



To: All CLEARs Members

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Date: September 18, 2017

Re: **End of Session Update**

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**End of Session - Legislative Update**

The Legislature adjourned a little after 2:30am Saturday, September 16, in order to meet their annual deadline to pass bills to the Governor for the 2017 legislative session. The Governor now has until Friday, October 15 to sign or veto all legislation on his desk. While interim hearings, bill negotiations, and preparations for next year will begin immediately, the Legislature is now in Interim Recess and will not formally reconvene until Wednesday, January 3, 2018. This year was another busy year in public safety and corrections. There were a number of themes we saw in legislation this year, including sentencing changes, immigration enforcement, peace officer duties and conduct, public employee unions, Public Records Act, and juvenile justice issues.

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

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

**Bills on Governor’s Desk**

Measure	Topic	Status	Summary
<a href="#">AB 3 Bonta D</a>	Crimes: repeat offenders and recidivism reduction.	9/15/2017-Withdrawn from committee. Re-referred to Com. on PUB. S.	The Safe Neighborhoods and Schools Act, enacted as an initiative statute by Proposition 47, as approved by the voters at the November 4, 2014, statewide general election, makes the theft of money, labor, or property petty theft, punishable as a misdemeanor, whenever the value of the property taken does not exceed \$950. This bill would make it a crime for a person to, on more than one occasion within any 180-day period, acting in concert with 2 or more other persons, receive, purchase, or possess

			merchandise knowing or believing it to have been stolen from a merchant's premises, if the aggregated value of such merchandise received, purchased, or possessed over the 180-day period exceeds \$1,500. The bill would make this crime punishable as a misdemeanor or a felony.
<a href="#"><u>AB 41</u></a> <a href="#"><u>Chiu</u></a> <b>D</b>	DNA evidence.	9/14/2017-Read third time. Passed. Ordered to the Assembly. In Assembly. Concurrence in Senate amendments pending. Ordered to special consent calendar. Senate amendments concurred in. To Engrossing and Enrolling.	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, whether biological evidence samples were submitted to a DNA laboratory for analysis and if a probative DNA profile was generated. The bill would additionally require a public DNA laboratory, or a law enforcement agency contracting with a private laboratory, to provide a reason for not testing a sample every 120 days the sample is untested, except as specified.
<a href="#"><u>AB 90</u></a> <a href="#"><u>Weber</u></a> <b>D</b>	Criminal gangs.	9/14/2017-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.	The California Street Terrorism Enforcement and Prevention Act defines a "shared gang database" as having various attributes, including, among others, that the database contains personal identifying information in which a person may be designated as a suspected gang member, associate, or affiliate, or for which entry of a person in the database reflects a designation of that person as a suspected gang member, associate, or affiliate. Current law establishes a review and appeal process for a person to challenge his or her inclusion in a gang database. This bill would revise the definition of "shared gang database" for its purposes to mean any gang database that is accessed by an agency or person outside of the agency that created the database.
<a href="#"><u>AB 210</u></a> <a href="#"><u>Santiago</u></a> <b>D</b>	Homeless multidisciplinary personnel team.	9/13/2017-Assembly Rule 77(a) suspended. Senate amendments concurred in. To Engrossing and Enrolling.	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 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 and to allow provider agencies to share confidential information, as specified, for the purpose of coordinating housing and supportive services to ensure continuity of care.
<a href="#"><u>AB 329</u></a> <a href="#"><u>Cervantes</u></a> <b>D</b>	Elder and dependent adult abuse.	9/5/2017-Re-referred to Com. on AGING & L.T.C.	Current law makes it a misdemeanor for a person who knows or reasonably should know that a person is an elder or dependent adult and who, under circumstances or conditions other than those likely to produce great bodily harm or death, willfully causes or permits any elder or dependent

			adult to suffer or inflict thereon unjustifiable physical pain or mental suffering. This bill Would make it a felony for a person to commit those acts against a resident of an unlicensed residential care facility for the elderly or an adult resident of an unlicensed community care facility, while owning, managing, or helping to operate that facility.
<a href="#">AB 335</a> <a href="#">Kiley R</a>	Parole: placement at release.	9/13/2017-In Assembly. Concurrence in Senate amendments pending. May be considered on or after September 15 pursuant to Assembly Rule 77. Assembly Rule 77(a) suspended. Senate amendments concurred in. To Engrossing and Enrolling.	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.
<a href="#">AB 356</a> <a href="#">Bigelow R</a>	Human remains: disposition.	9/1/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 187, Statutes of 2017.	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 in the adjacent state is within 30 miles of the county border in which the decedent died, and the remains are released to that funeral establishment.
<a href="#">AB 381</a> <a href="#">Calderon D</a>	Vehicle registration: Voluntary Deaf or Hard of Hearing Notification Program: establishment.	9/15/2017-In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. To Engrossing and Enrolling.	Would establish and require the Department of Motor Vehicles, on an after July 1, 2020, to administer the Voluntary Deaf or Hard of Hearing Notification Program. 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.
<a href="#">AB 395</a> <a href="#">Bocanegra D</a>	Substance use treatment providers.	9/11/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 223, Statutes of 2017.	Would add the use of medication-assisted treatment as an authorized service by narcotic treatment programs licensed by the State Department of Health Care Services, and would, in that regard, 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 use disorders.
<a href="#">AB 413</a> <a href="#">Eggman D</a>	Confidential communications: domestic violence.	9/1/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 191, Statutes of 2017.	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.
<a href="#">AB 424</a> <a href="#">McCarty D</a>	Possession of a firearm in a school zone.	9/11/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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 of a crime, the bill would create a state-mandated local program. The 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, and the activities of a certified hunter education program, as specified. The bill would make other conforming changes to related provisions.
<a href="#">AB 459</a> <a href="#">Chau D</a>	Public records: video or audio recordings: crime.	9/13/2017-Enrolled and presented to the Governor at 4 p.m.	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.
<a href="#">AB 484</a> <a href="#">Cunningham R</a>	Sex offenses: registration.	9/14/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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.
<a href="#">AB 529</a> <a href="#">Stone, Mark D</a>	Juveniles: sealing of records.	9/14/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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 make additional technical changes. By imposing new duties on local agencies relating to sealing juvenile records, the bill would impose a state-mandated local program.
<a href="#">AB 597</a> <a href="#">Stone, Mark D</a>	Child abuse and neglect: information: computerized database system.	9/13/2017-Assembly Rule 77(a) suspended. Senate amendments concurred in. To Engrossing and Enrolling.	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 authorize the sharing of personal identifying information for research purposes only upon approval by an institutional review board. The bill would set forth various conditions for the review and approval of a research project for the purpose of protecting personal identifying information.
<a href="#">AB 693</a> <a href="#">Irwin D</a>	Firearms.	9/12/2017-Enrolled and presented to the Governor at 2:30 p.m.	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.
<a href="#">AB 785</a> <a href="#">Jones-Sawyer D</a>	Firearms: possession of firearms by convicted persons.	9/11/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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.
<a href="#">AB 790</a> <a href="#">Stone, Mark D</a>	Identification cards: replacement: reduced	9/13/2017-Enrolled and presented to the	Would provide for a reduced fee of \$8 for a replacement identification card issued to an eligible

	fee.	Governor at 4 p.m.	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.
<a href="#">AB 993</a> <a href="#">Baker R</a>	Examination of victims of sex crimes.	9/13/2017-Enrolled and presented to the Governor at 4 p.m.	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.
<a href="#">AB 1008</a> <a href="#">McCarty D</a>	Employment discrimination: conviction history.	9/15/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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 with 5 or more employees to include on any application for employment any question that seeks the disclosure of an applicant's conviction 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 information related to specified prior arrests, diversions, and convictions.
<a href="#">AB 1034</a> <a href="#">Chau D</a>	Government interruption of communications.	9/12/2017-Enrolled and presented to the Governor at 2:30 p.m.	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.
<a href="#">AB 1115</a> <a href="#">Jones-Sawyer D</a>	Convictions: expungement.	9/1/2017-Approved by the Governor. Chaptered by Secretary of State - Chapter 207, Statutes of 2017.	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.
<a href="#">AB 1116</a> <a href="#">Grayson D</a>	Peer Support and Crisis Referral Services Act.	9/11/2017-Read second time. Ordered to third reading. Ordered to inactive file at the request of Senator Atkins.	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, and educators 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.
<a href="#">AB 1159</a> <a href="#">Chiu D</a>	Cannabis: legal services.	9/12/2017-Enrolled and presented to the Governor at 2:30 p.m.	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 commercial activity relating to medicinal cannabis or adult-use cannabis 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.
<a href="#">AB 1206</a> <a href="#">Bocanegra D</a>	Vehicles: impoundment: pilot program.	9/11/2017-Senate amendments concurred in. To Engrossing and Enrolling.	Would authorize the Cities of Los Angeles, Oakland, and Sacramento to conduct a 24-month pilot program in which law enforcement officers may remove a vehicle used in the commission, or attempted commission, of pimping, pandering, or solicitation of prostitution. The bill would require each of these cities, if they elect 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 each of these cities to include specified procedural guidelines for the removal and retrieval of vehicles.
<a href="#">AB 1312</a> <a href="#">Gonzalez</a> <a href="#">Fletcher D</a>	Sexual assault victims: rights.	9/11/2017-Senate amendments concurred in. To Engrossing and Enrolling.	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.
<a href="#">AB 1393</a> <a href="#">Friedman D</a>	Reckless driving: speed contests: vehicle	9/15/2017-Senate amendments concurred	Under current law, when a peace officer determines that a person was engaged in reckless driving or a

	impoundment.	in. To Engrossing and Enrolling.	speed contest, the peace officer may immediately arrest and take the person into custody, cause the removal and seizure of the vehicle used in the offense, as prescribed. Current law requires the vehicle to be impounded for not more than 30 days. This bill would, with respect to a conviction for reckless driving, or a conviction for engaging in a speed contest, when the person convicted is the registered owner of the vehicle, provide that if it is the first offense the vehicle may be impounded for 30 days, and if it is the 2nd or subsequent offense the vehicle shall be impounded for 30 days, at the registered owner's expense.
<a href="#">AB 1410</a> <a href="#">Wood D</a>	Penalty assessments: emergency services and children's health care coverage funding.	9/13/2017-In Assembly. Concurrence in Senate amendments pending. May be considered on or after September 15 pursuant to Assembly Rule 77. Assembly Rule 77(a) suspended. Senate amendments concurred in. To Engrossing and Enrolling.	Would rename the Emergency Medical Air Transportation Act Fund as the Emergency Medical Air Transportation and Children's Coverage Fund and would authorize the State Department of Health Care Services to use money from the fund, upon appropriation by the Legislature, to fund children's health care coverage in addition to the purposes as specified. This bill would extend the dates of the Emergency Medical Air Transportation Act, so that the assessment of the penalties will terminate commencing January 1, 2020, and any moneys unexpended and unencumbered in the Emergency Medical Air Transportation and Children's Coverage Fund on June 30, 2021, would be transferred to the General Fund.
<a href="#">AB 1450</a> <a href="#">Obernolte R</a>	Court reporters: electronic transcripts.	9/13/2017-In Assembly. Concurrence in Senate amendments pending. May be considered on or after September 15 pursuant to Assembly Rule 77. Assembly Rule 77(a) suspended. Senate amendments concurred in. To Engrossing and Enrolling.	Current law authorizes a court, party, or other person entitled to a transcript to request that it be delivered in computer-readable form, except as specified. This bill would instead require an official reporter or official reporter pro tempore to deliver a transcript in electronic form, in compliance with the California Rules of Court, to any court, party, or person entitled to the transcript, as specified, unless, among other things, the party or person requests the transcript in paper form.
<a href="#">AB 1479</a> <a href="#">Bonta D</a>	Public records: custodian of records: civil penalties.	9/11/2017-Senate amendments concurred in. To Engrossing and Enrolling.	Would, until January 1, 2023, require public agencies to designate a person or persons, or office or offices 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. <b>Position: Oppose</b>
<a href="#">AB 1639</a> <a href="#">Garcia,</a> <a href="#">Eduardo D</a>	Crime victims: the California Victim Compensation Board.	9/6/2017-Read second time. Ordered to third reading. Re-referred to Com. on APPR. pursuant to Joint Rule 10.5.	Current regulatory law requires each local law enforcement agency to designate a Victims of Crime Liaison Officer who shall devise and implement written procedures whereby victims are notified of these provisions and respond to inquiries from interested persons concerning procedures for

			filing a claim for compensation. This bill, the Healing for All Act of 2017, would annually require every law enforcement agency to provide the board with the contact information of the Victims of Crime Liaison Officer. Because the bill would require local agencies to perform additional duties, the bill would impose a state-mandated local program.
<a href="#">SB 10</a> <a href="#">Hertzberg D</a>	Bail: pretrial release.	9/6/2017-From committee with author's amendments. Read second time and amended. Re-referred to Com. on APPR.	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.
<a href="#">SB 40</a> <a href="#">Roth D</a>	Domestic violence.	9/6/2017-Enrolled and presented to the Governor at 3 p.m.	Current law requires every law enforcement agency to develop, adopt, and implement written policies and standards for officers' responses to domestic violence calls. Current law requires these policies to include specific standards for furnishing written notice to victims at the scene, including, among other things, information about the victim's rights. This bill would additionally require that information to include a statement informing the victim that strangulation may cause internal injuries and encouraging the victim to seek medical attention.
<a href="#">SB 54</a> <a href="#">De León D</a>	Law enforcement: sharing data.	9/16/2017-Assembly amendments concurred in. (Ayes 27. Noes 11.) Ordered to engrossing and enrolling.	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.
<a href="#">SB 184</a> <a href="#">Morrell R</a>	Social security number truncation program.	9/11/2017-Enrolled and presented to the Governor at 4 p.m.	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.
<a href="#">SB 213</a> <a href="#">Mitchell D</a>	Placement of children: criminal records check.	9/15/2017-Read third time. Passed. Ordered to the Senate. In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 28. Noes 9.)	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 exemption from disqualification for the conviction of any other crime. This bill would also (1) prohibit the final

		Ordered to engrossing and enrolling.	approval for an adoptive 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 the person or any individual subject to the background check requirements, as specified, has a felony conviction for any of certain specified crimes.
<a href="#">SB 238</a> <a href="#">Hertzberg D</a>	Criminal procedure: arrests and evidence.	9/14/2017-Assembly amendments concurred in. (Ayes 39. Noes 0.) Ordered to engrossing and enrolling.	Would authorize an arresting officer to release an arrested person from custody without taking him or her before a magistrate if the person is delivered, subsequent to being arrested, to a specified facility for the purpose of mental health evaluation and treatment and no further criminal proceedings are desirable. The bill would require a person arrested and released pursuant to this provision to be issued a certificate describing the action as a detention.
<a href="#">SB 244</a> <a href="#">Lara D</a>	Privacy: agencies: personal information.	9/14/2017-Ordered to inactive file on request of Assembly Member Calderon.	Current law regulates various professions and vocations by various boards within the Department of Consumer Affairs. Current law requires those boards, the State Bar of California, and the Department of Real Estate to require a licensee, at the time of issuance of a license, to provide specified information, including the licensee's federal employer identification number, if the licensee is a partnership, or his or her social security number or individual taxpayer identification number. Current law provides that the applicant's federal employer identification number, social security number, or individual taxpayer identification number information is not a public record and is not open to the public for inspection. This bill would revise this provision to provide that information is not open for public inspection, is confidential, and shall not be disclosed, except as specified.
<a href="#">SB 310</a> <a href="#">Atkins D</a>	Name and gender change: prisons and county jails.	9/14/2017-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 27. Noes 13.) Ordered to engrossing and enrolling.	Current law allows a person to apply for a change of name or gender, as specified. Current law prohibits a person imprisoned in the state prison from filing a petition for a change of name unless permitted by the Secretary of the Department of Corrections and Rehabilitation. Current law requires a court to deny a petition for a name change made by a person under the jurisdiction of the Department of Corrections and Rehabilitation, unless that person's parole agent or probation officer determines that the name change will not pose a security risk to the community and grants prior written approval. This bill, commencing September 1, 2018, would remove those limitations on a petition for a change of name filed by a person imprisoned in a state prison.
<a href="#">SB 312</a> <a href="#">Skinner D</a>	Juveniles: sealing of records.	9/13/2017-In Senate. Concurrence in	Current law requires the juvenile court to order the petition of a minor who is subject to the jurisdiction

		<p>Assembly amendments pending. Assembly amendments concurred in. (Ayes 33. Noes 7.)          Ordered to engrossing and enrolling.</p>	<p>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.</p>
<p><a href="#">SB 345</a>  <a href="#">Bradford D</a></p>	<p>Law enforcement agencies: public records.</p>	<p>9/14/2017-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 26. Noes 14.)          Ordered to engrossing and enrolling.</p>	<p>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 that would otherwise be available to the public if a request was made pursuant to the California Public Records Act.  <b>Position: Oppose</b></p>
<p><a href="#">SB 393</a>  <a href="#">Lara D</a></p>	<p>Arrests: sealing.</p>	<p>9/14/2017-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 35. Noes 4.)          Ordered to engrossing and enrolling.</p>	<p>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, as specified, to petition the court to have his or her arrest sealed.  <b>Position: Oppose</b></p>
<p><a href="#">SB 394</a>  <a href="#">Lara D</a></p>	<p>Parole: youth offender parole hearings.</p>	<p>9/15/2017-Read third time. Passed. Ordered to the Senate. In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 28. Noes 9.)          Ordered to engrossing</p>	<p>Would make a person who was convicted of a 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 to complete, by July 1, 2020, all hearings for individuals who are or will be entitled</p>

		and enrolling.	to have their parole suitability considered at a youth offender parole hearing by these provisions before July 1, 2020. The bill would make other technical, nonsubstantive changes.
<a href="#"><u>SB 420</u></a> <a href="#"><u>Monning D</u></a>	State summary criminal history information: sentencing information.	9/6/2017-Enrolled and presented to the Governor at 3 p.m.	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.
<a href="#"><u>SB 462</u></a> <a href="#"><u>Atkins D</u></a>	Juveniles: case files: access.	9/12/2017-Enrolled and presented to the Governor at 3 p.m.	Would allow records contained in juvenile delinquency 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 and juvenile record for the limited purpose of complying with data collection or data reporting requirements. The bill would allow the juvenile court, upon the request of the chief probation officer, to authorize a probation department to access and provide data contained in juvenile delinquency case files for the purpose of sharing data or conducting or facilitating research on juvenile justice populations, as specified.
<a href="#"><u>SB 497</u></a> <a href="#"><u>Portantino D</u></a>	Firearms.	9/15/2017-Assembly amendments concurred in. (Ayes 33. Noes 4.) Ordered to engrossing and enrolling.	Current law requires a person leaving a handgun in an unattended vehicle to secure the handgun in the trunk, in a locked container that is out of plain sight, or in a locked container, as defined, which is permanently affixed to the interior of the vehicle and not in plain view. Current law makes the failure to comply with this requirement an infraction punishable by a fine. This bill would permit a peace officer, as defined, to store a handgun in the locked center utility console of a vehicle that does not have a trunk, under specified circumstances. The bill would also define the terms "trunk" and "plain view" for purposes of these provisions.
<a href="#"><u>SB 500</u></a> <a href="#"><u>Leyva D</u></a>	Extortion.	9/15/2017-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 38. Noes 0.) Ordered to engrossing	Current law defines extortion as the obtaining of property from another, with his or her consent, or the obtaining of an official act of a public officer, induced by a wrongful use of force or fear, or under color of official right. This bill would include within the definition of extortion the obtaining of consideration, as defined, by force, fear, or under

		and enrolling.	color of official right. The bill would define "consideration" as anything of value, including enumerated sexual acts or sexual images.
<a href="#">SB 536</a> <a href="#">Pan D</a>	Firearm Violence Research Center: gun violence restraining orders.	9/11/2017-Enrolled and presented to the Governor at 4 p.m.	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, as specified, 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.
<a href="#">SB 613</a> <a href="#">De León D</a>	Immigration status.	9/15/2017-Read third time. Passed. Ordered to the Senate. In Senate. Ordered to engrossing and enrolling.	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.
<a href="#">SB 620</a> <a href="#">Bradford D</a>	Firearms: crimes: enhancements.	9/13/2017-In Senate. Concurrence in Assembly amendments pending. Assembly amendments concurred in. (Ayes 21. Noes 13.) Ordered to engrossing and enrolling.	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 or dismiss an enhancement otherwise required to be imposed by the above provisions of law.
<a href="#">SB 779</a> <a href="#">Hertzberg D</a>	Bail: surety insurers.	9/8/2017-From committee with author's amendments. Read second time and amended. Re-referred to Com. on RLS.	Would require all surety insurers that execute undertakings of bail to have a compliance unit with dedicated staff, to pay all forfeited bail bonds into escrow, and to provide a sworn statement to the Department of Insurance of all business transacted under its license or licenses in the last calendar year and to attest that bail licensees who they provide coverage to are in compliance with state law.
<a href="#">SB 784</a> <a href="#">Galgiani D</a>	Crimes: disorderly conduct: invasion of privacy.	9/15/2017-Read third time. Passed. Ordered to the Senate. In Senate. Ordered to engrossing and enrolling.	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

			<p>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.</p>
<p><a href="#"><u>SB 811</u></a>  <b>Committee on Public Safety</b></p>	<p>Public safety: omnibus.</p>	<p>9/6/2017-Enrolled and presented to the Governor at 3 p.m.</p>	<p>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.</p>