

## Legislative Board Report

Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
<b>AB 32</b> Detention facilities: private, for-profit administration services.	Assembly Member Bonta (D-18)	Chaptered 10/11/19  <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200A_B32">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200A_B32</a>	This bill, on or after January 1, 2020, will prohibit the department from entering into or renewing a contract with a private, for-profit prison to incarcerate state prison inmates, but would not prohibit the department from renewing or extending a contract to house state prison inmates in order to comply with any court-ordered population cap. The bill will 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.	May have impact on jails and CDCR.	Chaptered.  Chapter 739

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<p><b>AB 294</b> Correctional facilities: gassing.</p>	<p>Assembly Member Rodriguez (D-52)</p>	<p>Vetoed 10/13/19 <a href="http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=201920200A">http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=201920200A</a> <a href="#">B294</a></p>	<p>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 or hepatitis B or C if the inmate has been exposed to the bodily fluids of another inmate, 6) 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.</p>	<p>May require a change to regulations.</p>	<p>Vetoed.</p> <p>Veto Message:</p> <p>To the Members of the California State Assembly:</p> <p>I am returning Assembly Bill 294 without my signature.</p> <p>This bill would codify guidelines for state prison and county jail facilities to investigate the aggravated battery of "gassing" against both employees and inmates. It would require the facility to complete an investigation within six months of the violation, provide regular notice to employees and inmates of their rights if subject to a gassing incident, mandate that facilities document gassing incidents, and require training on these incidents and the provision of protective gear.</p> <p>I support adoption of the author's concern for employee safety in correctional settings, and best practices that are already-or should already be-taking place at the state and local level. I encourage counties that are not already practicing this bill's tenets, to follow best</p>

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					<p>practices for the sake of staff and inmate safety. This bill, however, would create a potentially significant state reimbursable mandate. I encourage the proponents to work with their counties to ensure employees are safe at work and protected from these types of violent incidents.</p>
<p><b>AB 340</b> Firearms: armed prohibited persons.</p>	<p>Assembly Member Irwin (D-44)</p>	<p>Vetoed 10/12/2019  <a href="http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=2019200A_B340">http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=2019200A_B340</a></p>	<p>Would require the Counties of Alameda, San Diego, Santa Cruz, and Ventura on or before 15 months after receiving these funds appropriated in the Budget Act of 2019, to submit a report to the Department of Justice and to the Legislature containing specified information relating to the efficacy of their programs.</p>	<p>This bill addresses one of BSCC's pass through budget items (gun violence pass through).</p>	<p>Vetoed.  Veto Message:  To the Members of California State Assembly:  I am returning Assembly Bill 340 without my signature.  This bill would set forth reporting requirements for the Gun Violence Reduction Pilot Program. This pilot program was only recently funded in the 2019-2020 State Budget. Additional guidance related to the implementation of that program is premature at this time.</p>

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<p><b>AB 413</b> Education: at-promise youth.</p>	<p>Assembly Member Jones-Sawyer (D-59)</p>	<p>Enrolled 8/27/19 <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB413">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB413</a></p>	<p>Current law uses the term “at-risk” to describe youth for purposes of various provisions of the Education and Penal Codes. This bill will delete the term “at-risk” and would replace it with the term “at-promise” for purposes of these provisions.</p> <p>Penal code sections affecting BSCC:</p> <p>Penal Code § 6025 (a)(11): A community provider or advocate with expertise in effective programs, policies, and treatment of at-promise youth and juvenile offenders, appointed by the Senate Committee on Rules.</p> <p>Penal Code § 6027 (b)(8) Develop incentives for units of local government to develop comprehensive regional partnerships whereby adjacent jurisdictions pool grant funds in order to deliver services, such as job training and employment opportunities, to a broader target population, including at-risk at-promise youth, and maximize the impact of state funds at the local level.</p>	<p>Technical corrections to BSCC materials and publications will be needed.</p>	<p>Chaptered Chapter 800</p>

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<b>AB 1390</b> Deferred entry of judgement pilot program.	Assembly Member Stone (D-29)	Chaptered 7/30/19  <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB1390">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB1390</a>	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 will 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 will be required to evaluate the program.	Chaptered.  Chapter 129
<b>AB 1454</b> Trauma-informed diversion programs for youth.	Assembly Member Sawyer-Jones (D-59)	Chaptered 10/08/2019  <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB1454">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200AB1454</a>	This bill will change existing requirements of the Youth Reinvestment Grant Program, beginning with the next grant cycle. These changes include adding nonprofit organization eligibility, increasing the maximum award amount to \$2 million, adding an allowance for in-kind match, and setting aside \$250,000 for BSCC to contract with a research firm or university to conduct a statewide evaluation of the grant program.	The BSCC will need to incorporate these changes into the grant program and contract with a research firm or university for evaluation.	Chaptered.  Chapter 584

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<b>AB 1603</b> California Violence Intervention and Prevention Grant Program.	Assembly Member Wicks (D-15)	Chaptered 10/11/19  <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200A:B1603">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200A:B1603</a>	<p>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 will 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. This bill will repeal this program on January 1, 2025.</p> <p><i>* The current CalVIP grant cycle is scheduled to end on April 30, 2020 (cohort 1) and August 31, 2020 (cohort 2).</i></p>	Codifies the CalVIP program in statute. Will require the BSCC to implement the program in a specified manner. Program sunset 1/1/25.	Chaptered.  Chapter 735

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<p><b>SB 42</b> The Getting Home Safe Act.</p> <p><i>*Previously SB 1142 in 2018.</i></p>	<p>Senator Skinner (D-9)</p>	<p>Vetoed 10/12/19</p> <p><a href="http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=201920200SB42">http://leginfo.ca.gov/fares/billTextClient.xhtml?bill_id=201920200SB42</a></p>	<p>The bill, beginning June 1, 2020, would require a person scheduled to be released from jail between the hours of 8 a.m. and 5 p.m. or sundown, whichever is later, to be released during that time. The bill would require the sheriff to offer a person 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. The bill would require a sheriff to provide a person who declines that option with 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. The bill would also require the county jail to track the number of people released during those hours and to make that information available.</p>	<p>May require a change to regulations.</p>	<p>Vetoed.</p> <p>Veto Message:</p> <p>To the Members of the California State Senate:</p> <p>I am returning Senate Bill 42 without my signature.</p> <p>Jails should not be releasing people onto the streets during overnight hours. This is simply an unsafe practice, resulting in many tragic and preventable outcomes over the years. At a very minimum, facilities should absolutely provide a safe place to wait and arrange safe transportation when late night discharges do occur.</p> <p>However, this bill requires that individuals are permitted to stay in jail until morning if desired, therefore creating a significant state reimbursable mandate.</p> <p>The bill's intent can be accomplished through a more tailored approach that does not put the state treasury on the hook for local jail operations costs which are a local responsibility.</p>

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<b>SB 230</b> Law enforcement: use of deadly force: training: policies.	Caballero (D-12)	Chaptered 9/12/19  <a href="http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200SB230">http://leginfo.ca.gov/fares/billNavClient.xhtml?bill_id=201920200SB230</a>	This bill will 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 will require the commission to develop uniform, minimum guidelines for adoption and promulgation by California law enforcement agencies for the use of force.	Will impact law enforcement training; may impact STC	Chaptered.  Chapter 285