

## Warner & Pank, LLC



*Governmental Relations & Legislative Advocacy*

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To: All CLEARS Members

From: Nick Warner, Managing Partner, [Nick@warnerandpank.com](mailto:Nick@warnerandpank.com)  
Danielle Sanchez, Managing Director, [Danielle@warnerandpank.com](mailto:Danielle@warnerandpank.com)  
Cory Salzillo, Managing Director, [Cory@warnerandpank.com](mailto:Cory@warnerandpank.com)  
Alyssa Silhi, Legislative Analyst, [Alyssa@warnerandpank.com](mailto:Alyssa@warnerandpank.com)

Date: June 1, 2015

Re: Legislative Update

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On May 28, both the Senate and Assembly Appropriations Committees took up their fiscal “suspense calendars.” The suspense calendar includes all bills with a fiscal impact in any fiscal year of \$150,000 or more (any source fund). Suspense bills are heard at a hearing in late May, just prior to the fiscal committee deadline, when a clearer picture of available revenue has emerged.

Below are the outcomes of bills we are tracking in both houses. You will note that some have failed passage in policy committees or were “held under submission” in fiscal committees meaning they were held on suspense and will no longer be moving forward. Friday, June 5 is the last day to pass bills out of the house of origin in order for them to continue in the process.

Additionally, over the next week, the budget conference committee will meet to reconcile the Senate and Assembly budget plans. The budget bill must be approved by both the Assembly and Senate by June 15 and the budget must be signed by July 1.

For your reference, below is the 2015 Legislative Calendar up to the legislative summer recess:

- **June 1–5**—Floor Session only. No committee may meet for any purpose except for Rules Committee and Conference Committees
- **June 5**—Last day to pass bills out of house of origin
- **June 8**—Committee meetings may resume
- **June 15**—Budget bill must be passed by midnight
- **July 1**—Budget bill must be signed
- **July 17**—Last day for policy committees to meet and report bills; Summer recess begins on adjournment.

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**Warner & Pank, LLC**  
1415 L Street, Suite 1000 ▪ Sacramento, CA 95814  
Tel: (916) 443-7318 ▪ Fax: (916)446-4318 ▪ [www.warnerandpank.com](http://www.warnerandpank.com)

## Bills with Active Positions

Measure	Topic	Status	Summary	Position
<a href="#">AB 66</a> <a href="#">Weber</a> D	Peace officers: body-worn cameras.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/7/2015)	Would impose specified requirements on a law enforcement agency that requires a peace officer employed by the agency to use a body-worn camera, including, among other things, a requirement that the agency conspicuously post its policies and procedures regarding body-worn cameras on its Internet Web site. The bill would prohibit a peace officer employed by a law enforcement agency that requires a body-worn camera to be used by its peace officers from, among other things, making copies of any body-worn camera files for his or her personal use, or using a recording device such as a telephone camera or secondary video camera to record a body-worn camera file or image.	Watch
<a href="#">AB 71</a> <a href="#">Rodriguez</a> D	Criminal justice: reporting.	5/28/2015-From committee: Do pass. (Ayes 17. Noes 0.) (May 28). Read second time. Ordered to third reading.	Would require each sheriff and police chief to annually furnish a report to the Department of Justice on shootings that involve peace officers and result in the injury or death of an individual or a peace officer. The bill would require the agency to report the number of cases that resulted in criminal prosecution for instances when an individual is injured or killed. The bill would require the department to include a summary of the annual reports in its annual crime report. By imposing new duties on local agencies, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 84</a> <a href="#">Gatto</a> D	Forensic testing: DNA samples.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would, if the California Supreme Court rules to uphold <i>People v. Buza</i> , require that a blood specimen or buccal swab sample taken from a person arrested for the commission of a felony be forwarded to the Department of Justice after a judicial determination of probable cause to believe the person has committed the offense for which he or she was arrested has been made. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 86</a> <a href="#">McCarty</a> D	Peace officers: Department of Justice: independent	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was	Would require the Attorney General to appoint a special prosecutor to direct an independent investigation if a peace officer, in the performance of his or her duties, uses deadly	Watch

	investigation.	APPR. on 5/28/2015)	physical force upon another person and that person dies as a result of the use of that deadly physical force. The bill would grant the special prosecutor the sole authority to determine whether criminal charges should be filed. The bill would make the special prosecutor responsible for prosecuting any charges filed.	
<a href="#">AB 221</a> <a href="#">Dababneh</a> D	Mobile application: driver's licenses and identification cards.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 13. Noes 1.) (May 28).	Would require the Department of Motor Vehicles to conduct a pilot project to test the effectiveness of utilizing best practice standards for the assessment of creating a digital mobile driver's license application for smartphone use. The bill would require the pilot project to use an assessment protocol or process developed by the Department of Motor Vehicles in collaboration with other stakeholders to execute the pilot project.	Watch
<a href="#">AB 243</a> <a href="#">Wood</a> D	Medical marijuana cultivation.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 13. Noes 1.) (May 28).	Would generally require all persons who cultivate marijuana for medical purposes , except those cultivating for personal use, as specified, to obtain a permit to cultivate marijuana from the county , city, city and county, or from a state agency to be designated by the Governor if the county , city, or city and county chooses not to be the responsible entity for these purposes. The bill would allow the county , city, city and county, or state agency to charge a fee in an amount sufficient to cover the reasonable cost of issuing the permits and carrying out the program.	Watch
<a href="#">AB 256</a> <a href="#">Jones-Sawyer</a> D	Falsifying evidence.	5/21/2015-Referred to Com. on PUB. S.	Current law makes it a misdemeanor for a person to willfully destroy or conceal any book, paper record, instrument in writing, or other matter or thing knowing that it is about to be produced in evidence in a trial, inquiry, or investigation. This bill would expand that prohibition to include a digital image or video recording, and to prohibit erasure of those books, papers, records, instruments in writing, digital images, video recordings, or their content. This bill contains other related provisions and other current laws.	Watch
<a href="#">AB 390</a> <a href="#">Cooper</a> D	Criminal law: DNA evidence.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 15. Noes 0.) (May 28). Read second time	Would expand specified provisions of the DNA Act to require persons convicted of specified misdemeanors, if they have a prior conviction of other specified misdemeanors, to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood	Support

		and amended. Ordered returned to second reading.	specimens or other biological samples required for law enforcement identification analysis. By imposing additional duties on local law enforcement agencies to collect and forward these samples, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
<a href="#">AB 529</a> <a href="#">Jones-Sawyer</a> D	Armed prohibited persons: vehicle registration and driver's license prohibitions.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 3/5/2015)	Current law requires the Attorney General to establish and maintain an online database, the Prohibited Armed Persons File, 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, fall within a class of persons who are prohibited from owning or possessing a firearm. This bill would require the Department of Justice to allow the Department of Motor Vehicles to access the database in connection with the registration of vehicles and the issuance and renewal of driver's licenses. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 666</a> <a href="#">Stone, Mark</a> D	Juveniles: sealing of records.	4/30/2015-Read second time. Ordered to third reading.	Current law requires the juvenile court to order the petition of a minor who is subject to the jurisdiction of the court dismissed if the minor satisfactorily completes a term of probation or an informal program of supervision, as specified, and requires the court to seal all records in the custody of the juvenile court pertaining to that dismissed petition, except as specified. This bill would provide that these provisions apply to certain terms of probation only if the underlying offense was committed when the minor was 14 years of age or older.	Oppose
<a href="#">AB 679</a> <a href="#">Allen, Travis</a> R	Documents: recordation.	5/28/2015-Read second time. Ordered to third reading.	Would require any instrument, paper, or notice presented for recordation to state the number of pages to be recorded. This bill would authorize the number of pages to be recorded to be stated on a cover page or a sticker, as specified, and would require the county recorder to verify that the number of pages to be recorded stated on the cover page or sticker match the number of pages presented for recordation. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 718</a> <a href="#">Chu</a> D	Local government:	5/19/2015-Read second time.	Would prohibit the legislative body of a city, county, or city and county from prohibiting or	Oppose

	powers.	Ordered to third reading.	otherwise subjecting to civil or criminal penalties, or removing or impounding a motor vehicle by reason of, the act of sleeping or resting in a lawfully parked motor vehicle. The bill would also find and declare that the provisions of the bill address the health and safety of homeless individuals, a matter of statewide concern, and that therefore, they apply to charter cities, charter counties, and charter cities and counties.	
<a href="#">AB 719 Campos</a> D	Child welfare agencies: missing foster children.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was HUM. S. on 3/12/2015)	Would require a county child welfare agency that becomes aware that a child in foster care is missing to report the incident to the police department or sheriff's department and the National Center for Missing and Exploited Children. By imposing this duty on county child welfare agencies, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 749 Bloom</a> D	Superior courts: court reporters.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would require an official reporter or official reporter pro tempore to take down in shorthand all testimony and all of the statements and remarks of the judge and all persons appearing at any hearing at which testimony is received in child custody proceedings and proceedings under the Domestic Violence Prevention Act.	Watch
<a href="#">AB 897 Gonzalez</a> D	Retention of court records: driving offenses.	5/26/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Currentlaw generally requires the court clerk to retain court records relating to misdemeanors, including misdemeanors alleging reckless driving, for 5 years, or, for specified offenses, including misdemeanor offenses relating to street racing, for 10 years. This bill would instead require the court clerk to retain court records pertaining to street racing offenses for 5 years, and would require the court clerk to retain records pertaining to reckless driving offenses for 10 years.	Watch
<a href="#">AB 909 Quirk</a> D	Sexual assault crimes.	5/28/2015-From committee: Do pass. (Ayes 13. Noes 0.) (May 28).	Would require a law enforcement agency responsible for taking or processing rape kit evidence to annually report, by July 1 of each year, to the Department of Justice information pertaining to the processing of rape kits, including the number of rape kits the law enforcement agency collects, the number of those rape kits that are tested, and the number of those rape kits that are not tested. For those rape	Fiscal Concerns

			kits that are not tested, the bill would require the law enforcement agency to also report the reason the rape kit was not tested.	
<a href="#">AB 929</a> <a href="#">Chau</a> D	Pen registers: authorized use.	5/21/2015-Referred to Com. on PUB. S.	Would prohibit a person, other than a provider of electronic or wire communication service for specified purposes, from installing or using a pen register or a trap and trace device, as defined. The bill would authorize a peace officer to make a written application to a magistrate for an order permitting the installation and use of a pen register or a trap and trace device. The bill would permit an application to be made informally and granted orally if an emergency situation exists, and other factors are present. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 953</a> <a href="#">Weber</a> D	Law enforcement: racial profiling.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 12. Noes 5.) (May 28).	Would, among other changes, revise the definition of racial profiling to instead refer to racial or identity profiling, would make a conforming change to the prohibition against law enforcement officers engaging in that practice, and would make the prohibition specifically applicable to probation and parole officers. The bill would also require a law enforcement officer who is the subject of a complaint of racial or identity profiling that is sustained to participate in training to correct racial and identity profiling at least every 6 months for 2 years, starting from the date a complaint is found to have been sustained. This bill contains other related provisions and other existing laws.	Watch
<a href="#">AB 1134</a> <a href="#">Stone,</a> <a href="#">Mark</a> D	Firearms: concealed firearm licenses.	5/7/2015-Referred to Com. on PUB. S.	Current law provides that the chief or other head of a municipal police department is not precluded from entering an agreement with the sheriff of the county in which the city is located for the sheriff to process all applications for licenses for a person to carry a concealed handgun, renewals of those licenses, and amendments to those licenses. This bill would provide that the sheriff of the county in which the city is located is not precluded from entering an agreement with the chief or other head of a municipal police department of a city for the chief or other head of a municipal police department to process all applications for licenses for a person to carry a concealed handgun, renewals of those licenses, and	Watch

			amendments to those licenses.	
<a href="#">AB 1140</a> <a href="#">Bonta</a> D	California Victim Compensation and Government Claims Board.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 17. Noes 0.) (May 28). Read second time and amended. Ordered returned to second reading.	Current law authorizes the California Victim Compensation and Government Claims Board to recognize an authorized representative of a victim or derivative victim, including an attorney, the legal guardian, conservator, immediate family member, parent, or relative caregiver, certified victim assistance advocate, county social worker, or other persons, as specified, to represent the victim or derivative victim pursuant to rules adopted by the board. This bill would expand the term "authorized representative" to mean any person designated by law or any person who has written authorization by the victim or derivative victim, excluding a medical or mental health provider who has provided services to the victim or derivative victim.	Watch
<a href="#">SB 175</a> <a href="#">Huff</a> R	Peace officers: body-worn cameras.	5/14/2015-Referred to Coms. on PUB. S. and P. & C.P.	Would require each department or agency that employs peace officers and that elects to require those peace officers to wear body-worn cameras to develop a policy relating to the use of body-worn cameras. The bill would require the policy to be developed in collaboration with nonsupervisory officers and to include certain provisions, including, among others, the duration, time, and place that body-worn cameras shall be worn and operational. The bill would also require the policy to be provided to each officer required to wear a body-worn camera.	Watch
<a href="#">SB 178</a> <a href="#">Leno</a> D	Privacy: electronic communications: search warrant.	5/28/2015-Do pass as amended.	Would prohibit a government entity from compelling the production of or access to electronic communication information or electronic device information, as defined, without a search warrant or wiretap order, except for emergency situations, as defined. The bill would define a number of terms for those purposes, including, among others, "electronic communication information" and "electronic device information," which the bill defines collectively as "electronic information." This bill contains other related provisions and other existing laws.	Watch
<a href="#">SB 195</a> <a href="#">Anderson</a> R	Peace officers: body-worn	5/15/2015-Failed Deadline pursuant	Current law makes it a crime to intentionally record a defined confidential communication	Watch

	cameras.	to Rule 61(a)(3). (Last location was RLS. on 2/19/2015)	without the consent of all parties to the communication. Current law exempts specified peace officers from that provision if they are acting within the scope of their authority, under designated circumstances. This bill would state the intent of the Legislature to enact legislation that protects the privacy of individuals recorded by body-worn cameras utilized by law enforcement officers and the privacy of law enforcement officers wearing body-worn cameras.	
<a href="#">SB 201</a> <a href="#">Wieckowski</a> D	California Public Records Act.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was JUD. on 2/19/2015)	Would require a court, in an action by a third party to enjoin disclosure of a public record or declaratory relief concerning a request to inspect a public record, to apply the provisions of the California Public Records Act as if the action had been initiated by a person requesting disclosure of a public record. The bill would also require the third party seeking an injunction or declaratory relief to provide notice to the person whose request prompted the action at the same time the defendant public agency in the action is served.	Oppose
<a href="#">SB 272</a> <a href="#">Hertzberg</a> D	The California Public Records Act: local agencies: inventory.	5/22/2015-Referred to Coms. on JUD. and L. GOV.	Would require each local agency, in implementing the California Public Records Act, to create a catalog of enterprise systems, as defined, to make the catalog publicly available upon request in the office of the clerk of the agency's legislative body, and to post the catalog on the local agency's Internet Web site. The bill would require the catalog to disclose a list of the enterprise systems utilized by the agency, and, among other things, the current system vendor and product. Because the bill would require local agencies to perform additional duties, it would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Oppose
<a href="#">SB 510</a> <a href="#">Hall</a> D	Speed contests: impounded vehicles.	5/22/2015-In Assembly. Read first time. Held at Desk.	Current law makes it a crime to engage in a motor vehicle speed contest on a highway. Current law provides that if a person is convicted of engaging in a motor vehicle speed contest on a highway and the vehicle used in the violation is registered to that person, the vehicle may be impounded at the registered owner's expense for not less than one day nor more than 30 days.	Support

			This bill would instead require a vehicle to be impounded pursuant to these provisions for 30 days , subject to specified exceptions . By imposing new requirements on local agencies, the bill would create a state-mandated local program.	
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## Other Bills of Note

Measure	Topic	Status	Summary
<a href="#">AB 8</a> <a href="#">Gatto</a> D	Emergency services: hit-and-run incidents.	5/28/2015-From committee: Do pass. (Ayes 17. Noes 0.) (May 28). Read second time. Ordered to third reading.	Would authorize a law enforcement agency to issue a Yellow Alert if a person has been killed or has suffered serious bodily injury due to a hit-and-run incident and the law enforcement agency has specified information concerning the suspect or the suspect’s vehicle. The bill would require the Department of the California Highway Patrol to activate a Yellow Alert within the requested geographic area upon request if it concurs with the law enforcement agency that specified requirements are met.
<a href="#">AB 14</a> <a href="#">Waldron</a> R	Unmanned aircraft systems: task force.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 4/6/2015)	Would create the Unmanned Aircraft Systems Task Force, comprised of 10 members, as provided. The bill would require the task force to research, develop, and formulate a comprehensive policy for unmanned aircraft systems. The task force would be required to submit, among other things, a policy draft and suggested legislation pertaining to unmanned aircraft systems to the Legislature and the Governor throughout the term of the task force, on or before January 1, 2018. The bill would provide that these provisions are repealed on January 1, 2022.
<a href="#">AB 32</a> <a href="#">Waldron</a> R	Computer crimes.	5/7/2015-Referred to Coms. on PUB. S. and APPR.	Current law establishes various crimes relating to computer services and systems. This bill would increase the fine for a misdemeanor violation of those crimes from a fine not exceeding \$5,000 to a fine not exceeding \$10,000. The bill would toll, until discovery of the offense, the time for filing a criminal complaint for a violation of those provisions when it is alleged that the defendant acquired, copied, or distributed a digital image of an intimate body part, as defined, of a person.
<a href="#">AB 34</a> <a href="#">Bonta</a> D	Medical cannabis regulation and enforcement.	5/28/2015-Joint Rule 62(a), file notice suspended. In committee: Held under submission.	Would enact the Medical Cannabis Regulation and Control Act and would establish the Division of Medical Cannabis Regulation and Enforcement within the Department of Alcoholic Beverage Control, the Division of Medical Cannabis Manufacturing and Testing within the State Department of Public Health, and the Division of Medical Cannabis Cultivation within the Department of Food and Agriculture and would set forth the duties of the respective regulatory authorities. This bill contains other related provisions and other existing laws.
<a href="#">AB 39</a> <a href="#">Medina</a> D	Search warrants: electronic submission.	5/7/2015-Referred to Com. on PUB. S.	Current law establishes various grounds for the issuance of a search warrant. This bill would require an affiant to first sign

			his or her affidavit and send the proposed search warrant and all supporting affidavits and attachments to the magistrate, after which the affiant would make his or her oath during a telephone conversation with the magistrate. The bill would also delete the requirement that the affiant telephonically acknowledge receipt of the signed search warrant and would designate the completed search warrant, signed by the magistrate and received by the affiant, as the original warrant.
<a href="#">AB 56</a> <a href="#">Quirk</a> D	Unmanned aircraft systems.	5/26/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Would generally prohibit public agencies from using unmanned aircraft systems, or contracting for the use of unmanned aircraft systems, as defined, with certain exceptions applicable to law enforcement agencies, subject to approval by the legislative body having management and control of the law enforcement agency and other specified conditions, and in certain other cases, including when the use or operation of the unmanned aircraft system achieves the core mission of the agency and the purpose is unrelated to the gathering of criminal intelligence, as defined. This bill contains other related provisions and other existing laws.
<a href="#">AB 57</a> <a href="#">Quirk</a> D	Telecommunications: wireless telecommunication facilities.	5/22/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Would provide that a colocation or siting application for a wireless telecommunications facility is deemed approved, if the city or county fails to approve or disapprove the application within the time periods established by the commission and all required public notices have been provided regarding the application. This bill contains other existing laws.
<a href="#">AB 65</a> <a href="#">Alejo</a> D	Local law enforcement: body-worn cameras: grant program.	5/28/2015-In committee: Held under submission.	Would require the Board of State and Community Corrections to develop a grant program to make funds available to local law enforcement entities to purchase body-worn cameras and related data storage and equipment, and to hire personnel necessary to operate a local body-worn camera program. The bill would create the Body-worn Camera Fund, that would continuously appropriate funds to the board for those purposes. This bill contains other related provisions and other existing laws.
<a href="#">AB 67</a> <a href="#">Gonzalez</a> D	Double Pay on the Holiday Act of 2015.	5/28/2015-Do pass as amended.	Would enact the Double Pay on the Holiday Act of 2015 that would require an employer to pay at least 2 times the regular rate of pay to an employee for work on a family holiday as defined. This bill contains other related provisions and other existing laws.
<a href="#">AB 69</a> <a href="#">Rodriguez</a> D	Peace officers: body-worn cameras.	5/28/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Would require law enforcement agencies to consider specified best practices when establishing policies and procedures for downloading and storing data from body-worn cameras, including, among other things, prohibiting the unauthorized use, duplication, or distribution of the data, and establishing storage periods for evidentiary and nonevidentiary data, as defined.
<a href="#">AB 144</a> <a href="#">Mathis</a> R	Dumping.	5/28/2015-Referred to Com. on PUB. S.	Would make dumping waste matter on private property, including on any private road or highways, without the consent of the owner punishable by a fine between \$250 and

			\$1,000 for a first conviction, between \$500 and \$1,500 for a 2nd conviction, and between \$750 and \$3,000 for a 3rd or conviction. The bill would make a fourth or subsequent conviction a misdemeanor punishable by imprisonment in a county jail for not more than 30 days and by a fine of not less than \$750 nor more than \$3,000. This bill contains other related provisions and other existing laws.
<a href="#">AB 150</a> <a href="#">Melendez</a> R	Theft: firearms.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would make the theft of a firearm grand theft in all cases, punishable by imprisonment in the state prison for 16 months, or 2 or 3 years. This bill contains other related provisions and other existing laws.
<a href="#">AB 195</a> <a href="#">Chau</a> D	Unauthorized access to computer systems.	5/7/2015-Referred to Com. on PUB. S.	Existing law makes it a crime for a person, with the intent that the crime be committed, to solicit another to commit or join in the commission of prescribed crimes. This bill would expand these provisions to make it a crime for a person, with the intent that the crime be committed, to solicit another to commit or join in the commission of the access crimes related to computer services and systems. The bill would make it a crime to offer to obtain or procure assistance for another to obtain unauthorized access, or to assist others in locating hacking services, as defined. The bill would make a violation of this provision punishable by imprisonment in a county jail for a term not to exceed 6 months, or imprisonment for a term not to exceed one year for subsequent violations.
<a href="#">AB 214</a> <a href="#">Gaines,</a> <a href="#">Beth</a> R	County charges: victims of crime.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/2/2015)	Current law authorizes the legislative body of a county or city to establish a program that provides reimbursement to innocent residents whose property is injured as a consequence of the actions of a peace officer detecting crime or apprehending or arresting a person, or the actions of a person resisting or avoiding arrest. This bill would make a nonsubstantive change to that provision.
<a href="#">AB 225</a> <a href="#">Melendez</a> R	Gun violence restraining orders: offenses.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/17/2015)	Current law makes it a misdemeanor to file a petition for an ex parte gun violence restraining order or a gun violence restraining order issued after notice and a hearing knowing the information in the petition to be false or with the intent to harass. This bill would instead provide that it is perjury, a felony punishable by imprisonment in the county jail for 2, 3, or 4 years, to file a petition for one of those gun violence restraining orders knowing the information in the petition to be false. By increasing the penalty for existing crimes, this bill would impose a state-mandated local program.
<a href="#">AB 231</a> <a href="#">Eggman</a> D	Parole: placement at release.	5/26/2015-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re- referred to Com. on PUB. S.	Current law generally requires that an inmate released on parole or postrelease community supervision be returned to the county of last legal residence. Current law provides, however, that an inmate who is released on parole for an offense involving stalking shall not be returned to a location within 35 miles of the victim's actual residence or place of employment if specified criteria are satisfied. This bill would make that provision applicable to an inmate released on

			postrelease community supervision.
<a href="#">AB 235</a> <a href="#">Frazier</a> D	Driver's licenses: provisional licenses.	5/28/2015-From committee: Do pass. (Ayes 16. Noes 0.) (May 28). Read second time. Ordered to third reading.	The Brady-Jared Teen Driver Safety Act of 1997, provides for the issuance of a driver's license to an applicant who is at least 16 years of age but under 18 years of age pursuant to the provisional licensing program. Under current law, a person licensed under this program is prohibited, during the first 12 months after issuance of a provisional license, from driving during the hours of 11 p.m. and 5 a.m. or from transporting passengers who are under 20 years of age, subject to specified exceptions. This bill would prohibit a person with a provisional license, from engaging in those prohibited activities until the provisional period ends when the person reaches 18 years of age.
<a href="#">AB 242</a> <a href="#">Salas</a> D	Hate crimes: peace officers.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/17/2015)	Local law enforcement entities are required by current law to provide a brochure on hate crimes to victims of these crimes and to the public, and the Department of Fair Employment and Housing is required by current law to revise those brochures as needed and to provide those brochures to local law enforcement agencies upon request. This bill would add peace officer status to the list of actual or perceived characteristics necessary to determine whether a criminal act qualifies as a hate crime. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.
<a href="#">AB 246</a> <a href="#">Hernández</a> <a href="#">, Roger</a> D	Hate crimes: peace officers.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would further define "hate crime" to include the assassination, rape, or kidnapping, or attempted assassination, rape, or kidnapping, of a peace officer, when the offense was knowingly committed because of the victim's status as a peace officer, or of an immediate family member of a peace officer, when the offense was knowingly committed because of the victim's status as an immediate family member of a peace officer. By expanding the scope of an existing crime, this bill would impose a state-mandated local program.
<a href="#">AB 247</a> <a href="#">Waldron</a> R	Animal control officers.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would require every person appointed as an animal control officer prior to July 1, 2016, to complete a course in the exercise of the powers of arrest no later than July 1, 2017. This bill would require every person appointed as an animal control officer, and every person appointed as a director, manager, or supervisor, or any person in direct control of the officers employed by an animal control agency, on or after July 1, 2016, to complete a course in the exercise of the powers of arrest within one year of his or her appointment, as specified.
<a href="#">AB 258</a> <a href="#">Levine</a> D	Organ transplants: medical marijuana: qualified patients.	5/14/2015-Referred to Com. on HEALTH.	Would prohibit a hospital, physician and surgeon, procurement organization, or other person from determining the ultimate recipient of an anatomical gift based solely upon a potential recipient's status as a qualified patient, as specified, or based solely upon a positive test for the use of medical marijuana by a potential recipient who is a qualified patient, except to the extent that the qualified patient's use of medical

			marijuana has been found by a physician and surgeon, following a case-by-case evaluation of the potential recipient, to be medically significant to the provision of the anatomical gift.
<a href="#">AB 266</a> <a href="#">Cooley</a> D	Medical marijuana.	5/28/2015-Do pass as amended.	Would establish within the Department of Consumer Affairs a Bureau of Medical Marijuana Regulation, under the supervision and control of the Chief of the Bureau of Medical Marijuana Regulation, and would require the bureau to license and regulate dispensing facilities, cultivation sites, transporters, and manufacturers of medical marijuana and medical marijuana products, subject to local ordinances. This bill contains other related provisions and other existing laws.
<a href="#">AB 267</a> <a href="#">Jones-Sawyer</a> D	Criminal procedure: disclosure: felony conviction consequences.	5/7/2015-Referred to Com. on PUB. S.	Would require the court, prior to acceptance of a guilty or nolo contendere plea to a felony offense, to inform the defendant that a conviction for a felony may result in various consequences, including, among others, the loss of certain professional licenses, prohibitions against owning or possessing a firearm, and ineligibility for enlisting in the military. The bill would make a legislative finding that the failure to provide this advisement with respect to pleas accepted prior to January 1, 2016, would not be cause to vacate a judgment or require the withdrawal of a plea, or find a conviction invalid.
<a href="#">AB 272</a> <a href="#">Lackey</a> R	California Fair Employment and Housing Act: reserve peace officers.	5/21/2015-Referred to Com. on PUB. S.	Under current law, a person deputized or appointed as a reserve or auxiliary sheriff or city police officer, a reserve deputy sheriff, a reserve deputy marshal, a reserve police officer of a transit district, a reserve park ranger, a reserve harbor or port police officer, or a reserve officer of a school district, among others, by the proper authority, who is assigned specific police functions by that authority or is designated by local ordinance or resolution, and who meets specified requirements, is a peace officer. This bill would make a person deputized or appointed by the proper authority as a peace officer pursuant to the above provisions an employee for purposes of the California Fair Employment and Housing Act.
<a href="#">AB 346</a> <a href="#">Wilk</a> R	Vehicle infractions and misdemeanors: arrests.	5/7/2015-Referred to Com. on PUB. S.	Current law requires that whenever a person is arrested for a vehicle-related infraction or misdemeanor, he or she be taken immediately before a magistrate if he or she fails to present his or her driver's license or other satisfactory evidence of identity for examination. This bill would additionally require that the arrested person be taken immediately before a magistrate if he or she fails to present both his or her driver's license or other evidence of identity and an unobstructed view or his or her full face for examination.
<a href="#">AB 365</a> <a href="#">Garcia, Cristina</a> D	Child custody proceedings: testimony by electronic means.	5/7/2015-Referred to Com. on JUD.	Would require the court in a child custody proceeding to allow a party whose deportation or detention by the federal Department of Homeland Security materially effects his or her ability to appear in person at a child custody proceeding to present testimony and evidence and participate in mandatory

			child custody mediation by electronic means, including telephone, video conferencing, or other means, to the extent that this technology is reasonably available to the court and protects the due process rights of all parties.
<a href="#">AB 373 Medina</a> D	Peace officers: training.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would require each police chief, county sheriff, or other head of a law enforcement agency to assess his or her jurisdiction to determine if any Indian tribal lands, as defined, lie within the jurisdiction. The bill would require, if the police chief, county sheriff, or other head of a law enforcement agency determines that Indian tribal lands exist within his or her jurisdiction, to ensure that those peace officers employed by the agency who work in, or adjacent to, Indian tribal lands, or who may be responsible for responding to calls for service on, or adjacent to, Indian tribal lands, complete a course that includes, but is not limited to, a review of PL-280.
<a href="#">AB 426 Melendez</a> R	Identity theft.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/19/2015)	Current law provides that every person who willfully obtains personal identifying information, as defined, of another person, and uses that information for any unlawful purpose, including to obtain, or attempt to obtain, credit, goods, services, real property, or medical information without the consent of that person, is guilty of a public offense, and upon conviction, shall be punished by a fine, by imprisonment in a county jail not to exceed one year, or by both a fine and imprisonment, or by imprisonment, as specified. This bill would make technical, nonsubstantive changes to that provision.
<a href="#">AB 487 Gonzalez</a> D	Parole hearings: notification of district attorneys.	5/14/2015-Referred to Com. on PUB. S.	Current law, as amended by Proposition 9, the Victim's Bill of Rights Act of 2008: Marsy's Law, at the November 4, 2008, statewide general election, establishes procedures at all hearings for the purpose of reviewing a prisoner's parole suitability, or the setting, postponing, or rescinding of parole dates, and provides prisoners and victims specified rights at these hearings. This bill would require notification of the district attorney of the county in which the offense was committed, or his or her designee, to receive notification of specified parole proceedings and would require, if notice is not provided, any action on a hearing advancement to be postponed until notice is properly made.
<a href="#">AB 497 Achadjian</a> R	Court filing fees: San Bernardino County.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/23/2015)	Current law specifies fees for preparing copies of records, comparing with an original document on file in the office of the clerk, and a search of court records requiring more than 10 minutes. This bill would make technical, nonsubstantive changes to these provisions.
<a href="#">AB 536 Bloom</a> D	Domestic violence: protective orders.	5/14/2015-Referred to Com. on JUD.	The Domestic Violence Protection Act authorizes a judicial officer to issue a protective order after notice and a hearing for the purpose of preventing acts of domestic violence, abuse, and sexual abuse and ensuring a period of separation of the persons involved in the domestic violence. This bill would require each party to present written evidence of abuse or domestic violence on an application for relief using a

			mandatory Judicial Council restraining order application form, and would specify, for these purposes, written evidence of abuse or domestic violence in a responsive pleading does not satisfy the party' s obligation to present written evidence of abuse or domestic violence.
<a href="#">AB 538</a> <a href="#">Campos</a> D	Actions for damages: felony offenses: victim notification.	5/28/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Current law authorizes an action for damages to be brought within 10 years of the date on which the defendant is discharged from parole if the conviction was for any of certain serious felonies, as specified. Under existing law, a civil action cannot be commenced pursuant to these provisions if a defendant has received a certificate of rehabilitation or a pardon, among other circumstances. This bill would increase from 10 to 15 years the statute of limitations for an action for damages if the conviction was for any enumerated felonies.
<a href="#">AB 539</a> <a href="#">Levine</a> D	Search warrants.	5/7/2015-Referred to Com. on PUB. S.	Current law states the grounds upon which a search warrant may be issued. This bill would authorize the issuance of a search warrant on the grounds that (1) a sample of the blood of a person constitutes evidence that tends to show a violation of specified laws prohibiting, among other crimes, the operation of a vessel, or manipulating water skis, an aquaplane, or a similar device, while under the influence of alcohol or drugs, (2) the person from whom the sample is being sought has refused an officer's request to submit to, or has failed to complete, a blood test, as specified, and (3) the sample will be drawn from the person in a reasonable, medically approved manner.
<a href="#">AB 593</a> <a href="#">Levine</a> D	Hearsay: admissibility of statements.	5/7/2015-Referred to Com. on PUB. S.	Current law provides that evidence of a statement that is offered against a party who has engaged, or aided and abetted, in wrongdoing that was intended to, and did, procure the unavailability of the declarant as a witness is not made inadmissible by the hearsay rule, as specified. Existing law would repeal this exception on January 1, 2016. This bill would delete the January 1, 2016, repeal date for these provisions, thereby extending the hearsay exemption into perpetuity.
<a href="#">AB 619</a> <a href="#">Weber</a> D	Reports: uses of force and deaths in law enforcement custody.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	When a person dies while in the custody of a law enforcement agency or while in custody in a local or state correctional facility, the law enforcement agency or the agency in charge of the correctional facility is required to report in writing to the Attorney General, within 10 days after the death, all facts in the possession of the agency concerning the death. This bill would specify, for the purposes described above, that "custody" includes, but is not limited to, any point in time when a person's freedom of movement is curtailed or limited by a peace officer, or when a person is led to believe, as a reasonable person, that he or she is so deprived of the freedom to move, such as during a stop, a stop and frisk, an interrogation, an arrest, transport prior to booking, or correctional confinement.
<a href="#">AB 632</a>	Secondhand dealers and	5/21/2015-Referred to	Current law requires a secondhand dealer or coin dealer, as

<a href="#">Eggman</a> D	coin dealers: reporting: handheld electronic devices.	Com. on B., P. & E.D.	defined, to report, as specified, to the chief of police or sheriff all secondhand "tangible personal property," as defined, purchased, taken in trade, taken in pawn, accepted for sale on consignment, or accepted for auctioning. Existing law requires the report to include a complete and reasonably accurate description of serialized property, including, but not limited to, the serial number of that property. This bill would authorize specified unique identifying numbers to be used as the serial number reported for handheld electronic devices, as defined.
<a href="#">AB 643 Nazarian</a> D	Emergency services: Silver Alerts.	5/28/2015-Referred to Com. on T. & H.	Would authorize the Silver Alert to be made by changeable message sign if a law enforcement agency determines that a vehicle may be involved in the missing person incident and specific vehicle identification data is available for public dissemination .
<a href="#">AB 649 Patterson</a> R	Medical waste: law enforcement drug takeback programs.	5/21/2015-Referred to Com. on E.Q.	The Medical Waste Management Act regulates the disposal of medical waste, including requiring medical waste to be treated by specified methods prior to disposal, including incineration in a controlled-air, multichamber incinerator, or other method of incineration approved by the State Department of Public Health that provides complete combustion of the waste into carbonized or mineralized ash. This bill would include among those authorized treatment methods any alternative medical waste treatment solely designed to treat pharmaceutical waste, including a pharmaceutical incinerator, as defined, and would require this method to be evaluated and approved by the State Department of Public Health.
<a href="#">AB 651 Cooper</a> D	Public safety officers and firefighters: investigations and interviews.	5/21/2015-Referred to Com. on PUB. S.	The Firefighters Procedural Bill of Rights Act and the Public Safety Officers Procedural Bill of Rights Act grant certain rights to firefighters and public safety officers, as defined. This bill, in an investigation that focuses on matters that may result in punitive action against a firefighter or public safety officer who is not formally under investigation but is interviewed as a witness in an investigation of another firefighter or public safety officer, would authorize the firefighter or public safety officer who is a witness to have representation in the interview, as specified.
<a href="#">AB 672 Jones-Sawyer</a> D	Inmates: wrongful convictions: assistance upon release.	5/28/2015-From committee: Amend, and do pass as amended. (Ayes 12. Noes 0.) (May 28).	Current law requires the Department of Corrections and Rehabilitation and the Department of Motor Vehicles to ensure that all eligible inmates released from the state prison have valid identification cards. Current law establishes certain criteria to be met in order for an inmate to be considered "eligible" for these purposes. This bill would provide that those criteria are not applicable to a person who was wrongfully convicted and released from prison.
<a href="#">AB 730 Quirk</a> D	Controlled substances: transport.	5/7/2015-Referred to Com. on PUB. S.	Current law categorizes controlled substances into 5 schedules and restrictions on those contained in Schedule I. Current law, subject to exceptions, makes it an offense to, among other things, transport marijuana, phencyclidine, as specified, and mushrooms containing certain controlled substances, as

			provided. This bill would instead define "transport" for those purposes to mean to transport for sale.
<a href="#">AB 739</a> <a href="#">Irwin</a> D	Civil law: liability: communication of cyber security-threat information.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was JUD. on 5/4/2015)	Would, until January 1, 2020, provide that there shall be no civil or criminal liability for, and no cause of action shall lie or be maintained against any private entity for the sharing or receiving of cyber security-threat information if the sharing or receiving is conducted, as specified. The immunity from liability would only apply if the communication is made without gross negligence, as specified.
<a href="#">AB 783</a> <a href="#">Daly</a> D	Cities: legislative bodies: subpoena power.	5/22/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Current law authorizes the legislative body of a city to issue subpoenas requiring the attendance of witnesses or production of books or other documents for evidence or testimony in any action or proceeding pending before the legislative body. Current law requires these subpoenas to be signed by the mayor and attested by the city clerk. This bill would authorize a city attorney to attest to a subpoena signed by a mayor.
<a href="#">AB 804</a> <a href="#">Hernández</a> <a href="#">Roger</a> D	Shorthand reporters: continuing education requirements.	5/7/2015-Referred to Com. on B., P. & E.D.	Would require the Court Reporters Board of California, on or before July 1, 2016, to adopt regulations to establish, for renewal of a shorthand reporter's certificate, minimum approved continuing education requirements, with certain exceptions, and would require the board to establish a procedure for approving providers of those continuing education courses, as specified. The bill would also authorize the board to, by regulation, establish a fee for approval of those continuing education providers, not to exceed the reasonable regulatory costs, if any, to the board of approving those providers.
<a href="#">AB 818</a> <a href="#">Quirk</a> D	Criminal procedure: evidence.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would authorize a party in a criminal action to make a written motion for the comparison of DNA evidence or latent fingerprint evidence with information contained in relevant databases. The bill would require the party seeking the comparison to provide written notice, as specified, 30 court days prior to a hearing on the motion. The bill would authorize the court to grant the motion if the source of the DNA profile or the latent fingerprint comparison is material to guilt or innocence. The bill would require the local law enforcement agency to conduct the comparison and provide the results of any comparison to the court for distribution to the parties.
<a href="#">AB 829</a> <a href="#">Nazarian</a> D	Gangs: shared gang databases.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on 4/28/2015)	Current law requires, prior to a local law enforcement agency designating, or submitting a document to the Attorney General's office for the purpose of designating, a person as a gang member, associate, or affiliate in a shared gang database, as defined, the local law enforcement agency to provide written notice to the person and his or her parent or guardian of the designation and the basis for the designation if the person is under 18 years of age, except as specified. This bill would require a local law enforcement agency to provide written notice to a person, or if the person is under 18 years of age, his or her parent or guardian, prior to making the

			designation described above.
<a href="#">AB 832</a> <a href="#">Garcia,</a> <a href="#">Cristina</a> D	Child abuse: reportable conduct.	5/26/2015- Reconsideration granted. Ordered to third reading. Read third time and amended. Ordered to inactive file at the request of Assembly Member Cristina Garcia.	The Child Abuse and Neglect Reporting Act requires a mandated reporter, as defined, to make a report to a specified agency whenever the mandated reporter, in his or her professional capacity or within the scope of his or her employment, has knowledge of or observes a child whom the mandated reporter knows or reasonably suspects has been the victim of child abuse or neglect. This bill would provide that "sexual assault" for these purposes does not include voluntary sodomy, oral copulation, or sexual penetration, if there are no indicators of abuse, unless that conduct is between a person who is 21 years of age or older and a minor who is under 16 years of age.
<a href="#">AB 835</a> <a href="#">Gipson</a> D	Vehicular manslaughter: statute of limitation.	5/22/2015-In Senate. Read first time. To Com. on RLS. for assignment.	Would authorize, if a person flees the scene of an accident, a criminal complaint brought for a violation of specified vehicular manslaughter crimes to be filed either one or 3 years after the commission of the offense, as specified, or one year after the person is initially identified by law enforcement as a suspect in the commission of that offense, whichever is later. This bill contains other existing laws.
<a href="#">AB 844</a> <a href="#">Bloom</a> D	Search warrants: foreign corporations and foreign limited liability companies.	5/21/2015-Referred to Com. on PUB. S.	Current law prohibits a foreign limited liability company transacting intrastate business in this state from maintaining an action or proceeding in this state unless it has a certificate of registration filed with the Secretary of State, and requires an application for a certificate of registration to include, among other things, an agent for service of process. This bill would specify that a foreign corporation and foreign limited liability company may consent to service of process for a search warrant by email or submission to a designated Internet Web portal.
<a href="#">AB 892</a> <a href="#">Achadjian</a> R	Unsafe handguns: peace officer's state-issued handguns: transfer to spouse.	5/7/2015-Referred to Com. on PUB. S.	Current law makes it a crime for any person in this state to manufacture, import into the state, keep for sale, offer or expose for sale, give, or lend any unsafe handgun. Current law allows the spouse or domestic partner of a peace officer who died in the line of duty to buy his or her state-issued handgun. This bill would exempt from that prohibition the purchase of a state-issued handgun by the spouse or domestic partner of a peace officer who died in the line of duty.
<a href="#">AB 902</a> <a href="#">Bloom</a> D	Traffic violations: diversion programs.	5/7/2015-Referred to Com. on T. & H.	Current law provides that a local authority may not allow a person who has committed a traffic violation under the Vehicle Code to participate in a driver awareness or education program as an alternative to those penalties and procedures, unless the program is a diversion program for a minor who commits an infraction not involving a motor vehicle and for which no fee is charged. This bill would instead allow any person of any age who commits an infraction not involving a motor vehicle to participate in a diversion program of the type described above. This bill would make other technical, nonsubstantive changes.
<a href="#">AB 925</a>	Intentional recording of	5/29/2015-Failed	Current law makes it a misdemeanor, punishable by a fine not

<a href="#">Low</a> D	telephonic communication.	Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	to exceed \$2,500, by imprisonment in county jail for not more than one year or in the state prison, or by both that fine and imprisonment, to intercept or receive and intentionally record, or assist in the interception or receipt and intentional recording of, a communication transmitted between 2 telephonic devices, without the consent of all parties to the communication. This bill would exempt from that prohibition the first 20 seconds of a telephonic communication between a person or business and a current or former customer, or a person reasonably believed to be a current or former customer.
<a href="#">AB 947</a> <a href="#">Chávez</a> R	Controlled substances: firearms.	5/28/2015-Referred to Com. on PUB. S.	Current law makes it a felony, punishable by imprisonment in the state prison for 2, 3, or 4 years to unlawfully possess any amount of a substance containing cocaine base, cocaine, heroin, methamphetamine, or phencyclidine while armed with a loaded, operable firearm. This bill would instead make that felony punishable in a county jail. By requiring the felony to be served in county jail, this bill would impose a state-mandated local program. This bill contains other related provisions and other current laws.
<a href="#">AB 950</a> <a href="#">Melendez</a> R	Firearms: gun violence restraining orders.	5/14/2015-Referred to Com. on PUB. S.	Would allow a person who is subject to a gun violence restraining order to transfer his or her firearms or ammunition to a licensed firearms dealer for the duration of the prohibition. If the firearms or ammunition have been surrendered to a law enforcement agency, the bill would entitle the owner to have them transferred to a licensed firearms dealer. This bill contains other related provisions and other existing laws.
<a href="#">AB 1001</a> <a href="#">Maienschein</a> R	Child abuse: reporting.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/19/2015)	Would prohibit a person from impeding or interfering with the making of a report of suspected child abuse or neglect by a mandated reporter. The bill would provide that an intentional violation of these provisions is a misdemeanor and may subject the offender to liability for actual damages sustained by a victim of child abuse or neglect for any abuse or neglect that occurs after the person impeded or interfered with the report being made. This bill contains other related provisions and other existing laws.
<a href="#">AB 1019</a> <a href="#">Garcia,</a> <a href="#">Eduardo</a> D	Metal theft and related recycling crimes.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would, until January 1, 2020, require the Department of Justice to establish a Metal Theft Task Force Program designed to enhance the capacity of the department to serve as the lead law enforcement agency in the investigation and prosecution of illegal recycling operations, and metal theft and related recycling crimes, and would authorize the department to enter into partnerships, as defined, with local law enforcement agencies, regional task forces, and district attorneys for the purpose of achieving the goals of the program.
<a href="#">AB 1051</a> <a href="#">Maienschein</a> R	Human trafficking.	5/28/2015-From committee: Do pass. (Ayes 16. Noes 0.)	Would add human trafficking as an offense that may be used to establish a pattern of criminal gang activity. Because this bill would amend Proposition 21, the bill requires a 2/3 vote.

		(May 28). Read second time. Ordered to third reading.	This bill contains other related provisions and other existing laws.
<a href="#">AB 1081</a> <a href="#">Quirk</a> D	Protective orders.	5/28/2015-Referred to Com. on JUD.	Current law requires the petitioner seeking a restraining order to personally serve the person against whom the temporary restraining order and injunction are sought, known as the respondent, with notice of hearing within 5 days of the hearing on the petition, as specified. If the petitioner files a declaration with the court that he or she could not serve the respondent within the time required, current law authorizes the court to reissue an order that was dissolved by the court for failure to serve the respondent. Current law provides that a reissued order will remain in effect until the date of the hearing, and requires that the reissued order state the date that the order expires. This bill would permit either party to request a continuance of the hearing, as specified, which the court would be required to grant on a showing of good cause.
<a href="#">AB 1082</a> <a href="#">Linder</a> R	Bail forfeiture: motion to extend time.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 4/6/2015)	Current law permits the surety insurer, the bail agent, the surety, or the depositor to file a motion, based upon good cause, for an order to extend the 180-day period following forfeiture of the undertaking of bail or the money or property deposited as bail, as specified. Current law permits the court, upon a hearing and showing of good cause, to order the period extended to a time not exceeding 180 days from its order. Current law requires the moving party to give the prosecuting agency a written notice of at least 10 court days before the hearing as a condition precedent to granting the motion. This bill would change the period of time to require the moving party to give the prosecuting agency a written notice of at least 12 court days before the hearing as a condition precedent to granting the motion.
<a href="#">AB 1104</a> <a href="#">Rodriguez</a> D	Search warrants.	5/14/2015-Referred to Com. on PUB. S.	Would authorize the issuance of a search warrant when the property or things to be seized are controlled substances or any device, contrivance, instrument, or paraphanelia used for unlawfully using or administering a controlled substance. This bill contains other existing laws.
<a href="#">AB 1118</a> <a href="#">Bonta</a> D	Police officer standards and training: procedural justice.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would establish the Procedural Justice Task Force, which would be administered by the board. The task force would provide for grant funding, to be awarded to local law enforcement departments for the purpose of implementing and enhancing procedural justice training, as well as a matching grant program to award funds invested by philanthropic organizations. This bill would require the task force to manage these programs, monitor their implementation, and serve in an advisory capacity to sites leading implementation. The bill would set forth additional powers and authority relating to the operation of the task force. This bill contains other existing laws.
<a href="#">AB 1154</a> <a href="#">Gray</a> D	The California Public Records Act:	5/1/2015-Failed Deadline pursuant to	Would provide that the California Public Records Act shall not be construed to require the disclosure of home address

	applications for licenses and licenses to carry firearms.	Rule 61(a)(2). (Last location was PUB. S. on 4/28/2015)	information, as specified, and telephone numbers of applicants that are set forth in applications to carry firearms or of licensees that are set forth in licenses to carry firearms, as specified. This bill would also prohibit this provision from being construed as prohibiting the disclosure of public records relating to the reason an application for a license to carry a firearm was granted or denied, as specified.
<a href="#">AB 1160</a> <a href="#">Harper</a> R	Vehicles: automated traffic enforcement systems.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was TRANS. on 4/20/2015)	Would, beginning January 1, 2016, prohibit a governmental agency from installing an automated traffic enforcement system. The bill would authorize a governmental agency that is operating an automatic traffic enforcement system on that date to continue to do so after that date only if the agency begins conducting a traffic safety study on or before February 28, 2016, at each intersection where a system is in use to determine whether the use of the system resulted in a reduction in the number of traffic accidents at that intersection.
<a href="#">AB 1168</a> <a href="#">Salas</a> D	Peace officers: basic training requirements.	5/14/2015-Referred to Com. on PUB. S.	Current law generally requires a person who does not become employed as a peace officer within 3 years of passing the examination, or who has a 3-year or longer break in service, to pass the examination before exercising the powers of a peace officer. This bill would, until January 1, 2019, exempt a custodial peace officer within the class specified above who is appointed as a peace officer performing police functions from the requirement to retake the examination if he or she has been continuously employed as a custodial peace officer of that class for a period not exceeding 5 years by the agency making the appointment. This bill contains other existing laws.
<a href="#">AB 1227</a> <a href="#">Cooper</a> D	Peace officer training: mental health training.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Current law requires the Commission on Peace Officer Standards and Training to establish and keep updated a continuing education classroom training course for peace officer interactions with persons with mental illnesses or developmental disabilities. Under current law, this course consists of classroom instruction and utilizes interactive training methods to ensure that training is as realistic as possible. This bill would require the commission, in collaboration with relevant stakeholders, to study and submit a report to the Legislature, on or before December 31, 2017, that assesses the statuses of the training courses described above, assesses whether the courses cover all appropriate topics, and identifies areas where additional training may be needed.
<a href="#">AB 1246</a> <a href="#">Quirk</a> D	Body worn cameras: peace officers: limited disclosure.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/6/2015)	Would, notwithstanding any other law, prohibit the disclosure of a recording made by a body worn camera, as defined, except for requiring disclosure to the person whose image is recorded by the body worn camera. This bill contains other related provisions and other existing laws.
<a href="#">AB 1264</a> <a href="#">Medina</a> D	Vehicles: emergency contact locator database.	5/1/2015-Failed Deadline pursuant to	Would enact the "Motor Vehicle Emergency Contact Locator Act of 2015" and would require a vehicle identification

		Rule 61(a)(2). (Last location was TRANS. on 3/23/2015)	number emergency contact locator database to be established by motor vehicle manufacturers in conjunction with law enforcement agencies and the National Law Enforcement Telecommunications System. This bill contains other related provisions and other existing laws.
<a href="#">AB 1276</a> <a href="#">Santiago</a> D	Child witnesses: human trafficking.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 4/6/2015)	Would authorize a minor 17 years of age or younger to testify by contemporaneous examination and cross-examination if the testimony will involve the recitation of the facts of an alleged offense of human trafficking.
<a href="#">AB 1313</a> <a href="#">Wagner</a> R	Crimes: murder.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/27/2015)	Current law defines murder as the unlawful killing of a human being or a fetus, except as specified, with malice aforethought. This provision does not apply to any person who commits an act that results in the death of a fetus if the act complies with specified exceptions, including complying with the Reproductive Privacy Act. This bill would make technical, nonsubstantive changes to these provisions.
<a href="#">AB 1382</a> <a href="#">Achadjian</a> R	Elder abuse.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/27/2015)	Current law specifies penalties for a person who violates any provision of law proscribing theft, embezzlement, forgery, fraud, or specified identify theft provisions of law when the victim is an elder or a dependent adult. This bill would make technical, nonsubstantive changes to these provisions.
<a href="#">AB 1406</a> <a href="#">Gordon</a> D	Insurance: bail licenses.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would require each surety insurer or bail permittee to pay a fee of \$15 per bail bond transaction. These fees would go to the Bail Investigation and Prosecution Fund, created as a special account in the Insurance Fund. This bill would provide that moneys in the Bail Investigation and Prosecution Fund be distributed by the Insurance Commissioner, upon appropriation, to fund the reasonable costs incurred in regulating entities involved in the undertaking of bail, as specified. This bill would require the commissioner to reduce the amount of the assessment, as specified, if the total amount in the Bail Investigation and Prosecution Fund ever exceeds \$8,000,000.
<a href="#">AB 1415</a> <a href="#">Steinorth</a> R	Firearms: felons in possession of firearms.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would make it a public offense for a person who has had his or her felony conviction recalled and has been resentenced to a misdemeanor, or who has had a felony designated as a misdemeanor, pursuant to specified provisions, to, within 10 years of the recall and resentencing or designation, own, purchase, receive, or have in possession or under custody or control any firearm. The bill would make a violation of this provision punishable by imprisonment in a county jail not exceeding one year or in the state prison, by a fine not exceeding one thousand dollars (\$1,000), or by both that imprisonment and fine. This bill contains other related provisions and other existing laws.
<a href="#">AB 1417</a> <a href="#">Melendez</a> R	Court fees: services of the clerk.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on	Current law prohibits the clerk of the court from charging a fee for services rendered in any criminal action unless otherwise specifically authorized by law, except that the clerk may charge a specified fee for making or certifying to a copy

		3/26/2015)	of any filed paper, record, or proceeding in a criminal action. Existing law also prohibits a clerk from charging a fee for service to a municipality or county in the state, to the state government, or to the United States or an officer of the United States acting in his or her official capacity. This bill would delete the authority of the clerk to charge that fee for making or certifying to a copy of any filed paper, record, or proceeding in a criminal action.
<a href="#">AB 1456</a> <a href="#">Thurmond</a> D	Crimes: sentencing.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/27/2015)	Current law generally requires that felonies punishable by imprisonment in a county jail be punished either by the term described in the underlying offense or by a term of 16 months, or 2 or 3 years if the term is not specified. Existing law requires an executed sentence for these felonies to be punished in state prison if the defendant has a prior or current felony conviction for a serious or violent felony, is required to register as a sex offender, or is convicted of a crime for which the white collar crime enhancement is imposed as part of the sentence. This bill would make technical, nonsubstantive changes to that provision.
<a href="#">AB 1469</a> <a href="#">Achadjian</a> R	Peace officers: basic training requirements.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/27/2015)	Current law requires every peace officer to complete an introductory course of training prescribed by the Commission on Peace Officer Standards and Training, except as specified, and provides that persons described as peace officers who have not satisfactorily completed the course shall not have the powers of a peace officer until they satisfactorily complete the course. This bill would make technical, nonsubstantive changes to that provision.
<a href="#">AB 1475</a> <a href="#">Cooper</a> D	Sexual assault response team.	5/14/2015-Referred to Com. on PUB. S.	Would authorize each county to establish an interagency sexual assault response team (SART) program for the purpose of providing a forum for interagency cooperation and coordination to effectively address the problem of sexual assault. The members of the team would be representatives of specified public and private agencies and organizations. The bill would require each SART to, among other things, evaluate the effectiveness of individual agency and interagency protocols and systems by conducting case reviews involving sexual assault.
<a href="#">AB 1497</a> <a href="#">Chau</a> D	Peace officers: deadly force.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/27/2015)	Current law authorizes a peace officer who has reasonable cause to believe that a person to be arrested has committed a public offense to use reasonable force to effect the arrest, to prevent escape, or to overcome resistance. This bill would state the intent of the Legislature to enact legislation that requires law enforcement agencies to develop written policies relating to the handling of incidents involving the use of deadly force by a peace officer that resulted in the death of a member of the public.
<a href="#">SB 6</a> <a href="#">Galgiani</a> D	Parole: medical parole: compassionate release.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on	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

		5/28/2015)	contains other existing laws.
<a href="#">SB 28</a> <a href="#">Wieckowski</a> D	Spousal support factors: domestic violence.	5/28/2015-Referred to Com. on JUD.	Current law requires a court to order spousal support in an amount, and for a period of time, that the court determines is just and reasonable based on the standard of living established during the marriage. In making spousal support awards, the court is required to consider, among other factors, documented evidence of any history of domestic violence between the parties or against the child of either party. This bill would specify that a plea of nolo contendere is included within the documented evidence of domestic violence to be considered by the court.
<a href="#">SB 29</a> <a href="#">Beall</a> D	Peace officer training: mental health.	5/28/2015-Do pass as amended.	Would require the Commission on Peace Officer Standards and Training (POST) to require field training officers who are instructors for the field training program to have 40 hours of promising or evidence-based behavioral health training, as specified. The bill would also require POST to require as part of its field training program 20 hours of field training relating to law enforcement interaction with persons with mental illness or intellectual disability, to be completed as specified. This bill contains other related provisions and other existing laws.
<a href="#">SB 61</a> <a href="#">Hill</a> D	Driving under the influence: ignition interlock device.	5/28/2015-From committee: Do pass. (Ayes 7. Noes 0.) (May 28). Read second time. Ordered to third reading.	Current law requires the Department of Motor Vehicles to establish a pilot program from July 1, 2010, to January 1, 2016, inclusive, in the Counties of Alameda, Los Angeles, Sacramento, and Tulare that requires, as a condition of being issued a restricted driver's license, being reissued a driver's license, or having the privilege to operate a motor vehicle reinstated subsequent to a conviction for any violation of the offenses related to driving while under the influence, a person to install for a specified period of time an ignition interlock device on all vehicles he or she owns or operates. This bill would extend the operation of that pilot program until July 1, 2017.
<a href="#">SB 110</a> <a href="#">Fuller</a> R	Threats: schools.	5/28/2015-Referred to Com. on PUB. S.	Would make a person who, by any means, including, but not limited to, by means of an electronic act, threatens unlawful violence to occur upon the grounds of a school under certain circumstances and that threat creates a disruption at the school, guilty of a misdemeanor, punishable by imprisonment in a county jail for a term not exceeding one year, by a fine of \$1,000, or by both that imprisonment and that fine. This bill contains other related provisions and other existing laws.
<a href="#">SB 142</a> <a href="#">Jackson</a> D	Civil law: unmanned aerial vehicles.	5/22/2015-Referred to Coms. on P. & C.P. and JUD.	Would define knowing entry upon the land of another also to include operation of an unmanned aerial vehicle below the navigable airspace overlaying the real property or operation of an unmanned aerial vehicle less than 350 feet above ground level within the airspace overlaying the real property. This bill contains other related provisions and other existing laws.
<a href="#">SB 170</a> <a href="#">Gaines</a> R	Unmanned aircraft systems: correctional facilities.	5/28/2015-Do pass as amended.	Current state law generally prohibits a person from bringing, possessing, distributing, or selling certain devices and substances, including, among other things, alcoholic

			beverages, controlled substances, and deadly weapons, in state prison or a jail. Current law also prohibits unauthorized communication with inmates in state prison or a jail. Current law provides criminal penalties for violations of these provisions. This bill would make a person who uses an unmanned aircraft system, as defined, in violation of specified provisions, subject to a doubled fine, as specified, in addition to any other penalty provided by law. This bill contains other related provisions and other existing laws.
<a href="#">SB 205</a> <a href="#">Beall</a> D	Proposition 47: evaluation study.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would require the Department of Finance to select a public or private university through a competitive process to conduct a 4 year evaluation assessing the process, outcomes, and costs of Proposition 47, including the number and characteristics of participants served by programs funded with grant moneys from the Safe Neighborhoods and Schools Fund. The bill would require the selected university to report to the Legislature, no later than January 1, 2017, and annually by that date for the following 3 years.
<a href="#">SB 212</a> <a href="#">Mendoza</a> D	Controlled substances: factors in aggravation.	5/28/2015-Do pass as amended.	Would require the sentencing court to consider the fact that a violation involving methamphetamine occurred within 200 feet of an occupied residence as a factor in aggravation. The bill would also require the sentencing court to consider the fact that a violation of this section involving the use of a volatile solvent to chemically extract concentrated cannabis occurred within 300 feet of an occupied residence as a factor in aggravation. By increasing the punishment for an existing crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.
<a href="#">SB 220</a> <a href="#">Galgiani</a> D	Volunteer firefighters: federal reimbursements.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was L. & I.R. on 4/22/2015)	Would require a private or public fire department with volunteer firefighters that receives federal reimbursement for personnel costs associated with firefighting in which its volunteer firefighters have participated to pass through to those volunteers an amount equivalent to 20% of the annual compensation paid to a full-time firefighter employed by the department, as specified. By increasing the duties of local officials, and expanding the scope of a crime, this bill would impose a state-mandated local program.
<a href="#">SB 224</a> <a href="#">Liu</a> D	Elderly Parole Program.	5/28/2015-Action From APPR. SUSPENSE FILE: Do pass as amended.	Would establish the Elderly Parole Program, for prisoners who are 50 years of age or older and who have served 15 years of their sentence. When considering the release of an inmate who meets this criteria, the bill would require the board to consider whether age, time served, and diminished physical condition, if any, have reduced the elderly prisoner's risk for future violence. The bill would also require the Board of Parole Hearings to consider whether a prisoner will qualify for the program when determining the prisoner's next parole suitability hearing.
<a href="#">SB 230</a> <a href="#">Hancock</a> D	Sentencing: parole.	5/26/2015-In Assembly. Read first time. Held at	Would specify that the purpose of the meeting between the Board of Parole Hearings and an inmate during the 6th year

		Desk.	before the inmate's minimum eligible parole date is to review and document the inmate's activities and conduct pertinent to parole eligibility. The bill would require a panel of 2 or more commissioners or deputy commissioners to meet with each inmate one year before the inmate's minimum eligible parole date in order to grant or deny parole, as specified. This bill contains other related provisions and other existing laws.
<a href="#">SB 262</a> <a href="#">Galgiani</a> D	Unmanned aircraft systems: law enforcement use.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was JUD. on 4/20/2015)	Would specifically authorize a law enforcement agency to use an unmanned aircraft system if the use of the unmanned aircraft system complies with certain conditions, including, among others, protections against unreasonable searches guaranteed by the United States Constitution and the California Constitution, federal law applicable to the use of an unmanned aircraft system by a law enforcement agency, and state law applicable to a law enforcement agency's use of surveillance technology that can be attached to an unmanned aircraft system.
<a href="#">SB 266</a> <a href="#">Block</a> D	Probation and mandatory supervision: flash incarceration.	5/14/2015-Referred to Com. on PUB. S.	Current law authorizes probation and mandatory supervision, which in each case is a period of time when a defendant is released from incarceration and is subject to specified conditions and supervision by county probation authorities. This bill 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.
<a href="#">SB 267</a> <a href="#">Leyva</a> D	Registered sex offenders: local ordinances.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 5/13/2015)	Would state that a local agency is not preempted by state law from enacting and enforcing an ordinance that restricts a registered sex offender who is required to register for an offense committed against a minor from being present at schools, parks, day care centers, or other locations where children regularly gather within the local agency's jurisdiction. The bill would authorize a local agency to adopt ordinances, rules, or regulations that are more restrictive than state law relating to a registered sex offender's ability to be present at those locations.
<a href="#">SB 271</a> <a href="#">Gaines</a> R	Unmanned aircraft systems.	5/22/2015-Referred to Coms. on P. & C.P. and ED.	Would make it an infraction to operate an unmanned aircraft system on or above the grounds of a public school providing instruction in kindergarten or grades 1 to 12, inclusive, during school hours and without the written permission of the school principal or higher authority, or his or her designee, or equivalent school authority. The bill would also make it an infraction to use an unmanned aircraft system to capture images of public school grounds providing instruction in kindergarten or grades 1 to 12, inclusive, during school hours and without the written permission of the school principal or higher authority, or his or her designee, or equivalent school authority.
<a href="#">SB 298</a>	Money laundering:	5/29/2015-Failed	Current law, until January 1, 2020, authorizes the court to

<a href="#">Block D</a>	interception of electronic communications.	Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	issue an order authorizing interception of a wire, oral, or other specified electronic communications if the judge finds, among other things, that there is probable cause to believe that an individual is committing, has committed, or is about to commit, one of several offenses, including, among others, possession for sale of certain controlled substances, murder, and certain felonies involving destructive devices. This bill would add money laundering to the list of offenses for which interception of electronic communication may be ordered pursuant to those provisions if certain requirements are met.
<a href="#">SB 303 Hueso D</a>	Controlled substances: destruction of seized marijuana.	5/22/2015-Referred to Com. on PUB. S.	Would authorize a law enforcement agency to destroy seized substances suspected to be growing or harvested marijuana in excess of 2 pounds, or the amount of marijuana a medical marijuana patient or designated caregiver is authorized to possess by ordinance in the city or county where the marijuana was seized, whichever is greater, subject to specified requirements. The bill would also require the law enforcement agency to retain at least one 2-pound sample and 5 random and representative samples consisting of leaves or buds, for evidentiary purposes, from the total amount to be destroyed.
<a href="#">SB 332 Block D</a>	Child abuse reporting.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Current law requires a mandated reporter, as defined, to report known or suspected child abuse or neglect to a police department or sheriff's department, not including a school district police or security department, a county probation department, if designated by the county to receive mandated reports, or the county welfare department. Current law requires those agencies, except for a police department or sheriff's department, to forward to the Department of Justice, as specified, a written report of a case of child abuse or severe neglect that the agency investigates and determines is substantiated. This bill would additionally authorize a mandated reporter to make those reports to a school district police department.
<a href="#">SB 347 Jackson D</a>	Firearms: prohibited persons.	5/28/2015-Action From APPR. SUSPENSE FILE: Do pass as amended.	Would add to the list of misdemeanors, the conviction for which is subject to the prohibition on possessing a firearm within 10 years of the conviction, misdemeanor offenses of violating the 10-year prohibition on possessing a firearm specified above, transferring a firearm without a firearms license, selling or giving possession of ammunition to a minor, selling handgun ammunition to a person under 21 years of age, possession of ammunition by a person prohibited from possessing a firearm, furnishing ammunition to a person prohibited from possessing ammunition, carrying ammunition onto school grounds, petty theft of a firearm, receiving stolen property consisting of a firearm, carrying a loaded or concealed weapon if the person has been previously convicted of a crime against a person or property, or of a narcotics or dangerous drug violation, or if the firearm is not registered.
<a href="#">SB 353</a>	2015 Realignment	5/26/2015-May 22 set	Would require the Director of Finance, in consultation with

<a href="#">Nguyen R</a>	Legislation addressing justice reinvestment.	for first hearing. Testimony taken.	the Legislative Analyst, to annually calculate the net savings to the state for the prior fiscal year and an estimate of the net current fiscal year savings resulting from the 2011 Realignment Legislation addressing public safety, as specified. The bill would require the Controller to transfer \$1,543,783,000 from the General Fund to the Realignment Reinvestment Fund for the 2015-16 fiscal year, thereby making an appropriation. This bill contains other related provisions and other existing laws.
<a href="#">SB 372 Galgiani D</a>	Department of Motor Vehicles: records: confidentiality.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Current law prohibits the disclosure of the home addresses of certain public employees and officials that appear in records of the Department of Motor Vehicles, except to a court, a law enforcement agency, an attorney in a civil or criminal action under certain circumstances, and certain other official entities. This bill would extend that prohibition, subject to those same exceptions, to the disclosure of the home addresses of an investigator employed by the Department of Insurance, code enforcement officers, as defined , and parking control officers, as specified .
<a href="#">SB 391 Huff R</a>	Assault and battery: transit employees.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/21/2015)	Would make an assault committed against a transit employee punishable by imprisonment in a county jail not exceeding one year, by a fine not exceeding \$2,000, or by both that fine and imprisonment. By expanding the scope of a crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.
<a href="#">SB 411 Lara D</a>	Crimes.	5/14/2015-Referred to Com. on PUB. S.	Under current law, every person who deters or prevents an executive officer from performing any of his or her duties, or knowingly resists the officer, is punishable by a fine or imprisonment, or both, as specified. This bill would provide that the fact that a person takes a photograph or makes an audio or video recording of an executive officer, while the officer is in a public place or the person taking the photograph or making the recording is in a place he or she has the right to be, is not, in and of itself, a violation of the above-mentioned provision.
<a href="#">SB 420 Huff R</a>	Prostitution.	5/22/2015-Referred to Com. on PUB. S.	Would recast specified 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 and would require a conviction upon proof of (1) the intent to receive compensation, money, or anything of value and with the specific intent to engage in any act of prostitution or (2) the individual providing compensation, money, or anything of value to the other person, who may be 18 years of age or older or a minor in exchange for the act of prostitution.
<a href="#">SB 424 Pan D</a>	Law enforcement: communications.	5/28/2015-From committee: Do pass. (Ayes 7. Noes 0.) (May 28). Read second time. Ordered to third	Would provide that the provisions prohibiting eavesdropping and recording or intercepting certain communications do not prohibit any POST-certified chief of police, assistant chief of police, or police officer of a university or college campus acting within the scope of his or her authority, from

		reading.	overhearing or recording any communication that he or she could lawfully overhear or record prior to January 1, 1968, in any criminal investigation related to sexual assault or other sexual offense.
<a href="#">SB 443</a> <a href="#">Mitchell</a> D	Forfeiture: controlled substances.	5/28/2015-Do pass as amended.	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 and other existing laws.
<a href="#">SB 448</a> <a href="#">Galgiani</a> D	Law enforcement: communications.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 4/15/2015)	Current law establishes various prohibitions against eavesdropping and recording or intercepting certain communications. Current law provides that specified law enforcement officers are not prohibited by those provisions from overhearing or recording any communication that they could lawfully overhear or record prior to the enactment of those prohibitions. This bill would add uniformed peace officers of the Department of Fish and Wildlife, the Department of Parks and Recreation, the State Department of Developmental Services, and the State Department of State Hospitals, and a special agent of the Attorney General or any district attorney, to the list of law enforcement officers to whom the prohibitions described above do not apply.
<a href="#">SB 452</a> <a href="#">Galgiani</a> D	Theft: firearms.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/5/2015)	Would, upon approval by the voters, make the theft of a firearm grand theft in all cases, punishable by imprisonment in the state prison for 16 months, or 2 or 3 years. This bill contains other related provisions and other existing laws.
<a href="#">SB 456</a> <a href="#">Block</a> D	Criminal threats: discharge of a firearm.	5/28/2015-Referred to Com. on PUB. S.	Would provide that a person who threatens, by specified means, to discharge a firearm on the campus of a school, as defined , or location where a school-sponsored event is taking place, under circumstances where the threat would reasonably be understood as true, and where the person making the threat knows or should know that the threat would be understood as true, is guilty of a misdemeanor punishable by a fine not exceeding \$1,000, by imprisonment in a county jail for a period not exceeding one year, or by both that fine and imprisonment.
<a href="#">SB 473</a> <a href="#">Bates</a> R	Elder abuse: registry.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/29/2015)	Would require a person who is convicted for a crime involving the abuse of an elder adult, as defined in the Elder Abuse and Dependent Adult Civil Protection Act, to register for the remainder of his or her life with all police departments and the sheriff in the county in which the person was convicted and in the county in which he or she resides. The bill would require the police department or county sheriff to forward the registration information to the Department of

			Justice.
<a href="#">SB 478</a> <a href="#">Huff</a> R	Child Abuse and Neglect Reporting Act: mandated reporters: pilot program.	5/28/2015-From committee: Do pass as amended. (Ayes 7. Noes 0.) (May 28).	Would, until January 1, 2021, authorize certain county welfare agencies to develop a pilot program for Internet-based reporting of child abuse and neglect, as specified. The bill would also require the State Department of Social Services to consult with the County Welfare Directors Association and the county welfare agencies of the individual counties to determine which counties may be involved in the pilot program.
<a href="#">SB 504</a> <a href="#">Lara</a> D	Court records: sealing.	5/28/2015-From committee: Do pass as amended. (Ayes 5. Noes 2.) (May 28).	Would only make persons 26 years of age or older liable to reimburse the court, the county, or any city for the cost of services. This bill contains other related provisions and other existing laws.
<a href="#">SB 507</a> <a href="#">Pavley</a> D	Sexually violent predators.	5/28/2015-Do pass as amended.	Current law provides for the civil commitment of criminal offenders who have been determined to be sexually violent predators for treatment in a secure state hospital facility and be evaluated for civil commitment by 2 practicing psychiatrists or psychologists designated by the Director of State Hospitals. This bill would require the evaluator performing an updated evaluation to include a statement listing the medical and psychological records reviewed by the evaluator, and would direct the court to issue a subpoena, upon the request of either party to the civil commitment proceeding, for a certified copy of these records. The bill would authorize the attorneys to use the records in the commitment proceeding, but would prohibit disclosure of the records for any other purpose.
<a href="#">SB 566</a> <a href="#">Bates</a> R	Firearms.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would reduce the fee for a handgun safety certificate to \$15 for an honorably discharged member of the United States Armed Forces, the National Guard, the Air National Guard, or the active reserve components of the United States, \$10 of which is to be paid to the Department of Justice to cover the above-described costs.
<a href="#">SB 576</a> <a href="#">Leno</a> D	Mobile applications: geolocation information: privacy.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was B., P. & E.D. on 3/12/2015)	Would require the operator of a mobile application to provide clear and conspicuous notice that fully informs consumers when, how, and why their geolocation information, as defined, will be collected, used, and shared upon installation of the application. The bill would require the operator of a mobile application to obtain consent before collecting or using geolocation information and to obtain separate consent before disclosing that information.
<a href="#">SB 608</a> <a href="#">Liu</a> D	Homelessness.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was T. & H. on 3/12/2015)	Would enact the Right to Rest Act, which would afford persons experiencing homelessness the right to use public space without discrimination based on their housing status. Because the bill would require local agencies to perform additional duties, it would impose a state-mandated local program. This bill contains other related provisions and other existing laws.
<a href="#">SB 626</a> <a href="#">McGuire</a>	Sonoma-Marín Area Rail Transit District:	5/18/2015-In Assembly. Read first time. Held at	Current law creates the Sonoma-Marín Area Rail Transit District, within the Counties of Sonoma and Marín, governed

D	police force.	Desk.	by a 12-member board of directors. This bill would authorize the board to establish the position of chief of police, subject to specified requirements. If the board determines that more than one officer is needed, the bill would authorize the board to contract for any additional law enforcement services from law enforcement agencies located within the County of Marin or the County of Sonoma.
<a href="#">SB 643</a> <a href="#">McGuire</a> D	Medical marijuana.	5/28/2015-Do pass as amended.	Would establish within the Department of Consumer Affairs a Bureau of Medical Marijuana Regulation, under the supervision and control of the Chief of the Bureau of Medical Marijuana Regulation, and would require the bureau to license and regulate dispensing facilities, cultivation sites, transporters, and manufacturers of medical marijuana and medical marijuana products, subject to local ordinances. The bill would require a background check of applicants for licensure, as defined, to be administered by the Department of Justice, and submission of a statement signed by an applicant, under penalty of perjury, that the information on his or her application is true, thereby creating a crime and imposing a state-mandated local program.
<a href="#">SB 674</a> <a href="#">De León</a> D	Victims of crime: nonimmigrant status.	5/28/2015-From committee: Do pass. (Ayes 6. Noes 1.) (May 28). Read second time. Ordered to third reading.	Would require, upon request, that a certifying official from a certifying entity certify, as specified, "victim helpfulness" on the Form I-918 Supplement B, when the requester was a victim of a qualifying criminal activity and has been helpful, is being helpful, or is likely to be helpful to the detection, investigation, or prosecution of that qualifying criminal activity. The bill would define "certifying entity," "certifying official," and the qualifying criminal activity for those purposes. A "certifying entity" would include, among others, local law enforcement agencies and child protective services agencies.
<a href="#">SB 678</a> <a href="#">Hill</a> D	User-authorized firearms.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Would direct the Department of Justice to, among other things, assess market conditions and the barriers to the market for user-authorized firearms in the state, investigate methods to increase the availability and use of user-authorized firearms in the state, and make recommendations on manufacturer performance and reliability standards and how those standards should be tested for user-authorized firearms. The bill would require the department to convene a working group of specified representatives to offer recommendations for the requirements described above.
<a href="#">SB 690</a> <a href="#">Stone</a> R	Privacy.	5/12/2015-Read second time. Ordered to third reading.	Existing law makes it a misdemeanor to use an electronic tracking device to determine the location or movement of a person. Existing law defines electronic tracking device to mean any device attached to a vehicle or other movable thing that reveals its location or movement by the transmission of electronic signals. This bill would expand those provisions to include using an electronic tracking device to determine the location or movement of an object as well as a person. The bill would define electronic tracking device as any electronic

			or mechanical device that permits the tracking of the movement of a person or object. By expanding the definition of a crime, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.
<a href="#">SB 694</a> <a href="#">Leno</a> D	New evidence: habeas corpus: motion to vacate judgment: indemnity.	5/28/2015-From committee: Do pass. (Ayes 5. Noes 2.) (May 28). Read second time. Ordered to third reading.	Would allow a writ of habeas corpus to be prosecuted on the basis of new evidence which would raise a reasonable probability of a different outcome if a new trial were granted. This bill contains other related provisions and other existing laws.
<a href="#">SB 707</a> <a href="#">Wolk</a> D	Firearms: gun-free school zone.	5/28/2015-From committee: Do pass. (Ayes 7. Noes 0.) (May 28). Read second time. Ordered to third reading.	Would delete the exemption that allows a person holding a valid license to carry a concealed firearm to bring or possess a firearm on the campus of a university or college. By expanding the scope of an existing crime, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.
<a href="#">SB 714</a> <a href="#">Nielsen</a> R	Firearms.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/19/2015)	Would impose an additional and consecutive term of 10 years in state prison upon a person who was prohibited from possessing a firearm because of a previous felony conviction, and who is convicted of carrying a concealed weapon, carry a loaded firearm in a public place, carrying a loaded firearm with the intent to commit a felony, or openly carrying an unloaded firearm in a public place, if the offender has specified prior convictions or if at the time of the violation the offender was on supervised release, free on bail, awaiting sentencing, or subject to a felony arrest warrant, was in felonious possession of a controlled substance, or assaulted or battered a peace officer by means other than a firearm.
<a href="#">SB 741</a> <a href="#">Hill</a> D	Mobile communications: privacy.	5/22/2015-In Assembly. Read first time. Held at Desk.	Would require every local agency that operates cellular communications interception technology, as defined, to (1) ensure that information and data gathered through use of that technology is protected with reasonable operational, administrative, technical, and physical safeguards to ensure its confidentiality and integrity, (2) implement and maintain reasonable security procedures and practices in order to protect information and data gathered through use of the technology from unauthorized access, destruction, use, modification, or disclosure, and (3) implement and maintain a usage and privacy policy, as specified, to ensure that the collection, use, maintenance, sharing, and dissemination of information and data gathered through use of the technology is consistent with respect for an individual's privacy and civil liberties.
<a href="#">SB 752</a> <a href="#">Nielsen</a> R	Crimes.	5/1/2015-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/21/2015)	Current law makes it a crime to violate various provisions prohibiting certain actions against a peace officer or his or her family, other first responders, or public officials, including, but not limited to, removing an officer's firearm while resisting arrest, using a stun gun against a peace officer or firefighter, and committing a battery against a peace officer or

			other medical personnel engaged in the performance of his or her duties. This bill would revise these provisions to make all of the misdemeanors or wobblers instead punishable as felonies in county jail and make all of the felonies punishable in county jail instead punishable in state prison, as specified.
<a href="#">SB 753</a> <a href="#">Nielsen</a> R	Criminal Justice Reinvestment Assessment Grant Program of 2015.	5/28/2015-May 28 hearing: Held in committee and under submission.	Would enact the Criminal Justice Reinvestment Assessment Grant Program of 2015. The bill would require the grant program to be administered by the Board of State and Community Corrections for the purpose of establishing and implementing reporting systems to identify and expand programs that provide proven, evidence-based, local programming opportunities for the successful reintegration of offenders into society. This bill contains other related provisions and other existing laws.
<a href="#">SB 755</a> <a href="#">Anderson</a> R	Criminal law: deadly weapons.	5/15/2015-Failed Deadline pursuant to Rule 61(a)(3). (Last location was RLS. on 3/19/2015)	Current law, the Deadly Weapons Recodification Act of 2010, regulates, among other things, the possession and sale of a variety of weapons. This bill would make technical, nonsubstantive changes to one of the provisions of the act.
<a href="#">SB 795</a> Committee on Public Safety	Public Safety Omnibus.	5/28/2015-From committee: Do pass as amended. (Ayes 7. Noes 0.) (May 28).	Would exempt a person from the requirement of, without unnecessary delay, being taken before the nearest or most accessible magistrate in the county in which the offense is triable if the person is arrested for driving under the influence of alcohol or drugs and the person is delivered to a hospital for medical treatment that prohibits immediate delivery before a magistrate. This bill contains other related provisions and other existing laws.