

Warner & Pank, LLC



Governmental Relations & Legislative Advocacy

To: All CLEARS Members

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Re: Legislative Update

On Thursday, July 16, the Legislature began its summer recess, which will last until the Assembly and Senate reconvene on Monday, August 17. While no formal committee meetings or floor sessions are held during the recess, we continue to monitor the legislation that is moving, as well as the progress of other issues. As you know, recess doesn't mean that negotiations and meetings cease completely; rather, legislators are given a chance to work from their districts while legislative business continues in earnest in Sacramento. Upon the Legislature's return, they will be hearing and taking up bills leading up to the August 28 deadline for fiscal committees to hear all bills. The Legislature has until Friday, September 11 to pass all bills to the Governor for the first year of the 2015-16 legislative session.

Also worthy of note is that the summer recess, despite the fact that most legislative deadlines have come and gone, tends to mark the time of year where we keep an especially watchful eye for "gut and amends." Bills tend to magically appear starting at around this point in the year, and we are mindful of the threats that these items represent. We monitor every amendment made to every bill and we aim to know about these things and their effects before anybody else. As you've no doubt seen, the waning days of the legislative session is prime time for legislative trickery. Our charge is to keep the Legislature out of your way while keeping you as informed of the Sacramento landscape as possible.

Below is a list of bills that continue to move through the Legislature and will be considered upon the Legislature's return from summer recess. Please note, this report does not include bills that have failed passage and are dead for the year. Please don't hesitate to contact us with any questions or concerns.

<i>Measure</i>	<i>Topic</i>	<i>Status</i>	<i>Summary</i>	<i>Position</i>
AB 8 Gatto D	Emergency services: hit-and-run incidents.	7/15/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7.	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	

		Noes 0.) (July 14). Re-referred to Com. on APPR.	specified information concerning the suspect or the suspect's vehicle. The bill would authorize 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.	
<u>AB 32</u> <u>Waldron</u> R	Computer crimes.	7/15/2015-Read second time and amended. Re-referred to Com. on APPR.	Current law establishes various crimes relating to computer services and systems. This bill would clarify the criminal penalties for specified computer crimes by making a person who violates those provisions guilty of a felony, punishable by imprisonment in a county jail for 16 months, or 2 or 3 years and a fine not exceeding \$10,000, or a misdemeanor, punishable by imprisonment in a county jail not exceeding one year, by a fine not exceeding \$5,000, or by both that fine and imprisonment.	
<u>AB 39</u> <u>Medina</u> D	Search warrants: electronic submission.	7/6/2015-In Assembly. Ordered to Engrossing and Enrolling.	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. This bill contains other existing laws.	
<u>AB 56</u> <u>Quirk</u> D	Unmanned aircraft systems.	7/16/2015-Read second time and amended. Re-referred to Com. on APPR.	Would generally prohibit law enforcement agencies from using unmanned aircraft systems, obtaining an unmanned aircraft system from another public agency by contract, loan, or other arrangement, or using information obtained from an unmanned aircraft system used by another public agency, except as provided by the bill's provisions. The bill would authorize a law enforcement agency to use an unmanned aircraft system if the law enforcement agency complies with specified requirements. This bill contains other related provisions and other existing laws.	
<u>AB 57</u> <u>Quirk</u> D	Telecommunications : wireless telecommunication facilities.	7/15/2015-SEN. GOV. & F. Vote - Do pass as amended.	Would provide that a collocation or siting application for a wireless telecommunications facility is deemed approved if a city or county fails to approve or disapprove the application within the reasonable time periods specified in applicable decisions of the Federal Communications Commission, all required public notices have been provided regarding the application, and the applicant has provided a notice to the city or county that the reasonable time period	

			has lapsed. This bill contains other existing laws.	
<u>AB 69</u> <u>Rodriguez</u> D	Peace officers: body-worn cameras.	7/14/2015-Action From PUB. S.: Do pass as amended.To APPR..	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.	
<u>AB 71</u> <u>Rodriguez</u> D	Criminal justice: reporting.	7/15/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Re- referred to Com. on APPR.	Would require each law enforcement agency to annually furnish to the Department of Justice a report of specified incidents when a peace officer is involved in the use of force. The bill would require that for each of these incidents, the report also include specified information about that incident. 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
<u>AB 195</u> <u>Chau</u> D	Unauthorized access to computer systems.	6/23/2015-Read second time and amended. Ordered to third reading.	Current 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.	
<u>AB 221</u> <u>Dababneh</u> D	Mobile application: driver's licenses and identification cards.	7/2/2015-Read second time and amended. Re-referred to Com. on APPR.	Would require the Department of Motor Vehicles to study the feasibility of creating a digital mobile driver's license application for smartphone use. The bill would require the study to consider the security of personal information, compliance with federal standards, and the limitations of available technology. The bill would require the department to report the results of the study to the Legislature on or before December 1, 2016. This bill contains other existing laws.	Watch
<u>AB 231</u> <u>Eggman</u> D	Parole: placement at release.	6/22/2015-In committee: Referred to suspense file.	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.	
AB 235 Frazier D	Driver's licenses: provisional licenses.	7/6/2015-In committee: Referred to APPR. suspense file.	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.	
AB 243 Wood D	Medical marijuana cultivation.	7/16/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (July 15). Re-referred to Com. on APPR.	Would establish the Division of Medical Cannabis Cultivation in the Department of Food and Agriculture. The bill would authorize a county, city, or city and county to issue or deny a conditional permit to cultivate medical marijuana and would require an applicant to obtain both a conditional permit from the county, city, or city and county and a state medical marijuana cultivation license from the division prior to cultivation occurring. By increasing the duties of local officials relative to issuing a conditional permit to cultivate medical marijuana, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch
AB 256 Jones-Sawyer D	Falsifying evidence.	7/6/2015-In committee: Referred to APPR. suspense file.	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 a video recording that is owned by another , and to prohibit erasure of those books, papers, records, instruments in writing, digital images, video recordings that are owned by others, or their content. This bill contains other related provisions and other current laws.	Watch
AB 258 Levine D	Organ transplants: medical marijuana: qualified patients.	7/6/2015-Chaptered by Secretary of State - Chapter 51, Statutes of 2015.	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.	
AB 266 Bonta D	Medical cannabis.	7/16/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 1.) (July 15). Re-referred to Com. on APPR.	Would enact the Medical Cannabis Regulation and Control Act and would establish within the office of the Governor, the Governor's Office of Medical Cannabis Regulation to coordinate and provide oversight of the licensing and regulation of various commercial cannabis activities, as defined. The bill would establish the Division of Medical Cannabis Regulation within the State Board of Equalization, for the licensure and regulation of medical cannabis dispensaries and transporters.	
AB 267 Jones-Sawyer D	Criminal procedure: disclosure: felony conviction consequences.	6/17/2015-Read second time. Ordered to third reading.	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.	
AB 272 Lackey R	California Fair Employment and Housing Act: reserve peace officers.	7/7/2015-Read second time. Ordered to third reading.	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.	
AB 346 Wilk R	Vehicle infractions and misdemeanors: arrests.	7/14/2015-Chaptered by Secretary of State - Chapter 82, Statutes of 2015.	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 of his or her full face for examination.	
AB 365	Child custody	7/13/2015-Chaptered	Would require the court in a child custody	

<u>Garcia, Cristina</u> D	proceedings: testimony by electronic means.	by Secretary of State - Chapter 69, Statutes of 2015.	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 teleconferencing, or other means, to the extent that this technology is reasonably available to the court and protects the due process rights of all parties.	
<u>AB 487 Gonzalez</u> D	Parole hearings: notification of district attorneys.	7/16/2015-Read second time. Ordered to third reading.	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.	
<u>AB 536 Bloom</u> D	Domestic violence: protective orders.	7/13/2015-Chaptered by Secretary of State - Chapter 73, Statutes of 2015.	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.	
<u>AB 538 Campos</u> D	Actions for damages: felony offenses: victim notification.	7/16/2015-Read second time and amended. Re-referred to Com. on APPR.	Under current law, unless a longer period is prescribed for a specific action, an action for damages against a defendant based upon the defendant's commission of a felony offense for which the defendant has been convicted is required to be brought within one year after the judgment has been pronounced. Under current 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 provide that a civil action cannot be commenced pursuant to these provisions if the defendant was unlawfully imprisoned or restrained but has been released from prison after successfully prosecuting a writ of habeas corpus.	
<u>AB 539</u>	Search warrants.	7/16/2015-Chaptered	Would authorize the issuance of a search warrant on	Watch

<p>Levine D</p>		<p>by Secretary of State - Chapter 118, Statutes of 2015.</p>	<p>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. This bill contains other related provisions and other existing laws.</p>	
<p>AB 593 Levine D</p>	<p>Hearsay: admissibility of statements.</p>	<p>7/6/2015-Chaptered by Secretary of State - Chapter 55, Statutes of 2015.</p>	<p>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. Current 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.</p>	
<p>AB 632 Eggman D</p>	<p>Secondhand dealers and coin dealers: reporting: handheld electronic devices.</p>	<p>7/6/2015-Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 80. Noes 0.).</p>	<p>Current law requires a secondhand dealer or coin dealer, as 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 and requires the report to include include the identification of the intended seller or pledger of the property, verified by the person taking the information by reasonably relying on specified documents, and a complete and reasonably accurate description of serialized property. This bill would permit the person verifying the identification of the seller or pledger to use technology to obtain information and verify identity remotely.</p>	
<p>AB 643 Nazarian D</p>	<p>Emergency services: Silver Alerts.</p>	<p>7/7/2015-Read second time. Ordered to third reading.</p>	<p>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 .</p>	
<p>AB 649 Patterson R</p>	<p>Medical waste: law enforcement drug takeback programs.</p>	<p>7/2/2015-In committee: Set, first hearing. Hearing canceled at the request of author.</p>	<p>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</p>	

			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.	
AB 666 Stone, Mark D	Juveniles: sealing of records.	7/15/2015-Read second time and amended. Re-referred to Com. on APPR.	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 do not apply if the petition was sustained based on the commission of certain offenses committed when the individual was 14 years of age or older.	Oppose
AB 672 Jones- Sawyer D	Inmates: wrongful convictions: assistance upon release.	7/15/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Re-referred to Com. on APPR.	Would require the Department of Corrections and Rehabilitation to assist a person who was wrongfully convicted with transitional services, including housing assistance, job training, and mental health services, as applicable. The extent of the services would be determined by the department and would be provided for a period of not less than 6 months and not more than one year from the date of release. This bill contains other related provisions and other existing laws.	
AB 679 Allen, Travis R	Documents: recordation.	7/8/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 8). Re-referred to Com. on APPR.	Current law requires the recorder of each county, when any instrument authorized by law to be recorded is deposited in the recorder's office for record, to endorse upon the instrument in the order in which it is deposited, the year, month, day, hour, and minute of its reception, and the amount of fees for recording. This bill would additionally require the recorder to endorse upon the instrument the number of pages of the instrument. This bill contains other related provisions and other existing laws.	Watch
AB 718 Chu D	Local government: powers.	7/14/2015-Read second time and amended. Ordered to third reading.	Would prohibit the legislative body of a city, county, or city and county from prohibiting or 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.	Oppose
AB 730	Controlled	7/13/2015-Chaptered	Current law categorizes controlled substances into 5	

<u>Quirk D</u>	substances: transport.	by Secretary of State - Chapter 77, Statutes of 2015.	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.	
<u>AB 783</u> <u>Daly D</u>	County auditors.	7/16/2015-From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 5. Noes 1.) (July 15). Read second time and amended. Re-referred to Com. on APPR.	Current law requires the board of supervisors to supervise the official conduct of all county officers, particularly with regard to the functions and duties of these county officers as they relate to the assessing, collecting, safekeeping, management, or disbursement of public funds. This bill would require, in any county with both an elected auditor-controller and a population exceeding 3,000,000 people, that the auditor-controller, and not the board of supervisors, examine and audit, or cause to be audited, the financial accounts and records of all officers having responsibility for the care, management, collection, or disbursement of county money, as described above.	
<u>AB 804</u> <u>Hernández</u> , <u>Roger D</u>	Shorthand reporters: continuing education requirements.	6/23/2015-Read second time. Ordered to third reading.	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.	
<u>AB 835</u> <u>Gipson D</u>	Vehicular manslaughter: statute of limitation.	7/6/2015-In committee: Referred to APPR. suspense file.	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.	
<u>AB 844</u> <u>Bloom D</u>	Search warrants: foreign corporations and foreign limited liability companies.	7/6/2015-Chaptered by Secretary of State - Chapter 57, Statutes of 2015.	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.	
AB 892 Achadjian R	Unsafe handguns: peace officer's state-issued handguns: transfer to spouse.	7/6/2015-In Assembly. Ordered to Engrossing and Enrolling.	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.	
AB 902 Bloom D	Traffic violations: diversion programs.	7/16/2015-Read second time. Ordered to Consent Calendar.	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 the imposition of 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 that is sanctioned by local law enforcement	
AB 909 Quirk D	Sexual assault crimes.	7/6/2015-In committee: Referred to APPR. suspense file.	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 kits that are not tested, the bill would require the law enforcement agency to also report the reason the rape kit was not tested.	Fiscal Concerns
AB 929 Chau D	Pen registers: authorized use.	7/9/2015-Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 79. Noes 0. Page 2314.).	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 require the magistrate to enter an ex parte order authorizing the installation and use of a pen register or a trap and trace device only in specified circumstances and would permit the magistrate to question the peace officer pertaining to the need for the information.	Watch
AB 947 Chávez R	Controlled substances: firearms.	7/15/2015-From committee: Do pass and re-refer to Com.	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	

		on APPR. (Ayes 7. Noes 0.) (July 14). Re-referred to Com. on APPR.	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.	
<u>AB 950</u> <u>Melendez</u> R	Firearms: gun violence restraining orders.	7/9/2015-Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 78. Noes 0. Page 2314.).	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.	
<u>AB 953</u> <u>Weber</u> D	Law enforcement: racial profiling.	7/7/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 1.) (July 7). Re-referred to Com. on APPR.	Would enact the Racial and Identity Profiling Act of 2015, which would, among other changes, revise the definition of racial profiling to instead refer to racial or identity profiling, and make a conforming change to the prohibition against peace officers engaging in that practice. The bill would also require a peace 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
<u>AB 1051</u> <u>Maiensche</u> in R	Human trafficking.	7/15/2015-Read second time and amended. Re-referred to Com. on APPR.	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. This bill contains other related provisions and other existing laws.	
<u>AB 1081</u> <u>Quirk</u> D	Protective orders.	7/8/2015-Read second time. Ordered to third reading.	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.	
<u>AB 1104</u> <u>Rodriguez</u> D	Search warrants.	7/16/2015-Chaptered by Secretary of State - Chapter 124, Statutes of 2015.	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 paraphernalia used for unlawfully using or administering a controlled substance. This bill contains other related provisions and other existing laws.	
<u>AB 1134</u> <u>Stone,</u> <u>Mark</u> D	Firearms: concealed firearm licenses.	7/14/2015-Action From PUB. S.: Do pass as amended.	Current law authorizes the sheriff of a county, or the chief or other head of a municipal police department, upon proof that the person applying is of good moral character, that good cause exists, and that the person applying satisfies certain conditions, to issue a license for the person to carry a concealed handgun, as specified. This bill would authorize a sheriff to require an applicant who resides in a city with a municipal police department to apply for a license, renew a license, or amend a license to carry a concealed handgun through the chief of police or other head of the municipal police department in lieu of the sheriff, provided that the chief or other head of the municipal police department agrees to process those applications.	Watch
<u>AB 1140</u> <u>Bonta</u> D	California Victim Compensation and Government Claims Board.	7/14/2015-Action From PUB. S.: Do pass as amended.To APPR..	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
<u>AB 1168</u> <u>Salas</u> D	Peace officers: basic training requirements.	7/9/2015-Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 79. Noes 0. Page 2315.).	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 and maintains specified skills during	

			that period.	
<u>AB 1475</u> <u>Cooper D</u>	Sexual assault response team.	7/16/2015-Senate amendments concurred in. To Engrossing and Enrolling.	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.	
<u>AB 1492</u> <u>Gatto D</u>	Forensic testing: DNA samples.	7/16/2015-From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Read second time and amended. Re-referred to Com. on APPR.	Current case law, People v. Buza (2014) 231 Cal.App.4th 1446, for which review has been granted by the California Supreme Court, holds that the DNA Act, to the extent it requires felony arrestees to submit to a DNA sample for law enforcement analysis and inclusion in the state and federal DNA databases, without independent suspicion, a warrant, or a judicial or grand jury determination of probable cause, unreasonably intrudes on the arrestee's expectation of privacy and is invalid under the California Constitution. This bill would state that it is the intention of the Legislature to further the purposes of the DNA Act in light of the above-specified case law.	Watch
<u>SB 28</u> <u>Wieckowski D</u>	Spousal support factors: domestic violence.	7/16/2015-In Senate. Ordered to engrossing and enrolling.	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.	
<u>SB 29</u> <u>Beall D</u>	Peace officer training: mental health.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Re-referred to Com. on APPR.	Would require POST to require field training officers who are instructors for the field training program to have at least 8 hours of crisis intervention training related to behavioral health, as specified. The bill would also require POST to require as part of its existing field training officer course, at least 4 hours of training relating to competencies of the field training program and police training program that addresses how to interact with persons with mental illness or intellectual disability, to be completed as specified.	
<u>SB 61</u> <u>Hill D</u>	Driving under the influence: ignition	7/14/2015-From committee: Do pass	Current law requires the Department of Motor Vehicles to establish a pilot program from July 1,	

	interlock device.	and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 16. Noes 0.) (July 13). Re-referred to Com. on APPR.	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.	
SB 110 Fuller R	Threats: schools.	7/16/2015-From consent calendar by Assembly Member Waldron. Ordered to third reading.	Would make a person who, by any means, including, but not limited to, by means of an electronic act, willfully threatens unlawful violence to occur upon the grounds of a school, as defined, with specific intent and under certain circumstances, and that threat creates a disruption at the school, guilty of a misdemeanor or felony punishable by imprisonment in a county jail for a specified term. By creating a new crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch
SB 142 Jackson D	Civil law: unmanned aerial vehicles.	7/15/2015-Read second time. Ordered to third reading.	Would extend liability for wrongful occupation of real property and damages to a person who operates an unmanned aircraft or unmanned aircraft system, as defined, less than 350 feet above ground level within the airspace overlaying the real property, without the express permission of the person or entity with the legal authority to grant access or without legal authority. This bill contains other existing laws.	
SB 170 Gaines R	Unmanned aircraft systems: correctional facilities.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Re-referred to Com. on APPR.	Would make a person who knowingly and intentionally operates an unmanned aircraft system on or above the grounds of a state prison or a jail guilty of a misdemeanor. The bill would make these misdemeanor provisions inapplicable to a person employed by the prison or jail acting within the scope of his or her employment, or a person who receives prior permission from the Department of Corrections and Rehabilitation or the county sheriff. By creating new crimes, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
SB 175 Huff R	Peace officers: body-worn cameras.	7/13/2015-From consent calendar. Ordered to third reading.	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	Watch

			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.	
SB 178 Leno D	Privacy: electronic communications: search warrant.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (July 14). Re-referred to Com. on APPR.	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, wiretap order, or order for electronic reader records, 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."	Watch
SB 212 Mendoza D	Controlled substances: factors in aggravation.	7/16/2015-Assembly amendments concurred in. (Ayes 36. Noes 0.) Ordered to engrossing and enrolling.	Would specifically authorize 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, except when a specified enhancement is pled and proved. The bill would also specifically authorize 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.	
SB 230 Hancock D	Sentencing: parole.	7/16/2015-Read third time and amended. Ordered to third reading.	Current law requires the Board of Parole Hearings to meet with every inmate during the 6th year before the inmate's minimum eligible parole release date to review and document the inmate's activities and conduct pertinent to parole eligibility and the granting or withholding of postconviction credit. This bill would specify that the purpose of the meeting between the Board of Parole Hearings and an inmate during the 6th year before the inmate's minimum eligible parole date is to review and document the inmate's activities and conduct pertinent to parole eligibility.	
SB 271 Gaines R	Unmanned aircraft systems.	7/16/2015-From committee with author's amendments. Read second time and amended. Re-referred to Com. on APPR.	Would, unless authorized by federal law, make it an infraction to knowingly and intentionally operate an unmanned aircraft system on the grounds of, or less than 350 feet above ground level within the airspace overlaying, 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.	
SB 272 Hertzberg D	The California Public Records Act: local agencies: inventory.	7/16/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 9. Noes 0.) (July 15). Re-	Would require each local agency, except a local educational 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 person or	Oppose

		referred to Com. on APPR.	officer designated by 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.	
<u>SB 298</u> <u>Block D</u>	Money laundering: interception of electronic communications.	5/29/2015-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 5/28/2015)	Current law, until January 1, 2020, authorizes the court to 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.	
<u>SB 303</u> <u>Hueso D</u>	Controlled substances: destruction of seized marijuana.	7/9/2015-Re-referred to Com. on APPR. pursuant to Joint Rule 10.5.	Would authorize the 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.	
<u>SB 347</u> <u>Jackson D</u>	Firearms: prohibited persons.	7/8/2015-Read second time and amended. Re-referred to Com. on APPR.	Would add to the list of misdemeanors, the conviction for which is subject to the prohibition on possessing a firearm within 10 years of a conviction, misdemeanor offenses of violating the 10-year prohibition on possessing a firearm specified above and petty theft of a firearm, and convictions on or after January 1, 2016, for the misdemeanor offenses of transferring a handgun 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, 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.	
<u>SB 372</u> <u>Galgiani</u> D	Transportation network companies: sex offenders.	7/13/2015-Re-referred to Com. on E., U., & C.	Would prohibit a transportation network company from hiring or retaining a driver who is required by law to register as a sex offender. This bill contains other related provisions and other existing laws.	
<u>SB 405</u> <u>Hertzberg</u> D	Failure to appear in court: fines.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 16. Noes 0.) (July 13). Re-referred to Com. on APPR.	Current law authorizes the court, in addition to any other penalty in an infraction, misdemeanor, or felony case, to impose a civil assessment of up to \$300 against any defendant who fails, after notice and without good cause, to appear in court for any proceeding authorized by law, or who fails to pay all or any portion of a fine ordered by the court or to pay an installment of bail, as specified. This bill would provide that the assessment would not become effective until at least 20 calendar days after the court mails a warning notice to the defendant.	
<u>SB 411</u> <u>Lara</u> D	Crimes.	7/9/2015-In Senate. Ordered to engrossing and enrolling.	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.	
<u>SB 424</u> <u>Pan</u> D	Law enforcement: communications.	7/16/2015-In Senate. Ordered to engrossing and enrolling.	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 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.	
<u>SB 443</u> <u>Mitchell</u> D	Forfeiture: controlled substances.	7/16/2015-Read second time and amended. Re-referred to Com. on APPR.	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.	
<u>SB 448</u> <u>Hueso</u> D	Sex offenders: Internet identifiers.	7/14/2015-Action From PUB. S.: Do pass as amended.To	Would state the intent of the Legislature to amend the CASE Act to further its purposes. The bill would delete the requirement that a person subject to sex	

		APPR..	offender registration list on his or her sex offender registration all Internet service providers used by him or her. The bill would require a person subject to sex offender registration to list only those Internet identifiers actually used to participate in online communications, as specified. The bill would require the registrant to send written notice of any addition of, or change to, an Internet identifier to the law enforcement agency with which he or she is currently registered within 5 working days.	
SB 456 Block D	Criminal threats: discharge of a firearm.	7/16/2015-Read third time and amended. Ordered to third reading.	Would make a person who willfully threatens, by specified means, to discharge a firearm on the campus of a school, as defined, or location where a school-sponsored event is or will be taking place and the threat is related both to the school-sponsored event and to the time period in which the school-sponsored event will be taking place, with specific intent and under circumstances that convey a gravity of purpose and an immediate prospect of execution of the threat, guilty of a misdemeanor or felony punishable by imprisonment in a county jail for a specified term. This bill contains other related provisions and other existing laws.	
SB 478 Huff R	Child Abuse and Neglect Reporting Act: mandated reporters: pilot program.	7/14/2015-Action From HUM. S.: Do pass.To APPR..	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 impose specified standards on counties participating in the pilot program. The bill would also require the State Department of Social Services to consult with the County Welfare Directors Association of California and the county welfare agencies of the individual counties to determine which counties may be involved in the pilot program.	Watch
SB 504 Lara D	Court records: sealing.	7/15/2015-July 15 hearing postponed by committee.	Current law authorizes a person to petition the court for an order sealing the record of conviction and other official records in a case in which that person was under 18 years of age at the time of commission of a misdemeanor and is eligible for, or has previously received, specified relief. Current law authorizes that person to be required to reimburse the court, the county, or any city for the actual cost of services rendered, as specified. This bill 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.	
SB 507 Pavley D	Sexually violent predators.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 14). Re-	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	

		referred to Com. on APPR.	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.	
SB 510 Hall D	Speed contests and reckless driving: impounded vehicles.	7/15/2015-Read second time and amended. Re-referred to Com. on APPR.	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. This bill would require the vehicle used in the violation of the crimes above, if it is registered to the person convicted of engaging in a motor vehicle speed contest or reckless driving, to be impounded for 30 days, subject to specified exceptions.	Support
SB 626 McGuire D	Sonoma-Marín Area Rail Transit District: police force.	7/16/2015-From committee: Do pass. (Ayes 8. Noes 0.) (July 15).	Current law creates the Sonoma-Marín Area Rail Transit District, within the Counties of Sonoma and Marín, governed 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 Marín or the County of Sonoma.	
SB 643 McGuire D	Medical marijuana.	7/16/2015-From committee: Do pass as amended and re-refer to Com. on APPR. (Ayes 11. Noes 2.) (July 14).	Would establish within the Business, Consumer Services, and Housing Agency the Office of Medical Marijuana Regulation, under the supervision and control of the Chief of the Office of Medical Marijuana Regulation, and , beginning no later than July 1, 2018, would require the office 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.	
SB 674 De León D	Victims of crime: nonimmigrant status.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To	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	

		consent calendar. (Ayes 7. Noes 0.) (July 14). Re-referred to Com. on APPR.	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.	
<u>SB 690</u> <u>Stone R</u>	Privacy.	7/17/2015-Failed Deadline pursuant to Rule 61(a)(10). (Last location was P. & C.P. on 6/18/2015)	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.	
<u>SB 694</u> <u>Leno D</u>	New evidence: habeas corpus: motion to vacate judgment: indemnity.	7/16/2015-From committee with author's amendments. Read second time and amended. Re-referred to Com. on APPR.	Would allow a writ of habeas corpus to be prosecuted on the basis of new evidence that is credible, material, and of such decisive force and value that it would have more likely than not changed the outcome at trial. This bill contains other related provisions and other existing laws.	
<u>SB 707</u> <u>Wolk D</u>	Firearms: gun-free school zone.	7/14/2015-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 2.) (July 14). Re-referred to Com. on APPR.	Would recast the provisions relating to a person holding a valid license to carry a concealed firearm to allow that person to carry a firearm in an area that is within 1,000 feet of, but not on the grounds of, a public or private school providing instruction in kindergarten or grades 1 to 12, inclusive. The bill would also 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.	
<u>SB 741</u> <u>Hill D</u>	Mobile communications: privacy.	7/16/2015-From committee: Do pass as amended. (Ayes 9. Noes 0.) (July 15).	Would require every local agency that operates cellular communications interception technology, as defined, to maintain reasonable operational, administrative, technical, and physical safeguards to protect information gathered through use of the technology from unauthorized access, destruction, use, modification, or disclosure and implement a usage and privacy policy, as specified, to ensure that the collection, use, maintenance, sharing, and dissemination of information gathered through use of the technology complies with applicable law and is consistent with respect for an individual's privacy and	

			civil liberties.	
<u>SB 795</u> Committee on Public Safety	Public Safety Omnibus.	7/15/2015-Read second time and amended. Re-referred to Com. on APPR.	When a person is arrested without a warrant, current law requires the person, if not otherwise released and without unnecessary delay, to be taken before the nearest or most accessible magistrate in the county in which the offense is triable, unless certain exemptions apply. This bill 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.	