



To: All CLEARs Members

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Re: End of Session Legislative Update

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The Legislature adjourned a few hours past midnight on Wednesday, August 31 meeting their annual deadline to pass bills to the Governor for the 2016 legislative session. The Governor now has until Friday, September 30 to sign or veto all legislation on his desk. As in years past, this was another very busy year in public safety. There were a number of themes we saw in legislation this year including human trafficking, immigration, peace officer duties and conduct, juvenile justice issues, and criminal justice data reporting.

Below is a list of bills that have passed the Legislature and are now on the Governor's desk as well as those that have already been signed into law. We will notify you as pertinent actions are taken by the Governor on these bills and we will also provide a comprehensive report of all of the Governor's signatures and vetoes following his deadline to act on bills.

Of interest to CLEARs is AB 2611 (Low), relating to CPRA and the visual or audio recording of peace officer's death. This bill was held in the Assembly Judiciary Committee. We expect similar bills to be brought back in the 2017 legislative session. Also of note is SB 1121 (Leno), relating to privacy and electronic communications, which is a clean-up to SB 178 (Leno) of 2015. This bill is currently on the Governor's desk. Lastly, AB 718 (Chu), relating to homelessness, was moved to the inactive file and is no longer moving this year.

The Legislature is now in recess until final adjournment sine die at midnight on Wednesday, November 30. While the regular session has concluded for the year, we anticipate a special session on Transportation which will likely occur over the coming months. The Legislature will return in January to begin their work in earnest for the 2017 session.

We want to extend our thanks and appreciation to the Executive Board for their time and effort working on the issues noted below. We will continue to keep you updated as actions are taken by the Governor. It is our continued honor to work with CLEARs and represent you in the halls of the Capitol.

## Bills Signed into Law

Measure	Topic	Status	Summary
<a href="#">AB 898</a> <a href="#">Gonzalez D</a>	Parole suitability: notice.	8/22/2016- Chaptered by Secretary of State - Chapter No. 161, Statutes of 2016	Would, in the case of an inmate who was convicted of the murder of a firefighter, require the Board of Parole Hearings or the Department of Corrections and Rehabilitation to provide notice of the parole suitability hearing to the fire department that employed the firefighter, if that fire department registers with the board to receive that notification and provides the appropriate contact information.
<a href="#">AB 1673</a> <a href="#">Gipson D</a>	Firearms: unfinished frame or receiver.	7/1/2016-Vetoed by Governor.	Would define a frame or receiver as that part of a firearm which provides housing for the hammer, bolt, or breechblock, and firing mechanism, and which is usually threaded at its forward portion to receive the barrel, and would include within this definition a frame or receiver blank, casting, or machined body that requires further machining or molding to be used as part of a functional weapon so long as it has been designed and is clearly identifiable as being used exclusively as part of a functional weapon.
<a href="#">AB 1674</a> <a href="#">Santiago D</a>	Firearms: transfers.	7/1/2016-Vetoed by Governor.	Current law, subject to exceptions, prohibits a person from making more than one application to purchase a handgun within any 30-day period. Violation of that prohibition is a crime. Current law exempts from that prohibition a firearms transaction where neither of the parties is a firearms dealer if the transaction is completed through a dealer. Current law prohibits a firearms dealer from delivering a handgun to a person whenever the dealer is notified by the Department of Justice that within the preceding 30-day period the purchaser has made another application to purchase a handgun that does not fall within an exception to the 30-day prohibition. A violation of that delivery prohibition by the dealer is a crime. This bill would make the 30-day prohibition and the dealer delivery prohibition described above applicable to all types of firearms.
<a href="#">AB 1684</a> <a href="#">Stone,</a> <a href="#">Mark D</a>	Civil actions: human trafficking.	7/22/2016- Chaptered by Secretary of State - Chapter 63, Statutes of 2016.	Current law authorizes the Department of Fair Employment and Housing to receive, investigate, conciliate, mediate, and prosecute complaints alleging certain unlawful practices, as specified. This bill would further authorize the department to receive, investigate, conciliate, mediate, and prosecute complaints alleging, and bring civil actions for, a victim of human trafficking. The bill would require any damages awarded in a civil action brought by the department to be awarded to the victim of human trafficking.
<a href="#">AB 1695</a> <a href="#">Bonta D</a>	Firearms: false reports of stolen firearms.	7/1/2016- Chaptered by Secretary of State - Chapter 47, Statutes of 2016.	Current law makes it a misdemeanor to make a false report to a peace officer, or to a person who is employed by a law enforcement agency, as specified, that a felony or misdemeanor has been committed, knowing the report to be false. This bill would make that prohibition applicable to a person who reports to certain individuals and peace officers that a firearm has been lost or stolen, knowing the report to be false. By changing the definition of an existing crime, this bill would impose a state-mandated local program.
<a href="#">AB 1867</a> <a href="#">Steinorth R</a>	Evidence: judicial notice: official records of conviction.	8/17/2016- Chaptered by Secretary of State - Chapter No. 126, Statutes of 2016	Current law provides that a certified official record of conviction, or an electronically digitized copy of that record, is admissible to prove, among other things, the act, condition, or event recorded by the record. This bill would additionally include as an "electronically digitized copy" a copy that, rather than bearing an electronic signature or watermark unique to the entity certifying the document, was transmitted by a superior court clerk in a manner showing that the copy was prepared and transmitted by that superior court clerk.
<a href="#">AB 1927</a> <a href="#">Lackey R</a>	Criminal procedure: notice to appear.	6/7/2016- Chaptered by Secretary of State - Chapter No. 19, Statutes of 2016	Current law requires that when an officer or the prosecuting attorney has filed the notice to appear with the court, an exact and legible duplicate copy of the notice, in lieu of a verified complaint, constitutes a complaint to which the defendant may plead "guilty" or "nolo contendere." This bill would provide that, if the notice to appear issued to and signed by the arrested person is being transmitted in electronic form, the copy of the notice to appear issued to the arrested person need not include the signature of the arrested person, unless specifically requested by the arrested person. <b>CLEARs: SUPPORT</b>
<a href="#">AB 1953</a> <a href="#">Weber D</a>	Peace officers: civilian complaints.	7/25/2016- Chaptered by Secretary of State - Chapter 99, Statutes of 2016.	Current law requires a law enforcement agency accepting an allegation of misconduct against a peace officer to require the complainant to read and sign a specified advisory that describes, generally, the law and procedure governing citizens' complaints. Current law also requires the Department of Justice to prepare and present to the Governor, on or before July 1, an annual report containing the criminal statistics of the preceding calendar year, including, among other statistics, the total number of citizen complaints alleging racial or identity profiling, as specified. This bill would delete references to citizens' complaints and instead refer to civilians' complaints.
<a href="#">AB 2015</a> <a href="#">McCarty D</a>	Public social services: 2011	8/25/2016- Chaptered by	Current law requires the State Department of Social Services to annually report to the appropriate fiscal and policy committees of the Legislature and to post on its Internet

	realignment report.	Secretary of State - Chapter No. 182, Statutes of 2016	Web site a summary of outcome and expenditure data that allows for monitoring the changes of the 2011 realignment of child welfare services, foster care, adoptions, and adult protective services programs. This bill would require the 2011 realignment report to include reported expenditures for counties that are participating and making claims under a specified federal waiver, how those counties are maximizing the utilization of funds, and how close counties are to funding the optimum caseload ratios as recommended in the above evaluation.
<a href="#">AB 2232 Obernolte R</a>	Court records: misdemeanors.	7/22/2016- Chaptered by Secretary of State - Chapter 74, Statutes of 2016.	Would decrease the time period that a court record of a misdemeanor violation for speed contests must be retained before it can be destroyed by the trial court clerk from 10 years to 5 years. The bill would increase the time period that a court record of a misdemeanor violation for reckless driving must be retained before it can be destroyed by the trial court clerk from 5 years to 10 years.
<a href="#">AB 2295 Baker R</a>	Restitution for crimes.	6/27/2016- Chaptered by Secretary of State - Chapter 37, Statutes of 2016.	Current law specifically requires a defendant subject to the aggravated white collar crime enhancement, and a person convicted of a felony involving theft, embezzlement, forgery, or fraud, with respect to the property or personal identifying information of an elder or a dependent adult, to be ordered to make full restitution to the victim or to make restitution to the victim based on his or her ability to pay. This bill would require the court to order full restitution and would make technical, nonsubstantive changes. The bill would state the finding of the Legislature that these changes are declaratory of existing law.
<a href="#">SB 404 De León D</a>	Tribal gaming: compact ratification.	8/29/2016- Chaptered by Secretary of State - Chapter 229, Statutes of 2016.	Would ratify the tribal-state gaming compact entered into between the State of California and the Viejas Band of Kumeyaay Indians, executed on June 28, 2016. The bill would provide that, in deference to tribal sovereignty, certain actions are not projects for the purposes of CEQA. This bill contains other related provisions and other existing laws.
<a href="#">SB 875 Gaines R</a>	Solemnization of marriage: county sheriff.	8/26/2016- Chaptered by Secretary of State - Chapter No. 211, Statutes of 2016	Would authorize a county sheriff, while that person holds office, to solemnize a marriage. The bill would delete the requirement that county supervisors, city clerks, and elected mayors obtain and review all available instructions for marriage solemnization before first solemnizing a marriage. The bill would make conforming changes. This bill contains other related provisions and other existing laws.
<a href="#">SB 894 Jackson D</a>	Firearms: lost or stolen: reports.	7/1/2016-Vetoed by the Governor	Would require every person, with exceptions, to report the theft or loss of a firearm he or she owns or possesses to a local law enforcement agency in the jurisdiction in which the theft or loss occurred within 5 days of the time he or she knew or reasonably should have known that the firearm had been stolen or lost, and requires every person who has reported a firearm lost or stolen to notify the local law enforcement agency within 48 hours if the firearm is subsequently recovered.
<a href="#">SB 1360 Bates R</a>	Local government: municipal service agreements: law enforcement services.	7/1/2016- Chaptered by Secretary of State - Chapter No. 57, Statutes of 2016	Would require a city that provides law enforcement services through its appropriate departments, boards, commissions, officers, or employees to another city pursuant to a contract or any other agreement to charge that city all the costs that are incurred in providing those law enforcement services, but prohibit the inclusion of any costs that the city providing the services reasonably determines are general overhead costs. The bill would provide that any determination of general overhead costs made by a city providing law enforcement services is subject to judicial review as to the reasonableness of that determination.
<a href="#">SB 1474 Committee on Public Safety</a>	Public Safety Omnibus.	7/1/2016- Chaptered by Secretary of State - Chapter No. 59, Statutes of 2016	Current law requires a probation officer to send a copy of the Facts of Offense Sheet to the Department of Justice High Risk Sex Offender Program within 30 days of the person's sex offense conviction, and requires that the Facts of Offense Sheet be made part of the registered sex offender's file maintained by the Sex Offender Tracking Program. This bill would delete the references to the Department of Justice Sex Offender Tracking Program and the Department of Justice High Risk Sex Offender Program from the provisions described above, and would instead include references to the Department of Justice in those provisions.

## **Bills on the Governor's Desk**

<b>Measure</b>	<b>Topic</b>	<b>Status</b>	<b>Summary</b>
<a href="#">AB 821 Gipson D</a>	Sales and use taxes: administration: payments: dispensaries.	8/22/2016- Enrolled and presented to the Governor at 4 p.m.	Would authorize, before January 1, 2022, a person issued a seller's permit for a place of business that is a dispensary, as defined in the Medical Cannabis Regulation and Safety Act, to remit amounts due for retail sales at the dispensary by a means other than electronic funds transfer.
<a href="#">AB 1276</a>	Child witnesses:	8/24/2016-	Would authorize, under specified conditions, a minor 15 years of age or younger to

<a href="#">Santiago D</a>	human trafficking.	Enrolled and presented to the Governor at 11:45 a.m.	testify by contemporaneous examination and cross-examination in another place and out of the presence of the judge, jury, defendant or defendants, and attorneys if the testimony will involve the recitation of the facts of an alleged offense of human trafficking.
<a href="#">AB 1546 Olsen R</a>	Vital records.	8/31/2016-Enrolled and presented to the Governor at 4 p.m.	Would authorize the local registrar to release birth and death record indices to the county recorder within its jurisdiction for purposes of the preparation or maintenance of the indices of the county recorder. The bill would extend application of specified access restrictions applicable to confidential portions of certificates of live birth to confidential birth record indices. This bill contains other related provisions and other existing laws.
<a href="#">AB 1662 Chau D</a>	Unmanned aircraft systems: accident reporting.	8/31/2016-In Assembly. Concurrence in Senate amendments pending. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling.	Would require, except as specified, the operator of any unmanned aircraft system involved in an accident resulting in injury to an individual or damage to property to immediately land the unmanned aircraft at the nearest location that will not jeopardize the safety of others and provide certain information to the injured individual or the owner or person in charge of the damaged property or place that information in a conspicuous place on the damaged property. The bill would make a person who knowingly fails to comply with these provisions guilty of an infraction or a misdemeanor, as specified.
<a href="#">AB 1671 Gomez D</a>	Confidential communications: disclosure.	8/31/2016-In Assembly. Concurrence in Senate amendments pending. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling.	Would make it a crime for a person who unlawfully eavesdrops upon or records a confidential communication as specified with a health care provider, as defined, to intentionally disclose or distribute the contents of the confidential communication without the consent of all parties to the confidential communication unless specified conditions are met. The bill would not apply if the confidential communication is disclosed solely to law enforcement for investigative purposes.
<a href="#">AB 1678 Santiago D</a>	Provision of incident reports to victims.	8/30/2016-Enrolled and presented to the Governor at 4 p.m.	Current law requires state and local law enforcement agencies to provide, without charging a fee, one copy of all domestic violence incident report face sheets and one copy of all domestic violence incident reports, or both, to a victim of domestic violence, as defined, or to his or her personal representative, as defined, upon request. This bill would also require state or local law enforcement agencies to provide those reports to a victim of sexual assault, stalking, human trafficking, or abuse of an elder or a dependent adult, as defined. The bill would define "victim" for these purposes to include a minor who is 12 years of age or older.
<a href="#">AB 1682 Stone, Mark D</a>	Settlement agreements: sexual offenses.	8/30/2016-Enrolled and presented to the Governor at 4 p.m.	Would prohibit a provision in a settlement agreement that prevents the disclosure of factual information related to the action in a civil action with a factual foundation establishing a cause of action for civil damages for an act that may be prosecuted as a felony sex offense and would additionally make these provisions applicable to a cause of action for civil damages for an act of childhood sexual abuse or sexual exploitation of a minor or an act of sexual assault against an elder or dependent adult, as specified. The bill would prohibit a court from entering an order in any of these types of civil actions that restricts disclosure of this information, as specified.
<a href="#">AB 1730 Atkins D</a>	Human trafficking: minors.	8/31/2016-In Assembly. Concurrence in Senate amendments pending. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling.	Would, only until January 1, 2022, require the Board of State and Community Corrections to establish a pilot project in up to 4 counties that elect to participate in the pilot project and would authorize the Counties of Sacramento, San Diego, San Joaquin, and Santa Clara to elect to participate in the pilot project. The bill would authorize each participating county to determine whether that county's probation department or child welfare agency, or both, would create and operate a program funded by the pilot project. The bill would require a program funded by the pilot project to provide services to youth within that county's jurisdiction that address the need for services relating to the commercial sexual exploitation of youth.
<a href="#">AB 1761 Weber D</a>	Human trafficking:	8/29/2016-Senate amendments	Would create an affirmative defense against a charge of a crime that the person was coerced to commit the offense as a direct result of being a human trafficking victim at

	victims: affirmative defense.	concurrent in. To Engrossing and Enrolling.	the time of the offense and had reasonable fear of harm. The bill would prohibit this defense from being used with respect to a serious or violent crime, as defined, or a charge of human trafficking. The bill would grant a person who prevails on that affirmative defense the right to have all records in the case sealed, except as specified, and to be released from all penalties and disabilities, as provided.
<a href="#">AB 1762 Campos D</a>	Human trafficking: victims: vacating convictions.	8/29/2016-Senate amendments concurrent in. To Engrossing and Enrolling.	Would allow an individual convicted of a nonviolent crime that was a direct result of the individual being a human trafficking victim to apply to the court to vacate the conviction if the individual is not then in custody and has either not been convicted of any crime for two years or has successfully completed probation for the crime. The bill would allow an individual adjudicated a ward of the juvenile court as the result of a nonviolent crime committed while he or she was a human trafficking victim to apply to have the petition dismissed if the individual has not had a sustained petition for any crime or been convicted of any crime for one year prior to the date of application.
<a href="#">AB 1841 Irwin D</a>	Cybersecurity strategy incident response standards.	8/29/2016-Senate amendments concurrent in. To Engrossing and Enrolling.	Would require the Department of Technology, in consultation with the Office of Emergency Services and compliance with the information security program required to be established by the chief of the Office of Information Security, to update the Technology Recovery Plan element of the State Administrative Manual to ensure the inclusion of cybersecurity strategy incident response standards for each state agency to secure its critical infrastructure controls and critical infrastructure information.
<a href="#">AB 1843 Stone, Mark D</a>	Applicants for employment: criminal history.	8/25/2016-Senate amendments concurrent in. To Engrossing and Enrolling.	Would prohibit an employer from asking an applicant for employment to disclose, or from utilizing as a factor in determining any condition of employment, information concerning or related to an arrest, detention, processing, diversion, supervision, adjudication, or court disposition that occurred while the person was subject to the process and jurisdiction of juvenile court law. The bill, for the purposes of the prohibitions and exceptions described above, would provide that "conviction" excludes an adjudication by a juvenile court or any other court order or action taken with respect to a person who is under the jurisdiction of the juvenile court law, and would make related and conforming changes.
<a href="#">AB 1859 Gallagher R</a>	Collateral recovery.	8/29/2016-Senate amendments concurrent in. To Engrossing and Enrolling.	The Collateral Recovery Act provides for the issuance of qualification certificates, required for the management of the places of business of licensed repossession agencies, to applicants who meet certain requirements, including, among others, 2 years of lawful experience in recovering collateral and provides that lawful experience does not include employment performing work other than skip tracing, debt collection, or actual collateral recovery. That act makes a violation of any of its provisions a crime. This bill would remove debt collection from the employment included under lawful experience. The bill would change the definition of assignment to also include any written authorization to skip trace or locate, would define the term "repossession order" as having the same meaning as "assignment," and would make conforming changes.
<a href="#">AB 1906 Melendez R</a>	Mental health: sexually violent predators.	8/30/2016-Enrolled and presented to the Governor at 4 p.m.	Current law requires, if the State Department of State Hospitals determines that a person is a sexually violent predator, as defined, the Director of State Hospitals to forward a request to a specified county for a petition to be filed for the person to be committed to a facility for mental health treatment. This bill would require the Director of State Hospitals to forward the request no less than 20 calendar days prior to the scheduled release date of the person or, if the person is ordered by the board to remain in custody beyond the person's scheduled release date, no less than 20 calendar days prior to the end of that hold. The bill would modify the definition of "good cause" in the above provision.
<a href="#">AB 1909 Lopez D</a>	Falsifying evidence.	8/30/2016-Enrolled and presented to the Governor at 4 p.m.	Would make it a felony punishable by imprisonment for 16 months or 2 or 3 years for a prosecuting attorney to intentionally and in bad faith alter, modify, or withhold any physical matter, digital image, video recording, or relevant exculpatory material or information, knowing that it is relevant and material to the outcome of the case, with the specific intent that the physical matter, digital image, video recording, or relevant exculpatory material or information will be concealed or destroyed, or fraudulently represented as the original evidence upon a trial, proceeding, or inquiry. This bill contains other related provisions and other existing laws.
<a href="#">AB 1924 Low D</a>	Privacy: electronic communications.	8/30/2016-Senate amendments concurrent in. To Engrossing and Enrolling.	Would require an order or extension order authorizing or approving the installation and use of a pen register or a trap and trace device direct that the order be sealed until the order, including any extensions, expires, and would require that the order or extension direct that the person owning or leasing the line to which the pen register or trap and trace device is attached not disclose the existence of the pen register or trap and trace device or the existence of the investigation to the listed subscriber or to any other person.
<a href="#">AB 1993</a>	Law enforcement	8/30/2016-Senate	Current law authorizes a court or magistrate to issue a warrant for the search of a place

<a href="#">Irwin D</a>	contact process: service providers.	amendments concurred in. To Engrossing and Enrolling.	and the seizure of property or things identified in the warrant if there is probable cause to believe that specified grounds exist. This bill would require service providers to maintain a law enforcement contact process that meets specified criteria and, by July 1, 2017, file a statement with the Attorney General describing that process. The bill would require a service provider to file a statement with the Attorney General describing any material change to its process as soon as practicable after making that change.
<a href="#">AB 1999 Achadjian R</a>	Prohibited Armed Persons File: initial review.	8/30/2016-Enrolled and presented to the Governor at 4 p.m.	Current law requires the Attorney General to establish and maintain an online database known as the Prohibited Armed Persons File, sometimes referred to as the Armed Prohibited Persons System, to cross-reference persons who have ownership or possession of a firearm on or after January 1, 1996, and who, subsequent to the date of that ownership or possession of a firearm, fall within a class of persons who are prohibited from owning or possessing a firearm. This bill would require the Department of Justice to complete an initial review of a match, as defined, in the daily queue of the Armed Prohibited Persons System within 7 days of the match being placed in the queue and to periodically reassess whether the department can complete those reviews more efficiently.
<a href="#">AB 2013 Jones-Sawyer D</a>	Criminal procedure: arraignment pilot program.	8/30/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Current law requires the magistrate, on motion of counsel for the defendant or the defendant, when the defendant is in custody at the time he or she appears before the magistrate for arraignment and the public offense is a misdemeanor to which the defendant has pleaded not guilty, to determine whether there is probable cause to believe that a public offense has been committed and that the defendant is guilty of that offense. This bill would establish a 3-year pilot project in 3 counties, as specified, that would require a court to apply those same procedures to the arraignment of a defendant who is not in custody for a public offense that is a misdemeanor to which the defendant has pleaded not guilty, except that this bill would allow the court to grant a continuance not to exceed 15 days to determine probable cause. This bill contains other related provisions.
<a href="#">AB 2027 Quirk D</a>	Victims of crime: nonimmigrant status.	8/31/2016-Enrolled and presented to the Governor at 4 p.m.	Would require, upon request, that an official from a state or local entity certify "victim cooperation" on the Form I-914 Supplement B declaration, when the requester was a victim of human trafficking and has been cooperative, is being cooperative, or is likely to be cooperative regarding the investigation or prosecution of human trafficking. The bill would establish a rebuttable presumption that a victim is cooperative, has been cooperative, or is likely to be cooperative if the victim has not refused or failed to provide information and assistance reasonably requested by law enforcement.
<a href="#">AB 2119 Chu D</a>	Medical information: disclosure: medical examiners and forensic pathologists.	8/25/2016-Senate amendments concurred in. To Engrossing and Enrolling.	The Confidentiality of Medical Information Act, as exceptions to the disclosure of medical information prohibition, requires disclosure of medical information by a provider of health care, a health care service plan, or a contractor to a coroner when requested by the coroner in the course of investigation for specified purposes. This bill would subject medical information obtained in the course of providing those services to disclosure under the above-described exceptions, would expand those exceptions to include medical information requested by a medical examiner or forensic pathologist, as specified, and would provide that a medical examiner, forensic pathologist, or coroner, as described, is prohibited from disclosing the information contained in the medical record obtained pursuant to those exceptions to a 3rd party without a court order or authorization of the beneficiary or personal representative of the deceased patient.
<a href="#">AB 2147 Eggman D</a>	Vehicles: impoundment: prostitution.	8/22/2016-Enrolled and presented to the Governor at 4 p.m.	Would also provide that a vehicle used in the commission of a crime related to prostitution by a person buying or attempting to buy sexual services is a nuisance subject to an impoundment period of up to 30 days. The bill would impose the same procedures for impoundment, storage, and release of the vehicle as are provided under the ordinance-authorizing provisions described above, without the requirement that an ordinance be passed in order to authorize local authorities to make use of the impounding authority.
<a href="#">AB 2167 Achadjian R</a>	Vehicles: towed vehicles.	8/24/2016-Enrolled and presented to the Governor at 11:45 a.m.	Current law requires a business taking possession of a vehicle from a tow truck to document specified information, including the make, model, and license plate or vehicle identification number of the vehicle. Current law requires a business taking possession of a vehicle to obtain the specified information from the towing company the next day if the vehicle was dropped off after hours. This bill would specify that a business is required to document the specified information described above when it takes possession of a vehicle from a tow truck during hours the business is open to the public and would also authorize the business to document the tow truck driver's identification number, as specified, or another government authorized unique identifier of the tow truck operator.

<a href="#"><u>AB 2263</u></a> <a href="#"><u>Baker R</u></a>	Protection of victims of domestic violence, sexual assault, or stalking, and reproductive health care service providers: address confidentiality.	8/22/2016-Enrolled and presented to the Governor at 4 p.m.	Current law authorizes victims of domestic violence, sexual assault, or stalking, and reproductive health care services providers, employees, volunteers, and patients, to complete an application to be approved by the Secretary of State for the purposes of enabling state and local agencies to respond to requests for public records without disclosing a program participant's residence address contained in any public record. This bill would require the Secretary of State to provide each program participant a notice in clear and conspicuous font that contains specified information, including that the program participant is authorized by law to request to use his or her address designated by the Secretary of State on real property deeds, change of ownership forms, and deeds of trust when purchasing or selling a home.
<a href="#"><u>AB 2298</u></a> <a href="#"><u>Weber D</u></a>	Criminal gangs.	8/29/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Current law requires a law enforcement agency, before designating a person as a suspected gang member, associate, or affiliate in the database, to provide a written notice to the person's parent or guardian, if the person is a minor. This bill would require the notice described above to be provided to an adult before designating a person as a suspected gang member, associate, or affiliate in the database. The bill would require these databases to comply with federal requirements regarding the privacy and accuracy of information in the database, and other operating principles for maintaining these databases.
<a href="#"><u>AB 2385</u></a> <a href="#"><u>Jones-Sawyer D</u></a>	Medical Cannabis Regulation and Safety Act: state licenses: Measure D.	8/29/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Would prohibit a person from engaging in commercial cannabis activity without possessing both a state license and a local permit, license, or other authorization one year after the Bureau of Medical Cannabis Regulation posts a notice on its Internet Web site that the licensing authorities have commenced issuing licenses. The bill would also prohibit licensing authorities from requiring a local license, permit, or other authorization, and would require the issuance of a state license, if the authorities determine, as specified, that the applicant meets all of the requirements of MCRSA and specified criteria relating to Measure D, which was approved by the voters of the City of Los Angeles at the May 21, 2013, general election.
<a href="#"><u>AB 2498</u></a> <a href="#"><u>Bonta D</u></a>	Human trafficking.	8/29/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Would authorize, at the request of a victim and subject to specified restrictions, the withholding of the names and images of a victim of human trafficking and that victim's immediate family, as defined and as specified, from disclosure pursuant to the California Public Records Act until the investigation or any subsequent prosecution is complete. The bill would additionally prohibit law enforcement agencies from disclosing the names, addresses, and images of victims of human trafficking and their immediate family, except under specified circumstances. This bill contains other related provisions and other existing laws.
<a href="#"><u>AB 2499</u></a> <a href="#"><u>Maienschein R</u></a>	Sexual assault evidence kits.	8/31/2016-Enrolled and presented to the Governor at 4 p.m.	Would require the Department of Justice, on or before July 1, 2018, and in consultation with law enforcement agencies and crime victims groups, to establish a process by which victims of sexual assault may inquire regarding the location and information regarding their sexual assault evidence kits.
<a href="#"><u>AB 2524</u></a> <a href="#"><u>Irwin D</u></a>	OpenJustice Data Act of 2016.	8/30/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Would require the Department of Justice to make available to the public information relating to criminal statistics through the department's OpenJustice Web portal, to be updated at least once per year, without requiring an increase in the frequency of reporting by local agencies. The bill would require the department to evaluate, on an annual basis, the progress of the transition from summary crime reporting to incident-based crime reporting and to report its findings to the Legislature annually through 2019. The bill would also provide legislative findings and declarations relating to the OpenJustice Web portal. This bill contains other related provisions.
<a href="#"><u>AB 2687</u></a> <a href="#"><u>Achadjian R</u></a>	Vehicles: passenger for hire: driving under the influence.	8/25/2016-Enrolled and presented to the Governor at 5 p.m.	Would make it unlawful, commencing July 1, 2018, for a person who has 0.04 percent or more, by weight, of alcohol in his or her blood to drive a motor vehicle when a passenger for hire, as defined, is a passenger in the vehicle at the time of the offense. The bill would also make it unlawful, commencing July 1, 2018, for a person who has 0.04 percent or more, by weight, of alcohol in his or her blood to drive a motor vehicle, as specified, and concurrently do any act or neglect any duty that proximately causes bodily injury to another person other than the driver.
<a href="#"><u>AB 2765</u></a> <a href="#"><u>Weber D</u></a>	Proposition 47: sentence reduction.	8/26/2016-In Assembly. Ordered to Engrossing and Enrolling.	Under the provisions of the Safe Neighborhoods and Schools Act, a person currently convicted 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. That act requires that this petition or application be filed before November 4, 2017, or at a later date upon a showing of good cause. This bill would instead authorize a person to petition or apply for a reduction of sentence before November 4, 2022, or at a later date upon a showing of good cause. Because the bill would extend the period of time in which a person could file a petition or application without a showing of good cause, the bill would

			amend the act and would require a 2/3 vote of the Legislature.
<a href="#">AB 2792</a> <a href="#">Bonta D</a>	Local law enforcement agencies: federal immigration policy enforcement: ICE access.	8/30/2016-In Assembly. Concurrence in Senate amendments pending. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling.	The TRUST Act prohibits a law enforcement official, as defined, from detaining an individual on the basis of a United States Immigration and Customs Enforcement hold after that individual becomes eligible for release from custody, unless, at the time that the individual becomes eligible for release from custody, certain conditions are met, including, among other things, that the individual has been convicted of specified crimes.. This bill, the Transparent Review of Unjust Transfers and Holds (TRUTH) Act, would require a local law enforcement agency, prior to an interview between the United States Immigration and Customs Enforcement (ICE) and an individual in custody regarding civil immigration violations, to provide the individual a written consent form, as specified, that would explain, among other things, the purpose of the interview, that it is voluntary, and that the individual may decline to be interviewed.
<a href="#">AB 2819</a> <a href="#">Chiu D</a>	Unlawful detainer proceedings.	8/22/2016-Enrolled and presented to the Governor at 4 p.m.	Under current law, access to limited civil case records filed in an unlawful detainer action is restricted to any other person 60 days after the complaint has been filed, unless the defendant prevails in the action within 60 days after the filing of the complaint, in which case access is limited to the other parties allowed access, as described. This bill would provide that access to limited civil case records filed in an unlawful detainer action is restricted, for purposes of (1) to any person by order of the court if judgment is entered for the plaintiff after trial more than 60 days since the filing of the complaint, and (2) to any other person 60 days after the complaint has been filed if the plaintiff prevails in the action within 60 days of the filing of the complaint.
<a href="#">AB 2888</a> <a href="#">Low D</a>	Sex crimes: mandatory prison sentence.	8/29/2016-Senate amendments concurred in. To Engrossing and Enrolling.	Would prohibit a court from granting probation or suspending the execution or imposition of a sentence if a person is convicted of rape, sodomy, penetration with a foreign object, or oral copulation if the victim was either unconscious or incapable of giving consent due to intoxication.
<a href="#">SB 6</a> <a href="#">Galgiani D</a>	Parole: medical parole: compassionate release.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would exempt from medical parole eligibility and compassionate release eligibility a prisoner who was convicted of the first-degree murder of a peace officer or a person who had been a peace officer, as provided. This bill contains other existing laws.
<a href="#">SB 266</a> <a href="#">Block D</a>	Probation and mandatory supervision: flash incarceration.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would, until January 1, 2021, allow a court to authorize the use of flash incarceration, as defined, to detain the offender in county jail for not more than 10 days for a violation of his or her conditions of probation or mandatory supervision, as specified. These provisions would not apply to persons convicted of certain drug possession offenses. The bill would, until January 1, 2021, allow a person to receive credits earned for a period of flash incarceration pursuant to these provisions if his or her probation or mandatory supervision is revoked.
<a href="#">SB 420</a> <a href="#">Huff R</a>	Prostitution.	8/31/2016-Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Current law provides that a person who solicits or agrees to engage in or engages in any act of prostitution is guilty of disorderly conduct, a misdemeanor. This bill would recast these provisions to distinguish between the different individuals who are guilty of disorderly conduct by soliciting, agreeing to engage in, or engaging in, any act of prostitution based on whether the person is soliciting or agreeing to receive compensation, money, or anything of value for an act of prostitution, as specified, or the person is soliciting or agreeing to provide compensation, money, or anything of value for an act of prostitution with a minor or with an adult, as specified.
<a href="#">SB 443</a> <a href="#">Mitchell D</a>	Forfeiture: assets: controlled substances.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would require a prosecuting agency to seek or obtain a criminal conviction for the unlawful manufacture or cultivation of any controlled substance or its precursors prior to an entry of judgment for recovery of expenses of seizing, eradicating, destroying, or taking remedial action with respect to any controlled substance. The bill would prohibit maintaining an action for recovery of expenses against a person who has been acquitted of the underlying criminal charges. This bill contains other related provisions.
<a href="#">SB 448</a> <a href="#">Hueso D</a>	Sex offenders: Internet identifiers.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would state the intent of the Legislature to amend the CASE Act to further its objectives. The bill would delete the requirement that a person subject to sex offender registration list on his or her sex offender registration all Internet service providers used by him or her. The bill would require a person who is convicted of a felony on or after January 1, 2017, that requires registration pursuant to the Act, and one or more specified circumstances, including that the person used the Internet to collect any private information to identify a victim of the crime to further the commission of the crime, to register his or her Internet identifiers, as defined, and to send written notice to the law enforcement agency or agencies with which he or she is currently registered

			within 30 days of establishing or changing an Internet identifier, as specified.
<a href="#"><u>SB 807</u></a> <a href="#"><u>Gaines R</u></a>	Unmanned aircraft systems.	8/29/2016-Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Would further limit the exposure to civil liability of an emergency responder, defined as a paid or an unpaid volunteer or private entity acting within the scope of authority implicitly or expressly provided by a local public entity or a public employee of a local public entity to provide emergency services, for damage to an unmanned aircraft or unmanned aircraft system, if the damage was caused while the emergency responder was performing specific emergency services and the unmanned aircraft or unmanned aircraft system was interfering with the provision of those emergency services. This bill contains other related provisions and other existing laws.
<a href="#"><u>SB 813</u></a> <a href="#"><u>Leyva D</u></a>	Sex offenses: statute of limitations.	8/30/2016-Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Would allow the prosecution of rape, sodomy, lewd or lascivious acts, continuous sexual abuse of a child, oral copulation, and sexual penetration, that are committed under certain circumstances, as specified, to be commenced at any time. The bill would apply to these crimes committed after January 1, 2017, and to crimes for which the statute of limitations that was in effect prior to January 1, 2017, has not run as of January 1, 2017. This bill contains other related provisions.
<a href="#"><u>SB 823</u></a> <a href="#"><u>Block D</u></a>	Criminal procedure: human trafficking.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would establish a separate petition process for a person who has been arrested for, convicted of, or adjudicated a ward of the juvenile court for, committing a nonviolent offense, as defined, while he or she was a victim of human trafficking. The bill would require the petitioner to establish that the arrest, conviction, or adjudication was the direct result of being a victim of human trafficking in order to obtain relief. The bill would require the petition for relief to be submitted under penalty of perjury, thereby expanding the scope of a crime.
<a href="#"><u>SB 875</u></a> <a href="#"><u>Gaines R</u></a>	Solemnization of marriage: county sheriff.	8/26/2016-Chaptered by Secretary of State - Chapter No. 211, Statutes of 2016	Would authorize a county sheriff, while that person holds office, to solemnize a marriage. The bill would delete the requirement that county supervisors, city clerks, and elected mayors obtain and review all available instructions for marriage solemnization before first solemnizing a marriage. The bill would make conforming changes. This bill contains other related provisions and other existing laws.
<a href="#"><u>SB 877</u></a> <a href="#"><u>Pan D</u></a>	Reporting and tracking of violent deaths.	8/30/2016-Enrolled and presented to the Governor at 1:30 p.m.	Would, to the extent that funding is appropriated by the Legislature or available through private funds in each fiscal year, require the State Department of Public Health to establish and maintain the California Electronic Violent Death Reporting System. The bill would further require the department to collect data on violent deaths, as specified, and to post on the department's Internet Web site a summary and analysis of the collected data.
<a href="#"><u>SB 881</u></a> <a href="#"><u>Hertzberg D</u></a>	Vehicles: violations: payment of fines and bail.	8/31/2016-Re-referred to Com. on RLS. pursuant to Senate Rule 29.10(d). From committee: Be re-referred to Com. on T. & H. pursuant to Senate Rule 29.10(d). (Ayes 5. Noes 0.) Re-referred to Com. on T. & H. From committee: That the Assembly amendments be concurred in. (Ayes 10. Noes 0.) Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Current law requires a county to establish an amnesty program for unpaid fines and bail initially due on or before January 1, 2013, for Vehicle Code infractions to be conducted in accordance with guidelines adopted by the Judicial Council. Current law requires the program to accept payments from October 1, 2015, to March 31, 2017, inclusive. This bill would require the court to issue and file the certificate with the department within 90 days. For applications submitted prior to January 1, 2017, the bill would require the court to issue and file the certificate no later than March 31, 2017.
<a href="#"><u>SB 883</u></a> <a href="#"><u>Roth D</u></a>	Domestic violence: protective orders.	8/26/2016-Enrolled and presented to the	Would make a willful and knowing violation of specified protective orders or stay-away court orders issued for the conviction of inflicting a corporal injury resulting in a traumatic condition punishable by imprisonment in a county jail not exceeding one

		Governor at 12:30 p.m.	year, or by a fine not exceeding \$1,000, or by both that imprisonment and fine. The bill would make a 2nd or subsequent violation occurring within 7 years involving an act of violence or a credible threat of violence punishable as a felony or a misdemeanor.
<a href="#">SB 897</a> <a href="#">Roth D</a>	Workers' compensation.	8/30/2016- Enrolled and presented to the Governor at 1:30 p.m.	Current law provides that certain peace officers, firefighters, and other specified public employees are entitled to a leave of absence without loss of salary while disabled by injury or illness arising out of and in the course of employment, for the period of the disability, not to exceed one year. The leave of absence is in lieu of temporary disability payments or maintenance allowance payments otherwise payable under the workers' compensation system. This bill would allow certain employees of local agencies, including police officers, firefighters, and sheriffs, an additional year of a leave of absence without loss of salary when injured by a catastrophic injury at the hands of another, as defined.
<a href="#">SB 1016</a> <a href="#">Monning D</a>	Sentencing.	8/29/2016- Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Current provisions related to sentence enhancements involving criminal street gang activity, firearms, and sentencing generally, operative until January 1, 2017, specify that the appropriate term rests within the sound discretion of the court. Current law, operative on and after January 1, 2017, instead requires the court to impose the middle term, unless there are circumstances in mitigation or aggravation of the crime. This bill would extend to January 1, 2022, the provisions of law that provide that the court shall, in its discretion, impose the term or enhancement that best serves the interests of justice.
<a href="#">SB 1121</a> <a href="#">Leno D</a>	Privacy: electronic communications.	8/31/2016- Enrolled and presented to the Governor at 3 p.m.	Would authorize a government entity, without a warrant or other order, to access electronic device information by means of physical interaction or electronic communication with the device: (1) if the device is seized from an authorized possessor, as defined, who is serving a term of parole or postrelease community supervision, as specified; (2) if the device is seized from an authorized possessor who is subject to an electronic device search as a condition of probation, mandatory supervision, or pretrial release, as specified; or (3) for the purpose of accessing information concerning the location or the telephone number of the electronic device in order to respond to an emergency 911 call from that device.
<a href="#">SB 1129</a> <a href="#">Monning D</a>	Prostitution: sanctions.	8/30/2016- Enrolled and presented to the Governor at 1:30 p.m.	If a defendant is convicted a 2nd time of an act of prostitution, as specified, current law requires the defendant to be imprisoned in a county jail for a period of not less than 45 days, as specified, and if the defendant is convicted 3 or more times, that minimum period of imprisonment is not less than 90 days, as specified. This bill would delete those mandatory minimum terms of incarceration imposed for engaging in prohibited acts relating to prostitution. This bill contains other related provisions.
<a href="#">SB 1242</a> <a href="#">Lara D</a>	Sentencing: misdemeanors.	8/30/2016- Enrolled and presented to the Governor at 1:30 p.m.	Current law provides that every offense punishable by imprisonment in a county jail up to or not exceeding one year is punishable by imprisonment in the county jail for a period not to exceed 364 days. This bill would make that provision retroactive, whether or not the case was final on January 1, 2015. The bill would also authorize a person who was sentenced to a term of one year prior to January 1, 2015, to submit an application before the trial court that entered the judgment of conviction in the case to have the term of the sentence modified to the maximum term of 364 days.
<a href="#">SB 1311</a> <a href="#">Glazer D</a>	Vehicles: confidential home address.	8/31/2016- Enrolled and presented to the Governor at 6 p.m.	Current law provides that the home address of the surviving spouse or child of a peace officer, as specified, shall be withheld from public inspection for 3 years following the death of the peace officer. This bill would require the Department of Motor Vehicles to discontinue holding a home address confidential, pursuant to the above provisions, for a child or spouse of specified persons if the child or spouse is convicted of a felony in this state or is convicted of an offense in another jurisdiction that, if committed in California, would be a felony.
<a href="#">SB 1389</a> <a href="#">Glazer D</a>	Interrogation: electronic recordation.	8/31/2016- Enrolled and presented to the Governor at 6 p.m.	Current law requires the electronic recording of the entire custodial interrogation of a minor who is in a fixed place of detention, as defined, and who, at the time of the interrogation, is suspected of committing or accused of committing murder. Current law sets forth various exceptions from this requirement, including if the law enforcement officer conducting the interrogation or his or her superior reasonably believes that electronic recording would disclose the identity of a confidential informant or jeopardize the safety of an officer, the individual being interrogated, or another individual. This bill would make this electronic recording requirement applicable to the custodial interrogation of any person suspected of committing murder.

