

	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	AB 656 Office of	Assembly Member	Amended: 6/27/19 <u>http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id</u>	None. May affect grants administered	8/30/2019 Senate 2-
	Healthy and Safe Communities.	Garcia (D-56)	<u>=201920200AB656</u>	by the BSCC.	year bill.
1			This bill would, contingent on funding, create the Office of Healthy and Safe Communities (OHSC) under the direction of <i>State Department of Public Health,</i> to provide a comprehensive violence prevention strategy. The bill would set forth the duties of the OHSC, including the duty to develop, implement, and monitor a California vision and plan for violence prevention, safety, and healing. The bill would require the director to strengthen the professionalization of community violence intervention and prevention as a licensed 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	Summary/ Version	BSCC Duties Impact	Status
2	AB 732 County jails: prisons: incarcerated pregnant persons.	Assembly Member Bonta (D-18)	Amended: 1/23/20 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB732 This bill would require an incarcerated person in a county jail or the state prison who is identified as possibly pregnant or capable of becoming pregnant during an intake health examination or at any time during incarceration to be offered a test upon intake or request, and in the case of a county jail, within 72 hours of arrival at the jail. The bill would require an incarcerated person who is confirmed to be pregnant to be scheduled for pregnancy examination with a physician assistant within 7 days. Scheduled for prenatal care visits, to be provided specified prenatal services and a referral to a social worker, to be given access to community-based programs serving pregnant, birthing, or lactating inmates, allow an incarcerated pregnant person to elect to have a support person present during childbirth, to be provided with a postpartum examination one, and as needed up to 12 weeks postpartum. The bill would prohibit solitary confinement or administrative segregation for incarcerated persons who are pregnant, or who have given birth, had a miscarriage, or recently terminated a pregnancy within 12 weeks. The bill would prohibit the use of tasers, pepper spray, or other chemical weapons against incarcerated pregnant persons. By imposing new duties on county jails, this bill would impose a state-mandated local program.	Would require a change to regulations.	1/28/2020 Read first time in Senate Committee on Rules for assignment.



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
3	AB 2028 State agencies: meetings.	Assembly Member Aguiar-Curry (D-4)	Amended: 6/4/20 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB2028 The Bagley-Keene Open Meeting Act requires that all meetings of a state body, as defined, be open and public, and that all persons be permitted to attend any meeting of a state body, except as otherwise provided in that act. This bill would, except for closed sessions, require that this notice include all writings or materials provided for the noticed meeting to a member of the state body by staff of a state agency, board, or commission, or another member of the state body, that are in connection with a matter subject to discussion or consideration at the meeting. The bill would require these writings and materials to be made available on the internet website, and to people who so request in writing, on the same day as they are provided to members of the state body or at least 48 hours in advance of the meeting, whichever is earlier. The bill would except writings or materials relating to matters to be discussed in a closed session from its requirements and would authorize a state body to post and provide additional time-sensitive materials related to certain active legislation, as specified, as they become available, after the prescribed deadlines. The bill would specify that its provisions do not authorize a state body to remove writings and materials from an internet website.	Would require the BSCC to post public meeting agenda and reports are posted in its entirety 48 hours in advance	6/4/20 Read second time in Assembly and amended. Ordered returned to second reading.



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	AB 2483	Assembly Member	Amended: 6/4/20	Would need to develop	6/4/20
	County jails: recidivism: reports	Jones- Sawyer (D-59)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB2483	data guidelines and compile report	Read second time in Assembly and
			Would, starting on January 1, 2023, and annually thereafter until January 1, 2027, require the sheriff in each county to compile and submit specified data to the Board of State and Community Corrections on their anti-recidivism programs and success rates in reducing recidivism. The bill would require the board to annually compile a report based upon those findings and submit the report to the Legislature by a specified date.	annually would require additional research staff and database and reporting tool.	amended. Ordered to second reading.
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	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
5	AB 2543 Local government financing: juvenile justice.	Assembly Member Jones- Sawyer (D-59)	Introduced: 2/19/20 http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB2543 Under current law, there is established in each county treasury a Supplemental Law Enforcement Services Account (SLESA) to receive all amounts allocated to a county for specified purposes. In any fiscal year for which a county receives moneys to be expended for implementation, current law requires the county auditor to allocate the moneys in the county's SLESA within 30 days of the deposit of those moneys into the fund. Current law requires 50% the moneys to be allocated to a county or city and county to implement a comprehensive multiagency juvenile justice plan, as specified. Current law requires the juvenile justice plan to be developed by the local juvenile justice coordinating council, composed of specified individuals, in each county and city and county. This bill would make technical, nonsubstantive changes to these provisions	Spot bill for JJCPA & YOBG	2/20/20 In Assembly From printer. May be heard in committee March 21



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	AB 2804 State property: juvenile detention centers.	Assembly Member McCarty (D-7)	Introduced: 2/20/20 <u>http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id</u> =201920200AB2804	More information needed.	2/21/2020 From printer. May be heard in committee March 22.
6			Spot Bill		



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	AB 2814	Assembly Member	Introduced: 2/20/20	More information	2/21/2020
	Criminal justice planning.	Chen (R-55)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB2814	needed.	From printer. May be heard in committee March 22.
			Current law abolishes the Office of Criminal Justice Planning. Current law transfers the duties and obligations of that office to the Office of Emergency Services, except specified duties that are transferred to the Board of State and Community Corrections. This bill would make a technical, nonsubstantive change to those provisions.		
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	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	AB 3228	Assembly Member	Amended: 6/4/20	None.	6/4/20
	Private detention facilities	Bonta (D-18)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200AB3228		In Assembly read second time and amended.
8			This bill would require any private detention facility operator to comply with, and adhere to, the detention standards of care and confinement agreed upon in the facility's contract for operations. The bill would define a private detention facility as a detention facility operated by a private, nongovernmental, for-profit entity pursuant to a contract or agreement with a governmental entity. If a private detention facility commits a tortious action that violates the requirement to comply with detention standards of care and confinement, the bill would allow an individual, the Attorney General, or a district attorney to bring a civil cause of action for injunctive and equitable relief. The bill would also allow the Attorney General, or a district or city attorney, to seek a civil penalty of \$25,000 for each individual injured and would allow the court to award a prevailing party reasonable attorney's fees and costs.		Ordered to second reading.



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	SB 555	Senator	Amended: 7/3/19	May require a change to	8/30/2019
	Jails and juvenile facilities: telephone	Mitchell (D-30)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201 920200SB555	regulations.	Assembly 2- year bill.
9	services: stores.		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'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		



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		Construction Act, regulates contracting by 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.		



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	SB 889	Senator	Amended: 3/25/20	Would impact juvenile	3/25/20
	Juveniles	Skinner (D-9)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200SB889	detention and regulations.	From committee with author's amendments.
10			This bill would extend the jurisdiction of the juvenile court to those who are between 12 and 19 years of age, inclusive. This bill would provide that the juvenile court may maintain jurisdiction over a person until the person attains 24 years of age. This bill would require detention, if necessary, take place in the minor's or youth's home, unless detention in juvenile hall is necessary for specified reasons, including for the protection of others. This bill would, among other things, limit probation to only those behaviors that are necessary for public safety and specifically related to individual risk factors and would require minors to receive individualized family-centered, strength- based case plans when adjudged probation. The county shall apply to the BSCC for approval of a county institution established for the purpose of housing juveniles as a suitable place for confinement before the institution is used for the detention or commitment of an individual under the jurisdiction of the juvenile court who is 19 years of age or older but under 21 years of age where the detained person will come into or remain in contact with persons under 18 years of age who are detained in the institution. The authority board shall review and approve or deny the application of the county within 30 days of receiving notice of this proposed use.		Read second time and amended. Re-referred to Com. on RLS.



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	SB 1111	Senator	Amended: 3/26/2020		6/3/20
	Juveniles.	Durazo (D- 24)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200SB1111		Set for hearing in Senate Appropriation
11			Current law authorizes the detention of minors in jails or other security facilities for the confinement of adults only under specified conditions, including under circumstances upon which a minor is found not a fit and proper subject to be dealt with under the juvenile court law, their case is transferred to a court of criminal jurisdiction, and it is found that, among other things, the minor's further detention in the juvenile hall would endanger the safety of the public or other minors in the juvenile hall. This bill would revise and recast those provisions and repeal specified provisions that authorize the detention of minors in an adult facility. The bill would instead require any person whose case originated in juvenile court to remain in a county juvenile facility until they turn 21 years of age, except as specified.		June 9, 2020.



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	SB 1112	Senator	Introduced: 2/19/20	BSCC would	2/27/2020
	Criminal justice: local funding.	Chang (R-29)	http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id =201920200SB1112	need to collect data and compile a Legislative report by	Referred to Senate Committee on Rules.
12			 Would appropriate \$50,000,000 from the General Fund to be allocated according to a schedule developed by the Department of Finance, the California Police Chiefs Association, and the California State Sheriffs' Association to police departments and sheriff's departments that, among other things, are in jurisdictions with high homeless populations or that wish to fund codeployment teams for crisis intervention. The bill would require the local entities that receive funding under these provisions to report (1) The number of new teams established or planned to be established. (2) The type of training and the number of peace officers trained or planned to be trained. (3) The type of equipment or resources that were purchased or planned to be purchased. 	4/1/21.	



	Bill No. and Title	Author	Summary/ Version	BSCC Duties Impact	Status
	SB 1222 Detention facilities: contracts	Senator Durazo (D-24)	Amended: 3/25/20 <u>http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id</u> =201920200SB1222	May impact regulations and training.	6/3/20 Set for hearing in Senate Appropriation
13			Current law requires a privately operated local detention facility responsible for the custody and control of a local prisoner to operate pursuant to a contract with the city, county, or city and county, as appropriate. Current law requires each contract to include a provision whereby the private agency or entity agrees to operate in compliance with all appropriate state and local building, zoning, health, safety, and fire statutes, ordinances, and regulations, and with specified minimum jail standards established by regulations adopted by the board. Current law provides that the failure of a privately operated local detention facility to comply with the appropriate health, safety, and fire laws, or with the minimum jail standards adopted by the board may be grounds for the termination of the contract. This bill would, among other changes, make these provisions also applicable to facilities responsible for the custody and control of civil detainees and require the contract to include a provision whereby the private agency or entity agrees to operate in compliance with Federal Performance-Based Detention Standards and to maintain specified insurance coverages, including general, automobile, and umbrella liability, and workers' compensation.		Appropriation s June 9, 2020.



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14	SB 1338 Emergency vehicles: blue warning lights.	Senator Archuleta (D-32)	Introduced: 2/21/20 <u>http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id</u> =201920200SB1338	More information needed.	3/12/2020 Referred to Senate Committee on Rules.
			SPOT BILL		
15	SB 1392 Peace officers: basic course of training.	Senator Bradford (D-35)	Introduced: 2/21/2020 <u>http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id</u> =201920200SB1392	More information needed.	3/12/2020 Referred to Senate Committee on Rules.
10			SPOT BILL		