

[AB 15](#) ([Bradford D](#)) Department of Corrections and Rehabilitation: inmates: parole and postrelease supervision.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 1/14/2013)

Summary: Would require the Department of Corrections and Rehabilitation, not less than 45 days prior to the release of an inmate released on parole or postrelease supervision, or as soon as practicable, to notify, via the Law Enforcement Automated Data System (LEADS), the local law enforcement agency of the jurisdiction to which the inmate is to be released regarding the scheduled release.

Position	Priority
Watch	1

[AB 36](#) ([Dahle R](#)) Probation officer: appointments.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was PUB. S. on 2/27/2013)

Summary: Current law establishes the office of the adult probation officer, and provides for the appointment and removal of the adult probation officer in each county by the court, except if otherwise provided for in a charter county. This bill would require the board of supervisors, in conjunction with the presiding judge, to appoint and would authorize the board to remove, for good cause, the adult probation officer. The bill would require, in a county where the superior court has more than 2 judges, that the board of supervisors, in conjunction with a majority of the judges, make the appointment and be authorized to effect the removal of the adult probation officer. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	1

[AB 611](#) ([Bonta D](#)) State Peace Officers' and Firefighters' Defined Contribution Plan.

Status: 9/29/2014-Chaptered by Secretary of State - Chapter 790, Statutes of 2014.

Summary: Current law requires that moneys in the State Peace Officers' and Firefighter' Defined Contribution Plan Fund be distributed, as specified and in accordance with federal law, including requiring that amounts payable from the fund be rolled over to the Supplemental Contributions Program, if not elected otherwise. This bill would require that the plan be terminated effective June 1, 2014, subject to obtaining appropriate approvals from the Internal Revenue Service. The bill would state that the bill is intended to constitute a governmental plan under federal tax law, as specified.

Position	Priority
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[AB 729](#) ([Hernández, Roger](#) D) Evidentiary privileges: union agent-represented worker privilege.

Status: 10/11/2013-Vetoed by the Governor

Summary: Would provide that a union agent, as defined, and a represented employee or represented former employee have a privilege to refuse to disclose any confidential communication between the employee or former employee and the union agent while the union agent was acting in his or her representative capacity, except as specified. The bill would provide that a represented employee or represented former employee also has a privilege to prevent another person from disclosing a privileged communication, except as specified. This bill contains other related provisions.

Position	Priority
Support w/ Letter	1

[AB 992](#) ([Perea](#) D) Sex offender registration: juvenile offenders.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 3/7/2013)

Summary: Would require a juvenile sex offender who is placed on probation or parole for committing or attempting to commit specified sex offenses to register in accordance with the Sex Offender Registration Act. By expanding the class of persons who are required to register and to have their records sealed or destroyed, the bill would impose additional duties on local law enforcement employees, thereby imposing a state-mandated local program. This bill contains other related provisions and other existing laws.

Position	Priority
Sponsor	1

[AB 1040](#) ([Wieckowski](#) D) Peace officer: firearms.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 3/7/2013)

Summary: Would require the chief probation officer of each county to train and arm those probation officers and deputy probation officers who are assigned supervision of persons on probation or postrelease community supervision that are deemed high risk. The bill would require every county probation department to promulgate regulations consistent with these provisions. This bill contains other related provisions and other existing laws.

Position	Priority
Sponsor	1

[AB 1065](#) ([Holden](#) D) Parole.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was APPR. on 1/14/2014)

Summary: Current law allows a prisoner who disagrees with the determination of the Board of Parole Hearings to file a petition in court for a hearing on whether he or she met the criteria. Current law provides that if the determination of the Board of Parole Hearings is reversed, the court is to stay the execution of the decision for 5 working days to allow for an orderly release of the prisoner. This bill would instead provide that if the determination of the Board of Parole Hearings is reversed, the court shall stay the execution of the decision for 30 working days to allow for an orderly release of the prisoner. This bill contains other related provisions and other existing laws.

Position	Priority
Support w/ Letter	1

[AB 1708](#) ([Alejo D](#)) Jurors: peace officer exemption.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PUB. S. on 4/10/2014)

Summary: Current law excludes certain peace officers from voir dire in civil and criminal matters, and other specified peace officers from voir dire in criminal matters. This bill would exclude additional peace officers, including certain parole officers, probation officers, deputy probation officers, board coordinating parole agents, correctional officers, transportation officers of a probation department, and other employees of the Department of Corrections and Rehabilitation, the State Department of State Hospitals, and the Board of Parole Hearings, from voir dire in criminal matters.

Position	Priority
Sponsor	1

[AB 1881](#) ([Jones-Sawyer D](#)) Public employee relations: Los Angeles.

Status: 9/29/2014-Vetoed by the Governor

Summary: Would prescribe requirements for an appointment to an employee relations commission of the County of Los Angeles or of the City of Los Angeles. The bill would require a nomination to be made within 30 days, as specified, from a list of nominees to be determined by the chief executive officer of the County of Los Angeles or by the chief administrative officer of the City of Los Angeles, as applicable, and a committee composed of employee organizations. This bill contains other related provisions and other existing laws.

Position	Priority
Support w/ Letter	1

[AB 2052](#) ([Gonzalez D](#)) Workers' compensation.

Status: 9/29/2014-Vetoed by the Governor

Summary: Current law designates illnesses and conditions that constitute a compensable injury for various employees, such as California Highway Patrol members, firefighters, and certain peace officers. These injuries include, but are not limited to, hernia, pneumonia, heart trouble, cancer, meningitis, and exposure to a biochemical substances, when the illness or condition develops or manifests itself during a period when the officer or employee is in service of his or her employer, as specified. This bill would expand the coverage of the above provisions relating to compensable injury, to include all peace officers described under specified provisions of law.

Position	Priority
Support w/ Letter	1

[AB 2314](#) (Hall D) Peace officers: firearms.

Status: 6/27/2014-Failed Deadline pursuant to Rule 61(b)(13). (Last location was S. PUB. S. on 5/28/2014)

Summary: Would authorize any probation officer or deputy probation officer to carry firearms as determined by the chief probation officer on a case-by-case or unit-by-unit basis and under terms and conditions specified by the chief probation officer. The bill would require certain chief probation officers to develop a policy as to whether probation officers and deputy probation officers who supervise high-risk caseloads should be armed.

Position	Priority
Sponsor	1

[AB 2373](#) (Hernández, Roger D) Probation officers: funding.

Status: 5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Current law requires a probation officer to notify the presiding judge of the superior court and the board of supervisors of the county, or city and county, upon a determination that, in the probation officer's opinion, staff and financial resources available to him or her are insufficient to meet his or her statutory or court ordered responsibilities. This bill would require a county, or city and county, within 30 days of receipt of the notification described above, to determine if it has the resources available to meet the probation officer's specified needs, and to either inform the probation officer and the presiding judge of the superior court that it has the resources and commence providing the probation officer with the resources he or she has identified as necessary in that notification to properly discharge those responsibilities, or if it makes a determination that it does not have the resources available to meet the probation officer's specified needs, to notify the probation officer and the presiding judge of the superior court of that determination.

Position	Priority
Sponsor	1

[AB 2526](#) (Gonzalez D) Community corrections program.

Status: 6/27/2014-Failed Deadline pursuant to Rule 61(b)(13). (Last location was S. PUB. S. on 5/8/2014)

Summary: Would require a rank-and-file deputy sheriff or a rank-and-file police officer and a rank-and-file probation officer or a deputy probation officer, to be appointed by a local labor organization, to the membership of a Community Corrections Partnership. The bill would require the vote of the rank-and-file deputy sheriff or rank-and-file police officer and a rank-and-file probation officer or deputy probation officer on the local plan.

Position	Priority
Sponsor	1

[SB 13](#)

(Beall D) Public employees' retirement benefits.

Status: 10/4/2013-Chaptered by Secretary of State - Chapter No. 528, Statutes of 2013

Summary: Would correct an erroneous cross-reference in specified provisions and would instead specify that the Judges' Retirement System and the Judges' Retirement System II are not required to adopt the defined benefit formula contained in other provisions for nonsafety and safety members. The bill would except from PEPRRA certain multiemployer plans authorized under, and regulated by, specified federal law. The bill would also except from PEPRRA public employees whose collective bargaining rights are subject to specified provisions of federal law until a specified federal district court decision on certification by the United States Secretary of Labor, or his or her designee, or until January 1, 2015, whichever is sooner. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	1

[SB 61](#)

(Yee D) Juveniles: solitary confinement.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was INACTIVE FILE on 9/6/2013)

Summary: Would prohibit a minor or ward who is detained in, or sentenced to, any juvenile facility or other secure state or local facility from being subject to solitary confinement, as defined, unless the minor or ward poses an immediate and substantial risk of harm to others or to the security of the facility, and all other less-restrictive options have been exhausted. The bill would permit the minor or ward to be held in solitary confinement only in accordance with specified guidelines, including that the minor or ward be held in solitary confinement only for the minimum time required to address the safety risk, and that does not compromise the mental and physical health of the minor or ward. This bill contains other related provisions and other existing laws.

Position	Priority
Oppose w/ Letter	1

[SB 144](#)

(Cannella R) 2013 Realignment Legislation addressing justice reinvestment.

Status: 5/29/2013-Returned to Secretary of Senate pursuant to Joint Rule 62(a).

Summary: Would require the Director of Finance, in consultation with the Legislative Analyst, to annually calculate the net savings to the state for the prior fiscal year and an estimate of the net current fiscal year savings resulting from the 2011 Realignment Legislation addressing public safety, as specified. The bill would require the Controller to transfer \$819,857,000 from the General Fund to the Realignment Reinvestment Fund for the 2013-14 fiscal year, thereby making an appropriation. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	1

[SB 313](#)

([De León](#) D) Public Safety Officers Procedural Bill of Rights Act.

Status: 10/12/2013-Chaptered by Secretary of State - Chapter 779, Statutes of 2013.

Summary: Would prohibit a public agency from taking punitive action, or denying promotion on grounds other than merit, against a public safety officer, because the officer's name was placed on a "Brady list," as defined. The bill would further prohibit the introduction of any evidence in an administrative appeal of a punitive action that the officer's name was placed on a Brady list, except as provided. The bill would specifically not prohibit a public agency from taking punitive or personnel action against a public safety officer based on the underlying acts or omissions for which that officer's name was placed on the Brady list.

Position	Priority
Watch	1

[SB 388](#)

([Lieu](#) D) Public safety officers and firefighters: investigations and interrogations.

Status: 9/29/2014-Vetoed by the Governor

Summary: Would provide, under the Public Safety Officers Procedural Bill of Rights Act and the Firefighters Procedural Bill of Rights Act, that if an interrogation focuses on matters that may result in punitive action against a public safety officer or firefighter who is not formally under investigation, but is interviewed regarding the investigation of another public safety officer or firefighter, the public safety officer or firefighter being interviewed is entitled to representation, as specified. This bill contains other related provisions and other existing laws.

Position	Priority
Support w/ Letter	1

[SB 706](#)

([Correa](#) D) County prisoners: Community Reintegration and Transitional Status.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 5/1/2013)

Summary: Would require an individual released from a county jail after serving part or all of a sentence for a felony to be placed on Community Reintegration and Transitional Status for a period of 12 months. The bill would prohibit an individual person on this status from being returned to county jail or subject to any revocation process unless he or she is arrested or convicted of a new offense. The bill would make the individual subject to search or seizure by a peace officer at any time of the day or night, with or without a warrant, and with or without cause. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	1

[SB 970](#)

([Yee](#) D) Juveniles: solitary confinement.

Status: 5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was RLS. on 4/1/2014)

Summary: Would, commencing January 1, 2016, generally prohibit a minor or ward who is detained in, or sentenced to, any juvenile facility or other secure state or local facility from being subject to solitary confinement, as defined, unless the minor or ward poses an immediate and substantial risk of harm to others or to the security of the facility, and all other less-restrictive options have been exhausted. This bill would permit the minor or ward to be held in solitary confinement only in accordance with specified guidelines, including that the minor or ward be held in solitary confinement for only the minimum time required to address the safety risk and for a period that does not compromise the mental and physical health of the minor or ward.

Position	Priority
Watch	1

2

[AB 2](#)

(Morrell R) Sex offenders: parole violations.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 12/18/2013)

Summary: Would require a criminal defendant who is released on parole or to postrelease community supervision, who has suffered a prior or current felony requiring registration as a sex offender, and who violates that parole or postrelease community-based supervision by violating the requirement to register as a sex offender to serve any period of incarceration ordered for that violation in the state prison. This bill would also make a conforming change by authorizing the revocation hearing officer to revoke and terminate postrelease community supervision and order the person to confinement in the state prison, upon a finding that the person has violated the conditions of postrelease community supervision.

Position	Priority
Watch	2

[AB 63](#)

(Patterson R) Electronic monitoring: removing or disabling.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 12/18/2013)

Summary: Would provide that unauthorized removal, as specified, of an electronic, global positioning system (GPS), or other monitoring device affixed as a condition of postrelease community supervision parole, or mandatory supervision is an offense punishable by imprisonment in the county jail for not more than one year, or in the state prison for 16 months, 2 years, or 3 years. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 68](#)

(Maienschein R) Parole.

Status: 10/12/2013-Chaptered by Secretary of State - Chapter 764, Statutes of 2013.

Summary: Would require the Department of Corrections and Rehabilitation to give notice of any medical parole hearing and any medical parole release to the county of commitment, and the county of proposed release, at least 30 days, or as soon as feasible, prior to a medical parole hearing or a medical parole release.

Position	Priority
Watch	2

[AB 160](#) (Alejo D) California Public Employees' Pension Reform Act of 2013: exceptions.

Status: 2/3/2014-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Would except from the California Public Employees' Pension Reform Act of 2013 (PEPRA), by excepting from the definition of public retirement system, certain multiemployer plans authorized under federal law and retirement plans for public employees whose collective bargaining rights are protected by a specified provision of federal law if a federal agency determines there is a conflict with federal law. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 205](#) (Pan D) Public employees' retirement: pension fund management.

Status: 10/12/2013-Chaptered by Secretary of State - Chapter 766, Statutes of 2013.

Summary: Current law authorizes the Board of Administration of the Public Employees' Retirement System and the Teachers' Retirement Board of the State Teachers' Retirement System, consistent with their fiduciary duties and the standard for prudent investment, to prioritize investment in an in-state infrastructure project over a comparable out-of-state infrastructure project. This bill would extend the authorization to prioritize investment in an in-state infrastructure project, as described above, to the board of retirement or the board of investments of a retirement system established pursuant to the County Employees Retirement Law of 1937.

Position	Priority
Watch	2

[AB 222](#) (Cooley D) Crimes: enhancements: punishment: state prison.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 4/30/2013)

Summary: Existing law imposes an additional term for a conviction of a violation of, or of a conspiracy to violate, specified provisions of law with respect to a substance containing heroin, cocaine base, cocaine, methamphetamine, amphetamine, or phencyclidine and its analogs, if the substance exceeds a specified weight. Existing law imposes a greater additional term under these provisions depending on the weight of the substance. This bill would additionally require an executed sentence to be punished in state prison if the defendant is convicted of a crime for which an enhancement is imposed pursuant to the above provision regarding those specified substances. This bill contains other existing laws.

Position	Priority
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[AB 238](#) ([Gomez D](#)) Protective and restraining orders: computer database system.

Status: 8/26/2013-Chaptered by Secretary of State - Chapter 145, Statutes of 2013.

Summary: Would delete the requirement that a law enforcement officer or a peace officer who requests an emergency protective order carry copies of the order while on duty. The bill would instead require the law enforcement agency to have that order entered into the computer database system for protective and restraining orders maintained by the Department of Justice. By imposing additional duties on local law enforcement agencies, the bill would impose a state-mandated local program.

Position	Priority
Watch	2

[AB 307](#) ([Campos D](#)) Protective orders.

Status: 9/9/2013-Chaptered by Secretary of State - Chapter 291, Statutes of 2013.

Summary: Would require the court to consider issuing a protective order in a case in which the defendant has been convicted of specified sex crimes, including rape, spousal rape, and crimes for which a person is required to register as a sex offender. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 492](#) ([Quirk D](#)) Probation: nonviolent drug offenses.

Status: 6/24/2013-Chaptered by Secretary of State - Chapter 13, Statutes of 2013.

Summary: Current law requires the sentencing court, whenever a person is granted probation for a nonviolent drug possession offense, to transfer jurisdiction of the entire case, upon a finding by the receiving court of the person's permanent residency in the receiving county, unless there is a determination on the record that the transfer would be inappropriate. This bill would delete those provisions.

Position	Priority
Watch	2

[AB 560](#) ([Ammiano D](#)) Sentencing: recall and mandatory supervision.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was APPR. on 5/24/2013)

Summary: Would authorize a court to recall a sentence of imprisonment in the county jail for a felony, upon the court's own motion or the recommendation of the sheriff who administers the county jail facility, as specified. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 568](#) ([Muratsuchi D](#)) Criminal procedure: testimony of law enforcement officers.

Status: 8/19/2013-Chaptered by Secretary of State - Chapter 125, Statutes of 2013.

Summary: Would define a law enforcement officer, for purposes of certain provisions, as any officer or agent employed by a federal, state, or local government agency who, in addition to that experience or training, has primary responsibility of the enforcement of any law, the detection and apprehension of persons who have violated any law, or the investigation and preparation for prosecution of cases involving violation of laws.

Position	Priority
Watch	2

[AB 592](#) ([Fox D](#)) Sentencing: juveniles.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was PUB. S. on 1/6/2014)

Summary: Current law authorizes the prosecution and punishment of an individual under 18 years of age as an adult for a criminal offense under specified circumstances upon a finding that the individual is not a fit and proper subject to be dealt with under the juvenile court law. This bill would make technical, nonsubstantive changes to these provisions. This bill contains other related provisions.

Position	Priority
Watch	2

[AB 602](#) ([Yamada D](#)) Mentally and developmentally disabled persons: reporting abuse.

Status: 10/9/2013-Chaptered by Secretary of State - Chapter 673, Statutes of 2013.

Summary: Would require the Commission on Peace Officer Standards and Training to establish, by July 1, 2015, and keep updated a training course relating to law enforcement interaction with mentally disabled or developmentally disabled persons living within a state mental hospital or state developmental center, as specified. The training course would be required for law enforcement personnel in law enforcement agencies with jurisdiction over state mental health hospitals and state developmental centers, as part of the agency's officer training program.

Position	Priority
Watch	2

[AB 605](#)

(Linder R) Sex offenders: parole violations.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was PUB. S. on 12/18/2013)

Summary: Would provide that any criminal defendant who is released on parole or to postrelease community supervision, who has suffered a prior or current felony requiring registration as a sex offender, and who violates that parole or postrelease community-based supervision shall serve any period of incarceration ordered for that violation in the state prison.

Position	Priority
Watch	2

[AB 624](#)

(Mitchell D) County jail: rehabilitation credits.

Status: 9/9/2013-Chaptered by Secretary of State - Chapter 266, Statutes of 2013.

Summary: Would authorize a sheriff or county director of corrections, in addition to the credits otherwise earned, to award a prisoner program credit reductions from his or her term of confinement for successful completion of specific program performance objectives for rehabilitative programming, including academic programs, vocational programs, vocational training, substance abuse programs, and core programs such as anger management and social life skills. These program credit reductions may be for one to 6 weeks and may be forfeited in the same manner as other program credit reductions.

Position	Priority
Watch	2

[AB 807](#)

(Ammiano D) Criminal investigations: eyewitness identification.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was S. INACTIVE FILE on 8/28/2014)

Summary: Current law allows opinion testimony from expert witnesses to be admitted at trial upon specified showings. This bill would allow expert testimony regarding the reliability of an eyewitness identification to be admitted at trial if the proponent of the evidence establishes relevancy and proper qualifications of the witness. This bill contains other related provisions and other current laws.

Position	Priority
Watch	2

[AB 810](#)

(Muratsuchi D) Law enforcement: data sharing.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was APPR. on 4/17/2013)

Summary: Would require the Attorney General to examine the feasibility of an intercounty criminal offender database that would be accessible to local law enforcement agencies, including municipal police departments, for the purpose of facilitating and enhancing local law enforcement operations by ensuring readily available information on criminal offenders. The bill would require the Attorney General to consult with specified entities. The bill would require the Attorney General to report its findings by July 1, 2014, as provided.

Position	Priority
Watch	2

[AB 822](#) ([Hall D](#)) Local government retirement plans.

Status: 10/12/2013-Vetoed by the Governor

Summary: Would require, whenever a local ordinance or measure qualifies for the ballot that proposes to alter, replace, or eliminate the retirement benefit plan of employees of a local government entity, whether by initiative or legislative action, the governing body of the local government entity to secure the services of an independent actuary to provide a statement, or a summary of the statement, not to exceed 500 words in length, of the actuarial impact of the proposed measure upon future annual costs of the retirement benefit plan, and to have this statement printed in the voter information portion of the sample ballot. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 915](#) ([Jones-Sawyer D](#)) Youth Community Incentives Act of 2013.

Status: 2/3/2014-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Would require the Department of Finance, in consultation with the Department of Corrections and Rehabilitation, the Board of State and Community Corrections, and the Chief Probation Officers of California, to calculate the cost to the state of housing and supervising youth offenders who have committed certain specified offenses for the fiscal year 2012 -13 and every year thereafter and, would annually allocate 75% the savings realized to the Youthful Offender Block Grant Fund Part B account, which would be created by this bill, for the purposes specified in this bill, thereby making an appropriation. The bill would require, in any fiscal year for which a county receives money pursuant to these provisions, the funds to be made available to the chief probation officer to be utilized to improve local probation supervision practices and capacities serving juvenile offenders. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 986](#) ([Bradford D](#)) Postrelease community supervision: flash incarceration: city jails.

Status: 10/13/2013-Chaptered by Secretary of State - Chapter 788, Statutes of 2013.

Summary: Current law provides for review of an alleged parole violation and likewise allows the supervising parole agency to impose additional conditions of supervision, including flash incarceration in a county jail. Current law defines flash incarceration for these purposes as a period of detention in a county jail ranging from one to 10 days due to a violation of an offender's conditions of release. This bill would additionally permit flash incarceration in a city jail pursuant to the above provisions. The bill would make a conforming change. The bill would also make technical, nonsubstantive changes.

Position	Priority
Watch	2

[AB 1006](#) ([Yamada D](#)) Juvenile court records: sealing and destruction.

Status: 9/9/2013-Chaptered by Secretary of State - Chapter 269, Statutes of 2013.

Summary: Would require, on and after January 1, 2015, each court and probation department to ensure that information regarding the eligibility for and the procedures to request the sealing and destruction of records is provided to each person for whom a petition has been filed on or after January 1, 2015, to adjudge the person a ward of the juvenile court and to specified other minors who are taken into temporary custody and brought before a probation officer, as specified. The bill would require the Judicial Council, on or before January 1, 2015, to develop related informational materials and a specified form.

Position	Priority
Watch	2

[AB 1197](#) ([Jones-Sawyer D](#)) Juvenile justice: Youthful Offender Block Fund.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was PRINT on 2/22/2013)

Summary: Would declare the intent of the Legislature to enact legislation to require a county, as a condition of receipt of funds from the Youthful Offender Block Grant Fund, to collect and report countywide performance outcomes and expenditures related to juvenile justice, and to require the Board of State and Community Corrections to collect and report this data in its annual reports.

Position	Priority
Watch	2

[AB 1321](#) ([Jones R](#)) Serious felonies.

Status: 2/3/2014-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Would add certain felonies, including threatening a witness and human trafficking, to the definition of a serious felony, as specified. The bill would specify that references to code sections contained in the Three Strikes Law are to those statutes as they exist January 1, 2014. Because the bill would impose additional duties on local prosecutors, and because it would expand the punishments for existing crimes, it would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position	Priority
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[AB 1380](#) (Committee on Public Employees, Retirement and Social Security) County employees' retirement.

Status: 9/6/2013-Chaptered by Secretary of State - Chapter 247, Statutes of 2013.

Summary: Would amend various provisions of CERL to coordinate and subordinate that law with PEPRA. Generally, the bill would specify that certain provisions of CERL do not apply to members who are currently subject to PEPRA by virtue of being first employed on or after January 1, 2013. The bill would provide that provisions allowing a new formula for calculation of retirement benefits to be applied to service already performed are inoperative as of January 1, 2013, and would prohibit the purchase of nonqualified service credit, as specified. This bill contains other existing laws.

Position	Priority
Watch	2

[AB 1512](#) (Stone D) Corrections: inmate transfers.

Status: 6/23/2014-Chaptered by Secretary of State - Chapter 44, Statutes of 2014.

Summary: Current law requires a county entering into a transfer agreement with another county to report annually to the Board of State and Community Corrections on the number of offenders who otherwise would be under that county's jurisdiction but who are now being housed in another county's facility and the reason for needing to house the offenders outside the county. This bill would extend the operation of those provisions until July 1, 2018, and would clarify that the agreement between counties would be to permit commitment of sentenced misdemeanants, felons sentenced to serve a term in a county jail, and any person required to serve a term of imprisonment in county adult detention facilities as a condition of probation.

Position	Priority
Watch	2

[AB 1623](#) (Atkins D) Family justice centers.

Status: 7/7/2014-Chaptered by Secretary of State. Chapter 85, Statutes of 2014.

Summary: Would reenact and recast specified provisions to authorize, commencing January 1, 2015, any city, county, or community-based nonprofit organization to establish a multiagency, multidisciplinary family justice center to assist victims of domestic violence, sexual assault, elder or dependent adult abuse, and human trafficking, as specified. The bill would also specify additional confidentiality provisions relating to information disclosed by a victim in a family justice center, as provided, and would require each family justice center to maintain a mandatory training for all staff members, volunteers, and agency professionals.

Position	Priority
Watch	2

[AB 1633](#) ([Ammiano](#) D) The Board of State and Community Corrections.

Status: 5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Would require the Board of State and Community Corrections to develop consistent data collection processes and perform analysis with regard to sentencing. The bill would require the board to establish a database for any sentencing-related data that is compiled by the board. The bill would require the board to recommend changes to the state's sentencing structure to the Governor and the Legislature. The bill would further require the board to publish a sentencing manual for guidance purposes. In implementing these provisions, the bill would require the board to consult with stakeholders and experts, as specified.

Position	Priority
Watch	2

[AB 1715](#) ([Patterson](#) R) Probation: felons: disqualifying circumstances.

Status: 5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 3/25/2014)

Summary: Current law authorizes probation for some, but not all, felony convictions. Current law prohibits granting probation for a felony conviction for, among other instances, a person who is convicted of a violent felony or a serious felony and who was on probation or parole for a felony offense at the time of the commission of the new felony offense. This bill would similarly make that probation unavailable to a person who is convicted of a violent felony or a serious felony and who was on mandatory supervision or postrelease community supervision for a felony offense at the time of the commission of the new felony offense.

Position	Priority
Watch	2

[AB 1860](#) ([V. Manuel Pérez](#) D) Peace officers: basic training requirements.

Status: 7/7/2014-Chaptered by Secretary of State. Chapter 87, Statutes of 2014.

Summary: Current law requires every peace officer to complete an introductory course of training prescribed by the Commission on Peace Officer Standards and Training, except for specifically exempted categories of peace officers, and imposes other training requirements on those persons who would exercise the powers of peace officers. This bill would provide that a probation department that is a certified provider of the introductory training course shall not be required to offer the course to the general public, and would make other technical, nonsubstantive changes in those provisions.

Position	Priority
Watch	2

[AB 1901](#) ([Muratsuchi](#) D) Corrections.

Status: 5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 4/1/2014)

Summary: Would authorize a court, upon a motion by the district attorney, or upon the court's own motion, to, at the time of sentencing, order a person who will serve a term in a state prison for a crime that is not a serious felony, violent felony, an offense for which the person was sentenced pursuant to the Three Strikes law, a crime where the person is classified as a High Risk Sex Offender, or a crime where the person is required to undergo treatment by the State Department of State Hospitals because the person has a severe mental disorder, to be released on parole rather than postrelease community supervision after serving his or her term in prison.

Position	Priority
Watch	2

[AB 1920](#) ([Campos D](#)) Board of State and Community Corrections.

Status: 9/26/2014-Chaptered by Secretary of State - Chapter 601, Statutes of 2014.

Summary: Current law requires the Board of State and Community Corrections to develop incentives for units of local government to develop comprehensive regional partnerships whereby adjacent jurisdictions pool grant funds in order to deliver services to a broader target population and maximize the impact of state funds at the local level. This bill would specifically require that those services include job training and employment opportunities, and that the target population include at-risk youth.

Position	Priority
Watch	2

[AB 2002](#) ([Frazier D](#)) Wireless communication devices: local correctional facilities: juvenile halls.

Status: 5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 3/3/2014)

Summary: Would make, with exceptions, a person who possesses with the intent to deliver, or delivers, to an inmate or ward in a local correctional facility or a ward confined in a juvenile hall, ranch, camp, or forestry camp, any cellular telephone or other wireless communication device or any component thereof, including, but not limited to, a subscriber identity module or memory storage device, guilty of a misdemeanor. By revising the definition of a crime and creating a new crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 2098](#) ([Levine D](#)) Military personnel: veterans: sentencing: mitigating circumstances.

Status: 7/21/2014-Chaptered by Secretary of State - Chapter 163, Statutes of 2014.

Summary: Would require the court to consider its conclusion that a defendant eligible for probation was, or currently is, a member of the United States military and that the defendant may be suffering from sexual trauma, traumatic brain injury, post-traumatic stress disorder, substance abuse, or mental health problems as a result of that service as a factor in favor of granting probation. This bill contains other related provisions and other existing laws.

Position	Priority
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[AB 2199](#) ([Muratsuchi D](#)) Mandatory supervision: costs.

Status: 9/19/2014-Chaptered by Secretary of State - Chapter 468, Statutes of 2014.

Summary: Current law requires a probation officer, or his or her authorized representative, in any case in which a defendant is convicted of an offense and is the subject of any preplea or presentence investigation and report, whether or not probation supervision is ordered by the court, and in any case in which a defendant is granted probation or given a conditional sentence, to make a determination of the ability of the defendant to pay all or a portion of the reasonable cost of any probation supervision or a conditional sentence and of other specified criminal procedures and other matters relevant to sentencing. This bill would require the probation officer, or his or her authorized representative, to make a determination of the ability of the defendant to pay all or a portion of the reasonable cost of a term of mandatory supervision.

Position	Priority
Watch	2

[AB 2248](#) ([Melendez R](#)) Probation: statewide database.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/21/2014)

Summary: Current law requires the Department of Corrections and Rehabilitation to be the primary agency responsible for the Law Enforcement Automated Data System, a database that provides information to local law enforcement agencies regarding an inmate on parole or postrelease community supervision. This bill would state that it is the intent of the Legislature to enact legislation to create a statewide database comprised of individuals on probation.

Position	Priority
Watch	2

[AB 2276](#) ([Bocanegra D](#)) Pupils: transfers from juvenile court schools.

Status: 9/30/2014-Chaptered by Secretary of State - Chapter 901, Statutes of 2014.

Summary: Would require a pupil who has had contact with the juvenile justice system to be immediately enrolled in a public school, in accordance with specified provisions. The bill would require a county office of education and county probation department to have a joint transition planning policy that includes collaboration with relevant local educational agencies relating to pupils who are being released from juvenile court schools. By imposing additional requirements on local governmental entities with respect to the collaboration between a county office of education, the county probation department, and other relevant local educational agencies, the bill would impose a state-mandated local program.

Position	Priority
Watch	2

[AB 2309](#) ([Brown D](#)) Controlled substances: possession: deferred entry of judgment.

Status: 9/19/2014-Chaptered by Secretary of State - Chapter 471, Statutes of 2014.

Summary: Would add possession of Chlordiazepoxide, Clonazepam, Clorazepate, Diazepam, Flurazepam, Lorazepam, Mebutamate, Oxazepam, Prazepam, Temazepam, Halazepam, Alprazolam, Propoxyphene, Diethylpropion, Phentermine, Pemoline, Fenfluramine, and Triazolam without a prescription to the list of violations to which certain, specified provisions apply. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[AB 2339](#) ([Quirk D](#)) Criminal defendants: supervision: summary revocation: tolling.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PUB. S. on 3/10/2014)

Summary: Under current law, the revocation of supervision, summary or otherwise, serves to toll the running of the period of supervision. This bill would require that all the terms and conditions of supervision remain in effect during the time period that the running of the period of supervision is tolled.

Position	Priority
Watch	2

[AB 2360](#) ([John A. Pérez D](#)) Workers' compensation: firefighters and peace officers.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/21/2014)

Summary: Current law specifies the time period within which various proceedings may be commenced under provisions of law relating to workers' compensation. With certain exceptions, a proceeding to collect death benefits is required to be commenced within one year from several circumstances, including, but not limited to, from the date of death where it occurs within one year from the date of injury. However, no proceedings may be commenced more than one year after the date of death, nor more than 240 weeks from the date of injury. This bill would make technical, nonsubstantive changes to those provisions.

Position	Priority
Watch	2

[AB 2411](#) ([Bonta D](#)) Probation and parole.

Status: 9/26/2014-Chaptered by Secretary of State - Chapter 611, Statutes of 2014.

Summary: Current law requires the terms of probation or parole for all persons placed on formal probation or parole for an offense that requires registration as a sex offender to include, among other things, participation in, or completion of, a sex offender management program, as specified. Current law requires that the length of the period in the program be determined by a certified sex offender management professional in consultation with the probation or parole officer and as approved by the court. This bill would require participation in the above programs to apply without regard to when the crime or crimes for which the person is on probation or parole were committed.

Position	Priority
Watch	2

[AB 2499](#) (Bonilla D) Offenders: home detention programs.

Status: 9/26/2014-Chaptered by Secretary of State - Chapter 612, Statutes of 2014.

Summary: Current law requires, unless the court finds it is not in the interest of justice, that a period of the concluding portion of a county jail term be served on mandatory supervision, which is a period of suspended execution of the term supervised by county probation. Existing law provides that mandatory supervision commences upon release from custody. This bill would instead provide that unless otherwise ordered by the court, mandatory supervision would commence upon release from physical custody or an alternative custody program, whichever is later.

Position	Priority
Watch	2

[AB 2590](#) (Cooley D) State prisons and county jails: realignment.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/21/2014)

Summary: Would state the intent of the Legislature to enact legislation that would make specified changes to these provisions, including placing a 3-year limit on the time an offender could be sentenced to county jail and requiring all offenders released from state prison to be subject to parole supervision by the department. This bill contains other existing laws.

Position	Priority
Watch	2

[AB 2607](#) (Skinner D) Juveniles: detention.

Status: 9/26/2014-Chaptered by Secretary of State - Chapter 615, Statutes of 2014.

Summary: Would make specified provisions that mandate a periodic review applicable to nonminors. The bill would require these periodic reviews to be held at a hearing and would delete the limitation on the court's authority to order a ward to be detained in a detention home, or in the case of a ward who is 18 years of age or older, in a county jail, until the execution of the order of commitment or of other disposition. The bill would prohibit a court from determining that certain delays are reasonable, including, but not limited to, a delay caused by administrative processes.

Position	Priority
Watch	2

[AB 2645](#) ([Dababneh](#) D) Probation: mandatory supervision: transfer of case.

Status: 7/9/2014-Chaptered by Secretary of State. Chapter 111, Statutes of 2014.

Summary: Would, if victim restitution was ordered as a condition of probation or mandatory supervision, require the transferring court to determine the amount of restitution before the transfer unless the court finds that the determination cannot be made within a reasonable time from when the motion for transfer is made. If a case is transferred without a determination of the amount of restitution, the bill would require the transferring court to complete the determination as soon as practicable.

Position	Priority
Watch	2

[AB 2685](#) ([Cooley](#) D) Crime Victim Compensation and Government Claims Board.

Status: 9/20/2014-Chaptered by Secretary of State - Chapter 508, Statutes of 2014.

Summary: Would allow a representative of the California Victim Compensation and Government Claims Board to provide the probation department, district attorney, and court with information relevant to the board's losses prior to the imposition of a sentence, as provided. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 24](#) ([Walters](#) R) Public employees' retirement: benefit plans.

Status: 1/17/2014-Failed Deadline pursuant to Rule 61(b)(1). (Last location was P.E. & R. on 1/10/2013)

Summary: Existing law regulates state and local public retirement systems and generally requires public employees who are new members, as defined, of those systems, on and after January 1, 2013, to participate in specified benefit plans. Existing law requires, in the case of these plans, if a new defined benefit formula is adopted on or after January 1, 2013, that the formula meet certain requirements and, among other things, be approved by the Legislature. This bill would eliminate the requirement that the Legislature approve the changes in the instances described above. This bill would also authorize a local agency public employer or public retirement system that offers a defined benefit pension plan to offer a benefit formula with a lower benefit factor at normal retirement age and that results in a lower normal cost than the benefit formulas that are currently required, for purposes of addressing a fiscal necessity.

Position	Priority
Watch	2

[SB 165](#)

(Walters R) Public Employees' Retirement System: membership: exclusions.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was RLS. on 2/14/2013)

Summary: The Public Employees' Retirement Law (PERL) creates the Public Employees' Retirement System (PERS), which provides a defined benefit to its members based on age at retirement, service credit, and final compensation. Current law defines "member" for purposes of PERL and excludes certain people from membership in PERS. This bill would make technical, nonsubstantive changes to these provisions.

Position	Priority
Watch	2

[SB 215](#)

(Beall D) Public employee benefits.

Status: 10/12/2013-Chaptered by Secretary of State - Chapter 778, Statutes of 2013.

Summary: Current law requires the retirement fund of PERS to reimburse an employing agency that employs an elected member of the board of administration and that employs a person to replace the member during attendance at meetings of the board, among other times, for the direct and reasonable costs incurred by employing a replacement. This bill would recast these provisions to provide that the employing agency be reimbursed, as specified, without regard to whether it replaces the elected member. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 419](#)

(Block D) Restitution: collection of fines, fees, and orders.

Status: 9/20/2014-Chaptered by Secretary of State - Chapter 513, Statutes of 2014.

Summary: Would make restitution fines and fees and restitution orders that remain unsatisfied after a person has completed a term in custody in a county jail enforceable by the California Victim Compensation and Government Claims Board and would authorize a local collection program to continue to collect those fines, fees and orders. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 458](#)

(Wright D) Gangs: statewide database.

Status: 10/13/2013-Chaptered by Secretary of State - Chapter 797, Statutes of 2013.

Summary: Would require, prior to a local law enforcement agency designating, or submitting a document to the Attorney General's office for the purpose of designating, a person as a gang member, associate, or affiliate in a shared gang database, as defined, the local law enforcement agency to provide written notice to the person and his or her parent or guardian of the designation and the basis for the designation if the person is under 18 years of age, except as specified. The bill would authorize the person or his or her parent or guardian to submit written documentation contesting the designation and would require the local law enforcement agency to provide written verification of its decision within 60 days.

Position	Priority
Watch	2

[SB 505](#) ([Jackson D](#)) Peace officers: welfare checks: firearms.

Status: 9/30/2014-Chaptered by Secretary of State - Chapter 918, Statutes of 2014.

Summary: Would require law enforcement agencies to develop, adopt, and implement written policies and standard protocols pertaining to the best manner to conduct a "welfare check," when the inquiry into the welfare or well-being of the person is motivated by a concern that the person may be a danger to himself or herself or to others. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 539](#) ([Walters R](#)) Retirement benefit formulas: Orange County.

Status: 1/24/2014-Failed Deadline pursuant to Rule 61(b)(2). (Last location was RLS. on 3/11/2013)

Summary: The County Employees Retirement Law of 1937 authorizes counties and districts, as defined, to provide retirement benefits to their employees pursuant to its provisions. This bill would make a technical, nonsubstantive change to these provisions. This bill contains other current laws.

Position	Priority
Watch	2

[SB 833](#) ([Liu D](#)) Jails: discharge of prisoners.

Status: 7/7/2014-Chaptered by Secretary of State. Chapter 90, Statutes of 2014.

Summary: Would authorize the sheriff to offer a voluntary program to a prisoner, upon completion of a sentence served or a release ordered by the court to be effected the same day, that would allow the prisoner to stay in the custody facility for up to 16 additional hours or until normal business hours, whichever is shorter, in order to offer the prisoner the ability to be discharged to a treatment center or during daytime hours, as specified. The prisoner would be allowed to revoke his or her consent and be discharged as soon as possible and practicable.

Position	Priority
Watch	2

[SB 929](#) ([Wright D](#)) Nonviolent felonies.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was RLS. on 3/17/2014)

Summary: Would require, upon application of a defendant, a felony offense to be deemed a misdemeanor for all purposes, except as specified, if the court finds that certain circumstances apply, including that the defendant was not imprisoned in the state prison for the offense, the offense for which the defendant was convicted was not a serious or violent felony, as defined, the offense does not require registration as a sex offender, the defendant is not currently charged with and has not been convicted of an offense in the preceding 5 years, except as specified, and the defendant presents clear and convincing evidence that he or she has been rehabilitated.

Position	Priority
Watch	2

[SB 933](#)

([Anderson R](#)) Probation.

Status: 5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was S. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Would require, by an unspecified date, the chief probation officer in each county to establish a protocol for the imposition of graduated sanctions for violations of the conditions of probation. By imposing additional requirements on county probation officers, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 957](#)

([Vidak R](#)) Imprisonment: state prison.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was S. SENATE on 5/28/2014)

Summary: Would require a defendant to serve his or her sentence in state prison if he or she is convicted of a crime or crimes for which he or she is sentenced to an aggregate term of imprisonment of 10 years or more. This bill contains other related provisions.

Position	Priority
Watch	2

[SB 977](#)

([Liu D](#)) Juveniles.

Status: 8/21/2014-Chaptered by Secretary of State - Chapter 219, Statutes of 2014.

Summary: Would specify that the fact that a parent is enrolled in a certified substance abuse treatment facility that allows a dependent child to reside with his or her parent is not, for that reason alone, prima facie evidence of detriment or substantial danger and would additionally require the court to consider at those hearings whether the child can be returned to the custody of his or her parent who is enrolled in a certified substance abuse treatment facility. This bill contains other related provisions and other existing laws.

Position	Priority
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[SB 1038](#) ([Leno D](#)) Juveniles: dismissal of petition.

Status: 8/22/2014-Chaptered by Secretary of State - Chapter 249, Statutes of 2014.

Summary: Current law authorizes a judge of the juvenile court to dismiss a petition, or set aside the findings and dismiss a petition, at any time before the minor reaches 21 years of age under specified circumstances. This bill would delete the restriction that the petition be dismissed before the minor reaches 21 years of age and would, instead, authorize a judge of the juvenile court to dismiss a petition, or set aside the findings and dismiss the petition, if the court finds that the interests of justice and the welfare of the person who is the subject of the petition require that dismissal, or if it finds that he or she is not in need of treatment or rehabilitation, regardless of whether the person who is the subject of the petition is, at the time of the order, a ward or dependent child of the court.

Position	Priority
Watch	2

[SB 1085](#) ([Walters R](#)) Human trafficking.

Status: 5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was S. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Current law, except in unusual cases, prohibits the granting of probation to, or the suspension of sentence for, a person who is convicted of specified sex offenses. This bill would prohibit the granting of probation to, or the suspension of sentence for, a person who is convicted of human trafficking. This bill contains other current laws.

Position	Priority
Watch	2

[SB 1097](#) ([Nielsen R](#)) Corrections: Criminal Justice Reinvestment Assessment Grant Program of 2014.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was S. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Would enact the Criminal Justice Reinvestment Assessment Grant Program of 2014. The bill would require the grant program to be administered by the Board of State and Community Corrections for the purpose of establishing and implementing reporting systems to identify and expand programs that provide proven, evidence-based, local programming opportunities for the successful reintegration of offenders into society. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 1133](#) ([Anderson R](#)) Juries: peace officer exemption.

Status: 5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was JUD. on 3/6/2014)

Summary: Current law exempts certain peace officers from voir dire in civil and criminal matters, and other specified peace officers from voir dire in criminal matters. This bill would exempt designated employees of the Department of Fish and Game, as specified, from voir dire in both civil and criminal matters.

Position	Priority
Watch	2

[SB 1227](#) ([Hancock D](#)) Diversion: members of the military.

Status: 9/27/2014-Chaptered by Secretary of State - Chapter 658, Statutes of 2014.

Summary: Would authorize the court, with the consent of the defendant and a waiver of the defendant's speedy trial right, to postpone prosecution, either temporarily or permanently, of a misdemeanor and place the defendant in a pretrial diversion program, if the defendant was, or currently is, a member of the United States military and if he or she may be suffering from sexual trauma, traumatic brain injury, post-traumatic stress disorder, substance abuse, or mental health problems as a result of his or her military service.

Position	Priority
Watch	2

[SB 1234](#) ([Block D](#)) Workers' compensation.

Status: 5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was S. APPR. SUSPENSE FILE on 5/23/2014)

Summary: Current law provides that certain peace officers, firefighters, and other specified state and local public employees are entitled to a leave of absence without loss of salary while disabled by injury or illness arising out of and in the course of employment. This bill would extend this leave of absence entitlement to certain peace officers who are not already described in these provisions, including, but not limited to, any deputy sheriff employed in a custodial assignment, a marshal or deputy marshal of a superior court or county, certain park rangers designated by a local agency, and members of a California Community College police force.

Position	Priority
Watch	2

[SB 1296](#) ([Leno D](#)) Juveniles: contemptuous habitual truants.

Status: 6/28/2014-Chaptered by Secretary of State - Chapter 70, Statutes of 2014.

Summary: Would prohibit a court from imprisoning, holding in physical confinement, as defined, or otherwise taking into custody persistently or habitually truant minors for contempt of court if the contempt consists of the minor's failure to comply with a court order to attend school. The bill would authorize a court, if those minors are found to be in contempt of court for that reason, to issue any other lawful order, as necessary, to secure the minor's attendance at school. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 1359](#) ([Cannella R](#)) 2013 Realignment Legislation addressing justice reinvestment.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was S. BUDGET & F.R. on 3/17/2014)

Summary: Would require the Director of Finance, in consultation with the Legislative Analyst, to annually calculate the net savings to the state for the prior fiscal year and an estimate of the net current fiscal year savings resulting from the 2011 Realignment Legislation addressing public safety, as specified. The bill would require the Controller to transfer \$441,834,000 from the General Fund to the Realignment Reinvestment Fund for the 2014-15 fiscal year, thereby making an appropriation.

Position	Priority
Watch	2

[SB 1363](#) ([Hancock D](#)) Sentencing: parole.

Status: 5/30/2014-Failed Deadline pursuant to Rule 61(b)(11). (Last location was S. INACTIVE FILE on 5/29/2014)

Summary: Would require the Board of Parole Hearings to establish criteria for the setting of parole release dates. The bill would require an inmate who is found suitable for parole to be paroled, subject to certain minimum term provisions and specified review provisions. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SB 1377](#) ([Nielsen R](#)) Corrections.

Status: 5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was PUB. S. on 4/3/2014)

Summary: Current law authorizes the State Public Works Board to issue approximately \$2,000,000,000 in revenue bonds, negotiable notes, or negotiable bond anticipation notes for the construction of prison facilities and associated medical, dental, and mental health facilities. This bill, in addition, would authorize the Department of Corrections and Rehabilitation to design, construct, or renovate prison housing units, prison support buildings, and programming space in order to add 16,000 beds at existing prison facilities.

Position	Priority
Watch	2

[SB 1460](#) (Committee on Human Services) Child welfare.

Status: 9/29/2014-Chaptered by Secretary of State - Chapter 772, Statutes of 2014.

Summary: Current law, requires the State Department of Social Services to, authorize a county welfare department to undertake comprehensive recruitment programs to ensure an adequate number of foster homes are available. This bill would require that recruitment to include diligent efforts to recruit individuals who reflect the ethnic, racial, and cultural diversity of foster children and adoptive children, but would not affect the application of the federal Indian Child Welfare Act. This bill contains other related provisions and other existing laws.

Position	Priority
Watch	2

[SCR 69](#)

(Galgiani D) Prisoners: overcrowding.

Status: 8/31/2014-Failed Deadline pursuant to Rule 61(b)(17). (Last location was S. PUB. S. on 8/29/2013)

Summary: This measure would urge the Attorney General to instruct law enforcement agencies to refer to the relevant United States Attorneys' Offices in this state all firearm, ammunition, and robbery cases for their review before commencing state prosecution. The measure would urge the Attorney General to seek a reduction in the prisoner population in the state prisons of at least 20,000 inmates by shifting these inmates to federal prisons, and report the results of these efforts.

Position	Priority
Watch	2

Total Measures: 89
Total Tracking Forms: 89