m. and 5 p.m. or sundown,		
			whichever is later,		
			6. require a sheriff to offer a person that is		
			scheduled to be released from jail between		
			the hours of 5 p.m. or sundown, whichever		
			is later, and 8 a.m. the option to voluntarily		
			stay in jail for up to 16 additional hours or		
			until normal business hours, whichever is		
			shorter, to offer the person the ability to be		
			discharged during daytime hours,		
I			7. require that if a person has declined the		
I			option to be released during daytime hours,		



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			the person be provided the opportunity to have a safe place to wait to be picked up with adequate and sufficient ability to charge a personal cell phone and access to a free public telephone, 8. require the provision of at least 3 days' supply of any necessary medication. The bill would authorize a violation of these rights be submitted to the BSCC, establish a BSCC Ombudsperson role, and require the BSCC to: 1) convene a stakeholder group as specified to develop protocols for receiving and responding to reports of violations, 2) establish a Late-Night Release Prevention Task Force with specified membership, and 3) require this Task Force to submit a Legislative report on January 1, 2022 describing implementation progress made and making suggestions for any additional legislation to prevent dangerous late-night releases at county jails throughout California.		



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SB 230 Law enforcement: use of deadly force: training: policies.	Caballero (D-12)	Corrected 7/2/19 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200SB230	This bill would require POST to implement a course or courses of instruction for the regular and periodic training of law enforcement officers in the use of force. The bill would require the commission to develop uniform, minimum guidelines for adoption and promulgation by California law enforcement agencies for the use of force.	Would impact BSCC's standards training.	6/26/19 – Referred to Assembly Appropriations.
SB 421 Children's Cabinet of California.	Senator Pan (D-6)	Amended 4/21/19 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200SB421	The California Early Intervention Services Act provides a statewide system of coordinated, comprehensive, family-centered, multidisciplinary, interagency programs responsible for providing appropriate early intervention services and support to all eligible infants and toddlers and their families. This bill, to the extent that sufficient federal or private funds are deposited with the state and appropriated by the Legislature, would establish the Children's Cabinet of California to serve, until January 1, 2025, as an advisory body responsible for improving the collaboration among agencies that provide services to the children and youth of the state.	None.	5/17/19 – Senate 2-Year Bill.



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SB 555 Jails and juvenile facilities: telephone services: stores.	Senator Mitchell (D-30)	Amended 7/3/19 http://leginfo _legislature. ca.gov/face s/billNavClie nt.xhtml?bill _id=201920 200SB555	Existing law allows the sheriff of each county to operate a store in connection with the county jail, to fix the sale prices of the articles offered for sale at the store and requires profits from the store to be deposited in the inmate welfare fund to be used primarily for the benefit, education, and welfare of inmates. This bill would require the items in the store be offered at the cost paid to the vendor supplying the article, would rename the inmate welfare fund the incarcerated peoples' welfare fund and would require money in the fund to be expended solely for the benefit, education, and welfare of inmates. The bill would require articles offered for sale at the store to only be available for purchase by incarcerated people and not staff of the jail. Existing law imposes specified procedural and substantive content requirements on contracts entered into by local agencies, including cities and counties. This bill would require any contract entered into or renewed on or after January 1, 2020, to provide communications or information services to any person detained or sentenced to a jail or juvenile facility to be negotiated and awarded to an entity that meets the jail or juvenile facility's technical, functional, and security requirements for services, and that provides the lowest cost of service to any person who pays for the communications service. The bill would prohibit any commission or other payment, as defined, to the entity operating the jail or juvenile facility. The bill would further require that telephone rates and other service rates affected by these provisions be reduced in response to the elimination of commission fees. (3) Existing law, the Local Agency Public Construction Act, regulates contracting by	Might require a change to regulations.	7/9/19 –Set for hearing in Assembly Public Safety.



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			counties and cities, among others, and requires a prospective bidder for a contract to submit specified information. This bill would require a county sheriff to negotiate and award contracts that provide county jails with communications, information, or commissary services based on providing the best price to the consumer in accordance with specified procedures and requirements. The bill would require a bid for these contracts to include the cost to the consumer. The bill would require a contract for communications, information, or commissary services to include specified provisions, including a provision prohibiting specified fees, a provision relating to renegotiation of the contract by the county sheriff, and provisions relating to consumer refunds. The bill would provide that a contract negotiated under these provisions is not valid until it is found by the county board of supervisors as being in compliance with these requirements. The bill would prohibit the bundling of contracts and would require a separate contract for each distinct good or service provided. The bill would require the sheriff to perform specified testing of the goods and services provided under the contract, and the county board of supervisors to provide a certified copy of each contract to the county controller.		



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SB 678 Restorative Justice Pilot Program.	Senator Glazer (D-7)	Amended 4/29/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200S B678	Would, until January 1, 2025, require the BSCC to establish the Restorative Justice Pilot Program and, upon an appropriation, would require the board to make 5-year grants to up to 3 counties to establish and operate restorative justice diversion programs. As part of the program, commencing January 1, 2021, the bill would require a court to defer an eligible defendant's sentence for up to 36 months while the defendant undergoes specified counseling.	The BSCC would establish and administer the Pilot Program and fund an independent evaluation of the program's effectiveness.	5/16/19 – Senate Appropriations Committee: Held in committee and under submission.