



To: All CLEARs Members

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Re: Legislative Update – Appropriations Committee Suspense File

On May 25th and 26th, 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 2 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 conferees include Senator Holly Mitchell, Senator Ricardo Lara, Senator Richard Roth, Senator Jim Nielsen, Senator John Moorlach, Assembly Member Philip Ting, Assembly Member Phillip Chen, Assembly Member Kevin McCarty, Jay Obernolte, and Assembly Member Shirley Weber, with Assembly Member Joaquin Arambula as a Democratic Alternate. 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:

- **May 30–June 2**—Floor Session only. No committee may meet for any purpose except for Rules Committee and Conference Committees
- **June 2**—Last day to pass bills out of house of origin
- **June 15** – Budget bill must be passed by midnight
- **July 1** – Budget bill must be signed
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Bills with Active Positions

Measure	Topic	Status	Summary	Position
AB 1206 Bocanegra D	Vehicles: impoundment: pilot program.	5/18/2017-Referred to Com. on PUB. S.	Would authorize the City of Los Angeles to conduct a 24-month pilot program in which law enforcement officers may impound a vehicle used in the commission, or attempted commission, of pimping, pandering, or solicitation of prostitution. The bill would require the city, if it elects to implement the pilot program, to take specified actions, including, among others, offering a diversion program to prostitutes cited or arrested in the course of the pilot program. The bill would require any ordinance adopted by the City of Los Angeles pursuant to the bill to include specified procedural guidelines for the impoundment and release of vehicles.	Will Review
AB 1479 Bonta D	Public records: custodian of records: civil penalties.	5/26/2017-From committee: Do pass. (Ayes 16. Noes 0.) (May 26). Read second time. Ordered to third reading.	Would require public agencies to designate a person or office to act as the agency's custodian of records who is responsible for responding to any request made pursuant to the California Public Records Act and any inquiry from the public about a decision by the agency to deny a request for records. The bill also would make other conforming changes. Because the bill would require local agencies to perform additional duties, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch
SB 184 Morrell R	Social security number truncation program.	5/18/2017-Referred to Coms. on P. & C.P. and L. GOV.	Current law requires the county recorder of each county to establish a social security number truncation program in order to create a public record version of each official record, in an electronic format, and requires the social security number contained in the record to be truncated, as specified. Current law requires these provisions to apply to official records recorded on or after January 1, 1980, as specified. This bill, for each official record recorded before January 1, 1980, would authorize the county recorder to create a copy of that record in an electronic format and truncate any social security number contained in that record.	Watch

Other Bills of Note

Measure	Topic	Status	Summary	Position
AB 6 Lackey R	Driving under the influence: drugged driving task force.	5/10/2017-Referred to Com. on PUB. S.	Current law specifies the duties and powers of the Commissioner of the California Highway Patrol. This bill would require the commissioner to appoint, and serve as the chairperson of, a drugged driving task force, with specified membership, to develop recommendations for best practices, protocols,	

			proposed legislation, and other policies that will address the issue of driving under the influence of drugs, including prescription drugs.	
AB 41 Chiu D	DNA evidence.	5/10/2017-Referred to Com. on PUB. S.	Would require law enforcement agencies to report information regarding rape kit evidence, within 120 days of the collection of the kit, to the Department of Justice through a database established by the department. The bill would require that information to include, among other things, the number of kits collected, if biological evidence samples were submitted to a DNA laboratory for analysis, and if a probative DNA profile was generated.	
AB 42 Bonta D	Bail: pretrial release.	5/26/2017-From committee: Amend, and do pass as amended. (Ayes 9. Noes 7.) (May 26).	Would state the intent of the Legislature to enact legislation to safely reduce the number of people detained pretrial, while addressing racial and economic disparities in the pretrial system, to ensure that people are not held in pretrial detention simply because of their inability to afford money bail. This bill contains other related provisions and other existing laws.	
AB 78 Cooper D	Vessels: operation and equipment: blue lights.	5/10/2017-Referred to Com. on PUB. S.	Current law reserves the use of a distinctive blue light to law enforcement vessels. This bill would reserve the use of this distinctive blue light to public safety vessels, defined to include law enforcement, fire department, or fire protection district vessels, that are engaged in direct law enforcement activities, or public safety activities conducted by a fire department or fire protection district, as provided. By expanding the law to cover fire department and fire protection district vessels, the bill would expand the scope of a crime, thereby creating a state-mandated local program. This bill contains other related provisions and other existing laws.	
AB 90 Weber D	Criminal gangs.	5/30/2017-From committee: Do pass. (Ayes 10. Noes 6.) (May 26). (Amended 5/30/2017)	Would make the Department of Justice responsible for administering and overseeing any shared gang database in which California law enforcement agencies participate, and would provide that commencing January 1, 2018, the CalGang Executive Board would no longer administer or oversee the CalGang database or the shared gang databases that participate in the CalGang database.	
AB 210 Santiago D	Homeless multidisciplinary personnel team.	5/26/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Current law authorizes counties to establish a child abuse multidisciplinary personnel team, as defined, to allow provider agencies to share confidential information in order to investigate reports of suspected child abuse or neglect or for the purpose of child welfare agencies making detention determinations, as specified. This bill would authorize counties to also establish a homeless adult, child, and family multidisciplinary personnel team, as defined,	

			with the goal of facilitating the expedited identification, assessment, and linkage of homeless individuals to housing and supportive services within that county to allow provider agencies to share confidential information, as specified, for the purpose of coordinating housing and supportive services to ensure continuity of care.	
AB 324 Kiley R	Crimes: disorderly conduct.	5/10/2017-Referred to Com. on PUB. S.	Current law provides that a person who uses a camera or similar device to photograph, film, or otherwise record an identifiable person under or through their clothing, for the purpose of viewing their body or undergarments for the purpose of sexual gratification, or to record an identifiable person who is in a state of full or partial undress in an area in which they have a reasonable expectation of privacy, without their consent, is guilty of disorderly conduct, a misdemeanor. This bill would eliminate the requirement that the recorded person in either of these circumstances be identifiable.	
AB 335 Kiley R	Parole: placement at release.	5/10/2017-Referred to Com. on PUB. S.	Current law provides that an inmate who has committed certain specified offenses and is released on parole shall not be returned to a location within 35 of miles of the residence of a victim of or witness to that offense if the victim or witness makes such a request and the Board of Parole Hearings or the Department of Corrections and Rehabilitation finds that the placement is necessary to protect the victim or witness. This bill would add certain sexual penetration offenses as well as several sexual assault offenses in which the victim is unconscious or unable to give consent to the list of offenses to which this release restriction applies.	
AB 356 Bigelow R	Human remains: disposition.	5/10/2017-Referred to Coms. on HEALTH and B., P. & E.D.	Would authorize human remains to be transported from California to an adjacent state for disposition in that state without a death certificate or a permit for disposition if the remains are found within 50 miles of the California border and a licenced funeral establishment is within 50 miles of the border in the adjacent state and the remains are released to that funeral establishment.	
AB 371 Cooley D	Sex crimes: communication with a minor.	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.) (May 26). Read second time. Ordered to third reading.	Would make it a crime to contact or communicate with a minor, or attempt to contact or communicate with a minor, as specified, with the intent to commit human trafficking of the minor. By expanding the definition of a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
AB 381 Calderon D	Vehicle registration: Voluntary Deaf or Hard of Hearing	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.)	Would establish and require the Department of Motor Vehicles to administer the Voluntary Deaf or Hard of Hearing Notification Program.	

	Notification Program: establishment.	(May 26). Read second time. Ordered to third reading.	The program would allow a person at the time of the original or renewal of registration of a vehicle to voluntarily indicate that a driver of the vehicle may be deaf or hard of hearing and further allow a peace officer to access that information when accessing other information about the vehicle. The department would be prohibited from indicating, in any manner, the information provided pursuant to the program on a driver's license, certificate of ownership, registration card, or license plate.	
AB 395 Bocanegra D	Substance abuse treatment providers.	5/18/2017-Referred to Com. on HEALTH.	Would make legislative findings and declarations that it is in the best interest of the health and welfare of the people of this state to also coordinate medication-assisted treatments for substance abuse disorders. The bill would modify the specific controlled substances authorized for use in narcotic replacement therapy to include medication-assisted treatment and refer to medications, rather than controlled substances.	
AB 413 Eggman D	Confidential communications: domestic violence.	5/10/2017-Referred to Coms. on PUB. S. and APPR.	Current law makes it a crime, subject to specified exemptions, for a person to intentionally eavesdrop upon or record a confidential communication by means of an electronic amplifying or recording device without the consent of all parties to the confidential communication. Current law exempts from the prohibition the recording of a confidential communication made for the purpose of obtaining evidence reasonably believed to relate to the commission by another party to the communication of certain crimes as specified. This bill would allow a party to a confidential communication to record the communication for the purpose of obtaining evidence reasonably believed to relate to domestic violence, as specified, and the evidence so obtained would not be rendered inadmissible in a prosecution against the perpetrator for domestic violence.	
AB 420 Wood D	Marijuana and medical cannabis: advertisements: license number disclosure.	5/24/2017-Referred to Com. on B., P. & E.D.	Current law, the Medical Cannabis Regulation and Safety Act (MCRSA), authorizes a person who obtains both a state license under MCRSA and the applicable local license to engage in commercial medical cannabis activity pursuant to those licenses, as specified. This bill would require an advertisement for the sale of medical cannabis or medical cannabis products to identify the MCRSA licensee responsible for its content by including, at a minimum, the license number of the MCRSA licensee.	
AB 424 McCarty D	Possession of a firearm in a school zone.	5/22/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on	Would delete the authority of a school district superintendent, his or her designee, or equivalent school authority to provide written permission for a person to possess a firearm within a school zone. By expanding the scope	

		RLS. for assignment.	of a crime, this bill would create a state-mandated local program. This bill would exempt from that crime the activities of a program involving shooting sports or activities that are sanctioned by a school, school district, college, university, or other governing body of the institution, as specified.	
<u>AB 452</u> <u>Bloom D</u>	Courts.	5/10/2017-Referred to Com. on JUD.	Current law creates the position of Clerk of the Supreme Court, and Clerk/Administrator of the Court of Appeal. This bill would change references to the Clerk of the Supreme Court to the Clerk/Executive Officer of the Supreme Court, and would change references to the Clerk/Administrator of the Court of Appeal to the Clerk/Executive Officer of the Court of Appeal. This bill contains other related provisions and other current laws.	
<u>AB 459</u> <u>Chau D</u>	Public records: video or audio recordings: crime.	5/18/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	The California Public Records Act requires state and local agencies to make their records available for public inspection, unless an exemption from disclosure applies. This bill would specify that the act does not require disclosure of a video or audio recording that was created during the commission or investigation of the crime of rape, incest, sexual assault, domestic violence, or child abuse that depicts the face, intimate body part, or voice of a victim of the incident depicted in the recording.	
<u>AB 484</u> <u>Cunningham R</u>	Sex offenses: registration.	5/18/2017-Referred to Com. on PUB. S.	Current law, as amended by Proposition 35 as approved by the voters at the November 6, 2012, statewide general election, requires persons convicted of specified sex offenses, or attempts to commit those offenses, to register with local law enforcement agencies while residing in the state or while attending school or working in the state. This bill would add to the list of offenses requiring registration, the offense of rape in cases where the victim submits to an act of sexual intercourse under the belief that the person committing the act is someone known to the victim other than the accused and the offense of rape in cases where the act is accomplished against the victim's will by threatening the use of the authority of a public official to incarcerate, arrest, or deport the victim or another.	
<u>AB 526</u> <u>Cooper D</u>	County employees' retirement: districts: retirement system governance.	5/18/2017-Referred to Com. on P.E. & R. From committee chair, with author's amendments: Amend, and re-refer to Com. on P.E. & R. Read second time and amended.	Would define the Sacramento County retirement system as a district under CERL. The bill would authorize the board to adopt, by resolution, specified administrative provisions that would classify various personnel of the retirement system as employees of the retirement system and not employees of the county. The bill would require the retirement system to notify, and to meet and discuss with, participating employers in the retirement	

			system, the employees of the system, and specified employee organizations, regarding the retirement system's intent to exercise this authority at least 60 days before considering a resolution to make these provisions applicable.	
AB 529 Stone, Mark D	Juveniles: sealing of records.	5/26/2017-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.	Would require, if a person who has been alleged to be a ward of the juvenile court and has his or her petition dismissed or if the petition is not sustained by the court after an adjudication hearing, the court to seal all records pertaining to that dismissed petition that are in the custody of the juvenile court, and in the custody of law enforcement agencies, the probation department, or the Department of Justice in accordance with a specified procedure. The bill would also delete an obsolete provision. By imposing new duties on local agencies relating to sealing juvenile records, this bill would impose a state-mandated local program.	
AB 558 Quirk-Silva D	Sex offenders: Internet Web site.	5/26/2017-From committee: Do pass. (Ayes 16. Noes 1.) (May 26).	Current law requires the Department of Justice to make available specified information about registered sex offenders via an Internet Web site. Current law authorizes an offender who has been convicted of specified offenses, including misdemeanor child molestation, to apply to the department for exclusion of his or her information from the Internet Web site. This bill would prohibit offenders who were convicted of misdemeanor child molestation from applying to the department for exclusion of their information from the Internet Web site.	
AB 578 Reyes D	Threatening a witness: threats to report immigration status.	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.) (May 26). Read second time. Ordered to third reading.	Would include in the list of circumstances that make threatening a witness or victim a felony a threat to report the immigration status or suspected immigration status of a crime victim or witness, or of a victim's or witness' family member or relative. By increasing the penalty for a crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
AB 597 Stone, Mark D	Child abuse and neglect: information: computerized database.	5/22/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Would authorize the Counties of Santa Clara, Santa Cruz, and San Mateo to jointly establish a computerized database system to be used between and among those counties, and would authorize that system to also share specified identifying information regarding families at risk for child abuse or neglect for research purposes. The bill would require any personally identifiable data shared for research purposes to remain confidential, and would require those participating counties to develop a confidentiality protocol.	
AB 608 Irwin D	Electronic Communications Privacy Act.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last	Current law requires a warrant issued pursuant to the Electronic Communications Privacy Act to require that any information obtained	

		location was PUB. S. on 5/2/2017)(May be acted upon Jan 2018)	through the execution of the warrant, that is unrelated to the objective of the warrant, be sealed and not be subject to further review, use, or disclosure. Current law also provides that the warrant may require that the information be destroyed as soon as feasible after the termination of the investigation and any related investigations or proceedings. This bill would specify the manner in which unrelated information obtained pursuant to a warrant is to be sealed, and by whom.	
AB 693 Irwin D	Firearms.	5/18/2017-Referred to Com. on PUB. S.	Current law generally requires that a firearms transaction be conducted through a licensed firearms dealer and prohibits the transfer of a firearm unless the person has been issued a firearms license. Current law provides various exceptions to this requirement, including for firearms sold or transferred to an authorized law enforcement representative for use by the law enforcement agency. This bill would exempt the loan of a firearm from the requirement that the transaction be conducted through a dealer or by a dealer if the loan is made to a person enrolled in the course of basic training prescribed by the Commission on Peace Officer Standards and Training, or any other course certified by the commission, for purposes of participation in the course.	
AB 702 Lackey R	Driving under the influence: chemical tests.	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.) (May 26). Read second time. Ordered to third reading.	When a person is convicted of violating specified driving-under-the-influence (DUI) provisions, and at the time of the arrest leading to that conviction the person willfully refused a peace officer's request to submit to, or willfully failed to complete, a specified chemical test, existing law requires a court to impose additional penalties, as specified. This bill would make it a crime for a person to willfully refuse to submit to, or willfully fail to complete, a breath test after being lawfully arrested for a violation of specified offenses.	
AB 721 Bigelow R	Firearms: prohibited firearms.	5/24/2017-In committee: Hearing postponed by committee.	Current law prohibits the manufacture, importation, sale, or possession in the state of short-barreled rifles and short-barreled shotguns, as defined. Current law authorizes certain government entities and certain peace officers to purchase and possess these firearms under certain circumstances, as specified. This bill would add district attorney's offices and peace officer members of these offices to the specified entities and persons authorized to purchase and possess these weapons under specified circumstances.	
AB 736 Gipson D	Firearms: dealer licensing.	5/26/2017-From committee: Do pass. (Ayes 12. Noes 5.) (May 26).	Would authorize the Department of Justice or local authorities to impose a civil fine for a violation of certain firearms licensing requirements committed by a licensed firearms dealer.	

<p><u>AB 785</u> <u>Jones-Sawyer</u> D</p>	<p>Firearms: possession of firearms by convicted persons.</p>	<p>5/18/2017-Referred to Com. on PUB. S.</p>	<p>Current law generally prohibits a person who has been convicted of certain misdemeanors from possessing a firearm within 10 years of the conviction. Under current law, a violation of this prohibition is a crime, punishable by imprisonment in a county jail not exceeding one year or in the state prison, by a fine not exceeding \$1,000, or by both that imprisonment and fine. Current law, as a result of Proposition 63, an initiative measure approved by the voters at the November 8, 2016, statewide general election, codifies these provisions in separate, nonconflicting, identically numbered sections. This bill would reorganize these provisions by incorporating these nonconflicting provisions into the section as amended by Proposition 63 and would repeal the other section as obsolete.</p>	
<p><u>AB 790</u> <u>Stone, Mark</u> D</p>	<p>Identification cards: replacement: reduced fee.</p>	<p>5/10/2017-Referred to Com. on T. & H.</p>	<p>Would provide for a reduced fee of \$8 for a replacement identification card issued to an eligible inmate, as defined, upon release from a state or federal correctional facility or a county jail facility, and to an eligible patient, as defined, treated in a facility of the State Department of State Hospitals. This bill contains other related provisions and other existing laws.</p>	
<p><u>AB 872</u> <u>Chau</u> D</p>	<p>School employees: employment: sex offenses.</p>	<p>5/10/2017-Referred to Coms. on ED. and PUB. S.</p>	<p>Current law prohibits the employment or retainment of employment by a school district of a person convicted of a sex offense and defines the term “sex offense” for those purposes and for specified other provisions relating to schools and school employees. This bill would revise the list of crimes included in the definition of “sex offense” by, among other things, including specified crimes a violation of which requires a person to register as a sex offender under the Sex Offender Registration Act.</p>	
<p><u>AB 887</u> <u>Cooper</u> D</p>	<p>Public safety officers: investigations and interviews.</p>	<p>5/10/2017-Referred to Coms. on PUB. S. and APPR.</p>	<p>The Public Safety Officers Procedural Bill of Rights Act requires, when a public safety officer is under investigation and is interrogated by his or her commanding officer, or another member of the employing agency, on matters than that could lead to punitive action, the interrogation be conducted under certain conditions, including that the public safety officer under investigation shall be informed of the nature of the investigation prior to any interrogation. This bill would specify that a public safety officer under investigation is required to be informed of the time, date, and location of any incident at issue, the internal affairs case number, if any, and the title of any policies, rules, and procedures alleged to have been violated with a brief factual summary of any complaint. The</p>	

			bill would prohibit these provisions from being construed to grant a right to full discovery of reports and witness statements before an officer's interrogation.
AB 993 Baker R	Examination of victims of sex crimes.	5/18/2017-Referred to Com. on PUB. S.	Current law authorizes, the prosecution to apply for an order that a victim's testimony at the preliminary hearing be video recorded and the video recording preserved when the defendant has been charged with certain sex crimes, including rape and sodomy, and the victim is a person 15 years of age or less or is developmentally disabled as a result of an intellectual disability. This bill would also authorize the prosecution to apply for an order that a victim's testimony at the preliminary hearing be video recorded and preserved when the defendant has been charged with aggravated sexual assault of a child under 14 years of age or charged with sexual intercourse, sodomy, sexual penetration, or oral copulation with a child under 10 years of age.
AB 1008 McCarty D	Employment discrimination: prior criminal history.	5/26/2017-From committee: Amend, and do pass as amended. (Ayes 11. Noes 6.) (May 26).	Would repeal the prohibition on a state or local agency from asking an applicant for employment to disclose information regarding a criminal conviction, as specified. The bill would, instead, provide it is an unlawful employment practice under FEHA for an employer to include on any application for employment any question that seeks the disclosure of an applicant's criminal history, to inquire into or consider the conviction history of an applicant until that applicant has received a conditional offer, and, when conducting a conviction history background check, to consider, distribute, or disseminate specified information related to prior criminal convictions, except as provided.
AB 1033 Garcia, Cristina D	Rape: condoms.	5/22/2017-Withdrawn from committee. Re-referred to Com. on RLS.	Would identify additional circumstances under which rape and spousal rape are accomplished, including when the person using a condom intentionally and without consent removes the condom during the act, when the person using the condom intentionally and without consent tampers with the condom and that condom is used during the act, or when the person intentionally and without consent uses a condom during the act that the person knows has been tampered with.
AB 1034 Chau D	Government interruption of communications.	5/25/2017-Read second time. Ordered to Consent Calendar.	Would prohibit any government entity, or service provider acting at the request of a government entity, from interrupting a communication service either to prevent the communications service from being used for an illegal purpose or to protect public health, safety, or welfare. The bill would authorize a government entity to interrupt a communications service for either of those

			purposes in an extreme emergency situation, as specified, or if the interruption is authorized by a court order.
AB 1115 Jones-Sawyer D	Convictions: expungement.	5/18/2017-Referred to Com. on PUB. S.	Current law authorizes a court to allow a defendant sentenced to county jail for a felony to withdraw his or her plea of guilty or plea of nolo contendere and enter a plea of not guilty, after the lapse of one or 2 years following the defendant's completion of the sentence, as specified with certain requirements. Current law requires the defendant to be released from all penalties and disabilities resulting from the offense of which he or she was convicted, except as specified. This bill would allow a defendant sentenced to state prison for a felony that, if committed after the 2011 Realignment Legislation, would have been eligible for sentencing to a county jail to obtain the above-specified relief.
AB 1116 Grayson D	Peer Support and Crisis Referral Services Act.	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.) (May 26). Read second time. Ordered to third reading.	Would create the Peer Support and Crisis Referral Services Act. The bill would, for purposes of the act, define a "peer support team" as a local critical incident response team composed of individuals from emergency services professions, emergency medical services, hospital staff, clergy, educators, and mental health professionals who have completed a peer support training course developed by the Office of Emergency Services, the California Firefighter Joint Apprenticeship Committee, or the Commission on Correctional Peace Officer Standards and Training, as specified.
AB 1159 Chiu D	Marijuana: legal services.	5/24/2017-Referred to Com. on JUD.	Under current law a contract that is contrary to an express provision of law, contrary to the policy of express law, or that is otherwise contrary to good morals is not lawful. This bill would provide that medical cannabis or commercial marijuana activity conducted in compliance with state law and any applicable local standards and regulations is a lawful object of a contract, is not contrary to an express policy or provision of law or to good morals, and is not against public policy.
AB 1181 Stone, Mark D	Juveniles: court records.	4/20/2017-Re-referred to Com. on APPR.	Would require the court to seal all records relating to a juvenile dependency case that has been dismissed or for which jurisdiction has terminated at the time the dismissal or termination is final, including those records held by all child welfare agencies, the court, law enforcement agencies, the minor's or nonminor's schools, and any agency with which the minor was placed, unless the court finds compelling evidence that the records should not be sealed. The bill would require the proceedings of the case to be deemed never to have occurred.

<p>AB 1192 Lackey R</p>	<p>Firearms: retired peace officers.</p>	<p>5/24/2017-Referred to Com. on PUB. S.</p>	<p>The current Safety For All Act of 2016, approved as an initiative statute at the November 8, 2016, statewide general election, makes it a crime for a person, commencing July 1, 2017, to possess a large-capacity magazine. Proposition 63 exempts from that prohibition the possession of a large-capacity magazine by honorably retired sworn peace officers. The current act authorizes the Legislature to amend its provisions by statute approved by a 55% vote of each house if the amendments are consistent with, and further the intent of, the initiative statute. This bill would amend that act by redefining the definition of “honorably retired” to include a retired reserve officer who has met specified length of service requirements.</p>	
<p>AB 1312 Gonzalez Fletcher D</p>	<p>Sexual assault victims: rights.</p>	<p>5/26/2017-From committee: Amend, and do pass as amended. (Ayes 15. Noes 0.) (May 26). Read second time and amended. Ordered returned to second reading.</p>	<p>Current law grants the victim of sexual assault, as specified, the right to have a victim advocate and a support person of the victim’s choosing at any interview by law enforcement authorities, district attorneys, or defense attorneys. Current law requires the law enforcement authority or district attorney, before commencing the initial interview, to notify a victim that he or she has this right. This bill would require a law enforcement authority or district attorney to also notify the victim that he or she has the right to request to have a person of the same gender or opposite gender as the victim present in the room during any interview with a law enforcement official or district attorney, unless no such person is reasonably available.</p>	
<p>AB 1339 Cunningham R</p>	<p>Public employment: background investigations.</p>	<p>5/18/2017-Referred to Com. on PUB. S.</p>	<p>Current law requires, an employer to disclose employment information relating to a current or former employee who is an applicant for a peace officer position, and who is not currently employed as a peace officer, upon request of a law enforcement agency, if certain conditions are met. This bill would extend those employer disclosure requirements to information relating to a current or former employee who is an applicant for a position other than as a sworn peace officer with a law enforcement agency.</p>	
<p>AB 1393 Friedman D</p>	<p>Reckless driving: speed contests: vehicle impoundment.</p>	<p>5/18/2017-Referred to Coms. on T. & H. and PUB. S.</p>	<p>Would specifically require, with respect to a conviction for reckless driving, when the person convicted is the registered owner of the vehicle, that the vehicle be impounded for 30 days, at the registered owner’s expense. The bill would allow the impoundment period to be reduced by the number of days, if any, that the vehicle was previously impounded, and would authorize the court to decline to impound the vehicle if it would cause undue hardship for the defendant’s family, as specified. The bill would authorize the release of the vehicle to</p>	

			the legal owner before the 30th day of impoundment, if specified conditions are met.
AB 1410 Wood D	Taxation: marijuana cultivation tax.	5/26/2017-From committee: Do pass. (Ayes 16. Noes 1.) (May 26).	The Control, Regulate and Tax Adult Use of Marijuana Act requires, on or before the last day of the month following each quarterly period, a tax return for the cultivation tax for the preceding quarterly period to be filed with the State Board of Equalization by each person required to be licensed for cultivation under that act and the Medical Cannabis Regulation and Safety Act. This bill, at the time that any payment or consideration is tendered to the taxpayer, or at the time of completion of all quality assurance, inspection, and testing or when that quality assurance, inspection, and testing should have been completed, whichever is earlier, would instead authorize, if requested by the taxpayer, a person required to be licensed as a distributor under the act and the Medical Cannabis Regulation and Safety Act to collect the cultivation tax from the taxpayer and give to the taxpayer a receipt in the manner and form prescribed by the board, except as specified.
AB 1428 Low D	Peace officers: transparency.	5/26/2017-From committee: Do pass. (Ayes 17. Noes 0.) (May 26). Read second time. Ordered to third reading.	Current law requires a department or agency that employs peace officers to establish a procedure to investigate complaints by members of the public against those officers. Existing law requires the department or agency to provide written notification to the complaining party of the disposition of a complaint made pursuant to those provisions within 30 days of the disposition. This bill would also require a department or agency to provide written notification to the complaining party of the current procedural status of an ongoing complaint investigation at least every 45 days.
AB 1443 Levine D	Court records.	5/18/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Would delete a trial court's authority to create, maintain, and preserve records according to standards and guidelines adopted by the American National Standards Institute or the Association for Information and Image Management. This bill contains other related provisions and other existing laws.
AB 1453 Garcia, Eduardo D	Schoolbuses: volunteer transportation.	5/18/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Would authorize the governing board of a school district to additionally provide for the transportation of adult volunteers to and from educational activities authorized by the school district. This bill contains other existing laws.
AB 1525 Baker R	Firearms warnings.	5/22/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Would, on and after January 1, 2018, require a specified statement relating to the risks of firearms and the laws regulating firearms to be included in the warnings on the packaging of firearms and descriptive materials that accompany firearms and in the instructional

			manual developed by the Department of Justice. The bill, on and after January 1, 2019, would also require additional specified warnings to be included at the premises of a licensed firearms dealer.	
<u>AB 1527</u> <u>Cooley D</u>	State and local marijuana regulatory agencies: employees.	5/24/2017-Referred to Com. on B., P. & E.D.	Would prohibit a former employee of the Bureau of Marijuana Control, a licensing authority, the panel, or a local jurisdiction who had specified regulatory or licensing responsibilities from being employed by a person or entity licensed under AUMA or MCRSA for a period of one year from the last date of employment by the bureau, licensing authority, panel, or local jurisdiction.	
<u>AB 1595</u> <u>Gallagher R</u>	Theft: burglary: natural or manmade disasters.	5/26/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	Current law makes a person who commits 2nd-degree burglary or grand theft, as defined, during and within an affected county in a state of emergency or a local emergency, as defined, resulting from an earthquake, fire, flood, riot, or other natural or manmade disaster guilty of the crime of looting, punishable by imprisonment in a county jail, as specified, except in the case of grand theft of a firearm, where the crime of looting is punishable by imprisonment in the state prison. This bill would make a person who commits 2nd-degree burglary or grand theft, or who commits petty theft, under an evacuation order resulting from one of the above-described disasters guilty of the crime of looting or a misdemeanor, respectively.	
<u>AB 1639</u> <u>Garcia, Eduardo D</u>	Crime victims: the California Victim Compensation Board.	5/10/2017-Referred to Com. on PUB. S.	Would California Victim Compensation Board from denying an application for a claim solely because the victim or derivative victim is a person who is listed in the CalGang system. This bill contains other existing laws.	
<u>AB 1686</u> <u>Gloria D</u>	Nonmedical marijuana and medical cannabis: licenses: application: labor peace agreement.	5/18/2017-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	MCRSA requires an applicant for a MCRSA license with 20 or more employees to provide the licensing authority with a statement that the applicant will enter into, or demonstrate that it has already entered into, and abide by the terms of a labor peace agreement. MCRSA requires an applicant for a MCRSA license to provide the licensing authority with a statement, signed by the applicant under penalty of perjury, that the information provided is complete, true, and accurate. AUMA requires an applicant for an AUMA license to comply with these requirements. This bill would require that the statement relating to the labor peace agreement be signed, notarized, and submitted electronically.	
<u>SB 10</u> <u>Hertzberg D</u>	Bail: pretrial release.	5/26/2017-Read second time. Ordered to third reading.	Would declare the intent of the Legislature to enact legislation that would safely reduce the number of people detained pretrial, while addressing racial and economic disparities in the pretrial system, and to ensure that people	

			are not held in pretrial detention simply because of their inability to afford money bail. This bill contains other related provisions and other existing laws.	
SB 21 Hill D	Law enforcement agencies: surveillance: policies.	5/26/2017-Read second time and amended. Ordered to third reading.	Would, beginning July 1, 2018, require each law enforcement agency, as defined, to submit to its governing body at a regularly scheduled hearing, open to the public, a proposed Surveillance Use Policy for the use of each type of surveillance technology and the information collected, as specified. The bill would require the law enforcement agency to cease using the surveillance technology within 30 days if the proposed plan is not adopted. The bill would require the law enforcement agency to submit an amendment to the surveillance plan, pursuant to the same open meeting requirements, for each new type of surveillance technology sought to be used.	
SB 54 De León D	Law enforcement: sharing data.	5/18/2017-Referred to Coms. on PUB. S. and JUD.	Current law provides that when there is reason to believe that a person arrested for a violation of specified controlled substance provisions may not be a citizen of the United States, the arresting agency shall notify the appropriate agency of the United States having charge of deportation matters. This bill would repeal those provisions.	
SB 185 Hertzberg D	Crimes: infractions.	5/26/2017-From committee: Do pass as amended. (Ayes 5. Noes 2.) (May 25). Read second time and amended. Ordered to third reading.	Existing law requires a court, in any case when a person appears before a traffic referee or judge of the superior court for adjudication of a violation of the Vehicle Code, upon request of the defendant, to consider the defendant's ability to pay, as specified. This bill would require the court, in any case involving an infraction filed with the court, to determine whether the defendant is indigent for purposes of determining what portion of the statutory amount of any associated fine, fee, assessment, or other financial penalties the person can afford to pay.	
SB 204 Dodd D	Domestic violence: protective orders.	5/26/2017-Read third time. Passed. (Ayes 37. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.	Would enact the Uniform Recognition and Enforcement of Canadian Domestic Violence Protection Orders Act, which would authorize the enforcement of a valid Canadian domestic violence protection order in a tribunal of this state under certain conditions. The bill would prescribe the criteria for a determination of the validity of a protection order under these provisions, as specified, and would authorize the registration of such a protection order in the Domestic Violence Restraining Order System.	
SB 213 Mitchell D	Placement of children: criminal records check.	5/26/2017-Read second time. Ordered to third reading.	Current law subjects foster care provider applicants and resource family applicants to a criminal records check and prohibits licensure or approval of an applicant who has been convicted of certain felonies, but authorizes the department or county, as applicable, to grant an	

			<p>exemption from disqualification for the conviction of any other crime. This bill would also (1) prohibit the final approval for an adoption placement, (2) prohibit the placement of a child in the home of a relative, nonrelative extended family member, prospective guardian, or another person who is not a licensed or certified foster parent or an approved resource family, and (3) prohibit licensure of a foster care provider applicant and approval of a resource family applicant, if an adult living in the home has been convicted of a violent felony, as defined.</p>
<p>SB 238 Hertzberg D</p>	<p>Evidence: disposition of exhibits: photographic or digital record.</p>	<p>5/18/2017-Referred to Com. on PUB. S.</p>	<p>Current law allows any party to prepare a photographic record of an exhibit before it is disposed of. Current law requires the clerk of the court to observe the taking of the photographic record and to certify the copy and negative of the photograph as being a true, unaltered, and unretouched print of the photographic record taken in the presence of the clerk. This bill would allow, in addition to a photographic record, a digital record of the exhibit to be taken in the above manner. The bill would require a duplicate of the photographic or digital record to be delivered to the clerk for certification and would define “photographic” and “duplicate” for these purposes.</p>
<p>SB 244 Lara D</p>	<p>Privacy: agencies: personal information.</p>	<p>5/26/2017-Read second time and amended. Ordered to third reading.</p>	<p>The California Public Records Act requires state and local agencies to make public records available for inspection by the public, subject to specified criteria and with specified exceptions. Current law exempts from disclosure statements of personal worth or personal financial data required by a licensing agency and filed by an applicant with the licensing agency to establish his or her personal qualification for the license, certificate, or permit. This bill would exempt from disclosure sensitive personal information regarding an application for public services or programs, as defined, and prohibit that information from being disclosed to any other person, including, but not limited to, any other state or federal agency or official.</p>
<p>SB 310 Atkins D</p>	<p>Name and gender change: prisons and county jails.</p>	<p>5/26/2017-Read second time and amended. Ordered to third reading.</p>	<p>Would establish the right of a person under the jurisdiction of the Department of Corrections and Rehabilitation or sentenced to county jail to petition the court to obtain a name or gender change. The bill would require the Department of Corrections and Rehabilitation or county jail to use the new name of a person who obtains a name change, and to list the prior name only as an alias. This bill would also require that the person petitioning for a name change provide a copy of the petition to the Department of</p>

			Corrections and Rehabilitation at the time of filing. By increasing the duties of county jails, this bill would create a state-mandated local program.
SB 312 Skinner D	Juveniles: sealing of records.	5/26/2017-Read second time. Ordered to third reading. Read third time and amended. Ordered to second 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 pertaining to that dismissed petition in the custody of the juvenile court and in the custody of law enforcement agencies, the probation department, or the Department of Justice in accordance with a specified procedure. Current law prohibits the court from sealing a record or dismissing a petition under this provision if the petition was sustained based on the commission of any specified serious or violent offense. This bill would expand the exception described in (1) to require the court to seal a record or dismiss a petition under the provisions described in (1) if the finding on that serious or violent offense was reduced to a misdemeanor.
SB 345 Bradford D	Law enforcement agencies: public records.	5/26/2017-Read second time and amended. Ordered to third reading.	Would, commencing January 1, 2019, require the Department of Alcoholic Beverage Control, the Department of the California Highway Patrol, the Department of Corrections and Rehabilitation, the Department of Fish and Wildlife, the Department of Justice, the Commission on Peace Officer Standards and Training, and each local law enforcement agency to conspicuously post on their Internet Web sites all current standards, policies, practices, operating procedures, and education and training materials, to the extent not prohibited by the California Public Records Act.
SB 393 Lara D	Arrests: sealing.	5/26/2017-Read second time. Ordered to third reading.	Current law authorizes a person who was arrested and has successfully completed a prefiling diversion program, a person who has successfully completed a specified drug diversion program, and a person who has successfully completed a specified deferred entry of judgment program to petition the court to seal his or her arrest records. Current law also specifies that, with regards to arrests that resulted in the defendant participating in certain other deferred entry of judgment programs, the arrest upon which the judgment was deferred shall be deemed not to have occurred. This bill would also authorize a person who has suffered an arrest that did not result in a conviction to petition the court to have his or her arrest sealed.
SB 394	Parole: youth	5/26/2017-Read	Would make a person who was convicted of a

Lara D	offender parole hearings.	second time and amended. Ordered to third reading.	controlling offense that was committed before the person had attained 18 years of age and for which a life sentence without the possibility of parole has been imposed eligible for release on parole by the board during his or her 25th year of incarceration at a youth offender parole hearing. The bill would require the Board of Parole Hearings to complete, by July 1, 2020, all hearings for individuals who are or will be entitled to have their parole suitability considered at a youth offender parole hearing by this bill before July 1, 2020. The bill would make other technical, nonsubstantive changes.	
SB 420 Monning D	State summary criminal history information: sentencing information.	5/24/2017-From committee with author's amendments. Read second time and amended. Re-referred to Com. on PUB. S.	Current law requires the Department of Justice to maintain state summary criminal history information, including the identification and criminal history of any person. Current law specifies to whom and how the state summary criminal history information may be released and for what purposes it may be used. Current law also specifies the type of information that may be provided to the various entities that can request state summary criminal history information. This bill would include sentencing information in the state summary criminal history information record and would require that information to be provided, if present in the department's records at the time of the response, whenever state summary criminal history information is initially furnished to specified entities, including to authorized agencies and organizations for use for peace officer employment purposes.	
SB 497 Portantino D	Firearms: transfers.	5/26/2017-Read second time. Ordered to third reading.	Current law prohibits a firearms dealer from delivering a handgun to a person whenever the dealer is notified by the Department of Justice that within the preceding 30-day period the purchaser has made another application to purchase a handgun that does not fall within an exception to the 30-day prohibition. A violation of that delivery prohibition by the dealer is a crime. This bill would make the 30-day prohibition and the dealer delivery prohibition described above applicable to all types of firearms.	
SB 500 Levva D	Extortion.	5/26/2017-Read second time and amended. Ordered to third reading.	Current law makes it a crime for any person to knowingly access and without permission alter, damage, delete, destroy, or otherwise use any data, computer, computer system, or computer network to, among other things, wrongfully control or obtain money, property, or data. Current law additionally makes it a crime to knowingly access and without permission take, copy, or make use of any data from a computer, computer system, or computer network. This bill would specify that data, for purposes of these crimes, includes sexually	

			explicit recordings or images.	
SB 505 Mendoza D	Shared gang databases: administration.	5/26/2017-Read second time. Ordered to third reading. Ordered to special consent calendar.	Would establish the California Gang Intelligence Executive Steering Committee in the Department of Justice, as specified, for the purpose of overseeing and administering the CalGang system, as specified, and assisting the department in developing regulations governing the use, operation, and oversight of shared gang databases operated in the state. The bill would require the committee to meet at least quarterly and to conduct public hearings at least annually to provide opportunities for gathering information and receiving input regarding the work of the committee from concerned stakeholders and the public.	
SB 536 Pan D	Firearm Violence Research Center: gun violence restraining orders.	5/22/2017-Referred to Com. on PUB. S.	Current law requests the Regents of the University of California to establish and administer a Firearm Violence Research Center to research firearm-related violence. This bill would require the Department of Justice to make information relating to gun violence restraining orders that is maintained in the California Restraining and Protective Order System or any similar database maintained by the department available to researchers affiliated with the center, or, at the discretion of the department, to any other entity that is concerned with the study and prevention of violence, for academic and policy research purposes, provided that any material identifying individuals is not transferred, revealed, or used for other than research or statistical activities and reports or publications derived therefrom do not identify specific individuals.	
SB 610 Nguyen R	Wrongful concealment: statute of limitations.	5/26/2017-Referred to Com. on PUB. S.	Would provide that for the offense of actively concealing or attempting to conceal an accidental death, as described, a criminal complaint may be filed within one year after the person is initially identified by law enforcement as a suspect in the commission of the offense, provided however, that in any case a complaint may not be filed more than 6 years after the commission of the offense. This bill contains other existing laws.	
SB 613 De León D	Immigration status.	4/27/2017-Read second time. Ordered to third reading.	Current law requires the Division of Juvenile Justice to cooperate with the United States Bureau of Immigration in arranging for the deportation of all aliens who are committed to it. This bill would repeal that provision. This bill contains other related provisions and other current laws.	
SB 652 Nielsen R	Violent felonies: firearms: unlawful possession.	4/19/2017-April 18 set for second hearing. Failed passage in committee.	Would define as a "violent felony" the unlawful possession of a firearm by a person previously convicted of a felony enumerated as a violent felony. By changing the definition of	

		Reconsideration granted.	a crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
SB 699 Galgiani D	Driving offenses: motor vehicle speed contests.	5/26/2017-Read second time and amended. Ordered to third reading.	Would expand the crimes of engaging in a motor vehicle speed contest or a motor vehicle exhibition of speed, or aiding or abetting in those activities, to apply to a parking facility. Because this bill would expand the scope of existing crimes, it would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	

Bills No Longer Moving This Year

Measure	Topic	Status	Summary	Position
AB 27 Melendez R	Violent felonies: sex offenses.	5/26/2017-In committee: Held under submission.	Current law, as amended by Proposition 21, adopted March 7, 2000, and by Proposition 83, adopted November 7, 2006, classifies certain felonies as violent felonies for purposes of various provisions of the Penal Code. This bill would define as violent felonies rape, sodomy, penetration with a foreign object, or oral copulation, if the victim was unconscious, if the victim was incapable of giving consent due to intoxication, if the victim was incapable of giving legal consent because of a mental disorder or developmental or physical disability, if the victim submitted to the act under the belief that the person committing the act was someone known to the victim other than the accused, or if the act was accomplished against the victim's will by threatening to use the authority of a public official for purposes of the specified sentencing enhancements.	
AB 39 Bocanegra D	Hate crimes.	5/26/2017-In committee: Held under submission.	Current law defines a "hate crime" as a criminal act committed, in whole or in part, because of actual or perceived characteristics of the victim, including, among other things, race, religion, disability, and sexual orientation. Subject to adequate funding, current law requires the Attorney General to direct local law enforcement agencies to report to the Department of Justice specified information relative to hate crimes, as prescribed. This bill would require every local law enforcement agency to forward a summary of any hate crime reported within its jurisdiction to the human relations commission within that jurisdiction, if such an entity exists, as specified.	Oppose
AB 158 Chu D	Peace officers: hate crime reporting	5/26/2017-In committee: Held	Current law requires every person or agency dealing with crimes or criminals to maintain	

	guidelines.	under submission.	the records necessary to report statistical data, and to report statistical data to the Department of Justice and the Attorney General. Current law requires the Attorney General, subject to the availability of adequate funding, to direct local law enforcement agencies to report information related to hate crimes, as defined, to the Department of Justice. This bill would require specified reports of law enforcement agencies to include a check box and specified question that indicate whether an incident was bias related.
AB 177 Chávez R	Child abuse and neglect: reporting.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 1/30/2017)(May be acted upon Jan 2018)	Would require a social worker investigating a case of child abuse or neglect involving an allegation against the parent or guardian of the child to attempt to determine if the parent or guardian is a member of the military. The bill would provide that if it is determined that the parent or guardian is a member of the military, the social worker would be required to notify the Family Advocacy Program of the Department of Defense that there is an allegation of abuse or neglect that relates to the parent or guardian who is a member of the military.
AB 241 Dababneh D	Personal information: privacy: state and local agency breach.	5/26/2017-In committee: Held under submission.	Current law requires a person or business, if it was the source of a data security breach, to offer to provide appropriate identity theft prevention and mitigation services at no cost to the person whose information was or may have been breached if the breach exposed or may have exposed the person's social security number, driver's license number, or California identification card number. This bill also would require a state or local agency, if it was the source of the breach, to offer to provide appropriate identity theft prevention and mitigation services at no cost to a person whose information was or may have been breached if the breach exposed or may have exposed the person's social security number, driver's license number, or California identification card number.
AB 282 Jones-Sawyer D	Commission on Peace Officer Standards and Training: procedural justice training.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/13/2017)(May be acted upon Jan 2018)	Would require the Commission on Peace Officer Standards and Training to develop and disseminate training for peace officers on principled policing, which would include the subjects of procedural justice and implicit bias, as defined. The bill would require this training for specified peace officers. The bill would also require the commission to certify and make training available to train peace officers to teach the course of training on principled policing to other officers in their agencies.
AB 298 Gallagher R	Immigration holds.	5/3/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last	Would require a local law enforcement official to cooperate with federal immigration officials by detaining an individual convicted of a

		location was PUB. S. on 2/13/2017)(May be acted upon Jan 2018)(Recorded 4/28/2017)	felony on the basis of an immigration hold for up to 48 hours, as specified, after the person becomes eligible for release from custody if continued detention on the basis of the immigration hold would not violate federal law. By creating new duties for local officials, this bill would impose a state-mandated local program. The bill would also make conforming changes.	
AB 328 Lackey R	Juvenile records.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/21/2017)(May be acted upon Jan 2018)	Notwithstanding specified provisions, current law specifically requires the court to provide specified written notice, within 7 days, to the superintendent of the school district of attendance of a juvenile who has been found by the court to have committed certain offenses. This bill would require the parole officer or probation officer to provide notice to a superintendent under those provisions, if the minor is returned to a school district other than the one from which the minor came or to a public school within the school district from which the minor was enrolled prior to removal, within 7 days of the minor's return, and would require this written notice to include the offense found to have been committed by the minor and the disposition of the minor's case.	
AB 330 Cooley D	Highway safety.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/3/2017)(May be acted upon Jan 2018)	Current law prohibits a person while having 0.08% or more, by weight, of alcohol in his or her blood from driving a vehicle and concurrently doing any act forbidden by law, or neglecting any duty imposed by law in driving the vehicle, when the act or neglect proximately causes bodily injury to a person other than the driver. This bill would, until January 1, 2022, authorize the court to order a person convicted of a crime described above to enroll and participate in, and successfully complete, a qualified "24/7 Sobriety program," as defined, as a condition of probation, if the program is available and deemed appropriate, and the person committed the crime within 10 years of one or more separate crimes described above that resulted in a conviction.	
AB 392 Lackey R	Conspiracy: shoplifting.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/21/2017)(May be acted upon Jan 2018)	Current law makes it a crime, punishable as a misdemeanor or a felony, for 2 or more persons to conspire to commit any crime. This bill would specify that the crime of conspiracy occurs when 2 or more persons conspire to commit shoplifting, and that the punishment for that conspiracy offense would be a felony, as specified. The bill would provide that conspiracy to commit shoplifting would be known as "organized retail crime." This bill contains other related provisions and other current laws.	
AB 412 Ting D	Courts: civil assessments.	5/26/2017-In committee: Held	Current law authorizes the court, in addition to any other penalty in an infraction,	

		under submission.	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 shall not become effective until at least 60 days after the court mails a warning notice to the defendant.
AB 416 Mathis R	Cannabis.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/9/2017)(May be acted upon Jan 2018)	Would state the intent of the Legislature to enact legislation relating to CBD-enriched cannabis. This bill contains other existing laws.
AB 437 Rodriguez D	At-risk persons: first responders.	5/26/2017-In committee: Hearing postponed by committee.	Would require the Attorney General to establish and maintain within the Violent Crime Information Center a Voluntary Online At-Risk Community Network for purposes of providing information to first responders in order to prevent harmful interactions between first responders and seniors or persons with disabilities, as defined. The bill would prescribe the information that a senior, a person with a disability, a person with a limited conservatorship of a person with a developmental or intellectual disability, as specified, or a parent or legal guardian of a minor child with a disability may voluntarily provide to the Attorney General for inclusion in the network, and prescribe how the network would be developed and communicated to the public, as specified.
AB 537 Acosta R	Serious felonies.	5/3/2017-From committee: Without further action pursuant to Joint Rule 62(a).	Current law, as added by Proposition 8, adopted June 8, 1982, and amended by Proposition 21, adopted March 7, 2000, among other things, defines a serious felony. Current law, also added by Proposition 8, adopted June 8, 1982, and amended by Proposition 36, adopted November 6, 2012, commonly known as the Three Strikes Law, requires increased penalties for certain recidivist offenders in addition to any other enhancement or penalty provisions that may apply, including individuals with current and prior convictions of a serious felony, as specified. This bill would amend those initiatives statutes by adding certain felonies to the definition of a serious felony, as specified.
AB 608 Irwin D	Electronic Communications Privacy Act.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 5/2/2017)(May be acted upon Jan 2018)	Current law requires a warrant issued pursuant to the Electronic Communications Privacy Act to require that any information obtained through the execution of the warrant, that is unrelated to the objective of the warrant, be sealed and not be subject to further review, use, or disclosure. Current law also provides that

			the warrant may require that the information be destroyed as soon as feasible after the termination of the investigation and any related investigations or proceedings. This bill would specify the manner in which unrelated information obtained pursuant to a warrant is to be sealed, and by whom.	
AB 745 Reves D	Commissioners: criminal proceedings in the Counties of Riverside and San Bernardino.	5/26/2017-In committee: Held under submission.	Would, until January 1, 2021, expand the authority of a presiding judge of a superior court located within the County of Riverside or the County of San Bernardino, if certain conditions are met, to direct a commissioner to perform specified duties and exercise authority in criminal proceedings. The bill would require the Judicial Council to report to the Governor and Legislature on this expanded authority, as specified. The bill also makes legislative findings and declarations in support of its provisions.	
AB 757 Melendez R	Firearms: concealed carry licenses.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/2/2017)(May be acted upon Jan 2018)	Current law authorizes the sheriff of a county, or the chief or other head of a municipal police department, if good cause exists for the issuance, and subject to certain other criteria, to issue a license to carry a concealed handgun or to carry a loaded and exposed handgun, as specified. This bill would instead require the sheriff of a county, or the chief or other head of a municipal police department, to issue a license to carry a concealed handgun or to carry a loaded and exposed handgun, as specified, if good cause exists and the applicant is of good moral character.	
AB 874 Lackey R	Identity theft.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/16/2017)(May be acted upon Jan 2018)	Would state the intent of the Legislature to enact legislation relating to identity theft.	
AB 1039 Quirk-Silva D	Racial and identity profiling: reporting: peace officer.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was HUM. S. on 3/6/2017)(May be acted upon Jan 2018)	Would specify that the name or other means of identifying a peace officer in connection with the information that the peace officer collects pursuant to the Racial and Identity Profiling Act of 2015, as described, is not subject to disclosure under the California Public Records Act. The bill would also state, in related provisions, that nothing in the Racial and Identity Profiling Act of 2015 was or is intended to allow public access to, or disclosure of, that information, as specified. The bill would also make technical, nonsubstantive changes to those provisions.	Watch
AB 1128 Weber D	Criminal cases: exhibits: retention.	5/26/2017-In committee: Held under submission.	Current law requires the clerk of the court to retain all exhibits introduced or filed in a criminal action or proceeding, except as specified, until final determination of the actions or proceedings. Current law authorizes	

			the court, if requested by a party, to order an exhibit delivered to that party if no prejudice will be suffered by either party, a full and complete photographic record is made of the exhibits, and release of the exhibit is not prohibited by law. Current law requires the court to return an exhibit to the party offering it when the exhibit poses a security, storage, or safety problem, as specified. This bill would declare the intent of the Legislature to ensure that exhibits are preserved by the court in cases that may be reviewed in a postconviction, judicial, or extrajudicial process, and that biological evidence is retained for potential testing and retesting.
AB 1195 Melendez R	Firearms.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/17/2017)(May be acted upon Jan 2018)	Current law provides that whenever a dealer is notified by the Department of Justice that a person is prohibited by state or federal law from processing, owning, purchasing, or receiving a firearm, the dealer shall make available to the person a prohibited notice and transfer form, provided by the department, stating that the person is prohibited from owning or possessing a firearm, and that the person may obtain from the department the reason for the prohibition. This bill would make technical, nonsubstantive changes to those notice provisions.
AB 1236 Gonzalez Fletcher D	Surnames before first marriage.	5/26/2017-In committee: Held under submission.	Current law, for the purpose of prohibiting false personation, among other things, defines the terms "person" and "personal identifying information." Current law defines terms for the purpose of authorizing a county, the district attorney, and the courts, in consultation with a local law enforcement agency, to establish a mutually agreeable procedure to protect confidential personal information regarding any witness or victim contained in a police report, arrest report, or investigative report, as specified. This bill would make changes to these provisions by, among other things, replacing the term "maiden name" with the term "surname before first marriage" and, in the case of some provisions, requiring that an individual's parents surnames before first marriage, rather than only the mother's maiden name, either be recorded, disclosed, or withheld, as specified. Because the bill would require local officials to perform additional duties relating to vital records and reports, it would impose a state-mandated local program.
AB 1326 Cooper D	Petty theft: subsequent convictions.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/13/2017)(May be acted upon Jan	Current law establishes the penalty for petty theft as a fine not exceeding \$1,000, or by imprisonment in the county jail not exceeding 6 months, or by both that fine and imprisonment. The Safe Neighborhoods and Schools Act, enacted as an initiative statute by

		2018)	Proposition 47, provides that a registered sex offender or a person with a prior conviction for certain serious or violent felonies, such as a sexually violent offense, who commits petty theft, is subject to imprisonment in the county jail for up to one year or in the state prison for 16 months, or 2 or 3 years. This bill would expand those enhanced petty theft penalties to a person who has a prior conviction for any serious or violent felony, and to any person who as 3 or more prior convictions for crimes such as petty theft, grand theft, and burglary.
AB 1409 Allen, Travis R	Gang databases.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/13/2017)(May be acted upon Jan 2018)	Would require the California Department of Justice to send a copy of all information it has access to pursuant to a shared gang database to the United States Department of Justice.
AB 1416 Cunningham R	Violent felonies.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/17/2017)(May be acted upon Jan 2018)	Current law, as amended by Proposition 21, an initiative act, defines a violent felony. Under current law, a person who is convicted of or who has a prior conviction for a violent felony is subject to additional years of imprisonment in the state prison, as specified. The Legislature may amend the initiative by a statute passed in each house by a 2/3 vote, or by a statute that becomes effective only when approved by the voters. This bill would make technical, nonsubstantive changes to these provisions.
AB 1463 Levine D	Election of judges: working group.	5/26/2017-In committee: Held under submission.	Would establish, until January 1, 2021, a working group with a membership appointed by the Judicial Council, as specified, to improve voter education of candidates for judicial election. The bill would require the working group to meet to consider what information would be useful to voters in a judicial election and how to make this information accessible to voters. The bill would require the Judicial Council to report the working group's findings to the Legislature on or before January 1, 2020.
AB 1471 Kiley R	Firearms: silencers.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 3/13/2017)(May be acted upon Jan 2018)	Current law generally makes it a felony for any person, firm, or corporation to possess a silencer within this state. Existing law exempts from that prohibition the sale to, purchase by, or possession by certain law enforcement agencies of a silencer for use in the discharge of their official duties, or possession by peace officers employed by those law enforcement agencies. This bill would make the crime of possessing a silencer inapplicable to the sale or other transfer in interstate or foreign commerce by registered dealers or manufacturers when the sale or other transfer is in accordance with federal law.

<p>AB 1474 Eggman D</p>	<p>Misdemeanor offenses: pretrial diversion program.</p>	<p>5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/17/2017)(May be acted upon Jan 2018)</p>	<p>Current law authorizes a county to establish a pretrial diversion program for defendants who have been charged with a misdemeanor offense. Current law defines “pretrial diversion,” for these purposes, to mean the procedure of postponing prosecution either temporarily or permanently at any point in the judicial process from the point at which the accused is charged until adjudication. This bill would make technical, nonsubstantive changes to this provision.</p>	
<p>AB 1475 Cervantes D</p>	<p>Vehicle theft: enhancement.</p>	<p>4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/13/2017)(May be acted upon Jan 2018)</p>	<p>Current law requires a person who, having been previously convicted of specified vehicle theft offenses regardless of whether or not the person actually served a prior prison term for the offense, is subsequently convicted of any of the specified offenses to be punished by imprisonment in a county jail for 2, 3, or 4 years, or a fine of \$10,000, or both that fine and the imprisonment. This bill would instead require a person who is subsequently convicted of an above-specified vehicle theft offense to, in addition and consecutive to a sentence imposed for that conviction, serve a one-year term for each prior conviction of those offenses.</p>	
<p>SB 22 Hill D</p>	<p>Firearms: law enforcement agencies: agency firearm accounting.</p>	<p>5/25/2017-May 25 hearing: Held in committee and under submission.</p>	<p>Would require a law enforcement agency, as defined, to adopt a written procedure to account for firearms that are owned, acquired, maintained, sold, loaned, lost, stolen, or in any way possessed by that agency or by an employee of that agency if used or carried for purposes of carrying out the official duties of his or her employment, as specified. The bill would require that firearms that are lost, stolen, or otherwise disposed of be entered into the AFS. By imposing additional duties on local law enforcement agencies, this bill would impose a state-mandated local program.</p>	
<p>SB 26 Levy D</p>	<p>Sex offenders: access to schools.</p>	<p>5/25/2017-May 25 hearing: Held in committee and under submission.</p>	<p>Current law makes it a misdemeanor for any person who is required to register as a sex offender to come into any school building or upon any school grounds without lawful business and written permission from the chief administrative official of that school. This bill would delete the requirement that the registered sex offender have written permission from the chief administrative official of the school and would instead make it a misdemeanor for a registered sex offender to enter any school building or upon any school grounds without lawful business.</p>	
<p>SB 176 Bates R</p>	<p>Controlled substances: fentanyl and carfentanil.</p>	<p>4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/2/2017)(May be</p>	<p>Current law classifies controlled substances into 5 schedules and places the greatest restrictions and penalties on the use of those substances placed in Schedule I. The drug fentanyl, an opiate, is classified in Schedule II.</p>	

		acted upon Jan 2018)	Current law prohibits a person from possessing for sale or purchasing for purposes of sale specified controlled substances, including fentanyl, and provides for imprisonment in a county jail for 2, 3, or 4 years for a violation of this provision. This bill would classify carfentanil, an opiate, in Schedule II.	
SB 194 Anderson R	Probation: revocation: new period.	5/25/2017-May 25 hearing: Held in committee and under submission.	Would allow the court to place the person on probation for one additional period of probation, no longer than the shortest amount of time required to meet the rehabilitative goals of the defendant, up to a maximum of that period and with those terms and conditions as it could have done immediately following conviction if the order setting aside the judgment, the revocation of probation, or both, was made before the expiration of the probationary period. By increasing the duties of probation officers, this bill would impose a state-mandated local program.	
SB 253 Nielsen R	Veterans: homelessness.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was RLS. on 2/7/2017)(May be acted upon Jan 2018)	The Veterans Housing and Homeless Prevention Bond Act of 2014 authorizes the issuance of bonds in the amount of \$600,000,000, as specified, for expenditure by the California Housing Finance Agency, the Department of Housing and Community Development, and the Department of Veterans Affairs to provide multifamily housing to veterans pursuant to the Veterans Housing and Homeless Prevention Act of 2014 (VHHPA). Current law requires the departments to establish and implement programs that focus on veterans at risk for homelessness or experiencing temporary or chronic homelessness, as specified. This bill would make technical, nonsubstantive changes to these provisions.	
SB 284 Nguyen R	Criminal procedure: misdemeanor citations.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/28/2017)(May be acted upon Jan 2018)	Current law permits a peace officer to not release a person if, among other reasons, the person is so intoxicated that he or she is a danger to himself or herself or others, there are one or more outstanding arrest warrants for the person, or the person cannot provide satisfactory evidence of personal identification. This bill would also permit a peace officer to not release an individual if he or she was arrested for a misdemeanor violation of various crimes related to burglary, theft, and shoplifting. By increasing the number of persons subject to detention at the county jail, this bill would create a state-mandated local program.	
SB 343 Bradford D	Life sentences: release.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was RLS. on 2/14/2017)(May be	Would state the intent of the Legislature to enact legislation that would allow a prisoner who is 70 years of age or older to petition for release, to allow a prisoner who is 70 years of age or older and has a serious medical	

		acted upon Jan 2018)	condition to be moved to a facility that may provide better treatment, and to allow a prisoner who is 60 years of age or older and has a serious health condition to petition for release. The bill would make related findings and declarations. This bill contains other existing laws.
SB 350 Galgiani D	Incarcerated persons: health records.	5/25/2017-May 25 hearing: Held in committee and under submission.	Current law authorizes a provider of health care or a health care service plan to disclose medical information when, among other things, the information is disclosed to an insurer, employer, health care service plan, hospital service plan, employee benefit plan, governmental authority, contractor, or other person or entity responsible for paying for health care services rendered to the patient, to the extent necessary to allow responsibility for payment to be determined and payment to be made. This bill would require the disclosure of information between a county correctional facility, a county medical facility, a state correctional facility, or a state hospital to ensure the continuity of health care of an inmate being transferred between those facilities.
SB 462 Atkins D	Juveniles: case files: access.	5/16/2017-In Assembly. Read first time. Held at Desk.	Would allow records contained in juvenile case files to be accessed by a law enforcement agency, probation department, court, the Department of Justice, or other state or local agency that has custody of the case file record for the limited purpose of complying with data collection or data reporting. The bill would allow the juvenile court, upon the request of the chief probation officer, to authorize a program evaluator, researcher, or research organization to access information contained in juvenile case files for the purpose of conducting research on juvenile justice populations, as specified.
SB 586 Vidak R	Assault and battery of a federal peace officer.	4/19/2017-April 18 set for first hearing. Failed passage in committee.	Current law makes assault committed against a peace officer, as defined, engaged in the performance of his or her duties when the person committing the offense knows or reasonably should know that the victim is a peace officer engaged in the performance of his or her duties punishable by a fine not exceeding \$2,000, or by imprisonment in a county jail not exceeding one year, or by both the fine and imprisonment. This bill would make assault committed against a federal peace officer engaged in the performance of his or her duties, when the person committing the offense knows or reasonably should know that the victim is a federal peace officer engaged in the performance of his or her duties, punishable by the same penalties described above.

<p><u>SB 620</u> <u>Bradford D</u></p>	<p>Firearms: crimes: enhancements.</p>	<p>5/18/2017-Read third time. Passed. (Ayes 22. Noes 14.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.</p>	<p>Current law requires a person who personally uses a firearm to commit certain specified felonies to be punished by an additional and consecutive term of imprisonment in the state prison for 10 years, or for 20 years if he or she discharged the firearm, or for 25 years to life if he or she discharges the firearm and proximately causes great bodily harm. Current law prohibits the court from striking an allegation or finding that would make a crime punishable pursuant to these provisions. This bill would delete the prohibition on striking an allegation or finding and, instead, would allow a court, in the interest of justice and at the time of sentencing or resentencing, to strike an enhancement otherwise required to be imposed by the above provisions of law.</p>	
<p><u>SB 695</u> <u>Lara D</u></p>	<p>Sex offenders: registration: criminal offender record information systems.</p>	<p>4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/9/2017)(May be acted upon Jan 2018)</p>	<p>Would establish 3 tiers of registration based on specified criteria, for periods of at least 10 years, at least 20 years, and life, respectively, as specified. The bill would establish procedures for termination from the sex offender registry for a registered sex offender who is a tier one or tier two offender and who completes his or her mandated minimum registration period under specified conditions. The bill would require the offender to file a petition at the expiration of his or her minimum registration period and would authorize the district attorney to request a hearing on the petition if the petitioner has not fulfilled the requirement of successful tier completion, as specified.</p>	
<p><u>SB 757</u> <u>Glazer D</u></p>	<p>Prostitution: sex offender registration and DNA collection.</p>	<p>4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/9/2017)(May be acted upon Jan 2018)</p>	<p>Current law, as amended by Proposition 35 as approved by the voters at the November 6, 2012, statewide general election, requires persons convicted of specified sex offenses, or attempts to commit those offenses, to register with local law enforcement agencies while residing in the state or while attending school or working in the state. Willful failure to register, as required, is a misdemeanor, or a felony, depending on the underlying offense. This bill would add to the list of offenses requiring registration, the offense of soliciting, or agreeing to engage in, or engaging in, an act of prostitution with a minor in exchange for providing money or compensation to the minor.</p>	
<p><u>SB 779</u> <u>Hertzberg D</u></p>	<p>State summary criminal history information.</p>	<p>5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was RLS. on 2/17/2017)(May be acted upon Jan 2018)</p>	<p>Current law requires the Department of Justice to maintain state summary criminal history information, including the identification and criminal history of any person, such as name, date of birth, physical description, fingerprints, photographs, dates of arrests, arresting agencies and booking numbers, charges, dispositions, and similar data about the person.</p>	

			Current law specifies to whom and the manner in which the state summary criminal history information may be released and for what purposes it may be used. This bill would make technical, nonsubstantive changes to that provision.
SB 781 Glazer D	Criminal law: DNA evidence.	4/28/2017-Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 3/9/2017)(May be acted upon Jan 2018)	Current law, as amended by the DNA Fingerprint, Unsolved Crime and Innocence Protection Act, Proposition 69, requires a person who has been convicted of a felony offense to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required for law enforcement identification analysis. Current law makes these provisions retroactive, regardless of when the crime charged or committed became a qualifying offense. This bill would expand these provisions to require persons convicted of specified misdemeanors to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required for law enforcement identification analysis.
SB 784 Galgiani D	Crimes: disorderly conduct: invasion of privacy.	5/23/2017-In Assembly. Read first time. Held at Desk.	Current law provides that a person who uses a concealed camcorder, motion picture camera, or photographic camera of any type, to secretly videotape, film, photograph, or record by electronic means, another, identifiable person who may be in a state of full or partial undress, for the purpose of viewing the body of, or the undergarments worn by, that other person, without the consent or knowledge of that other person, in the interior of a bedroom, bathroom, changing room, fitting room, dressing room, or tanning booth, or the interior of any other area in which that other person has a reasonable expectation of privacy, with the intent to invade the privacy of that other person, is guilty of disorderly conduct, a misdemeanor. This bill would allow a court, in a case in which a person violates the above provisions and intentionally distributes or makes the image or recording accessible to any other person, to impose a fine in an amount not to exceed \$1,000 in addition to the punishment prescribed for the violation.
SB 811 Committee on Public Safety	Public safety: omnibus.	5/16/2017-In Assembly. Read first time. Held at Desk.	Current law provides that, in a criminal action, expert testimony is admissible by either the prosecution or the defense regarding the effects of human trafficking on human trafficking victims. Current law defines the term "human trafficking" pursuant to a specified provision of the Penal Code. This bill would clarify that the term "human trafficking victim" is defined as a victim of an offense as described in that

			provision of the Penal Code. This bill contains other related provisions and other current laws.	
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