

BSCC Tracked Bills - Monday, October 24, 2022 Measure Order

[AB 17](#) (**Cooper D**) **Peace officers: disqualification from employment.**

Last Amended: 1/12/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/14/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would disqualify a person from being a peace officer if the person has been discharged from the military for committing an offense that would have been a felony if committed in California or if the person has been certified as a peace officer and has had that certification revoked by the Commission on Peace Officer Standards and Training.

[AB 26](#) (**Holden D**) **Peace officers: use of force.**

Chapter No.: 403

Last Amended: 7/7/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 403, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires each law enforcement agency, on or before January 1, 2021, to maintain a policy that provides a minimum standard on the use of force. Current law requires that policy, among other things, to require that officers report potential excessive force to a superior officer when present and observing another officer using force that the officer believes to be unnecessary, and to require that officers intercede when present and observing another officer using force that is clearly beyond that which is necessary, as specified. This bill would require those law enforcement policies to require those officers to immediately report potential excessive force, as defined.

Vote Events:

09/01/2021 ASM. CONCURRENCE (Y:51 N:16 A:12) (P)
 08/30/2021 SEN. Assembly 3rd Reading (Y:26 N:9 A:5) (P)
 08/26/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
 08/23/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/29/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
 06/01/2021 ASM. THIRD READING (Y:49 N:18 A:12) (P)
 05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
 03/23/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

[AB 48](#) (**Gonzalez, Lorena D**) **Law enforcement: use of force.**

Chapter No.: 404

Last Amended: 8/26/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 404, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would prohibit the use of kinetic energy projectiles or chemical agents by any law enforcement agency to disperse any assembly, protest, or demonstration, except in compliance with specified standards set by the bill, and would prohibit their use solely due to a violation of an imposed curfew, verbal threat, or noncompliance with a law enforcement directive. The bill would include in the standards for the use of kinetic energy projectiles and chemical agents to disperse gatherings the requirement that, among other things, those weapons only be used to defend against a threat to life or serious bodily injury to any individual, including a peace officer, or to bring an objectively dangerous and unlawful situation safely and effectively under control.

Vote Events:

09/08/2021 ASM. CONCURRENCE (Y:48 N:19 A:12) (P)
09/02/2021 SEN. Assembly 3rd Reading (Y:26 N:10 A:4) (P)
08/26/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
07/06/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
06/01/2021 ASM. THIRD READING (Y:46 N:19 A:14) (P)
05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
03/23/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

Priority: HOT

Subject: Jail Managers

AB 57 (Gabriel D) Law enforcement: hate crimes.

Chapter No.: 691

Last Amended: 8/26/2021

Status: 10/8/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 691, Statutes of 2021.

Is Urgency: N

Location: 10/8/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires any local law enforcement agency that adopts or updates a hate crime policy to include specified information in that policy, including information on bias motivation. This bill would include a statement of legislative findings and declarations and require the basic course curriculum on the topic of hate crimes to be developed in consultation with subject matter experts, as specified. The bill would, subject to an appropriation of funds for this purpose in the annual Budget Act or other statute, require the Commission on Peace Officer Standards and Training (POST) to update the basic course to include the viewing of a specified video course developed by POST. The bill would also require POST to make the video available via the online learning portal, and would require all peace officers to complete specified training materials no later than one year after the commission makes the updated course available. The bill would require POST to develop and periodically update an interactive course on hate crimes for in-service peace officers, and require officers to take the course every 6 years.

Vote Events:

09/09/2021 ASM. CONCURRENCE (Y:78 N:0 A:2) (P)
09/08/2021 SEN. Special Consent (Y:38 N:0 A:2) (P)
08/26/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
07/15/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
06/29/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
06/01/2021 ASM. THIRD READING (Y:79 N:0 A:0) (P)
05/20/2021 ASM. APPR. (Y:12 N:0 A:4) (P)
03/23/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

AB 60 (Salas D) Law enforcement.

Last Amended: 3/16/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/14/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would disqualify a person from being employed as a peace officer if that person has been convicted of, or has been adjudicated by a military tribunal as having committed an offense that would have been a felony if committed in this state. The bill would also disqualify any person who has been certified as a peace officer by the Commission on Peace Officer Standards and Training and has had that certification revoked by the commission.

Subject: SACJJDP

AB 89 (Jones-Sawyer D) Peace officers: minimum qualifications.

Chapter No.: 405

Last Amended: 9/3/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 405, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the Commission on Peace Officer Standards and Training (POST) to establish a certification program for specified peace officers, including officers of the Department of the California Highway Patrol. Current law requires the commission to establish basic, intermediate, advanced, supervisory, management, and executive certificates for the purpose of fostering the education and experience necessary to perform general police service duties. Current law requires certificates to be awarded on the basis of a combination of training, education, experience, and other prerequisites, as determined by the commission. This bill would require the office of the Chancellor of the California Community Colleges to develop a modern policing degree program, with the commission and other stakeholders to serve as advisors, as specified, and to submit a report on recommendations to the Legislature outlining a plan to implement the program on or before June 1, 2023.

Vote Events:

- 09/10/2021 ASM. CONCURRENCE (Y:54 N:17 A:9) (P)
- 09/10/2021 SEN. Assembly 3rd Reading (Y:32 N:3 A:5) (P)
- 08/26/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 07/13/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
- 06/03/2021 ASM. THIRD READING (Y:49 N:13 A:17) (P)
- 04/27/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

Subject: Jail Managers

AB 118 (Kamlager D) Department of Social Services: C.R.I.S.E.S. Grant Pilot Program.

Chapter No.: 694

Last Amended: 8/26/2021

Status: 10/8/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 694, Statutes of 2021.

Is Urgency: N

Location: 10/8/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would enact the Community Response Initiative to Strengthen Emergency Systems Act, or the C.R.I.S.E.S. Act, for purposes of creating, implementing, and evaluating the C.R.I.S.E.S. Grant Pilot Program, which the act would establish. The bill would require the department to administer the program if appropriate funding is made available to the department. The bill would require the department to award grants to qualified grantees, which include city, county, and tribal departments of social services, disability services, health services, public health, or behavioral health, based on grant eligibility criteria developed in partnership with a stakeholder workgroup.

Vote Events:

- 09/08/2021 ASM. CONCURRENCE (Y:75 N:0 A:4) (P)
- 09/01/2021 SEN. Assembly 3rd Reading (Y:34 N:4 A:2) (P)
- 08/26/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
- 07/15/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 07/06/2021 SEN. G.O. (Y:13 N:1 A:1) (P)
- 05/27/2021 ASM. THIRD READING (Y:75 N:0 A:3) (P)
- 05/20/2021 ASM. APPR. (Y:15 N:0 A:1) (P)
- 04/05/2021 ASM. EMERGENCY MANAGEMENT (Y:6 N:0 A:1) (P)

AB 128 (Ting D) Budget Act of 2021.

Chapter No.: 21

Last Amended: 6/10/2021

Status: 6/28/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 21, Statutes of 2021.

Is Urgency: Y

Location: 6/28/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would make appropriations for the support of state government for the 2021–22 fiscal year. This bill would declare that it is to take effect immediately as a Budget Bill.

Vote Events:

06/14/2021 ASM. CONCURRENCE (Y:58 N:18 A:3) (P)
 06/14/2021 SEN. Assembly 2nd Reading (Supplemental File 1) (Y:30 N:8 A:2) (P)
 06/14/2021 SEN. BUDGET & F.R. (Y:13 N:2 A:3) (P)
 02/25/2021 ASM. THIRD READING (Y:56 N:18 A:5) (P)

Priority: HOT

AB 133 (Committee on Budget) Health.

Chapter No.: 143

Last Amended: 7/11/2021

Status: 7/27/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 143, Statutes of 2021.

Is Urgency: Y

Location: 7/27/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Office of Statewide Health Planning and Development (OSHPD), under the control of an executive officer known as the Director of Statewide Health Planning and Development. The office is vested with all the duties, powers, purposes, and responsibilities of the State Department of Public Health relating to health planning and research development. Current law creates the health care workforce clearinghouse to serve as the central source of health care workforce and education data in the state to collect data regarding health care workers, including the supply of health care workers and current and forecasted demand for health care workers. This bill would rename the Office of Statewide Health Planning and Development as the Department of Health Care Access and Information. The bill would repeal numerous duties and programs currently carried out by the OSHPD, including, among others, rural health care transition oversight, the Steven M. Thompson Medical School Scholarship Program, and the Postsurgical Care Demonstration Project.

Vote Events:

07/15/2021 ASM. CONCURRENCE (Y:60 N:8 A:11) (P)
 07/15/2021 SEN. Assembly 2nd Reading (Y:31 N:8 A:1) (P)
 07/14/2021 SEN. BUDGET & F.R. (Y:13 N:4 A:1) (P)
 02/25/2021 ASM. THIRD READING (Y:56 N:18 A:5) (P)

Priority: HOT

AB 202 (Committee on Budget) County jail financing.

Chapter No.: 59

Last Amended: 6/24/2022

Status: 6/30/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 59, Statutes of 2022.

Is Urgency: Y

Location: 6/30/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law authorizes the Department of Corrections and Rehabilitation, participating counties, and the State Public Works Board (SPWB) to acquire, design, and construct local jail facilities, approved by the Board of State and Community Corrections. Current law authorizes the SPWB to issue revenue bonds, notes, or bond anticipation notes to finance the acquisition, design, and construction of approved county jails or adult local criminal justice facilities under this program in the amount of \$840,445,397. The funds derived from those revenue bonds, notes, or bond anticipation notes are continuously appropriated for the purposes described above. This bill would decrease the amount of revenue bonds, notes, or anticipation notes that the SPWB may issue for this program to \$740,445,397, as specified, thereby making an appropriation.

Vote Events:

06/29/2022 ASM. CONCURRENCE (Y:79 N:0 A:1) (P)
 06/29/2022 SEN. Assembly 3rd Reading (Y:30 N:1 A:9) (P)

06/27/2022 SEN. BUDGET & F.R. (Y:14 N:1 A:4) (P)
02/25/2021 ASM. THIRD READING (Y:56 N:18 A:5) (P)

Priority: HOT

AB 228 (Rodriguez D) Firearms.

Chapter No.: 138

Last Amended: 1/24/2022

Status: 7/21/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 138, Statutes of 2022.

Is Urgency: N

Location: 7/21/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law authorizes the Department of Justice to inspect firearms dealers to ensure compliance with specified provisions of firearms law and to assess an annual fee to cover the reasonable costs of maintaining the dealer list and conducting inspections. Current law exempts a dealer located in a jurisdiction that has adopted an inspection program to ensure compliance with firearms law from that portion of the department's fee that relates to the cost of inspections. This bill would, commencing January 1, 2024, require the department to conduct inspections of dealers at least every 3 years, with the exception of a dealer whose place of business is located in a jurisdiction that has adopted an inspection program. The bill would authorize the department to inspect a dealer whose place of business is located in a jurisdiction that has adopted an inspection program. The bill would also specify minimum sampling standards for the audit of dealer records during an inspection.

Vote Events:

- 06/27/2022 SEN. Assembly 3rd Reading (Y:37 N:0 A:3) (P)
- 06/13/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 05/31/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)
- 01/31/2022 ASM. THIRD READING (Y:69 N:0 A:7) (P)
- 01/20/2022 ASM. APPR. (Y:12 N:0 A:4) (P)
- 01/11/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 263 (Arambula D) Private detention facilities.

Chapter No.: 294

Last Amended: 8/18/2021

Status: 9/24/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 294, Statutes of 2021.

Is Urgency: Y

Location: 9/24/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the operator of a private detention facility, as defined, to comply with, and adhere to, the detention standards of care and confinement agreed upon in the facility's contract for operations, as specified. This bill would require a private detention facility operator to comply with, and adhere to, all local and state public health orders and occupational safety and health regulations. The bill would state that its provisions are declaratory of existing law.

Vote Events:

- 09/01/2021 ASM. CONCURRENCE (Y:74 N:0 A:5) (P)
- 08/30/2021 SEN. Special Consent (Y:39 N:0 A:1) (P)
- 07/06/2021 SEN. JUD. (Y:11 N:0 A:0) (P)
- 06/15/2021 SEN. PUB. S. (Y:4 N:0 A:1) (P)
- 04/29/2021 ASM. THIRD READING (Y:71 N:0 A:7) (P)
- 03/23/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

AB 308 (Chen R) Law enforcement: vehicle burglary and theft task forces.

Last Amended: 3/25/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require the Board of State and Community Corrections to administer grants to law enforcement agencies that participate in regional vehicle burglary and theft reduction joint task forces. The bill would make law enforcement agencies in specified counties eligible to participate in the regional task forces. The bill would require participating law enforcement agencies in each region to form a joint task force coordination council consisting of a representative of the Department of the California Highway Patrol and the sheriff or chief of police, or their representatives, of each participating law enforcement agency.

Vote Events:

03/23/2021 ASM. PUB. S. (Y:7 N:0 A:1) (P)

Priority: HOT

AB 328 (Bryan D) Reentry Housing and Workforce Development Program.

Last Amended: 1/13/2022

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would establish the Reentry Housing and Workforce Development Program. The bill would require the Department of Housing and Community Development, on or before July 1, 2022, to take specified actions to, upon appropriation by the Legislature, provide grants to applicants, as defined, for innovative or evidence-based housing, housing-based services, and employment interventions to allow people with recent histories of incarceration to exit homelessness and remain stably housed. The bill would require the department to establish a process, in collaboration with the Department of Corrections and Rehabilitation and with counties in which recipients are operating, for referral of participants, in accordance with certain guidelines and procedures.

Vote Events:

03/15/2021 ASM. H. & C.D. (Y:6 N:2 A:0) (P)

Priority: HOT

Subject: Jail Managers

AB 339 (Lee D) Local government: open and public meetings.

Last Amended: 9/3/2021

Status: 2/3/2022-Consideration of Governor's veto stricken from file.

Is Urgency: N

Location: 10/7/2021-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Ralph M. Brown Act requires, with specified exceptions, that all meetings of a legislative body of a local agency, as those terms are defined, be open and public and that all persons be permitted to attend and participate. Under existing law, a member of the legislative body who attends a meeting where action is taken in violation of this provision, with the intent to deprive the public of information that the member knows the public is entitled to, is guilty of a crime. This bill would require local agencies to conduct meetings subject to the act consistent with applicable state and federal civil rights laws, as specified.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 339 without my signature. This bill requires, until December 31, 2023, that city councils and boards of supervisors in jurisdictions with over 250,000 residents provide both in-person and teleconference options for the public to attend their meetings. While I appreciate the author's intent to increase transparency and public participation in certain local government meetings, this bill would set a precedent of tying public access requirements to the population of jurisdictions. This patchwork approach may lead to public confusion. Further, AB 339 limits flexibility and increases costs for the affected local jurisdictions trying to manage their meetings. Additionally, this bill requires in-person participation during a declared state of emergency unless there is a law prohibiting in-person meetings in those situations. This could put the health and safety of the public and employees at risk depending on the nature of the declared emergency. I recently signed urgency legislation that provides the authority and procedures for local entities to meet remotely during a declared state of emergency. I remain open to revisions to the

Brown Act to modernize and increase public access, while protecting public health and safety. Unfortunately, the approach in this bill may have unintended consequences. Sincerely, Gavin Newsom

Vote Events:

- 09/09/2021 ASM. CONCURRENCE (Y:58 N:7 A:15) (P)
- 09/09/2021 SEN. Assembly 3rd Reading (Y:25 N:8 A:7) (P)
- 07/13/2021 SEN. JUD. (Y:9 N:0 A:2) (P)
- 07/01/2021 SEN. GOV. & F. (Y:5 N:0 A:0) (P)
- 06/02/2021 ASM. THIRD READING (Y:54 N:9 A:16) (P)
- 05/19/2021 ASM. APPR. (Y:11 N:2 A:3) (P)
- 04/28/2021 ASM. L. GOV. (Y:7 N:0 A:1) (P)

AB 474 (Chau D) California Public Records Act: conforming revisions.

Chapter No.: 615

Last Amended: 8/16/2021

Status: 10/7/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 615, Statutes of 2021.

Is Urgency: N

Location: 10/7/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would enact various conforming and technical changes related to another bill, AB 473, which recodifies and reorganizes the California Public Records Act. This bill would only become operative if AB 473 is enacted and reorganizes and makes other nonsubstantive changes to the California Public Records Act that become operative on January 1, 2023. The bill would also specify that any other bill enacted by the Legislature during the 2021 calendar year that takes effect on or before January 1, 2022, and that affects a provision of this bill shall prevail over this act, except as specified.

Vote Events:

- 09/01/2021 ASM. CONCURRENCE (Y:78 N:0 A:1) (P)
- 08/30/2021 SEN. Assembly 3rd Reading (Y:39 N:0 A:1) (P)
- 06/29/2021 SEN. JUD. (Y:11 N:0 A:0) (P)
- 06/02/2021 ASM. THIRD READING (Y:76 N:0 A:3) (P)
- 05/20/2021 ASM. APPR. (Y:16 N:0 A:0) (P)
- 03/23/2021 ASM. JUD. (Y:11 N:0 A:0) (P)

AB 490 (Gipson D) Law enforcement agency policies: arrests: positional asphyxia.

Chapter No.: 407

Last Amended: 8/26/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 407, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would prohibit a law enforcement agency from authorizing techniques or transport methods that involve a substantial risk of positional asphyxia, as defined. By requiring local agencies to amend use of force policies, this bill would impose a state-mandated local program.

Vote Events:

- 09/09/2021 ASM. CONCURRENCE (Y:55 N:18 A:7) (P)
- 09/08/2021 SEN. Assembly 3rd Reading (Y:28 N:8 A:4) (P)
- 08/26/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
- 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 07/13/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
- 06/02/2021 ASM. THIRD READING (Y:55 N:15 A:9) (P)
- 05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
- 04/13/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

AB 594 (McCarty D) Law enforcement policies.

Last Amended: 3/16/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires each law enforcement agency to maintain a policy that provides guidelines on the use of force, and to annually furnish specified information to the Department of Justice regarding the use of force by peace officers employed by that agency. Current law requires the Attorney General to investigate incidents of an officer-involved shooting resulting in the death of an unarmed civilian, as specified. deadly use of force incidents other than those required to be investigated by the Attorney General, require an agency to cause a criminal investigation of these incidents to be conducted, and would prohibit a law enforcement agency from having primary responsibility for conducting the criminal investigation into those incidents involving an officer employed by that agency. This bill would instead provide alternative protocols for investigations of those incidents, including investigation by the district attorney's office, another law enforcement agency, or a multidisciplinary and multiagency task force. The bill would specify that these requirements apply only to a criminal investigation and not to any administrative or disciplinary investigation.

Vote Events:

03/23/2021 ASM. PUB. S. (Y:5 N:1 A:2) (P)

AB 653 (Waldron R) Medication-Assisted Treatment Grant Program.

Chapter No.: 745

Last Amended: 8/26/2021

Status: 10/9/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 745, Statutes of 2021.

Is Urgency: N

Location: 10/9/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would establish, until January 1, 2026, the Medication-Assisted Treatment Grant Program, to be administered by the Board of State and Community Corrections. The bill would require the board to award grants, on a competitive basis, to counties and would authorize counties that receive grants to use grant funds for various purposes relating to the treatment of substance use disorders and the provision of medication-assisted treatment. The bill would prohibit counties from using the grant funds to supplant existing resources for medication-assisted treatment services delivered in county jails or in the community. The bill would require counties that receive grants pursuant to these provisions to collect and maintain data relating to the effectiveness of the program and would require the board, by July 1, 2025, to submit a report to the Legislature describing the activities funded by the grant program and the success of those activities in reducing drug overdoses and recidivism by jail inmates and persons under criminal justice supervision.

Vote Events:

- 09/09/2021 ASM. CONCURRENCE (Y:79 N:0 A:1) (P)
- 09/08/2021 SEN. Special Consent (Y:38 N:0 A:2) (P)
- 08/26/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 07/15/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 06/29/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
- 05/27/2021 ASM. THIRD READING (Y:78 N:0 A:0) (P)
- 05/20/2021 ASM. APPR. (Y:16 N:0 A:0) (P)
- 04/06/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

Priority: HOT

AB 655 (Kalra D) California Law Enforcement Accountability Reform Act.

Chapter No.: 854

Last Amended: 8/18/2022

Status: 9/30/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 854, Statutes of 2022.

Is Urgency: N

Location: 9/30/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires that a candidate for a peace officer position be of good moral character, as determined by a thorough background investigation. This bill would require that background investigation to include an inquiry into whether a candidate for specified peace officer positions has engaged in membership in a hate group, participation in any hate group activity, or advocacy of public expressions of hate, as specified, and as those terms are defined. The bill would provide that certain findings would disqualify a person from employment.

Vote Events:

08/25/2022 ASM. CONCURRENCE (Y:53 N:14 A:13) (P)
 08/25/2022 SEN. Assembly 3rd Reading (Y:30 N:0 A:10) (P)
 08/11/2022 SEN. APPR. (Y:5 N:2 A:0) (P)
 08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/21/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
 01/31/2022 ASM. THIRD READING (Y:48 N:18 A:10) (P)
 01/20/2022 ASM. APPR. (Y:12 N:3 A:1) (P)
 04/06/2021 ASM. PUB. S. (Y:5 N:3 A:0) (P)

AB 731 (Bauer-Kahan D) County jails: recidivism: reports.

Last Amended: 8/26/2021

Status: 9/28/2022-Vetoed by Governor.

Is Urgency: N

Location: 9/28/2022-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require the sheriff in each county to compile and submit specified data to the Board of State and Community Corrections on their educational opportunities, rehabilitative opportunities, exercise opportunities, the number of participants and the cost of administering those programs, and success rates in reducing recidivism, as defined. The bill would require the board to compile a report based upon those findings and submit the report to the Legislature by a specified date.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 731 without my signature. This bill requires the sheriff in each county to compile and send extensive data to the Board of State and Community Corrections (Board) about educational and rehabilitative programs in county jail and their success rates in reducing recidivism. It further requires the Board to report to the legislature. While I agree that data relating to the efficacy of local programs is important, this bill is overly broad and creates a large mandate, potentially costing the state millions of dollars. With our state facing lower-than-expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety-net programs. The Legislature sent measures with potential costs of well over \$20 billion in one-time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process. For these reasons, I cannot sign this bill. Sincerely, Gavin Newsom

Vote Events:

08/24/2022 ASM. CONCURRENCE (Y:60 N:0 A:20) (P)
 08/23/2022 SEN. Assembly 3rd Reading (Y:31 N:8 A:1) (P)
 08/26/2021 SEN. APPR. (Y:5 N:0 A:2) (P)
 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/29/2021 SEN. PUB. S. (Y:4 N:0 A:1) (P)
 05/27/2021 ASM. THIRD READING (Y:67 N:0 A:11) (P)
 05/20/2021 ASM. APPR. (Y:13 N:1 A:2) (P)
 04/13/2021 ASM. PUB. S. (Y:7 N:0 A:1) (P)

Priority: HOT

AB 741 (Bennett D) Jails: discharge plan.

Last Amended: 1/3/2022

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/14/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The California Community Corrections Performance Incentives Act of 2009 authorizes each county to establish a Community Corrections Performance Incentives Fund, and authorizes the state to annually allocate moneys into the State Community Corrections Performance Incentives Fund to be used for specified purposes relating to improving local probation supervision practices and capacities. Current law establishes a local Community Corrections Partnership (CCP) in each county and requires the CCP to recommend a local plan to the county board of supervisors for the implementation of the 2011 public safety realignment. This bill would require each local CCP to recommend a local plan to the county board of supervisors for the implementation of discharge plans for individuals with mental illness, as specified.

Subject: Jail Managers

AB 785 (Rivas, Robert D) Mental health.

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/14/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would, upon appropriation, establish the Mental Health Response and Treatment Challenge Grant Pilot Program. The bill would provide that the purpose of the pilot program is to provide a statewide investment program to provide funds and flexibility to cities, counties, cities and counties, or other local governmental agencies that interact with the criminal justice system to develop programs that seek to improve services in 3 areas, as specified. The bill would require the Board of State and Community Corrections to administer the pilot program and award grants on a competitive basis.

Priority: HOT

AB 885 (Quirk D) Bagley-Keene Open Meeting Act: teleconferencing.

Last Amended: 3/24/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/14/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require a state body that elects to conduct a meeting or proceeding by teleconference to make the portion that is required to be open to the public both audibly and visually observable. The bill would require a state body that elects to conduct a meeting or proceeding by teleconference to post an agenda at the designated primary physical meeting location in the notice of the meeting where members of the public may physically attend the meeting and participate. The bill would extend the above requirements of meetings of multimember advisory bodies that are held by teleconference to meetings of all multimember state bodies. The bill would require a multimember state body to provide a means by which the public may both audibly and visually remotely observe a meeting if a member of that body participates remotely.

AB 937 (Carrillo D) Immigration enforcement.

Last Amended: 8/23/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was THIRD READING on 8/24/2022)

Is Urgency: N

Location: 8/31/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Dead	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would prohibit any state or local agency from arresting or assisting with the arrest, confinement, detention, transfer, interrogation, or deportation of an individual for an immigration enforcement purpose, except as specified. The bill would additionally prohibit state or local agencies or courts from using immigration status as a factor to deny or to recommend denial of probation or participation in any diversion, rehabilitation, mental health program, or placement in a credit-earning program or class, or to determine custodial classification level, to deny mandatory supervision, or to lengthen the portion of supervision served in custody. The bill would authorize a person to bring an action for equitable or

declaratory relief in a court of competent jurisdiction against a state or local agency or state or local official that violates these provisions, and would make those agencies or officials liable for actual and general damages and reasonable attorney's fees.

Vote Events:

08/31/2022 SEN. Assembly 3rd Reading (Y:18 N:13 A:9) (F)
 08/26/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 07/13/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
 06/03/2021 ASM. THIRD READING (Y:42 N:21 A:16) (P)
 05/20/2021 ASM. APPR. (Y:11 N:4 A:1) (P)
 04/20/2021 ASM. JUD. (Y:7 N:2 A:2) (P)
 04/06/2021 ASM. PUB. S. (Y:5 N:2 A:1) (P)

Subject: Jail Managers

AB 958 (Gipson D) Peace officers: law enforcement gangs.

Chapter No.: 408

Last Amended: 7/8/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 408, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current laws defines those persons who are peace officers, the entities authorized to appoint them, and the scope of their authority. Current law prescribes certain minimum standards for a person to be appointed as a peace officer, including training requirements, moral character, and physical and mental condition, and certain disqualifying factors for a person to be employed as a peace officer, including a felony conviction. Current law requires a department or agency that employs peace officers to establish a procedure to investigate complaints by members of the public against those officers. This bill would define a law enforcement gang, a group of law enforcement officers within an agency that engages in a pattern of specified unlawful or unethical on-duty behavior, and would require law enforcement agencies to have a policy prohibiting law enforcement and making participation, as specified, in a law enforcement gang grounds for termination.

Vote Events:

09/08/2021 ASM. CONCURRENCE (Y:77 N:0 A:2) (P)
 09/03/2021 SEN. Special Consent (Y:37 N:0 A:3) (P)
 08/26/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 07/06/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
 05/28/2021 ASM. THIRD READING (Y:73 N:1 A:4) (P)
 05/20/2021 ASM. APPR. (Y:16 N:0 A:0) (P)
 04/27/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

AB 998 (Lackey R) Incarcerated persons: health records.

Last Amended: 3/30/2021

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/16/2021)

Is Urgency: N

Location: 8/12/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require, when jurisdiction of an inmate is transferred from or between the Department of Corrections and Rehabilitation, the State Department of State Hospitals, and county agencies caring for inmates, those agencies to disclose, by electronic transmission when possible, mental health records, as defined, regarding each transferred inmate who received mental health services while in custody of the transferring facility, at the time of transfer or within 7 days of the transfer. The bill would require mental health records to be disclosed to ensure sufficient mental health history is available for the purpose of satisfying specified requirements relating to parole and to ensure the continuity of mental health treatment of an inmate being transferred between those facilities.

Vote Events:

08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 07/06/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
 05/27/2021 ASM. THIRD READING (Y:77 N:0 A:1) (P)
 05/20/2021 ASM. APPR. (Y:16 N:0 A:0) (P)
 04/06/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

AB 1165 (Gipson D) Juvenile facilities: storage and use of chemical agents.

Last Amended: 1/24/2022
Status: 2/1/2022-Died on inactive file.
Is Urgency: N
Location: 2/1/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law provides for the housing of juvenile wards of the court in juvenile facilities, including juvenile halls and forestry camps. Current law requires the Board of State and Community Corrections to adopt minimum standards for the operation and maintenance of juvenile halls for the confinement of minors. Current law requires the judge of the juvenile court of the county to annually inspect any jail or juvenile hall that was used for the confinement of any minor and to notify the operator of the jail or juvenile hall of any observed noncompliance with the minimum standards of the juvenile facility adopted by the board. This bill would prohibit the use or storage of a chemical agent, as defined, with the exception of oleoresin capsicum (OC) spray, inside, or on the grounds of, a juvenile facility. The bill would prohibit, commencing July 1, 2024, the use of a chemical agent against a juvenile who is under 18 years of age or in any space where a juvenile who is under 18 years of age is present.

Vote Events:

01/20/2022 ASM. APPR. (Y:12 N:3 A:1) (P)
 04/27/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

Priority: HOT
Subject: Jail Managers

AB 1213 (Levine D) California Violence Intervention and Prevention Grant Program.

Status: 2/1/2022-Died at Desk.
Is Urgency: N
Location: 1/21/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Existing law, the Break the Cycle of Violence Act, establishes the California Violence Intervention and Prevention Grant Program, administered by the Board of State and Community Corrections, to award competitive grants for the purpose of violence intervention and prevention. This bill would make technical, nonsubstantive changes to those provisions.

Priority: HOT

AB 1223 (Levine D) Firearms and ammunition: excise tax.

Last Amended: 1/24/2022
Status: 2/1/2022-Died on third reading file.
Is Urgency: Y
Location: 2/1/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the California Violence Intervention and Prevention (CalVIP) Grant Program, administered by the Board of State and Community Corrections, to award competitive grants for the purpose of violence intervention and prevention. This bill, the Gun Violence Prevention, Healing, and Recovery Act, would, commencing July 1, 2023, and subject to an appropriation as specified, impose an excise tax in the amount of 10% of the sales price of a handgun and 11% of the sales price of a long gun, rifle, firearm precursor part, and ammunition, as specified. The tax would be collected by the state pursuant to the Fee Collection Procedures Law. The bill would require that the revenues collected be deposited in the Gun Violence Prevention, Healing, and Recovery Fund, which the bill would establish in the State Treasury.

Vote Events:

01/24/2022 ASM. THIRD READING (Y:43 N:16 A:17) (P)
 06/10/2021 ASM. THIRD READING (Y:50 N:17 A:12) (P)
 06/03/2021 ASM. THIRD READING (Y:46 N:20 A:13) (F)
 05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
 04/26/2021 ASM. REV. & TAX (Y:6 N:4 A:1) (P)
 04/06/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

Priority: HOT

AB 1227 (Levine D) Firearms and ammunition: excise tax.

Last Amended: 8/25/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was THIRD READING on 8/15/2022)

Is Urgency: Y

Location: 8/31/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Dead	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the California Violence Intervention and Prevention (CalVIP) Grant Program, administered by the Board of State and Community Corrections, to award competitive grants for the purpose of violence intervention and prevention. This bill, the Gun Violence Prevention, Healing, and Recovery Act, would, commencing July 1, 2023, impose an excise tax in the amount of 10% of the gross receipts from the retail sale in this state of a handgun and 11% of the gross receipts from the retail sale in this state of a long gun, rifle, firearm precursor part, and ammunition, as specified. The tax would be collected by the state pursuant to the Fee Collection Procedures Law. The bill would require that the revenues collected be deposited in the Gun Violence Prevention, Healing, and Recovery Fund, which the bill would establish in the State Treasury.

Vote Events:

08/31/2022 SEN. Assembly 3rd Reading (Y:20 N:12 A:8) (F)
 08/11/2022 SEN. APPR. (Y:5 N:2 A:0) (P)
 08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/28/2022 SEN. PUB. S. (Y:4 N:1 A:0) (P)
 06/15/2022 SEN. GOV. & F. (Y:4 N:1 A:0) (P)
 01/31/2022 ASM. THIRD READING (Y:56 N:19 A:1) (P)
 01/20/2022 ASM. APPR. (Y:12 N:3 A:1) (P)
 01/10/2022 ASM. NAT. RES. (Y:8 N:2 A:1) (P)

Priority: HOT

AB 1228 (Lee D) Supervised persons: release.

Chapter No.: 533

Last Amended: 9/3/2021

Status: 10/5/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 533, Statutes of 2021.

Is Urgency: N

Location: 10/5/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law authorizes a probation officer, parole officer, or peace officer to rearrest a person without warrant or other process during the period that a person is released on probation, conditional sentence or summary probation, or mandatory supervision, or when the person is subject to revocation of postrelease community supervision or parole supervision, if the officer has probable cause to believe that the supervised person is violating the terms of their supervision. Current law allows a court to order the release of a supervised person from custody under terms and conditions the court deems appropriate, unless the person is serving a period of flash incarceration. This bill would require a court that elects to order the release of persons on probation pursuant to this provision to release persons on probation on their own recognizance pending a formal revocation hearing absent a finding by clear and convincing evidence that conditions of release are required by the individual circumstances of the case in order to reasonably protect the public and provide reasonable assurance of the person's future appearance in court. The bill would prohibit a court from imposing cash bail as a condition of release absent a showing by clear and convincing evidence that other reasonable conditions of release would be inadequate to encourage the person to attend court in compliance with the court's orders.

Vote Events:

09/10/2021 ASM. CONCURRENCE (Y:48 N:22 A:10) (P)
 09/08/2021 SEN. Assembly 3rd Reading (Y:25 N:11 A:4) (P)
 08/26/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
 07/15/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/29/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
 06/02/2021 ASM. THIRD READING (Y:50 N:20 A:9) (P)
 05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
 04/20/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

AB 1291 (Frazier D) State bodies: open meetings.

Chapter No.: 63

Status: 7/9/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 63, Statutes of 2021.

Is Urgency: N

Location: 7/9/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law provides that, subject to certain exceptions and reasonable regulations, the state body shall provide members of the public an opportunity to directly address the state body on agenda items. Current law authorizes the state body to limit the amount of time allotted for each member of the public to speak, but specifies that members of the public who use translators shall be given twice that allotted amount of time. This bill would also require a state body, when it limits time for public comment, to provide at least twice the allotted time to a member of the public who utilizes translating technology to address the state body. The bill would additionally make technical, nonsubstantive changes.

Vote Events:

06/24/2021 SEN. Consent Calendar (Y:39 N:0 A:1) (P)
 06/08/2021 SEN. G.O. (Y:14 N:0 A:1) (P)
 04/29/2021 ASM. CONSENT CALENDAR (Y:77 N:0 A:1) (P)
 04/21/2021 ASM. APPR. (Y:14 N:0 A:2) (P)
 04/08/2021 ASM. G.O. (Y:22 N:0 A:0) (P)

AB 1318 (Stone D) Deferred entry of judgment pilot program.

Chapter No.: 210

Last Amended: 7/15/2021

Status: 9/22/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 210, Statutes of 2021.

Is Urgency: N

Location: 9/22/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

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 program for eligible defendants. Current law requires each participating county to establish a multidisciplinary team to meet periodically to review and discuss the implementation, practices, and impact of the program, and to submit data on the pilot program to the Board of State and Community Corrections. Current law requires the board to conduct an evaluation of the pilot program's impact and effectiveness, as specified, and would require, no later than December 31, 2020, the evaluation to be combined into a comprehensive report and submitted to the Assembly and Senate Committees on Public Safety. This bill would extend the pilot program to January 1, 2024, and would instead require, no later than December 31, 2022, the above-specified comprehensive report to be submitted to the Assembly and Senate Committees on Public Safety.

Vote Events:

09/01/2021 ASM. CONCURRENCE (Y:60 N:13 A:6) (P)
 08/30/2021 SEN. Assembly 3rd Reading (Y:30 N:7 A:3) (P)
 07/13/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)
 04/12/2021 ASM. THIRD READING (Y:57 N:7 A:14) (P)
 04/06/2021 ASM. JUD. (Y:8 N:0 A:3) (P)

Priority: HOT

AB 1336 (Nguyen R) Hate crimes: task force.

Last Amended: 3/23/2021

Status: 2/1/2022-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-A. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require the Board of State and Community Corrections to establish a hate crimes task force. The bill would authorize local law enforcement agencies to participate in the task force through regional task forces, as specified. The bill would require the board to, upon appropriation by the Legislature, administer grants to law enforcement agencies that participate in the regional hate crime task forces. The bill would require funds allocated to the regional task forces to be expended with the goal of reducing hate crimes, identifying suspects engaging in hate crimes, identifying interregional movement of offenders, coordinating enforcement efforts, and promoting law enforcement training and best practices to reduce the incidence of hate crimes. The bill would require the regional task forces to report specified information to the board, and would require the board to compile that information and report it to the Legislature, as specified.

Vote Events:

04/27/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)

Priority: HOT

AB 1474 (Gabriel D) Sentencing: consideration of costs.

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/16/2021)

Is Urgency: N

Location: 8/12/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Existing law, generally, provides for the punishment of persons guilty of a criminal offense, as specified, including incarceration in the state prison or a county jail. Existing law requires the court in a criminal case to appoint a time for pronouncing judgment within 20 days after a plea, finding, or verdict of guilty. This bill would require a prosecuting attorney, at sentencing, to state on the record the estimated cost of incarceration or supervision for any proposed sentence. This bill contains other related provisions and other existing laws.

Vote Events:

- 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 06/29/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)
- 06/02/2021 ASM. THIRD READING (Y:53 N:20 A:6) (P)
- 05/20/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
- 04/20/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)

Priority: HOT

AB 1542 (McCarty D) County of Yolo: Secured Residential Treatment Program.

Last Amended: 8/26/2021

Status: 2/3/2022-Consideration of Governor's veto stricken from file.

Is Urgency: N

Location: 10/8/2021-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would, until January 1, 2025, authorize the County of Yolo to offer a pilot program, known as the Secured Residential Treatment Program, for individuals suffering from substance use disorders (SUDs) who have been convicted of qualifying drug-motivated felony crimes, as specified. The bill would require the program to meet certain conditions relating to, among other things, a risk, needs, and psychological assessment, a comprehensive curriculum, a determination by a judge of the length of treatment, data collection, licensing and monitoring of the facility by the State Department of Health Care Services, and reporting to the department and the Legislature.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 1542 without my signature. AB 1542 would authorize the County of Yolo to offer a pilot program that would allow

individuals struggling with substance use disorders, who have been convicted of qualifying drug-motivated crimes, to be placed in a Secured Residential Treatment Program. I understand the importance of developing programs that can divert individuals away from the criminal justice system, but coerced treatment for substance use disorder is not the answer. While this pilot would give a person the choice between incarceration and treatment, I am concerned that this is a false choice that effectively leads to forced treatment. I am especially concerned about the effects of such treatment, given that evidence has shown coerced treatment hinders participants' long-term recovery from their substance use disorder. For these reasons, I am not able to sign this legislation. Sincerely, Gavin Newsom

Vote Events:

09/07/2021 ASM. CONCURRENCE (Y:58 N:0 A:21) (P)
 09/02/2021 SEN. Assembly 3rd Reading (Y:39 N:0 A:1) (P)
 08/26/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
 08/16/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 07/14/2021 SEN. HEALTH (Y:9 N:0 A:2) (P)
 06/29/2021 SEN. PUB. S. (Y:3 N:0 A:2) (P)
 06/02/2021 ASM. THIRD READING (Y:65 N:1 A:13) (P)
 05/20/2021 ASM. APPR. (Y:11 N:4 A:1) (P)
 04/27/2021 ASM. HEALTH (Y:11 N:2 A:2) (P)
 04/13/2021 ASM. PUB. S. (Y:7 N:0 A:1) (P)

Subject: Jail Managers

AB 1578 (Committee on Judiciary) Judiciary omnibus.

Chapter No.: 401

Last Amended: 9/3/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State - Chapter 401, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Automobile Sales Finance Act, prohibits the seller or holder of a conditional sale contract for a motor vehicle from accelerating the maturity of any part or all of the amount due under the contract or repossessing the vehicle in the absence of default in the performance of any of the buyer's obligations under the contract. That act establishes a right in the buyer to reinstate a conditional sale contract for a motor vehicle after default, details various methods by which to cure the default, and in all cases requires reimbursing the seller or holder for all reasonable and necessary collection and repossession costs and fees incurred. A willful violation of these provisions is a crime. This bill would instead establish that in order to cure a default by any method, the buyer is required to reimburse the seller or holder for all reasonable and necessary collection and repossession costs and fees actually paid by the seller or holder.

Vote Events:

09/09/2021 ASM. CONCURRENCE (Y:66 N:0 A:14) (P)
 09/08/2021 SEN. Assembly 3rd Reading (Y:36 N:1 A:3) (P)
 07/06/2021 SEN. JUD. (Y:11 N:0 A:0) (P)
 06/01/2021 ASM. THIRD READING (Y:66 N:1 A:12) (P)
 05/20/2021 ASM. APPR. (Y:13 N:1 A:2) (P)
 04/20/2021 ASM. JUD. (Y:9 N:1 A:1) (P)

Priority: HOT

AB 1597 (Waldron R) Shoplifting: increased penalties for prior crimes.

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was PUB. S. on 1/14/2022)

Is Urgency: Y

Location: 8/31/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law, as amended by Proposition 47, provides that a registered sex offender or a person with a prior conviction for certain serious or violent felonies, such as a sexually violent offense, who commits petty theft, is subject to imprisonment in the county jail for up to one year or in the state prison for 16

months, or 2 or 3 years. This bill would reinstate a provision of law that was repealed by Proposition 47 that provides that a person who has been convicted 3 or more times of petty theft, grand theft, or other specified crimes and who is subsequently convicted of petty theft is subject to imprisonment in a county jail not exceeding one year or in a county jail for 18 months or 2 or 3 years.

Vote Events:

04/26/2022 ASM. PUB. S. (Y:2 N:5 A:0) (F)
 03/15/2022 ASM. PUB. S. (Y:2 N:5 A:0) (F)

Priority: HOT

AB 1599 (Kiley R) Proposition 47: repeal.

Last Amended: 3/1/2022

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 1/14/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Safe Neighborhoods and Schools Act, enacted as an initiative statute by Proposition 47, as approved by the electors at the November 4, 2014, statewide general election, made various changes relating to theft and the possession of controlled substances, including by, among other things, generally reducing the penalty for those crimes, including reducing the penalty for possession of concentrated cannabis, establishing a procedure by which individuals convicted of those crimes prior to the passage of the act may petition for resentencing under the act, and creating the crime of shoplifting. This bill would repeal the changes and additions made by Proposition 47, except those related to reducing the penalty for possession of concentrated cannabis.

Vote Events:

04/26/2022 ASM. PUB. S. (Y:2 N:5 A:0) (F)
 03/08/2022 ASM. PUB. S. (Y:5 N:0 A:2) (P)
 03/08/2022 ASM. PUB. S. (Y:2 N:5 A:0) (F)

Priority: HOT

AB 1603 (Salas D) Theft: shoplifting: amount.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 1/3/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Proposition 47 requires shoplifting, defined as entering a commercial establishment with the intent to commit larceny if the value of the property taken does not exceed \$950, to be punished as a misdemeanor. Under existing law, entering a commercial establishment with the intent to take property exceeding \$950 is burglary, punishable as a misdemeanor or a felony. This bill would amend Proposition 47 by reducing the threshold amount for petty theft and shoplifting from \$950 to \$400. The bill would provide that it shall become effective only when submitted to, and approved by, the voters of California.

Vote Events:

03/22/2022 ASM. PUB. S. (Y:2 N:4 A:1) (F)

Priority: HOT

AB 1670 (Bryan D) Criminal justice: Commission on Alternatives to Incarceration.

Last Amended: 3/31/2022

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 4/27/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would create the Commission on Alternatives to Incarceration within the California Health and Human Services Agency to study alternatives to incarceration, alternative crisis response models, and the

effects of family separation in the jail and state prison systems.

Vote Events:

03/29/2022 ASM. HEALTH (Y:13 N:2 A:0) (P)

03/15/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

Priority: HOT

AB 1677 (Lackey R) Inmate release: notice to victims.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 1/27/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the Department of Corrections and Rehabilitation, county sheriff, or director of the local department of corrections to give notice not less than 15 days prior to the release from the state prison or a county jail of any person who is convicted of specified crimes, including a felony offense involving domestic violence, or of any change in the parole status or relevant change in the parole location of the convicted person or if the convicted person absconds from supervision while on parole, to any person the court identifies as a victim of the offense, a family member of the victim, or a witness to the offense. This bill would require notice not less than 20 days prior to the release instead of 15 days.

AB 1744 (Levine D) Probation and mandatory supervision: flash incarceration.

Chapter No.: 756

Last Amended: 8/2/2022

Status: 9/29/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 756, Statutes of 2022.

Is Urgency: N

Location: 9/29/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law, until January 1, 2023, allows a court to authorize the use of flash incarceration, as defined, to detain a person in county jail for not more than 10 days for a violation of the conditions of that person's probation or mandatory supervision, as specified. This bill would extend the authorization to use flash incarceration until January 1, 2028.

Vote Events:

08/23/2022 ASM. CONCURRENCE (Y:75 N:0 A:5) (P)

08/22/2022 SEN. Assembly 3rd Reading (Y:37 N:3 A:0) (P)

06/14/2022 SEN. PUB. S. (Y:3 N:0 A:2) (P)

05/31/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

05/31/2022 SEN. PUB. S. (Y:2 N:0 A:3) (F)

03/17/2022 ASM. THIRD READING (Y:65 N:0 A:11) (P)

03/08/2022 ASM. PUB. S. (Y:6 N:0 A:1) (P)

AB 1782 (Jones-Sawyer D) Jails: commissary.

Status: 9/29/2022-Vetoed by Governor.

Is Urgency: N

Location: 9/29/2022-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

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 incarcerated people.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 1782 without my signature. This bill renames the Inmate Welfare Fund to the Incarcerated Peoples' Welfare Fund and requires money in the fund be expended solely for the benefit, education, and welfare of incarcerated individuals. This bill, additionally, deletes a county's authority to use the fund for maintenance of county jail facilities, including the salary and benefits of personnel used in programs to benefit incarcerated individuals. While I am supportive of this fund being used to support incarcerated individuals, I am

concerned that this takes flexibility away from counties and that this could impact programs they provide to the incarcerated population. For these reasons, I cannot sign this bill. Sincerely, Gavin Newsom

Vote Events:

08/25/2022 SEN. Assembly 3rd Reading (Y:30 N:7 A:3) (P)
 06/14/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)
 05/12/2022 ASM. THIRD READING (Y:45 N:10 A:23) (P)
 03/08/2022 ASM. PUB. S. (Y:5 N:1 A:1) (P)

AB 1795 (Fong R) Open meetings: remote participation.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was G.O. on 2/18/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Bagley-Keene Open Meeting Act, requires state bodies to allow all persons to attend meetings and provide an opportunity for the public to address the state body regarding any item included in its agenda, except as specified. This bill would require state bodies, subject to existing exceptions, to provide all persons the ability to participate both in-person and remotely, as defined, in any meeting and to address the body remotely.

AB 1816 (Bryan D) Reentry Housing and Workforce Development Program.

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was INACTIVE FILE on 8/30/2022)

Is Urgency: N

Location: 8/31/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Dead	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Department of Housing and Community Development in the Business, Consumer Services, and Housing Agency and makes the department responsible for administering various housing programs throughout the state, including, among others, the Multifamily Housing Program, the Housing for a Healthy California Program, and the California Emergency Solutions Grants Program. Upon appropriation by the Legislature for this express purpose, this bill would require the department to create the Reentry Housing and Workforce Development Program, and would require the department to take specified actions to provide grants to applicants, as defined, for innovative or evidence-based housing, housing-based services, and employment interventions to allow people with recent histories of incarceration to exit homelessness and remain stably housed.

Vote Events:

08/11/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/20/2022 SEN. APPR. (Y:4 N:0 A:3) (P)
 06/13/2022 SEN. HOUSING (Y:9 N:0 A:0) (P)
 05/26/2022 ASM. THIRD READING (Y:58 N:17 A:3) (P)
 05/19/2022 ASM. APPR. (Y:12 N:4 A:0) (P)
 03/23/2022 ASM. H. & C.D. (Y:6 N:2 A:0) (P)

Priority: HOT

AB 1836 (Maienschein D) Peace officers: mental health.

Last Amended: 4/28/2022

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/2/2022)

Is Urgency: N

Location: 8/12/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would, upon appropriation of funds, establish the Officer Wellness and Mental Health Grant Program within the Board of State and Community Corrections for the purpose of improving officer wellness and expanding mental health resources and suicide prevention. The bill would require the board to award grants to eligible local law enforcement agencies and local peace officer associations. The bill would

require program funds to be used for one or more specified purposes, including the establishment of officer wellness and peer support units and the hiring and retention of licensed mental health professionals.

Vote Events:

08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/21/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
 05/25/2022 ASM. THIRD READING (Y:76 N:0 A:2) (P)
 05/19/2022 ASM. APPR. (Y:16 N:0 A:0) (P)
 04/26/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

Priority: HOT

AB 1921 (Jones-Sawyer D) Correctional officers.

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/4/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires each applicant for the position of correctional officer with the Department of Corrections and Rehabilitation to undergo a mental health evaluation, prior to beginning employment, to ensure they do not have an emotional or mental condition that might adversely affect their exercise of the duties and powers in the position. This bill would allow a correctional officer employed by the Department of Corrections and Rehabilitation to receive a confidential mental health evaluation every calendar year to determine whether the individual has an emotional or mental condition that might adversely affect their exercise of the duties and powers of a correctional officer. The bill would specify the training and experience required for those conducting the evaluations. If a mental health evaluator determines that the individual has a condition that might adversely affect their exercise of the duties and powers of a correctional officer, the bill would require the evaluator to notify the correctional officer of that determination and to provide mental health resources, as specified.

Vote Events:

04/20/2022 ASM. P.E. & R. (Y:6 N:0 A:0) (P)
 03/15/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 1944 (Lee D) Local government: open and public meetings.

Last Amended: 5/25/2022

Status: 7/5/2022-Failed Deadline pursuant to Rule 61(b)(14). (Last location was S. GOV. & F. on 6/8/2022)

Is Urgency: N

Location: 7/5/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Ralph M. Brown Act requires, with specified exceptions, that all meetings of a legislative body of a local agency, as those terms are defined, be open and public and that all persons be permitted to attend and participate. The act contains specified provisions regarding the timelines for posting an agenda and providing for the ability of the public to observe and provide comment. The act allows for meetings to occur via teleconferencing subject to certain requirements, particularly that the legislative body notice each teleconference location of each member that will be participating in the public meeting, that each teleconference location be accessible to the public, that members of the public be allowed to address the legislative body at each teleconference location, that the legislative body post an agenda at each teleconference location, and that at least a quorum of the legislative body participate from locations within the boundaries of the local agency's jurisdiction. The act provides an exemption to the jurisdictional requirement for health authorities, as defined. This bill would require the agenda to identify any member of the legislative body that will participate in the meeting remotely.

Vote Events:

05/26/2022 ASM. THIRD READING (Y:44 N:12 A:22) (P)
 05/04/2022 ASM. L. GOV. (Y:5 N:2 A:1) (P)

AB 1947 (Ting D) Hate crimes: law enforcement policies.

Last Amended: 8/11/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was INACTIVE FILE on 8/17/2022)

Is Urgency: N

Location: 8/31/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Dead	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the Commission on Peace Officer Standards and Training (POST) to develop guidelines and a course of instruction and training for law enforcement officers addressing hate crimes. Current law requires state law enforcement agencies to adopt a framework or other formal policy created by POST regarding hate crimes. Current law requires any local law enforcement agency that adopts or updates a hate crime policy to include specified information in that policy, including information on bias motivation. Existing law requires the Department of Justice to collect specified information relative to hate crimes and to post that information on its internet website. This bill would require law enforcement agencies to report their hate crime policy and brochure to the Department of Justice, as specified. The bill would require the department to post information regarding the compliance and noncompliance of agencies that are required to provide information relative to hate crimes to the department, by specified dates, and as required by future updates. The bill would require POST to develop a model hate crime policy, as specified.

Vote Events:

- 08/11/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 06/21/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
- 05/26/2022 ASM. THIRD READING (Y:74 N:0 A:4) (P)
- 05/19/2022 ASM. APPR. (Y:12 N:0 A:4) (P)
- 03/22/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 1974 (Chen R) Correctional facilities: service of process.

Chapter No.: 255

Last Amended: 8/1/2022

Status: 9/6/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 255, Statutes of 2022.

Is Urgency: N

Location: 9/6/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires a sheriff or jailer upon whom a paper in a judicial proceeding, that is directed to a prisoner in their custody, is served, to deliver the paper to the prisoner, with a note of the time of its service. Current law makes the sheriff or jailer liable to the prisoner for all damages occasioned for neglecting to perform that duty. This bill would also require a warden upon whom a paper is served to deliver the paper to an incarcerated person in their custody according to these provisions.

Vote Events:

- 08/23/2022 ASM. CONCURRENCE (Y:74 N:0 A:6) (P)
- 08/22/2022 SEN. Assembly 3rd Reading (Y:40 N:0 A:0) (P)
- 06/14/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)
- 05/12/2022 ASM. CONSENT CALENDAR (Y:65 N:0 A:13) (P)
- 05/04/2022 ASM. APPR. (Y:14 N:0 A:2) (P)
- 04/19/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 2062 (Salas D) Local law enforcement hiring grants.

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 4/27/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would, upon appropriation of funds for this purpose in the annual Budget Act and until January 1, 2029, require the Board of State and Community Corrections to establish a grant program to provide \$50,000,000 in grants to local law enforcement agencies to incentivize peace officers to work in local law enforcement agencies that are in underserved communities and to live in the communities that

they are serving. The bill would require grant funds to be used to provide a 5-year supplement to peace officer salaries in local law enforcement agencies that are in underserved communities that have had a homicide rate higher than the state average for the past 5 years or more and where the peace officer lives within 5 miles of the office in which they work. The bill would require local law enforcement agencies that receive grants to report specified information to the board annually and would require the board to report to the Legislature and the Governor's office on the efficacy of the program, as prescribed, on or before July 1, 2028.

Vote Events:

03/29/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

Priority: HOT

AB 2150 (Lackey R) Cannabis research.

Last Amended: 5/19/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was B., P. & E.D. on 6/15/2022)

Is Urgency: N

Location: 8/31/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

If the Regents of the University of California accept the responsibility, existing law requires the University of California to establish the Center for Medicinal Cannabis Research in order to develop and conduct studies intended to ascertain the general medical safety and efficacy of cannabis, among other duties. This bill would, if the regents accept the responsibility, require the center to establish a study examining the effects of cannabis products that are currently in the commercial cannabis market and, in consultation with the Department of the California Highway Patrol, evaluating the public safety consequences of driving after cannabis use and improving understanding of the best methods for determining related driving impairments. The bill would require the center to report the findings of the study on or before January 1, 2027.

Vote Events:

06/15/2022 SEN. ED. (Y:6 N:0 A:1) (P)

05/25/2022 ASM. THIRD READING (Y:76 N:0 A:2) (P)

05/19/2022 ASM. APPR. (Y:16 N:0 A:0) (P)

04/26/2022 ASM. B.&P. (Y:17 N:0 A:1) (P)

Priority: HOT

AB 2229 (Rivas, Luz D) Peace officers: minimum standards: bias evaluation.

Chapter No.: 959

Last Amended: 8/4/2022

Status: 9/30/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 959, Statutes of 2022.

Is Urgency: Y

Location: 9/30/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires peace officers in this state to meet specified minimum standards, including, among other requirements, that peace officers be evaluated by a physician and surgeon or psychologist and found to be free from any physical, emotional, or mental condition that might adversely affect the exercise of the powers of a peace officer. This bill would require that evaluation to include bias against race or ethnicity, gender, nationality, religion, disability, or sexual orientation.

Vote Events:

08/23/2022 ASM. CONCURRENCE (Y:69 N:0 A:11) (P)

08/22/2022 SEN. Assembly 3rd Reading (Y:36 N:0 A:4) (P)

05/31/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

04/18/2022 ASM. THIRD READING (Y:67 N:0 A:9) (P)

03/29/2022 ASM. PUB. S. (Y:6 N:0 A:1) (P)

AB 2250 (Bonta, Mia D) Prisoners: reentry.

Last Amended: 4/18/2022

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE

FILE on 5/4/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would, contingent upon an appropriation by the Legislature, create a 3-phase pilot program for women being released from prison that would, among other things, be responsive to each woman’s gender and culture, create an individualized reentry program, develop professional skills, provide assistance in the form of subsidies, and focus on family reunification, as provided.

Vote Events:

04/19/2022 ASM. PUB. S. (Y:5 N:1 A:1) (P)

AB 2253 (Bonta, Mia D) Gun violence: public health crisis.

Last Amended: 4/28/2022

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/11/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would declare that it is established policy of the state that gun violence is required to be recognized and addressed as a public health crisis, as specified. The bill would require all relevant state agencies, including the Department of Justice, to consider this state policy when revising, adopting, or establishing polices, regulations, and grant criteria, or making any expenditures related to the prevention of gun violence and increasing community safety. The bill would also create the Office of Gun Violence Prevention within the Department of Justice with the goal of developing a strategy, through collaboration with the Board of State and Community Corrections and other specified community members, to identify causes of gun violence in communities and to incorporate a public health approach to improve social determinants of health for communities most affected by gun violence. The bill would require the Office of Gun Violence Prevention to create a plan of action for how the Department of Justice and Board of State and Community Corrections will incorporate a public health approach to their gun violence prevention-related programs and services. The bill would require the office to submit the plan to the Legislature no later than July 1, 2023.

Vote Events:

04/26/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

Priority: HOT

AB 2294 (Jones-Sawyer D) Diversion for repeat retail theft crimes.

Chapter No.: 856

Last Amended: 8/17/2022

Status: 9/30/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 856, Statutes of 2022.

Is Urgency: Y

Location: 9/30/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires a peace officer to release a person who has been arrested for a misdemeanor after securing that person’s promise to appear, as specified, unless certain conditions are met for nonrelease, including, among others, there is reason to believe that the person would not appear as required or there was a reasonable likelihood that the offense or offenses for which the person was arrested would continue or resume. This bill, until January 1, 2026, would include in the reasons for nonrelease that the person has been cited, arrested, or convicted for misdemeanor or felony theft from a store in the previous 6 months and that there is probable cause to believe that the person arrested is guilty of committing organized retail theft.

Vote Events:

08/31/2022 ASM. CONCURRENCE (Y:59 N:13 A:8) (P)

08/30/2022 SEN. Assembly 3rd Reading (Y:30 N:8 A:2) (P)

08/11/2022 SEN. APPR. (Y:6 N:1 A:0) (P)

08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)

06/21/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
05/26/2022 ASM. THIRD READING (Y:54 N:15 A:9) (P)
05/19/2022 ASM. APPR. (Y:12 N:3 A:1) (P)
04/19/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

Priority: HOT

AB 2321 (Jones-Sawyer D) Juveniles: room confinement.

Chapter No.: 781

Last Amended: 5/19/2022

Status: 9/29/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 781, Statutes of 2022.

Is Urgency: N

Location: 9/29/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law places restrictions on the use of room confinement of minors or wards who are confined in a juvenile facility, as specified, and requires the placement of a minor or ward in room confinement to be conducted in accordance with specified guidelines. Current law excludes from the definition of room confinement the confinement of a minor or ward in a single-person room or cell for brief periods of locked room confinement necessary for required institutional operations. This bill would limit that exclusion to periods of confinement no longer than 2 hours. The bill would also require minors and wards who are confined to be provided reasonable access to toilets at all hours.

Vote Events:

08/23/2022 SEN. Special Consent (Y:40 N:0 A:0) (P)
08/11/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
06/28/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)
05/26/2022 ASM. THIRD READING (Y:67 N:0 A:11) (P)
05/19/2022 ASM. APPR. (Y:12 N:0 A:4) (P)
03/29/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

Priority: HOT

AB 2343 (Weber, Akilah D) Board of State and Community Corrections.

Last Amended: 8/25/2022

Status: 9/29/2022-Vetoed by Governor.

Is Urgency: N

Location: 9/29/2022-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Existing law establishes and regulates the state prison for the confinement of persons convicted of certain felony offenses. Existing law also regulates county jails used for the confinement of persons awaiting trial and persons convicted of misdemeanors and certain felony offenses. This bill would, commencing July 1, 2023, add 2 additional members to the Board of State and Community Corrections, a licensed health care provider and a licensed mental health care provider, each appointed by the Governor, subject to confirmation by the Senate. This bill contains other related provisions and other existing laws.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 2343 without my signature. This bill would, commencing July 1, 2023, require the Board of State and Community Corrections (BSCC) to develop and adopt minimum mental health care standards for local correctional facilities and would add both a licensed healthcare provider and a licensed mental health provider to the Board. BSCC has had a thirteen-member board since 2013. I am concerned that adding two members unnecessarily grows the board and could impede its ability to timely carry out its mission. For this reason, I cannot sign this bill. Sincerely, Gavin Newsom

Vote Events:

08/30/2022 ASM. CONCURRENCE (Y:55 N:17 A:8) (P)
08/29/2022 SEN. Assembly 3rd Reading (Y:29 N:1 A:10) (P)
08/11/2022 SEN. APPR. (Y:5 N:1 A:1) (P)
08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
06/28/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)

05/26/2022 ASM. THIRD READING (Y:52 N:19 A:7) (P)
 05/19/2022 ASM. APPR. (Y:12 N:4 A:0) (P)
 04/26/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

Priority: HOT

AB 2417 (Ting D) Juveniles: Youth Bill of Rights.

Chapter No.: 786

Last Amended: 8/24/2022

Status: 9/29/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 786, Statutes of 2022.

Is Urgency: N

Location: 9/29/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the Division of Juvenile Justice to close on June 30, 2023, and provides for the transition of youth who are currently housed within a Division of Juvenile Justice facility to the care and custody of counties. Current law further requires that, beginning July 1, 2021, counties are generally responsible for all youth adjudged wards of the court. Current law requires the office to have an ombudsperson who has the authority to investigate complaints from youth, families, staff, and others about harmful conditions or practices, violations of laws and regulations governing facilities, and circumstances presenting an emergency situation, or to refer complaints to another body for investigation. Current law requires the ombudsperson to notify a complainant of the decision to investigate or refer the complaint. Current law requires the ombudsperson to publish and provide regular reports to the Legislature about complaints received and subsequent findings and actions taken. This bill would require the ombudsperson to notify the complainant in writing of the intention to investigate or refer the complaint for investigation. The bill would also require the ombudsperson to provide written notice of the final outcome of a complaint. The bill would require data published and provided to the Legislature by the ombudsperson to be disaggregated by gender, sexual orientation, race, and ethnicity of the complainants to the extent this information is available.

Vote Events:

- 08/31/2022 ASM. CONCURRENCE (Y:79 N:0 A:1) (P)
- 08/30/2022 SEN. Assembly 3rd Reading (Y:40 N:0 A:0) (P)
- 08/11/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 06/21/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
- 05/23/2022 ASM. THIRD READING (Y:70 N:0 A:8) (P)
- 05/19/2022 ASM. APPR. (Y:15 N:0 A:1) (P)
- 04/19/2022 ASM. PUB. S. (Y:6 N:0 A:1) (P)

Priority: HOT

AB 2543 (Fong R) Theft and burglary.

Last Amended: 3/17/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was PUB. S. on 3/10/2022)

Is Urgency: N

Location: 8/31/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The existing Safe Neighborhoods and Schools Act, enacted as an initiative statute by Proposition 47, as approved by the electors at the November 4, 2014, statewide general election, makes the theft of property that does not exceed \$950 in value petty theft, and makes that crime punishable as a misdemeanor, with certain exceptions. The initiative statute defines shoplifting as entering a commercial establishment with the intent to commit larceny while that establishment is open during regular hours, where the value of the property that is taken or intended to be taken does not exceed \$950. The initiative statute requires that shoplifting be punished as a misdemeanor. This bill would amend Proposition 47 by authorizing acts of shoplifting that occur on 2 or more separate occasions within a 12-month period, and the aggregated value of the merchandise taken exceeds \$950, to be punished either by imprisonment in a county jail for not more than one year or by 16 months or 2 or 3 years in a county jail.

Priority: HOT

AB 2545 (Muratsuchi D) Theft: receiving stolen property: firearms.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 3/10/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptured
1st House				2nd House							

Summary:

Under existing law, theft of any property of a value exceeding \$950 is grand theft and is punishable as either a misdemeanor or a felony. Under existing law, theft of any firearm, regardless of value, is grand theft and is punishable as a felony. This bill would, upon approval by the voters, make knowingly buying or receiving a stolen firearm, as specified, regardless of the value of the firearm, punishable as either a misdemeanor or a felony. This bill contains other related provisions and other existing laws.

Vote Events:

04/19/2022 ASM. PUB. S. (Y:2 N:2 A:3) (F)

Priority: HOT

AB 2583 (Mullin D) Peace officers: training.

Last Amended: 4/18/2022

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 4/27/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptured
1st House				2nd House							

Summary:

Current law requires Commission on Peace Officer Standards and Training (POST) to require field training officers who are instructors for the field training program to have at least 8 hours of crisis intervention behavioral health training to better train new peace officers on how to effectively interact with persons with mental illness or intellectual disability. This bill would require the commission to revise that training to include instruction on how to effectively interact with persons with Alzheimer’s disease or dementia. The bill would specify that a field training officer who completed the training prior to January 1, 2025, or who is exempt from completing the training, is not required to take the updated training, but would require a field training officer who has not completed the training on or after January 1, 2025, or who is not exempt from completing the training, to complete the revised training.

Vote Events:

04/05/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 2632 (Holden D) Segregated confinement.

Last Amended: 8/17/2022

Status: 9/29/2022-Vetoed by Governor.

Is Urgency: N

Location: 9/29/2022-A. VETOED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptured
1st House				2nd House							

Summary:

Current law establishes the state prisons under the jurisdiction of the Department of Corrections and Rehabilitation. Current law places county jails under the jurisdiction of the sheriff for the confinement of persons sentenced to imprisonment for the conviction of a crime. This bill would require every jail, prison, public or privately operated detention facility, and a facility in which individuals are subject to confinement or involuntary detention to develop and follow written procedures governing the management of segregated confinement, as specified. The bill would require those facilities to document the use of segregated confinement by, among other things, providing written orders of that confinement to the individual confined, as specified. The bill would prohibit those facilities from involuntarily placing an individual in segregated confinement if the individual belongs to a special population, including, among others, that the individual has a mental or physical disability or that the individual is under 26 years of age or over 59 years of age.

Governor's Message:

To the Members of the California State Assembly: I am returning Assembly Bill 2632 without my signature. This bill would establish rules governing the use of segregated confinement within prisons, jails, and detention facilities. I have prioritized improving the conditions within custodial settings, and I

support limiting the use of segregated confinement. Segregated confinement is ripe for reform in the United States -- and the same holds true in California. AB 2632, however, establishes standards that are overly broad and exclusions that could risk the safety of both the staff and incarcerated population within these facilities. Specifically, this bill would categorically prohibit the placement of large portions of the incarcerated population in segregated housing- even if such a placement is to protect the safety of all incarcerated individuals in the institution. I am additionally concerned that the restrictions in this bill could interrupt the rehabilitation efforts of other incarcerated people and the staff at these facilities. But in light of the deep need to reform California's use of segregated confinement, I am directing the California Department of Corrections and Rehabilitation (CDCR) to develop regulations that would restrict the use of segregated confinement except in limited situations, such as where the individual has been found to have engaged in violence in the prison. To this end, when placement in segregated confinement is necessary, these regulations must include utilization of small group yards, when feasible and available, and development of a positive behavioral model to aid in rehabilitation efforts. Sincerely, Gavin Newsom

Vote Events:

08/30/2022 ASM. CONCURRENCE (Y:51 N:22 A:7) (P)
 08/29/2022 SEN. Assembly 3rd Reading (Y:23 N:12 A:5) (P)
 08/11/2022 SEN. APPR. (Y:5 N:2 A:0) (P)
 08/01/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 06/28/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)
 05/25/2022 ASM. THIRD READING (Y:49 N:21 A:8) (P)
 05/19/2022 ASM. APPR. (Y:12 N:4 A:0) (P)
 04/19/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

Priority: HOT

AB 2715 (Gray D) Organized retail theft.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 3/10/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptured
1st House				2nd House							

Summary:

Current law, until January 1, 2026, makes it a misdemeanor to commit organized retail theft. Current law defines organized retail theft to include, among other acts, acting as an agent of another individual or group of individuals to steal merchandise from one or more merchant's premises or online marketplaces as part of an organized plan to commit theft. Under current law, acts of organized retail theft that are committed on 2 or more separate occasions within a 12-month period and that have an aggregate value that exceeds \$950 are punishable as a misdemeanor or a felony. This bill would remove the requirement that the person acting in concert with one or more person to steal merchandise from one or more merchant's premises or online marketplace have the intent to sell, exchange, or return the merchandise for value.

Priority: HOT

AB 2718 (Cooper D) Crimes: theft.

Status: 4/29/2022-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 3/10/2022)

Is Urgency: N

Location: 4/29/2022-A. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptured
1st House				2nd House							

Summary:

Current law, the Safe Neighborhoods and Schools Act, enacted by Proposition 47, as approved by the voters at the November 4, 2014, statewide general election, defines and prohibits an act of shoplifting and prohibits prosecution for an act of shoplifting under any other law. This bill would refine the definition of shoplifting and would specifically exclude certain offenses from prosecution as shoplifting, including, without limitation, the theft of a firearm or vehicle, identity theft, and credit card fraud. This bill contains other related provisions and other existing laws.

Vote Events:

04/26/2022 ASM. PUB. S. (Y:2 N:5 A:0) (F)

Priority: HOT

AB 2799 (Jones-Sawyer D) Evidence: admissibility of creative expressions.

Chapter No.: 973

Last Amended: 8/9/2022

Status: 9/30/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 973, Statutes of 2022.

Is Urgency: N

Location: 9/30/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law permits a court to exclude evidence if its probative value is substantially outweighed by specified factors, including the probability that its admission will create substantial danger of undue prejudice. Current law permits a court to hear and determine the question of admissibility of evidence out of the presence or hearing of the jury. This bill would require a court, in a criminal proceeding where a party seeks to admit as evidence a form of creative expression, to consider specified factors when balancing the probative value of that evidence against the substantial danger of undue prejudice. The bill would define "creative expression" as the expression or application of creativity or imagination in the production or arrangement of forms, sounds, words, movements, or symbols, as specified. The bill would require a court, in balancing the probative value of a creative expression against the substantial danger of undue prejudice, to first consider that the probative value of the creative expression for its literal truth is minimal unless that expression meets specified conditions. The bill would then require a court to consider that undue prejudice includes the possibility that the trier of fact will treat the creative expression as evidence of the defendant's propensity for violence or criminal disposition, as well as the possibility that the evidence will inject racial bias into the proceedings.

Vote Events:

- 08/22/2022 ASM. CONCURRENCE (Y:76 N:0 A:4) (P)
- 08/18/2022 SEN. Assembly 3rd Reading (Y:38 N:0 A:2) (P)
- 06/14/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)
- 05/05/2022 ASM. CONSENT CALENDAR (Y:61 N:0 A:17) (P)
- 04/26/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)

AB 2823 (Levine D) Medi-Cal: beneficiary maintenance needs: home upkeep allowance and transitional needs allowance.

Last Amended: 6/13/2022

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 6/27/2022)

Is Urgency: N

Location: 8/12/2022-S. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law requires the state Department of Health Care Services to establish income levels for maintenance need at the lowest levels that reasonably permit a medically needy person to meet their basic needs for food, clothing, and shelter, and for which federal financial participation will still be provided under applicable federal law. In calculating the income of a medically needy person in a medical institution or nursing facility, or a person receiving institutional or noninstitutional services from a Program of All-Inclusive Care for the Elderly organization, the required monthly maintenance amount includes an amount providing for the upkeep and maintenance of the person's home. This amount is also referred to as the home upkeep allowance. Current law requires that the maintenance of need amount provide for personal and incidental needs in an amount not less than \$35 for a person in a medical institution or nursing facility, or for a person receiving institutional or noninstitutional services from a Program of All-Inclusive Care for the Elderly organization. Current law authorizes the Director of Health Care Services to adopt, amend, or repeal reasonable rules and regulations to carry out the purposes and intent of the Medi-Cal program, that are not inconsistent with any state statute. The department has adopted regulatory requirements relating to the determination of the home upkeep allowance described above. This bill would establish eligibility and other requirements for providing the home upkeep allowance and a transitional needs allowance to Medi-Cal patients residing in a long-term care facility. The bill would prescribe general and specific requirements for both facility residents who intend to leave the facility and return to an existing home or to establish a home and who would receive the home upkeep allowance or transitional needs allowance.

Vote Events:

- 06/27/2022 SEN. APPR. (Y:6 N:0 A:1) (P)
- 06/08/2022 SEN. HEALTH (Y:9 N:0 A:2) (P)
- 05/23/2022 ASM. THIRD READING (Y:72 N:0 A:6) (P)
- 05/19/2022 ASM. APPR. (Y:15 N:0 A:1) (P)

AB 2925 (Cooper D) California Cannabis Tax Fund: spending reports.

Chapter No.: 394

Last Amended: 8/25/2022

Status: 9/18/2022-Approved by the Governor. Chaptered by Secretary of State - Chapter 394, Statutes of 2022.

Is Urgency: N

Location: 9/18/2022-A. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Control, Regulate and Tax Adult Use of Marijuana Act (AUMA), an initiative measure approved as Proposition 64 at the November 8, 2016, statewide general election, authorizes a person who obtains a state license under AUMA to engage in commercial adult-use cannabis activity pursuant to that license and applicable local ordinances. The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), among other things, consolidates the licensure and regulation of commercial medicinal and adult-use cannabis activities. This bill would require the State Department of Health Care Services, on or before July 10, 2023, to provide to the Legislature a spending report of funds from the Youth Education, Prevention, Early Intervention and Treatment Account for the 2021–22 and 2022–23 fiscal years. The bill would require the department, on or before July 10, 2024, and annually thereafter, to provide that spending report for the prior fiscal year.

Vote Events:

- 08/30/2022 ASM. CONCURRENCE (Y:76 N:0 A:4) (P)
- 08/29/2022 SEN. Assembly 3rd Reading (Y:40 N:0 A:0) (P)
- 08/08/2022 SEN. Consent Calendar (Y:36 N:0 A:4) (P)
- 06/29/2022 SEN. HEALTH (Y:10 N:0 A:1) (P)
- 05/25/2022 ASM. THIRD READING (Y:68 N:0 A:10) (P)
- 05/19/2022 ASM. APPR. (Y:13 N:1 A:2) (P)
- 04/05/2022 ASM. B.&P. (Y:14 N:0 A:4) (P)

Priority: HOT

AB 2951 (Salas D) Mobile mental health crisis response teams.

Last Amended: 3/24/2022

Status: 5/20/2022-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/11/2022)

Is Urgency: N

Location: 5/20/2022-A. DEAD

Desk	Policy	Dead	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require the State Department of Health Care Services to establish a 5-year statewide pilot program to provide grants to cities to create mobile mental health crisis response teams. The bill would require a city that receives a grant to ensure that, among other things, a mobile mental health crisis response team is a dispatch option when city employees respond to mental health emergency calls within the city. The bill would require a mobile mental health crisis response team funded with a grant to be staffed by licensed clinicians who have the legal authority to take, or cause to be taken, a person into custody pursuant to the above-described provisions. The bill would require a city that receives a grant to annually submit a report with specified information to the department. The bill would repeal these provisions on January 1, 2029. The bill would further state the intent of the Legislature that the bill will ultimately include an appropriation of \$50,000,000 for the purposes of the pilot program.

Vote Events:

- 04/26/2022 ASM. HEALTH (Y:14 N:0 A:1) (P)

Priority: HOT

SB 2 (Bradford D) Peace officers: certification: civil rights.

Chapter No.: 409

Last Amended: 9/1/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 409, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Under current law, the Tom Bane Civil Rights Act, if a person or persons, whether or not acting under color of law, interferes or attempts to interfere, by threats, intimidation, or coercion, with the exercise or enjoyment by any individual or individuals of rights secured by the Constitution or laws of the United States, or of the rights secured by the Constitution or laws of this state, the Attorney General, or any district attorney or city attorney, is authorized to bring a civil action for injunctive and other appropriate equitable relief in the name of the people of the State of California, in order to protect the exercise or enjoyment of the right or rights secured. Current law also authorizes an action brought by the Attorney General, or any district attorney or city attorney, to seek a civil penalty of \$25,000. Current law also allows an individual whose exercise or enjoyment of rights has been interfered with to prosecute a civil action for damages on their own behalf. This bill would eliminate certain immunity provisions for peace officers and custodial officers, or public entities employing peace officers or custodial officers sued under the act.

Vote Events:

09/08/2021 SEN. Unfinished Business (Y:28 N:9 A:3) (P)
09/03/2021 ASM. THIRD READING (Y:49 N:21 A:9) (P)
08/26/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
07/13/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)
07/06/2021 ASM. JUD. (Y:8 N:2 A:1) (P)
05/26/2021 SEN. Senate 3rd Reading (Y:26 N:9 A:5) (P)
05/20/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
05/10/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
04/27/2021 SEN. JUD. (Y:7 N:2 A:2) (P)
04/13/2021 SEN. PUB. S. (Y:4 N:0 A:1) (P)

Priority: HOT

SB 16 (Skinner D) Peace officers: release of records.

Chapter No.: 402

Last Amended: 8/30/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 402, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law makes peace officer and custodial officer personnel records and specified records maintained by any state or local agency, or information obtained from these records, confidential and prohibits these records from being disclosed in any criminal or civil proceeding except by discovery. Current law sets forth exceptions to this policy, including, among others, records relating to specified incidents involving the discharge of a firearm, sexual assault, perjury, or misconduct by a peace officer or custodial officer. Existing law makes a record related to an incident involving the use of force against a person resulting in death or great bodily injury subject to disclosure. Current law requires a state or local agency to make these excepted records available for inspection pursuant to the California Public Records Act, subject to redaction as specified. This bill would make a sustained finding involving force that is unreasonable or excessive, and any sustained finding that an officer failed to intervene against another officer using unreasonable or excessive force, subject to disclosure.

Vote Events:

09/02/2021 SEN. Unfinished Business (Y:29 N:9 A:2) (P)
09/01/2021 ASM. THIRD READING (Y:57 N:13 A:9) (P)
08/26/2021 ASM. APPR. (Y:12 N:4 A:0) (P)
07/06/2021 ASM. JUD. (Y:8 N:2 A:1) (P)
06/29/2021 ASM. PUB. S. (Y:6 N:1 A:1) (P)
06/02/2021 SEN. Senate 3rd Reading (Y:31 N:3 A:6) (P)
05/20/2021 SEN. APPR. (Y:5 N:2 A:0) (P)
05/03/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
04/13/2021 SEN. JUD. (Y:8 N:1 A:2) (P)
03/09/2021 SEN. PUB. S. (Y:4 N:0 A:0) (P)

SB 82 (Skinner D) Petty theft.

Last Amended: 3/18/2021

Status: 2/1/2022-Returned to Secretary of Senate pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-S. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would define the crime of petty theft in the first degree as taking the property from the person of another or from a commercial establishment by means of force or fear without the use of a deadly weapon or great bodily injury. The bill would specifically exclude from the crime of petty theft in the first degree acting in concert with one or more persons to steal merchandise from one or more merchant’s premises or online marketplace with the intent to sell, exchange, or return the merchandise for value. The bill would define the crime of petty theft in the 2nd degree as all other petty theft. The bill would impose a penalty of imprisonment in county jail for up to one year, a \$1,000 fine, or both, for petty theft in the first degree and would prohibit an act of petty theft from being charged as robbery or burglary.

Vote Events:

04/05/2021 SEN. APPR. (Y:7 N:0 A:0) (P)

03/16/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)

SB 89 (Skinner D) Budget Act of 2020.

Chapter No.: 1

Last Amended: 1/25/2021

Status: 1/29/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 1, Statutes of 2021.

Is Urgency: Y

Location: 1/28/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Budget Act of 2020 made appropriations for the support of state government for the 2020–21 fiscal year. This bill would amend the Budget Act of 2020 by adding items of appropriation and making other changes.

Vote Events:

01/28/2021 ASM. THIRD READING (Y:75 N:0 A:5) (P)

01/28/2021 SEN. Unfinished Business (Supplemental File 1) (Y:37 N:0 A:2) (P)

01/21/2021 SEN. Senate 3rd Reading (Y:22 N:2 A:15) (P)

SB 92 (Committee on Budget and Fiscal Review) Juvenile Justice.

Chapter No.: 18

Last Amended: 4/8/2021

Status: 5/14/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 18, Statutes of 2021.

Is Urgency: Y

Location: 5/13/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Division of Juvenile Justice within the Department of Corrections and Rehabilitation to operate facilities to house specified juvenile offenders. Current law, commencing July 1, 2021, prohibits further commitment of wards to the Division of Juvenile Justice unless the ward is otherwise eligible to be committed to the division and a motion was filed to transfer the ward from the juvenile court to a court of criminal jurisdiction. Current law requires that all wards committed to the division prior to July 1, 2021, remain within the custody of the division until the ward is discharged, released, or transferred. This bill would require a court to consider, as an alternative to commitment to the Division of Juvenile Justice, placement in local programs established as a result of the realignment of wards from the Division of Juvenile Justice to county-based custody

Vote Events:

05/03/2021 SEN. Unfinished Business (Y:28 N:8 A:4) (P)

04/29/2021 ASM. THIRD READING (Y:56 N:17 A:5) (P)

01/21/2021 SEN. Senate 3rd Reading (Y:22 N:2 A:15) (P)

Priority: HOT

SB 129 (Skinner D) Budget Act of 2021

Chapter No.: 69

Last Amended: 6/25/2021

Status: 1/27/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 69, Statutes of 2022.

Is Urgency: Y

Location: 7/12/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Budget Act of 2021 made appropriations for the support of state government for the 2021–22 fiscal year. This bill would amend the Budget Act of 2021 by amending, adding, and repealing items of appropriation and making other changes. This bill contains other related provisions.

Governor's Message:

Gavin Newsom July 12, 2021 Governor State of California Governor's Office I object to the following appropriations contained in Senate Bill 129. SEC. 19.55-I delete this section. I am deleting this section because the budget control section authorizing the acceleration of up to an additional \$500,000,000 General Fund to support wildfire prevention and forest resilience activities was already enacted in AB 161, Statutes of 2021, which I signed on July 9, 2021. Therefore, to maintain the state's ability to accelerate funding for wildfire prevention activities authorized in AB 161, as well as the appropriation of \$258,000,000 for similar activities, I delete this section on a technical basis. As California enters a second consecutive year of dry fuel conditions, resulting in drought or near-drought throughout many portions of the state, it is critical that the pace and scale of fire prevention projects that protect California's most wildfire-vulnerable communities is accelerated. With the above deletions, revisions, and reductions, I hereby approve Senate Bill 129. Gavin Newsom

Vote Events:

- 06/28/2021 ASM. THIRD READING (Y:55 N:20 A:4) (P)
- 06/28/2021 ASM. THIRD READING (Y:55 N:19 A:5) (P)
- 06/28/2021 ASM. THIRD READING (Y:55 N:19 A:5) (P)
- 06/28/2021 ASM. THIRD READING (Y:55 N:20 A:4) (P)
- 06/28/2021 ASM. THIRD READING (Y:54 N:19 A:6) (P)
- 06/28/2021 ASM. THIRD READING (Y:55 N:19 A:5) (P)
- 06/28/2021 ASM. THIRD READING (Y:61 N:13 A:5) (P)
- 06/28/2021 SEN. Unfinished Business (Supplemental File 3) (Y:31 N:5 A:4) (P)
- 02/22/2021 SEN. Senate 3rd Reading (Y:29 N:8 A:2) (P)

Priority: HOT

SB 178 (Skinner D) Budget Act of 2022.

Last Amended: 6/26/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was BUDGET on 6/30/2022)

Is Urgency: Y

Location: 8/31/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

The Budget Act of 2022 made appropriations for the support of state government for the 2022–23 fiscal year. This bill would amend the Budget Act of 2022 by amending, adding, and repealing items of appropriation and making other changes. This bill would declare that it is to take effect immediately as a Budget Bill.

Vote Events:

- 02/22/2021 SEN. Senate 3rd Reading (Y:29 N:8 A:2) (P)

Priority: HOT

SB 202 (Committee on Budget and Fiscal Review) County jail financing.

Last Amended: 6/24/2022

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was BUDGET on 6/30/2022)

Is Urgency: Y

Location: 8/31/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law authorizes the Department of Corrections and Rehabilitation, participating counties, and the State Public Works Board (SPWB) to acquire, design, and construct local jail facilities, approved by the Board of State and Community Corrections. This bill would decrease the amount of revenue bonds, notes, or anticipation notes that the SPWB may issue for this program to \$740,445,397, as specified, thereby making an appropriation. This bill would declare that it is to take effect immediately as a bill providing for appropriations related to the Budget Bill.

Vote Events:

02/22/2021 SEN. Senate 3rd Reading (Y:29 N:8 A:2) (P)

Priority: HOT

SB 234 (Wiener D) Transition Aged Youth Housing Program.

Last Amended: 5/19/2022

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/3/2022)

Is Urgency: N

Location: 8/12/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would establish the Transition Aged Youth Housing Program for the purpose of creating housing for transition aged youth under 26 years of age, who have been removed from their homes, are experiencing homelessness unaccompanied by a parent or legal guardian, or are under the jurisdiction of a court, as specified, and would require the council to develop, implement, and administer the program.

Vote Events:

- 06/28/2022 ASM. HUM. S. (Y:7 N:0 A:1) (P)
- 06/15/2022 ASM. H. & C.D. (Y:8 N:0 A:0) (P)
- 01/06/2022 SEN. Senate 3rd Reading (Y:32 N:0 A:8) (P)
- 05/20/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
- 05/03/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
- 04/15/2021 SEN. HOUSING (Y:9 N:0 A:0) (P)
- 03/09/2021 SEN. HUM. S. (Y:4 N:0 A:0) (P)

SB 334 (Durazo D) Detention facilities: contracts.

Chapter No.: 298

Last Amended: 9/2/2021

Status: 9/24/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 298, Statutes of 2021.

Is Urgency: N

Location: 9/24/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Board of State and Community Corrections to promote effective state and local efforts and partnerships in California's adult and juvenile criminal justice system and requires the board to inspect each local detention facility in the state biennially. Existing 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. Under existing law, private detention facilities are generally prohibited, except for those operating pursuant to a valid contract in effect before January 1, 2020, as specified. This bill would require a private detention facility responsible for the custody and control of a prisoner or civil detainee to operate in compliance with these standards and to maintain specified insurance coverages, including general, automobile, and umbrella liability, and workers' compensation.

Vote Events:

09/09/2021 SEN. Unfinished Business (Y:29 N:9 A:2) (P)
09/08/2021 ASM. THIRD READING (Y:60 N:14 A:5) (P)
07/13/2021 ASM. PUB. S. (Y:6 N:2 A:0) (P)
06/24/2021 ASM. INS. (Y:12 N:1 A:1) (P)
05/24/2021 SEN. Senate 3rd Reading (Y:30 N:9 A:1) (P)
04/20/2021 SEN. JUD. (Y:9 N:2 A:0) (P)
03/25/2021 SEN. INS. (Y:8 N:1 A:3) (P)

Priority: HOT

SB 387 (Portantino D) Pupil health: school employee and pupil training: youth mental and behavioral health.

Last Amended: 5/16/2022

Status: 7/5/2022-Failed Deadline pursuant to Rule 61(b)(14). (Last location was A. ED. on 5/5/2022)

Is Urgency: N

Location: 7/5/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Dead	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law, contingent on an appropriation made for these purposes, requires the State Department of Education, on or before January 1, 2023, to recommend best practices and identify training programs for use by local educational agencies to address youth behavioral health, including, but not necessarily limited to, staff and pupil training, as specified. Current law requires the department to ensure that each identified training program, among other requirements, provides instruction on how school staff can best provide referrals to youth behavioral health services or other support to individuals in the early stages of developing a youth behavioral health disorder. Current law defines a local educational agency for purposes of these provisions to mean a county office of education, school district, state special school, or charter school that serves pupils in any of grades 7 to 12, inclusive. This bill would include referrals to special education services in that instruction requirement for identified training programs. The bill would require, on or before January 1, 2025, those local educational agencies to certify to the department that 75% of both its classified and certificated employees have received that youth behavioral health training, as specified. The bill would prohibit the training in youth behavioral health to be a condition of employment or hiring.

Vote Events:

01/24/2022 SEN. Senate 3rd Reading (Y:36 N:0 A:4) (P)
01/20/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
01/18/2022 SEN. APPR. (Y:6 N:0 A:1) (P)
01/12/2022 SEN. ED. (Y:7 N:0 A:0) (P)
05/20/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
05/10/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
04/20/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)

SB 472 (Caballero D) Social Innovation Financing Program.

Last Amended: 7/15/2021

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/19/2021)

Is Urgency: N

Location: 8/12/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Social Innovation Financing Program, administered by the Board of State and Community Corrections, to award grants to 3 counties selected by the board, for the purpose of entering into a social innovation financing contract, pursuant to which private investors agree to provide financing to service providers to achieve social outcomes agreed upon in advance and the government agency that is a party to the contractual agreement agrees to pay a return on the investment to the investors if successful programmatic outcomes are achieved by the service provider. Current law requires the board and each county receiving an award to report annually to the Governor and Legislature, as specified. Current law repeals the program on January 1, 2022. This bill would, commencing July 1, 2022, authorize the board, upon an appropriation by the Legislature to the Social Innovation Fund created by this bill, to award a new round of grants to 5 counties selected by the board, as specified.

Vote Events:

07/13/2021 ASM. PUB. S. (Y:8 N:0 A:0) (P)
 06/01/2021 SEN. Senate 3rd Reading (Y:39 N:0 A:1) (P)
 05/20/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 04/19/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 04/06/2021 SEN. PUB. S. (Y:5 N:0 A:0) (P)

Priority: HOT

SB 493 (Bradford D) Local government financing: juvenile justice.

Last Amended: 3/23/2021

Status: 2/1/2022-Returned to Secretary of Senate pursuant to Joint Rule 56.

Is Urgency: N

Location: 1/21/2022-S. DEAD

Dead	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would revise and recast required components of the multiagency juvenile justice plan to, among other things, additionally require a plan to include an assessment of existing community-based youth development services, identification and prioritization of areas of the community that face significant public safety risk from crime, documentation of the effectiveness of the programs funded under these provisions, and a description of the target population funded under these provisions. The bill would require programs and strategies funded under these provisions to, among other things, be modeled on trauma-informed and youth development approaches and in collaboration with community-based organizations.

Vote Events:

05/03/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
 04/20/2021 SEN. PUB. S. (Y:4 N:1 A:0) (P)

Priority: HOT

SB 507 (Eggman D) Mental health services: assisted outpatient treatment.

Chapter No.: 426

Last Amended: 6/28/2021

Status: 9/30/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 426, Statutes of 2021.

Is Urgency: N

Location: 9/30/2021-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law authorizes a court in a participating county to order a person who is suffering from mental illness and is the subject of a petition to obtain assisted outpatient treatment if the court makes various findings including, among others, there has been a clinical determination that the person is unlikely to survive safely in the community without supervision, the person's condition is substantially deteriorating, and, in view of the person's treatment history and current behavior, the person is in need of assisted outpatient treatment in order to prevent a relapse or deterioration that would be likely to result in grave disability or serious harm to the person or to others. Current law authorizes the petition to be filed by the county behavioral health director, or the director's designee, in the superior court in the county in which the person who is the subject of the petition is present or reasonably believed to be present, in accordance with prescribed procedures. This bill would, among other things, instead require that the above-described findings include clinical determination that the person is unlikely to survive safely in the community without supervision and that the person's condition is substantially deteriorating, or that assisted outpatient treatment is needed to prevent a relapse or deterioration that would be likely to result in grave disability or serious harm to the person or to others.

Vote Events:

08/30/2021 SEN. Unfinished Business (Y:39 N:0 A:1) (P)
 08/23/2021 ASM. THIRD READING (Y:70 N:0 A:9) (P)
 07/06/2021 ASM. JUD. (Y:10 N:0 A:1) (P)
 06/22/2021 ASM. HEALTH (Y:15 N:0 A:0) (P)
 05/28/2021 SEN. Senate 3rd Reading (Y:38 N:0 A:2) (P)
 05/20/2021 SEN. APPR. (Y:7 N:0 A:0) (P)
 05/03/2021 SEN. APPR. (Y:6 N:0 A:1) (P)
 04/06/2021 SEN. JUD. (Y:11 N:0 A:0) (P)

SB 960 (Skinner D) Public employment: peace officers: citizenship.**Chapter No.:** 825**Last Amended:** 8/8/2022**Status:** 9/29/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 825, Statutes of 2022.**Is Urgency:** N**Location:** 9/29/2022-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

(1)Current law establishes the Commission on Peace Officer Standards and Training within the Department of Justice to perform various functions involving the training of peace officers. Current law requires peace officers in this state to meet specified minimum standards, including, among other requirements, being at least 18 years of age, being of good moral character, as determined by a thorough background investigation, and being either a citizen of the United States or a permanent resident who is eligible for and has applied for citizenship, except as prescribed.This bill would provide that those standards shall be interpreted and applied consistent with federal law and regulations, as specified. The bill would remove the provision that requires peace officers to either be a citizen of the United States or be a permanent resident who is eligible for and has applied for citizenship, and would instead require peace officers be legally authorized to work in the United States, and make conforming changes.

Vote Events:

08/18/2022 SEN. Unfinished Business (Y:28 N:8 A:4) (P)

08/15/2022 ASM. THIRD READING (Y:45 N:19 A:16) (P)

06/22/2022 ASM. APPR. (Y:11 N:4 A:1) (P)

06/01/2022 ASM. PUB. S. (Y:5 N:2 A:0) (P)

04/28/2022 SEN. Senate 3rd Reading (Y:29 N:8 A:3) (P)

03/22/2022 SEN. PUB. S. (Y:4 N:1 A:0) (P)

SB 1008 (Becker D) Corrections: communications.**Chapter No.:** 827**Last Amended:** 8/24/2022**Status:** 9/29/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 827, Statutes of 2022.**Is Urgency:** N**Location:** 9/29/2022-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would require that a state prison, or a state, county, or city youth residential placement or detention center provide voice communication services to incarcerated persons free of charge to the person initiating and the person receiving the communication, subject to the operational discretion of the Department of Corrections and Rehabilitation in a state-operated facility, as specified. The bill would prohibit a county, city, or state agency from receiving revenue for the provision of communication services to persons in its custody. To the extent this bill would mandate that a local government provide a new program or higher level of service, the bill would impose a state-mandated local program.

Vote Events:

08/30/2022 ASM. THIRD READING (Y:56 N:16 A:8) (P)

08/30/2022 SEN. Unfinished Business (Supplemental File 1) (Y:27 N:7 A:6) (P)

08/11/2022 ASM. APPR. (Y:12 N:4 A:0) (P)

06/29/2022 ASM. C. & C. (Y:7 N:3 A:3) (P)

06/14/2022 ASM. PUB. S. (Y:5 N:1 A:2) (P)

05/26/2022 SEN. Senate 3rd Reading (Y:23 N:6 A:11) (P)

05/19/2022 SEN. APPR. (Y:5 N:2 A:0) (P)

05/09/2022 SEN. APPR. (Y:7 N:0 A:0) (P)

04/26/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)

SB 1108 (Bates R) Shoplifting: increased penalties for prior crimes.

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was PUB. S. on 2/23/2022)

Is Urgency: Y

Location: 8/31/2022-S. DEAD

Desk	Dead	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would reinstate a provision of law that was repealed by Proposition 47 that provides that a person who has been convicted 3 or more times of petty theft, grand theft, or other specified crimes and who is subsequently convicted of petty theft is subject to imprisonment in a county jail not exceeding one year or in a county jail for 16 months or 2 or 3 years. The bill would also make this provision and the provision relating to a person with serious, violent, or sexual prior offenses applicable to a person whose prior or current conviction is for shoplifting.

Vote Events:

03/29/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

03/29/2022 SEN. PUB. S. (Y:1 N:4 A:0) (F)

Priority: HOT

SB 1117 (Becker D) State Public Defender: grants.

Chapter No.: 615

Last Amended: 3/3/2022

Status: 9/27/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 615, Statutes of 2022.

Is Urgency: N

Location: 9/28/2022-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Would authorize the State Public Defender to administer and award grants to improve indigent defense services.

Vote Events:

08/24/2022 ASM. THIRD READING (Y:62 N:11 A:7) (P)

08/11/2022 ASM. APPR. (Y:12 N:4 A:0) (P)

06/08/2022 ASM. PUB. S. (Y:5 N:1 A:1) (P)

05/24/2022 SEN. Senate 3rd Reading (Y:29 N:6 A:5) (P)

05/19/2022 SEN. APPR. (Y:5 N:2 A:0) (P)

05/02/2022 SEN. APPR. (Y:7 N:0 A:0) (P)

04/19/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

Priority: HOT

SB 1137 (Gonzalez D) Oil and gas: operations: location restrictions: notice of intention: health protection zone: sensitive receptors.

Chapter No.: 365

Last Amended: 8/27/2022

Status: 9/16/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 365, Statutes of 2022.

Is Urgency: N

Location: 9/16/2022-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Current law establishes the Geologic Energy Management Division in the Department of Conservation, under the direction of the State Oil and Gas Supervisor, who is required to supervise the drilling, operation, maintenance, and abandonment of oil and gas wells in the state and the operation, maintenance, and removal or abandonment of tanks and facilities related to oil and gas production within an oil and gas field, so as to prevent damage to life, health, property, and natural resources. Current law requires the operator of a well to file a written notice of intention to commence drilling with, and prohibits any drilling until approval is given by, the supervisor or district deputy. Current law authorizes the supervisor to require other pertinent information to supplement the notice. Current law requires the owner of any well to file with the supervisor a monthly statement that provides certain information relating to the well, as provided. Current law requires an operator proposing to perform a well stimulation treatment to apply to the supervisor or district deputy for a permit to perform the well

stimulation treatment and imposes other requirements and conditions on the use of well stimulation treatments. Under current law, a person who fails to comply with this and other requirements relating to the regulation of oil or gas operations is guilty of a misdemeanor. This bill would prohibit, commencing January 1, 2023, the division from approving any notice of intention within a health protection zone, as defined, except for reasons related to preventing or responding to a threat to public health, safety, or the environment, complying with a court order, or to plug and abandon or reabandon a well, as provided.

Vote Events:

08/31/2022 SEN. Unfinished Business (Y:25 N:10 A:5) (P)
 08/30/2022 ASM. THIRD READING (Y:46 N:24 A:10) (P)
 08/29/2022 ASM. NAT. RES. (Y:8 N:3 A:0) (P)
 08/24/2022 ASM. THIRD READING (Y:57 N:15 A:8) (P)
 06/22/2022 ASM. APPR. (Y:13 N:0 A:3) (P)
 06/08/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)
 05/12/2022 SEN. Consent Calendar (Y:35 N:0 A:5) (P)
 04/19/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

Priority: HOT

SB 1178 (Bradford D) Criminal procedure: sentencing.

Status: 8/31/2022-Failed Deadline pursuant to Rule 61(b)(18). (Last location was THIRD READING on 6/15/2022)

Is Urgency: Y

Location: 8/31/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Dead	Conf. Conc.	Enrolled	Vetoed	Chaptered	
1st House				2nd House								

Summary:

Current law, the Safe Neighborhoods and Schools Act, enacted by Proposition 47, as approved by the voters at the November 4, 2014, statewide general election, reduced the penalties for various crimes. Under the provisions of the act, a person who, on November 5, 2014, was serving a sentence for a conviction of a felony or felonies who would have been guilty of a misdemeanor under the act if the act had been in effect at the time of the conviction may petition or apply to have the sentence reduced in accordance with the act. Current law requires those petitions to be filed on or before November 4, 2022, or at a later date upon showing of good cause. This bill would amend Proposition 47 to remove that deadline for the filing of those petitions. This bill contains other related provisions and other existing laws.

Vote Events:

08/31/2022 ASM. THIRD READING (Y:36 N:21 A:23) (F)
 06/14/2022 ASM. PUB. S. (Y:5 N:2 A:1) (P)
 05/26/2022 SEN. Senate 3rd Reading (Y:29 N:8 A:3) (P)
 05/19/2022 SEN. APPR. (Y:5 N:2 A:0) (P)
 05/02/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
 04/19/2022 SEN. PUB. S. (Y:4 N:1 A:0) (P)

Priority: HOT

SB 1418 (Newman D) Public safety collaborative.

Last Amended: 6/15/2022

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/3/2022)

Is Urgency: N

Location: 8/12/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered	
1st House				2nd House								

Summary:

Current law charges the Board of State and Community Corrections with providing the statewide leadership, coordination, and technical assistance to promote effective state and local efforts and partnerships in California's adult and juvenile criminal justice system. This bill would create the Public Safety Collaborative Fund in the State Treasury. The bill would require the board, upon appropriation by the Legislature, to administer public safety collaborative grants from the fund to regional public safety collaboratives established for violence prevention, intervention, and suppression activities. The bill would require a collaborative applying for a grant to establish a coordinating and advisory board with membership, including city officials, local law enforcement, and local stakeholders, to prioritize the use of the funds. The bill would authorize grant funds to be utilized for a range of programs, services, and

activities designed to reduce violence, including programs to address youth violence prevention and intervention in K-12 schools and homeless outreach and intervention efforts.

Vote Events:

- 06/14/2022 ASM. PUB. S. (Y:7 N:0 A:1) (P)
- 05/26/2022 SEN. Senate 3rd Reading (Y:36 N:0 A:4) (P)
- 05/19/2022 SEN. APPR. (Y:6 N:0 A:1) (P)
- 05/02/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 04/19/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

Priority: HOT

SB 1427 (Ochoa Bogh R) Homeless and Mental Health Court and Transitioning Home Grant Programs.

Last Amended: 6/21/2022

Status: 8/12/2022-Failed Deadline pursuant to Rule 61(b)(15). (Last location was APPR. SUSPENSE FILE on 8/3/2022)

Is Urgency: N

Location: 8/12/2022-A. DEAD

Desk	Policy	Fiscal	Floor	Desk	Policy	Dead	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

Under current law, the Board of State and Community Corrections administers several grant programs, including a mentally ill offender crime reduction grant program, a medication-assisted treatment grant program, and a violence intervention and prevention grant program. This bill would establish two new grant programs: the Homeless and Mental Health Court Grant Program that would, subject to an appropriation by the Legislature, be administered by the Judicial Council and provide grants to counties for the purpose of establishing or expanding homeless courts and mental health courts, as specified; and the Transitioning Home Grant Program that would, subject to an appropriation by the Legislature, be administered by the board and provide grants to county sheriffs and jail administrators to fund programs aimed at reducing homelessness among inmates released from custody, as specified.

Vote Events:

- 06/28/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)
- 05/25/2022 SEN. Special Consent (Y:39 N:0 A:1) (P)
- 05/19/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 04/18/2022 SEN. APPR. (Y:7 N:0 A:0) (P)
- 04/05/2022 SEN. PUB. S. (Y:4 N:0 A:1) (P)

Priority: HOT

SB 1493 (Committee on Public Safety) Public safety omnibus.

Chapter No.: 197

Last Amended: 4/28/2022

Status: 8/26/2022-Approved by the Governor. Chaptered by Secretary of State. Chapter 197, Statutes of 2022.

Is Urgency: N

Location: 8/26/2022-S. CHAPTERED

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House							

Summary:

This bill would revise the accreditation standards for high schools, colleges, and universities to include those holding a full membership in Cognia. This bill contains other related provisions and other existing laws.

Vote Events:

- 08/11/2022 ASM. CONSENT CALENDAR (Y:76 N:0 A:4) (P)
- 08/03/2022 ASM. APPR. (Y:15 N:0 A:1) (P)
- 06/21/2022 ASM. PUB. S. (Y:7 N:0 A:0) (P)
- 05/12/2022 SEN. Consent Calendar (Y:35 N:0 A:5) (P)
- 04/26/2022 SEN. PUB. S. (Y:5 N:0 A:0) (P)

Priority: HOT

Total Measures: 94
Total Tracking Forms: 94