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AGRICULTURE

AB 719	Committee on Agriculture	Bees	This bill updates portions of the Apiary Protection Act, primarily by changing the makeup of the Apiary Advisory Board, revising definitions, and updating provisions.	Chapter 683
AB 1825	Committee on Agriculture	Fruit, nut, and vegetable standards: out of state processing	This bill exempts the transportation of melons and vegetables in field bins or bulk to out of state processing and packing plants that are in an adjacent state from California's fruits, nuts, and vegetable standards.	Chapter 178
AB 1959	Committee on Agriculture	Food and agriculture: omnibus bill	This bill (1) extends, to 1/1/26, the sunset date on existing law authorizing use of carbon monoxide for the control of burrowing rodent pests; (2) requires proprietary information and other information, including noncompliance observations, obtained in connection with the California Department of Food and Agriculture's produce safety program or inspections of fruit, nut and vegetable standards is confidential, unless required by a court order in a judicial proceeding; and (3) requires the Director of the California Department of Pesticide Regulation to approve continuing education minimum course requirements that include integrated pest management.	Chapter 254
AB 2964	Committee on Agriculture	Agricultural land conservation: California Farmland Conservancy Program Act	This bill revises and recasts provisions of the California Farmland Conservation Program Act (CFCP) under the California Department of Conservation to, among other things, authorize the CFCP to offer financial aid for projects and activities on agricultural lands that support conservation and sustainable land management, revise requirements on the department before disbursing funding under the program, and authorize any interest earned on moneys from federal grants, and gifts and donations to the CFCP be deposited into the California Farmland Conservancy Program Fund.	Chapter 502
SB 982	Laird	California Apple Commission: organic apple certification program	This bill authorizes the California Apple Commission to establish an organic apple certification program applicable to persons engaged in domestic organic production or processing of apples and to persons engaged in importing apples to determine whether they are in compliance with state and federal laws.	Chapter 224
SB 1499	Committee on Agriculture	Department of Food and Agriculture: Department of Agriculture Building Fund	This bill (1) clarifies and conforms the existing mechanism for transferring money into the Department of Agriculture Building Fund; (2) specifies the building fund appropriation would be made annually through the Budget Act rather than as a continuous appropriation, conforming to existing practice; (3) clarifies that the California Department of Food and Agriculture (CDFA) may lease or rent out space within a building acquired by them, which is current practice, subject to approval of the Department of General Services (DGS); and (4) eliminates the requirement that DGS assume control of a facility that is constructed or acquired by CDFA.	Chapter 198

APPROPRIATIONS

AB 13	Holden	California Victim Compensation Board: payment of claims	This bill appropriates \$2,497,600 from the General Fund to the California Victim Compensation Board for the payment of three specified erroneous conviction claims.	Chapter 230
SB 632	Portantino	California Victim Compensation Board: payment of claims	This bill appropriates \$1,807,120 to the Executive Officer of the California Victim Compensation Board for the payment of two specified erroneous conviction claims.	Chapter 133
SB 1355	Portantino	Claims against the state: appropriation	This bill appropriates \$8.8 million from the General Fund to the Department of Justice for the payment of specified claims against the state (<i>Americans for Prosperity v. Kamala Harris</i> : \$8 million settlement; <i>Cedar Point Nursery v. Hassid, et al.</i> : \$800,000 settlement); and specifies that any funds appropriated in excess of the amounts required for payment of the claims would revert to the state.	Chapter 74
SB 1358	Portantino	State claims	This bill (1) appropriates \$2.88 million from the General Fund to the Department of Justice for the payment of a specified claim against the state (<i>Thomas More Law Center v. Bonta</i>), and \$250,000 for the payment of a specified claim against the state <i>Institute for Free Speech (formerly known as Center for Competitive Politics) v. Bonta</i> ; (2) appropriates \$247 from the Motor Vehicle Account to the Department of General Services for the payment of a state claim for the reissuance of a stale dated warrant (expired check) under the Government Claims Program; and (3) provides that any funds appropriated in excess of the amounts required for payment of the claims would revert to the state.	Chapter 426

BANKING & FINANCIAL INSTITUTIONS

AB 769	Grayson	Corporations: meetings: state of emergency	This bill allows corporations to hold annual meetings of shareholders or members solely by remote communication if the meeting is conducted on or before 6/30/22; and contains an urgency clause that makes this bill go into immediate effect upon the signature of the Governor.	Chapter 12
AB 1780	Chen	Corporations: shareholders' meetings: remote communication	This bill authorizes a corporation to hold a fully remote shareholder meeting, without prior consent from shareholders, if the meeting is conducted on or before 12/31/25, and the meeting includes a live audiovisual feed for the duration of the meeting.	Chapter 951
AB 2001	Grayson	California Financing Law: remote work	This bill authorizes a finance lender, broker, or program administrator licensed pursuant to the California Financing Law to allow employees to work from a remote location if specified criteria are satisfied.	Chapter 181
AB 2269	Grayson	Digital financial asset businesses: regulation	<p>This bill establishes a licensing and regulatory framework, administered by the Department of Financial Protection and Innovation for digital financial asset business activity, as specified.</p> <p><i>VETO message: "AB 2269 would establish a licensing and regulatory framework, administered by the Department of Financial Protection and Innovation, for digital financial asset activity. Digital assets are becoming increasingly popular in our financial ecosystem, with more consumers buying and selling cryptocurrencies each year. I share the author's intent to protect Californians from potential financial harm while providing clear rules for crypto businesses operating in this state. On May 4, 2022, I issued Executive Order N 9 22 to position California as the first state to establish a transparent regulatory environment that both fosters responsible innovation, and protects consumers who use digital asset financial services and products all within the context of a rapidly evolving federal regulatory picture. Over the last several months, my Administration has conducted extensive research and outreach to gather input on approaches that balance the benefits and risk to consumers, harmonize with federal rules, and incorporate California values such as equity, inclusivity, and environmental protection. It is premature to lock a licensing structure in statute without considering both this work and forthcoming federal actions. A more flexible approach is needed to ensure regulatory oversight can keep up with rapidly evolving technology and use cases, and is tailored with the proper tools to address trends and mitigate consumer harm. Additionally, standing up a new regulatory program is a costly undertaking, and this bill would require a loan from the general fund in the tens of millions of dollars for the first several years. Such a significant commitment of general fund resources should be considered and accounted for in the annual budget process. I am committed to working collaboratively with the Legislature to achieve the appropriate regulatory clarity once federal regulations come into sharper focus for digital financial assets, while ensuring California remains a competitive place for companies to invest and innovate."</i></p>	Vetoed

AB 2433	Grayson	Department of Financial Protection and Innovation: unlawful practices	This bill clarifies that administrative orders for a person to discontinue a violation of law may be issued by the Department of Financial Protection and Innovation whether the violation is ongoing or has ceased.	Chapter 188
SB 49	Umberg	Corporate conversions	This bill establishes a procedure similar to one available to other types of California businesses that allows a California corporation to convert in a single step to a business entity organized under the laws of a different state.	Chapter 237
SB 218	Jones	Corporations: ratification or validation of noncompliant corporate actions	This bill (1) provides two mechanisms by which a California corporation may ratify or validate an otherwise lawful corporate act that was not in compliance with General Corporation Law or the corporation's articles or bylaws when it was made; and (2) provides that any ratification or validation of otherwise lawful past corporate actions are retroactive back to the date on which the original, defective action was taken. Thus, as a matter of law, it is as though the corporation had always taken the proper action and the ratification or validation, in the absence of fraud or a court order to the contrary, is conclusive as to the correctness of the action in question.	Chapter 217
SB 577	Limon	Financial institutions: money transmission: escrow agents: lenders and brokers: banking	This bill (1) reinstates a provision that sunset on 1/1/22, which provides an exemption to the requirements of the California Financing Law for a person that makes only one commercial loan in a 12 month period, as specified; and (2) makes a series of technical changes and corrections to laws administered by the Department of Financial Protection and Innovation.	Chapter 16
SB 1348	Bradford	Escrow agents: controlled substances	This bill removes an offense involving controlled substances from the list of offenses that disqualify a person from serving in any capacity as an officer, director, stockholder, trustee, agent, or employee of an escrow agent, or in any position involving any duties with an escrow agent.	Chapter 846
SB 1415	Limon, Bradford	Financial Institutions Law: annual report: overdraft	This bill requires banks and credit unions subject to the examination authority of the Commissioner of Financial Protection and Innovation to report annually the revenue earned from overdraft fees, as specified, and requires the Commissioner to publish that information in a publicly available report.	Chapter 847
SB 1498	Committee on Banking and Financial Institutions	Financial institutions: Department of Financial Protection and Innovation: money transmissions	This bill makes assorted technical and clarifying changes to reflect the newly renamed Department of Financial Protection and Innovation and to clarify the scope of the Money Transmission Act.	Chapter 452

BUDGET & FISCAL REVIEW

AB 151	Committee on Budget	State employment: State Bargaining units: agreements: compensation and benefits	This bill makes necessary statutory changes to ratify and implement memoranda of understanding (MOU) between Bargaining Units (BUs) 2, 8, 9 and 18 and the state, MOU side letter agreements between three BUs and the state and appropriates funds for General Salary Increase adjustments for BU 5 and Judges. The agreements cover state employees represented by seven exclusive employee representatives.	Chapter 250
AB 152	Committee on Budget	COVID 19 relief: supplemental paid sick leave	This bill makes necessary changes to implement COVID 19 relief provisions adopted as a part of the Budget Act of 2022.	Chapter 736
AB 156	Committee on Budget	State government	This bill (1) makes necessary statutory changes to implement the general government provisions of the Budget Act of 2022; (2) establishes the California Hope, Opportunity, Perseverance and Empowerment (HOPE) for Children Trust Account Program and the HOPE for Children Trust Account Fund in the State Treasury, and continuously appropriates moneys in the fund to the HOPE for Children Trust Account Program Board and Treasurer for implementation of the program.	Chapter 569
AB 157	Committee on Budget	State government	This bill includes statutory changes necessary to implement a variety of provisions of the 2022 Budget Act related to general government issues including creating the California Small Agricultural Business Drought Relief Grant Program within the Office of Small Business Advocate to provide grants to qualified small agricultural businesses that have been affected by severe drought conditions, and directing the California Housing Finance Agency to convene a working group to identify and recommend changes to the Agency's Accessory Dwelling Unit Program.	Chapter 570
AB 158	Committee on Budget	Personal Income Tax Law: Corporation Tax Law: exclusions from income: Paycheck Protection Program	This bill includes statutory changes necessary to implement a variety of provisions of the 2022 Budget Act related to taxation, which (1) allow, for taxable years beginning on or after 1/1/24, a credit in an amount equal to the greater of: (a) the dues paid to a labor organization during the taxable year multiplies by an adjustment factor as specified; or (b) the amount of dues paid during the year, as specified, but not to exceed \$100 (recomputed annually); and (2) clarify that the provisions of law that exclude from gross income any covered loan amounts forgiven pursuant to the PPP (Paycheck Protection Program) Extension Act of 2021 are effective for taxable years beginning on or after 1/1/19.	Chapter 737
AB 160	Committee on Budget	Public safety trailer bill	This bill makes, as part of the 2022 23 Budget Package, the following statutory changes: (1) changes eligibility and process for the compensation of victims of crime by the Victim Compensation Board, effective 7/1/24, if there are sufficient revenues to cover the changes and an appropriation is made in the Budget Act for that purpose; and (2) clarifies that incarcerated individuals who successfully participate in an institutional firehouse program may petition to have their	Chapter 771

			pleading dismissed, consistent with existing policy for incarcerated individuals who participate as hand crew members in conservation camps.	
AB 178	Ting	Budget Act of 2022	This bill is a Budget Bill Junior associated with the Budget Act of 2022, which makes technical and substantive changes to the Budget Act. On 6/13/22, the Legislature passed SB 154 (Skinner, Chapter 43, Statutes of 2022), which represented the Legislature's budget agreement. This bill represents changes to SB 154 for an agreement between the Legislature and the Administration. The 2022 23 Budget includes total spending of just over \$300 billion, of which \$234.4 billion is from the General Fund.	Chapter 45
AB 179	Ting	Budget Act of 2022	This bill (1) amends the 2022 Budget Act to reflect changes necessary to implement the budget agreement, which include appropriating funding set aside in the Budget Act in June of 2022 to allow for further discussions and negotiations, with a majority of the changes reflecting the current year investments associated with the 2022 Climate investment package; and (2) contains technical changes, corrections and updates identified after the Budget was adopted.	Chapter 249
AB 180	Ting	Budget Act of 2021	This bill is a Budget Bill Jr. associated with the Budget Act of 2021, which transfers \$4.03 billion General Fund into the California Emergency Relief Fund and makes appropriations out of this fund for various emergency response and relief purposes and appropriates approximately \$8 billion in General Fund.	Chapter 44
AB 181	Committee on Budget	Education finance: education omnibus budget trailer bill	This bill provides for statutory changes necessary to enact the K 12 statutory provisions of the Budget Act of 2022, and appropriates funding for K 12 education programs, totaling approximately \$25 million.	Chapter 52
AB 182	Committee on Budget	COVID 19 emergency response: Learning Recovery Emergency Fund: appropriation	This bill (1) establishes the Learning Recovery Emergency Fund in the State Treasury for receiving appropriations for school districts, county offices of education, charter schools, and community college districts for the purposes of learning recovery in response to COVID 19 impacts to student learning and wellbeing; (2) outlines the specific purposes for which the Superintendent shall allocate available moneys in the Learning Recovery Emergency Fund deposited pursuant to this bill to local educational agencies and for which the Chancellor's Office of the California Community Colleges shall allocate available moneys in the Learning Recovery Emergency Fund deposited pursuant to this bill to community college districts; and (2) appropriates \$8.55 billion for these purposes, through the Learning Recovery Emergency Fund, to be administered by the Department of Education.	Chapter 53
AB 183	Committee on Budget	Higher education trailer bill	This bill (1) makes necessary changes to implement the higher education provisions adopted as a part of the Budget Act of 2022; (2) makes changes to implement higher education agreements and appropriations contained in the 2022 Budget Act; (3) includes the creation of the Cal Grant Reform Act, subject	Chapter 54

			to a determination made regarding state revenue in May 2024, Cal Grant Award changes for students attending independent, non profit colleges and universities, approval of 25 student housing projects at the University of California, the California State University system, and California Community Colleges (CCC) increases support for the CCC Student Success and Completion Grant, and supports numerous one time investments at CCC.	
AB 185	Committee on Budget	Education finance: education omnibus trailer bill	This bill (1) provides for statutory changes necessary to enact the K 12 and child care related statutory provisions of the Budget Act of 2022; (2) is necessary to implement legislative intent for various education provisions of the 2022 23 Budget Act, and extend imminent sunset dates for the Districts of Choice program and Career Technical Education high school graduation requirements; (3) appropriates \$4 million for the Department of Education to administer preschool grant and workgroup activities, and adjusts appropriations for child care, preschool, and the Teacher Residency Program in conformity with legislative intent from the Budget Acts of 2021 22 and 2022 23; and (4) makes major changes to the Local Control Funding formula's allocation, increasing the base rate from 6.2% above cost of living adjustment to 6.7%.	Chapter 571
AB 186	Committee on Budget	Public health	This bill is an omnibus public health trailer bill, and contains changes to implement the Budget Act of 2022, which implements \$280 million in direct payments to nursing homes in addition to significant ongoing base funding for Medi Cal reimbursements to nursing homes.	Chapter 46
AB 190	Committee on Budget	Higher education budget trailer bill	This bill makes necessary changes to implement the higher education provisions adopted as a part of the Budget Act of 2022; and appropriates, as part of the Higher Education Student Housing Grant Program, an additional \$6 million General Fund, above the amount appropriated in AB 183 (Committee on Budget, Chapter 54, Statutes of 2022), to the California State University, Humboldt, to fully cover the costs of the campus' construction project.	Chapter 572
AB 192	Committee on Budget	Better for Families Tax Refund	This bill, a budget trailer bill, establishes the Better for Families Act, a framework to provide approximately \$9.5 billion of payments to low income and middle income Californians in order to provide financial relief for economic disruptions resulting from the COVID 19 emergency, such as the financial burdens of inflation and increasing costs for gas, groceries, and other necessities.	Chapter 51
AB 194	Committee on Budget	Taxation	This bill contains changes necessary to implement the 2022 Budget Act related to taxation. the provisions of this bill are expected to result in the following General Fund revenue losses and are assumed in the overall estimates of the 2022 23 Budget package: <ul style="list-style-type: none"> • Late PPP conformity: \$160 million in 2021 22 and 2022 23, \$65 million in 2023 24; \$34 million in 2024 25, and \$17 million in 2025 26. • First time penalty abatement: \$8.7 million in 2022 23; \$7.3 million in 2023 24 through 2026 27. 	Chapter 55

			<ul style="list-style-type: none"> • Diesel Sales Tax Pause: \$327 million in 2022 23 and \$112 million in 2023 24. • CalCompetes Tax Credit: \$3 million in 2023 24, \$13 million in 2024 25, \$23 million in 2025 26 and \$33 million in 2026 27. 	
AB 195	Committee on Budget	Cannabis	This bill contains the necessary changes to implement provisions included in the Budget Act of 2022, which includes cannabis tax reform, relief for equity operators, and additional enforcement tools against the unlicensed cannabis market.	Chapter 56
AB 199	Committee on Budget	Courts	This bill is part of the 2022 23 Budget package, which (1) expands eligibility for automatic waivers of filing fees by raising the income threshold from 125 percent to 200 percent of the federal poverty guidelines, and includes automatic eligibility for recipients of the California Special Supplemental Nutrition Program for Women, Infants, and Children and people who receive unemployment compensation; and (2) extends remote court proceedings until 1/1/24, with various limitations. Requires the Director of the Department of Finance to finalize the methodology for determining per county allocations related to AB 177 (Committee on Budget, Chapter 257, Statutes of 2021), which provides for the elimination of certain criminal administrative fees.	Chapter 57
AB 200	Committee on Budget	Public safety omnibus	This bill, as part of the 2022 23 Budget Package, (1) makes statutory changes related to the Budget Act of 2022; (2) makes various statutory changes to facilitate the closure of the Division of Juvenile Justice on 6/30/23; (3) establishes the Flexible Assistance for Survivors Grant Program in the Office of Emergency Services; (4) makes changes to the process for disbursing erroneous conviction payments; and (5) adjusts the Community Corrections Performance Incentives Fund to provide two years of stable funding to adjust for COVID 19 related impacts.	Chapter 58
AB 202	Committee on Budget	County jail financing	This bill, as part of the 2022 23 Budget package, makes statutory changes, which modify the amount of revenue bonds and notes that the State Public Works Board may issue for local jail facilities that are approved by the Board of State and Community Corrections to \$740,445,397.	Chapter 59
AB 203	Committee on Budget	Public resources	This bill is the omnibus Resources budget trailer bill that contains provisions necessary to implement the 2022 Budget Act, which (1) authorizes the Director of the Department of Water Resources to procure design build contracts for public works projects in excess of \$1 million that are at the Salton Sea; and (2) revises specified fee provisions to require manufacturers to pay to the Department of Toxic Substances Control an annual aggregate total not to exceed \$400,000 to cover actual and reasonable regulatory costs incurred by the department to administer.	Chapter 60
AB 204	Committee on Budget	Budget Act of 2022: Health Omnibus	This bill is an omnibus health trailer bill, and contains changes to implement the Budget Act of 2022, which requires remitted amounts, for noncompliance by a	Chapter 738

			Medi Cal managed care plan with the medical loss ratio, be transferred to the Medi Cal Loan Repayment Program Special Fund, rather than to the Medically Underserved Account for Physicians for the Steven M. Thompson Physician Corps Loan Repayment Program, as required by current law.	
AB 205	Committee on Budget	Energy	This bill makes necessary statutory changes to implement the energy related items of the 2022 Budget Act, which (1) establish the California Arrearage Payment Program (CAPP) at the Department of Community Services and Development to provide assistance to active utility customers with past due electricity utility bills incurred during the COVID 19 pandemic bill relief period, as specified; (2) establish prioritization of issuance of assistance and allocation of funds, as specified; (3) require a utility applicant to issue CAPP benefits to residential customers within 60 days of receiving CAPP funds; (4) establish the Long Duration Storage Program at the California Energy Commission (CEC); and (5) allow specified clean energy projects to seek consolidated permitting at the CEC by 6/30/29, if they adhere to specified labor standards, including the use of skilled and trained workforce, and provide community benefits, as specified.	Chapter 61
AB 207	Committee on Budget	Human services omnibus	This bill is the Human Services omnibus trailer bill, which (1) requires the Department of Social Services (DSS) to consult with the CalWORKs Outcomes and Accountability Review (Cal OAR) workgroup in the fall of 2022 to develop recommendations to mitigate the existing emphasis on penalties for not complying with the federal work participation rate while implementing the first cycle of the Cal OAR process; (2) requires the DSS to reconsider the costs of county operations in the CalWORKs single allocation for the 2024–25 fiscal year, and for every third fiscal year thereafter; and (3) requires the DSS to review CalFresh costs of county operations for the 2027–28 fiscal year and every third fiscal year thereafter.	Chapter 573
AB 209	Committee on Budget	Energy and climate change	This bill makes necessary statutory changes to implement the energy related provisions of the 2022 Budget Act, which (1) establishes the Industrial Grid Support and Decarbonization Program at the California Energy Commission (CEC) to provide financial incentives for industrial facilities to purchase and deploy advanced technology and equipment to support grid reliability, electrify processes, incorporate energy storage or renewable energy resources, increase energy efficiency, and develop or deploy decarbonization technologies; and (2) establishes the Hydrogen Program at the CEC to provide financial incentives to eligible in state hydrogen projects, as specified for demonstration or scale up of production, processing, delivery, storage or end use.	Chapter 251
AB 210	Committee on Budget	Early childhood: childcare and education	This bill is the early childhood education omnibus trailer bill, which (1) sets the rates and policies for all Budget Act appropriations for early childhood education programs in the departments of Education and Social Services; and (2) includes the 2022 23 child care pandemic response package, child care infrastructure,	Chapter 62

			and policy changes to the California State Preschool Program, and General Child Care program.	
AB 211	Committee on Budget	Public resources trailer bill	This bill is the omnibus Resources budget trailer bill that contains provisions necessary to implement the 2022 Budget Act, which (1) authorizes the Director of Department of Pesticide Regulation to request specified information if the director finds or suspects that a sample taken or inspected from produce carries pesticide residue in excess of permissible tolerance and increases specified fines and penalties; (2) extends the sunset from 1/1/23 to 1/1/28 for the California Environmental Quality Act exemption related to prescribed fire, thinning, and fuel reduction projects undertaken on federal lands to reduce the risk of high severity wildfire that have been reviewed under the National Environmental Policy Act if certain conditions are met; and (3) extends the sunset of the plastic market development payment authorization from 7/1/22 to 7/1/25.	Chapter 574
SB 113	Committee on Budget and Fiscal Review	Economic relief: COVID 19 pandemic	This bill, the economic relief trailer bill, contains various statutory changes related to taxes and economic development necessary to implement the Budget Act of 2021, including, but not limited to, creating the California Emergency Relief Fund.	Chapter 3
SB 114	Committee on Budget and Fiscal Review	Employment: COVID 19: supplemental paid sick leave	This bill makes various statutory changes to COVID 19 supplemental paid sick leave provisions that expired on 9/30/21.	Chapter 4
SB 115	Skinner	Budget Act of 2021	This bill, a Budget Bill Junior associated with the Budget Act of 2021, makes technical and substantive changes to the Budget Act, including, but not limited to, (1) transferring a total of \$1.9 billion from the General Fund (GF) to the California Emergency Relief Fund for purposes related to the COVID 19 state of emergency, as proclaimed on 3/4/20, (2) appropriating \$30.3 million GF to the Department of Water Resources for costs associated with installation of equipment necessary to meet emissions control requirements on four 30 megawatt generators purchased under an emergency proclamation issued by the Governor in July 2021; and (3) appropriating \$1.6 million to the Department of Public Health to implement regulation of industrial hemp products pursuant to AB 45 (Aguiar Curry, Chapter 576, Statutes of 2021).	Chapter 2
SB 116	Committee on Budget and Fiscal Review	Human services	This bill fixes a chaptering out issue made by the human services trailer bill associated with the 2021 Budget Act and, for a limited time, makes changes to how federal Office of Refugee Resettlement funds can be used.	Chapter 5
SB 117	Committee on Budget and Fiscal Review	State employment: State Bargaining Units: memoranda of understanding: addenda	This bill makes necessary statutory changes to ratify and implement memoranda of understanding addenda between six bargaining units (BUs) and the state. The agreements cover state employees represented by six exclusive employee representatives, as follows: <ul style="list-style-type: none"> • BU 2: Attorneys, Administrative Law Judges, and Hearing Officers; • BU 7: Protective Services and Public Safety; 	Chapter 6

			<ul style="list-style-type: none"> • BU 9: Professional Engineers; • BU 10: Professional Scientists; • BU 12: Craft and Maintenance; and • BU 13: Stationary Engineers. 	
SB 118	Committee on Budget and Fiscal Review	California Environmental Quality Act: public higher education: campus population	This bill provides that enrollment or changes in enrollment, by themselves, do not constitute a project for purposes of California Environmental Quality Act.	Chapter 10
SB 119	Skinner	Budget Act of 2021	This bill is a Budget Bill Junior associated with the Budget Act of 2021. Specifically, this bill (1) reappropriates unspent local assistance general funds from 2018 and 2019 at the Secretary of State for the original purpose of those funds, which was the replacement of voting systems and technology and election management system replacements; (2) corrects the reference to the Coachella Valley Mountains Conservancy that was mislabeled in the Budget Act; (3) allows funding provided to the Commission on Peace Officer Standards and Training for standards and training to be transferrable between these two uses for purposes of implementing SB 2 (Bradford, Chapter 409 Statutes of 2021), subject to Joint Legislative Budget Committee notification; (4) clarifies that funding provided for legislative priorities can be used as an advance lump sum and can be used for costs incurred prior to the enactment of this bill; and (5) specifies that \$300,000 provided in the Budget Act to the California Victim Compensation Board for a contract with the Alliance for a Better Community will be used for outreach to survivors of forced or involuntary sterilization at the formerly named Los Angeles County Hospital.	Chapter 9
SB 125	Committee on Budget and Fiscal Review	Public resources: geothermal resources: lithium	This bill makes necessary statutory changes enact the lithium related provisions of the 2022 Budget Act.	Chapter 63
SB 130	Committee on Budget and Fiscal Review	State employment: State Bargaining Units 5, 6, 7, and 8: agreements	<p>This bill makes necessary and conforming changes to ratify and implement memorandum of understanding side letter agreements between four bargaining units (BUs) and the state. The agreements cover state employees represented by four exclusive employee representatives, as follows:</p> <ul style="list-style-type: none"> • California Association of Highway Patrolmen, BU 5: California Highway Patrol Officers; • California Correctional Peace Officers Association, BU 6: Correctional Peace Officers; • California State Law Enforcement Association, BU 7: Protective Services and Public Safety; and • California Department of Forestry and Fire Protection Firefighters, CAL FIRE Local 2881, BU 8: California Firefighters. 	Chapter 64
SB 131	Committee on Budget and Fiscal Review	November 8, 2022, statewide general election: ballot measures	This bill contains statutory provisions related to elections necessary to implement the Budget Act of 2022.	Chapter 65

SB 132	Committee on Budget and Fiscal Review	State employment: State Bargaining Units 16 and 18: agreements	<p>This bill makes necessary and conforming changes to ratify and implement memorandum of understanding side letters between two bargaining units (BUs) and the state. The agreements cover state employees represented by two exclusive employee representatives, as follows:</p> <ul style="list-style-type: none"> • BU 16: Physicians, Dentists, and Podiatrists; and • BU 18: Psychiatric Technicians. 	Chapter 66
SB 154	Skinner	Budget Act of 2022	<p>This bill contains the 2022 Budget Act and represents a budget package that authorizes General Fund expenditures of \$235.9 billion and assumes \$243.7 billion in total General Fund resources. Under this budget act, there are combined total reserves in the Budget Stabilization Account, the Special Fund for Economic Uncertainties, the Public School System Stabilization Account and the Safety Net Reserve of approximately \$37.8 billion.</p>	Chapter 43
SB 184	Committee on Budget and Fiscal Review	Health	<p>This bill, an omnibus health trailer bill, makes statutory revisions affecting the following health agencies necessary to implement the Budget Act of 2022:</p> <ul style="list-style-type: none"> • California Health Facilities Financing Authority; • Department of Health Care Access and Information; • Department of Health Care Services; • Department of Public Health; • Department of State Hospitals; • Mental Health Services Oversight and Accountability Commission; and • California Health Benefits Exchange. 	Chapter 47
SB 187	Committee on Budget and Fiscal Review	Human services	<p>This bill provides for statutory changes necessary to enact human services related provisions of the Budget Act of 2022, including, but not limited to, (1) Family First Prevention Services Act clean up; (2) securing Social Security benefits for foster youth; (3) CalWORKs grant increase; (4) food and nutrition assistance programs; and (5) water assistance programs.</p>	Chapter 50
SB 188	Committee on Budget and Fiscal Review	Developmental services omnibus	<p>This bill provides for statutory changes necessary to enact developmental services related provisions of the Budget Act of 2022, including, but not limited to, (1) directive authority; (2) Coordinated Family Support Services pilot program; (3) Early Start eligibility; (4) alternative nonresidential services; (5) Canyon Springs admissions; and (6) Fairview Developmental Center.</p>	Chapter 49
SB 189	Committee on Budget and Fiscal Review	State Government	<p>This bill makes necessary statutory changes to implement the general government provisions of the Budget Act of 2022, including, but not limited to, (1) creating the Office of Community Partnerships and Strategic Communications; (2) funding for the State Capitol Building Annex project; (3) seismic retrofit assistance; and (4) increases victim compensation benefit limits.</p>	Chapter 48
SB 191	Committee on Budget and Fiscal Review	Employment	<p>This bill makes necessary changes to implement the labor, workforce, and employment provisions adopted as a part of the Budget Act of 2022.</p>	Chapter 67

SB 193	Committee on Budget and Fiscal Review	Economic development: grant programs and other financial assistance	This bill contains changes necessary to implement the 2022 Budget Act related to economic development.	Chapter 68
SB 196	Committee on Budget and Fiscal Review	State employment: State Bargaining Units: agreements	<p>This bill makes necessary statutory changes to ratify and implement a memorandum of understanding (MOU) and MOU side letters between 13 bargaining units (BUs) and the state. The agreements cover state employees represented by 13 exclusive employee representatives, as follows:</p> <ul style="list-style-type: none"> • BU 1: Administrative, Financial, and Staff Services; • BU 3: Professional Educators and Librarians; • BU 4: Office and Allied; • BU 8: California Firefighters; • BU 11: Engineering and Scientific Technicians; • BU 13: Stationary Engineers; • BU 14: Printing Trades; • BU 15: Allied Services; • BU 16: Physicians, Dentists, and Podiatrists; • BU 17: Registered Nurses; • BU 19: Professional Health and Social Services BU 20: Medical and Social Services; and • BU 21: Education Consultants and Library Employees. 	Chapter 69
SB 197	Committee on Budget and Fiscal Review	Housing	This bill contains the statutory changes necessary to implement various housing related provisions of the Budget Act of 2022, including, but not limited to, (1) regional housing needs assessment; (2) the Encampment Resolution Program; and (3) Project Homekey.	Chapter 70
SB 198	Committee on Budget and Fiscal Review	Transportation	This bill contains the statutory changes necessary to implement the various transportation related provisions of the Budget Act of 2022, including, but not related to, (1) design build procurement authority; (2) Santa Ana build to suit lease; (3) creation of Highways to Boulevards program; and (4) high speed rail adjustments.	Chapter 71
SB 201	Committee on Budget and Fiscal Review	Taxation: Earned Income Tax Credit: Young Child Tax Credit: Foster Youth Tax Credit	<p>This bill, as part of the 2022 23 Budget package, makes the following statutory changes to implement the Budget Act:</p> <ul style="list-style-type: none"> • Foster Youth Tax Credit; • Young Child Tax Credit; and • Earned Income Tax Credit Phase Out. 	Chapter 72

BUSINESS, PROFESSIONS & ECONOMIC DEVELOPMENT

AB 351	Cristina Garcia, Robert Rivas	Reduction of human remains and the disposition of reduced human remains	This bill establishes a new regulatory process for a Licensed Reductions Facility (LRF) under the jurisdiction of the Cemetery and Funeral Bureau for the disposition of human remains; requires training for LRF employees; defines “reduced human remains”; imposes the same requirements for reduced human remains as cremated and hydrolyzed remains; and requires the Bureau and the Department of Public Health to implement specified regulations by 1/1/27.	Chapter 399
AB 392	Nazarian	Clinical laboratories: total protein test: authorization	This bill requires the Department of Public Health to determine that a person who performs a total protein test using a digital refractometer do so in accordance with standardized procedures approved by—rather than developed and approved by—the licensed plasma collection center’s supervising physician and surgeon or licensed clinical laboratory director.	Chapter 429
AB 657	Cooper	Healing arts: expedited licensure process: applicants providing abortions	This bill requires the Medical Board of California, the Osteopathic Medical Board of California, the Board of Registered Nursing, and the Physician Assistant Board to expedite the licensure process for an applicant who demonstrates that they intend to provide abortions.	Chapter 560
AB 847	Quirk	Electrically conductive balloons	This bill (1) requires a person who sells or manufactures foil balloons to ensure that those foil balloons pass a standard test developed by the Institute of Electrical and Electronics Engineers to ensure that the balloon does not cause a fault at high voltage electric distribution levels; and (2) requires foil balloons to become compliant with the provisions of this bill according to a phase in period, as specified, and prohibits the sale or manufacturing of noncompliant foil balloons after completion of this phase in period.	Chapter 401
AB 852	Wood	Health care practitioners: electronic prescriptions	This bill (1) prohibits a pharmacy, pharmacist, or other practitioner authorized to dispense or furnish a prescription from refusing to dispense or furnish an electronic prescription (e prescription) solely because the prescription was not submitted via, or is not compatible with, their proprietary software; and (2) permits a pharmacy, pharmacist, or other authorized practitioner to decline to dispense or furnish an e prescription submitted via software that fails to meet any one of specified criteria, as specified.	Chapter 518
AB 1102	Low	Telephone medical advice services	This bill clarifies that a telephone medical advice service is required to ensure that all health care professionals providing telephone medical advice services from an out of state location are operating consistent with the laws governing their licenses, in addition to their respective scopes of practice, and clarifies that a telephone medical advice service is required to comply with directions and requests for information made by the respective in state healing arts licensing boards.	Chapter 684

AB 1120	Irwin	Clinical laboratories: blood withdrawal	This bill authorizes a certified phlebotomy technician to collect blood through a peripheral venous catheter under specified conditions, including that the blood collection is performed using a device approved by the United States Food and Drug Administration.	Chapter 685
AB 1278	Nazarian	Physicians and surgeons: payments: disclosure: notice	This bill requires physicians and surgeons licensed by the Medical Board of California and Osteopathic Medical Board of California to notify patients in writing every two years about the Open Payments database and requires them to post notice about the Open Payments database in each practice area.	Chapter 750
AB 1573	Committee on Jobs, Economic Development, and the Economy	Small business technical assistance: California Business Retention Program	<p>This bill (1) provides that a “small business technical assistance center” includes a local government, for the purposes of making certain supplemental grant awards under the California Small Business Development Technical Assistance Program (Program); and (2) creates, under the Program within the California Office of the Small Business Advocate within the Governor’s Office of Business and Economic Development, the Small Business Retention Program as a supplemental grant program that would provide grants to small business technical assistance centers for the purpose of supporting the retention of small businesses by leveraging the state’s economic development and small business technical assistance providers, as provided.</p> <p><i>VETO message: “This bill creates a new supplemental grant program for the existing Small Business Technical Assistance Program (SB TAP) centers to support local small business retention and expands SB TAP eligibility to include local governments. Small businesses are critical drivers of California’s economic growth and building wealth in communities. That is why the 2022 23 State Budget invests an additional \$6 million this year and \$26 million ongoing to permanently extend SB TAP. The budget also provides \$20 million to expand the number of Innovation Hubs and \$8 million to support Women’s Business Centers. These investments reflect the shared commitment of my administration and the Legislature to invest in small businesses. However, this bill creates a new supplemental grant program not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. The Legislature sent measures with potential costs of well over \$20 billion in one time spending and more than \$10 billion in ongoing commitments not accounted for in the Budget Act. Creating new grant programs and expanding eligibility of existing programs should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
AB 1632	Akilah Weber	Restroom access: medical conditions	This bill requires a place of business that has a toilet facility for its employees to allow any individual who is lawfully on the premises of that place of business to use that toilet facility during normal business hours if the individual has an eligible medical condition or uses an ostomy device, and if specified conditions are met.	Chapter 893

AB 1636	Akilah Weber	Physician's and surgeon's certificate: registered sex offenders	This bill requires denial of an initial physician and surgeon license application, requires automatic physician and surgeon license revocation, and requires denial of a petition from a physician and surgeon to reinstate a license for individuals who have committed acts of sexual abuse, misconduct, or relations with a patient.	Chapter 453
AB 1646	Chen	Cannabis packaging: beverages	This bill removes the requirement that cannabis beverages be placed in a glass container.	Chapter 388
AB 1740	Muratsuchi	Catalytic converters	This bill (1) requires a core recycler who accepts a catalytic converter to include a written record of the year, make, model, in addition to the vehicle identification number (VIN) of the vehicle and a copy of the title, as specified including the VIN or similar identifying information, of the vehicle from which the catalytic converter was removed; (2) prohibits a core recycler from entering into a transaction to purchase or receive a catalytic converter from any person that is not a commercial enterprise, as defined, or verifiable owner of the vehicle from which the catalytic converter was removed, and requires a core recycler to verify specified information; (3) exempts core recyclers from specified requirements if the core recycler and the seller or commercial enterprise have a written agreement, as specified; and (4) makes changes to avoid chaptering out conflicts with other bills amending the same code sections.	Chapter 513
AB 1742	Robert Rivas	California Cigarette Fire Safety and Firefighter Protection Act: Tobacco Master Settlement Agreement	This bill transfers the administration of the California Cigarette Fire Safety and Firefighter Protection Act from the Office of the State Fire Marshal to the Attorney General (AG) and increases the oversight authority for the AG to maintain the California Tobacco Directory as well compliance with escrow provisions of the Master Settlement Agreement.	Chapter 454
AB 1747	Quirk	Contractors: disciplinary action	This bill provides that willful or deliberate disregard of any state or local law relating to the issuance of building permits constitutes a cause for disciplinary action against a licensed contractor, and subjects certain disciplinary actions to a civil penalty, as specified.	Chapter 757
AB 1758	Aguiar Curry	Board of Behavioral Sciences: marriage and family therapists: clinical social workers: professional clinical counselors: supervision of applicants for licensure via videoconferencing	This bill permits, until 1/1/26, required weekly supervision via two way, real time videoconferencing in all settings, if the supervisor makes an assessment that it is appropriate, for purposes of meeting requirements for licensure as a Licensed Marriage and Family Therapist, Licensed Clinical Social Worker, or a Licensed Professional Clinical Counselor.	Chapter 204
AB 1759	Aguiar Curry	Board of Behavioral Sciences: licensees and registrants: marriage and	This bill requires, on or after 1/1/23, applicants for licensure, as a Licensed Marriage and Family Therapist, Licensed Clinical Social Worker, Licensed Educational Psychologist, and Licensed Professional Clinical Counselor, and	Chapter 520

		family therapy, educational psychology, clinical social work, and professional clinical counseling	current licensees before their first renewal after 1/1/23, to complete three hours of training or coursework in the provision of mental health services via telehealth and revises the requirements for registrants to take and pass the California Law and Ethics Examination every renewal period, as specified.	
AB 1760	Rodriguez	Bulk merchandise pallets	This bill allows junk dealers and recyclers to acquire good faith possession of bulk merchandise pallets if the indicated owner cannot be located or has failed to retrieve the merchandise pallets on a timely basis, as specified.	Chapter 521
AB 1781	Blanca Rubio	Safe transportation of dogs and cats	This bill establishes safe transportation standards for dogs and cats in the care of public or private shelters or animal control agencies.	Chapter 80
AB 1813	Medina	State Athletic Commission Act: officers and personnel	This bill clarifies that the executive officer of the California State Athletic Commission is not liable for discretionary acts taken while performing their duties and extends the Commissions' authority to hire personnel until 2025.	Chapter 177
AB 1885	Kalra	Cannabis and cannabis products: animals: veterinary medicine	This bill (1) authorizes a veterinarian to recommend the use of cannabis on an animal for potential therapeutic effect or health supplementation purposes, as current law only allows a veterinarian to discuss the use of cannabis on an animal; (2) requires the Veterinary Medical Board to adopt guidelines for veterinarians to follow when recommending cannabis by 1/1/24; (3) expands the purpose and intent of the Medicinal and Adult Use Cannabis Regulation and Safety Act to include the control and regulation of cannabis and cannabis products for use in animals; and (4) requires the Department of Cannabis Control to promulgate regulations for animal product standards by 7/1/25.	Chapter 389
AB 1894	Luz Rivas, Petrie Norris	Integrated cannabis vaporizer: packaging, labeling, advertisement, and marketing	This bill prohibits, commencing 7/1/24, cannabis cartridges and integrated cannabis vaporizers packages from implying the product is disposable and adds advertisement and marketing requirements.	Chapter 390
AB 1901	Nazarian	Dog training services: disclosure requirement	This bill establishes the Dog Trainer Sufficiency Act and requires a written disclosure be provided to the purchaser of dog training services, as specified.	Chapter 276
AB 1954	Quirk	Physicians and surgeons: treatment and medication of patients using cannabis	This bill prohibits a physician and surgeon from automatically denying treatment or medication to a qualified patient based solely on a positive drug screen for tetrahydrocannabinol or report of medical cannabis use without first completing a case by case evaluation of the patient that includes, but is not limited to, a determination that the qualified patient's use of medical cannabis is "medically significant" to the treatment or medication.	Chapter 232
AB 2098	Low	Physicians and surgeons: unprofessional conduct	This bill makes disseminating misinformation, as defined, or disinformation related to COVID 19, including false or misleading information regarding the nature and risks of the virus, its prevention and treatment; and the development,	Chapter 938

			safety, and effectiveness of COVID 19 vaccines, by a physician and surgeon unprofessional conduct.	
AB 2105	Smith	Contractors: initial license fee reduction: veterans	This bill requires the Contractors State License Board to provide a 50% initial license fee reduction for an applicant seeking a contractor's license who is a veteran, as specified.	Chapter 156
AB 2107	Flora	Clinical laboratory testing	This bill expands the clinical laboratory practice of licensed clinical genetic molecular biologist scientists to include molecular biology techniques to perform a clinical laboratory test or examination for the detection of any disease affecting humans.	Chapter 956
AB 2155	Villapudua	Cannabis beverages	This bill defines "cannabis beverage" as a form of edible cannabis product that is intended to be consumed in its final state as a beverage.	Chapter 33
AB 2178	Bloom	Physicians and surgeons: special faculty permits: academic medical center	This bill revises the definition of academic medical center (AMC) by eliminating certain existing requirements for a facility to be eligible to apply for academically eminent international physicians and surgeons to obtain a Special Faculty Permit to practice medicine within the AMC and its affiliated facilities without obtaining full licensure from the Medical Board of California.	Chapter 329
AB 2194	Ward, Lee	Pharmacists and pharmacy technicians: continuing education: cultural competency	This bill requires a pharmacy technician and pharmacist, as part of the pharmacist's 30 hours of mandatory continuing education, to submit proof of completion of at least one hour of participation in a cultural competency course in order for the pharmacy technician or pharmacist's license to be renewed.	Chapter 958
AB 2196	Maienschein	Barbering and cosmetology	This bill (1) makes various technical and clarifying changes to the Barbering and Cosmetology Act administered by the Board of Barbering and Cosmetology (BBC); (2) clarifies that a person who is participating in a paid externship program through an approved school is exempt from the provision generally prohibiting compensation for services provided without a license; (3) conforms language regarding externship and apprenticeship programs for barbering to provisions recently amended for cosmetology; and (4) codifies the BBC's curriculum for electrolysis courses to conform that statute to similar provisions establishing the curricula for courses in other licensed services.	Chapter 527
AB 2210	Quirk	Cannabis: state temporary event licenses: venues licensed by the Department of Alcoholic Beverage Control: unsold inventory	This bill prohibits the Department of Cannabis Control from denying an application for a state temporary event license solely on the basis that there is a license issued pursuant to the Alcoholic Beverage Control Act for the proposed premises of the event.	Chapter 391
AB 2236	Low	Optometry: certification to perform advanced procedures	This bill adds advanced procedures that an optometrist is authorized to perform pursuant to the Optometric Practice Act if specified education and training conditions are met; and authorizes the Board of Optometry to charge a fee to	Vetoed

			<p>issue a certificate to an optometrist who is authorized to perform advanced procedures.</p> <p><i>VETO message: "This bill would authorize optometrists to perform ocular surgical procedures currently performed by ophthalmologists after completing specified education and training. I am not convinced that the education and training required is sufficient to prepare optometrists to perform the surgical procedures identified. This bill would allow optometrists to perform advanced surgical procedures with less than one year of training. In comparison, physicians who perform these procedures must complete at least a three year residency program."</i></p>	
AB 2380	Maienschein	Online pet retailers: retail financing options	This bill prohibits an online pet retailer, as defined, from offering brokering, making a referral for, or otherwise facilitating a loan or other financing for the adoption or sale of a dog, cat, or rabbit.	Chapter 548
AB 2452	Chen	Structural Fumigation Enforcement Program	This bill extends the sunset date for the Structural Fumigation Enforcement Program under the Department of Pesticide Regulation to 1/1/24, and removes San Diego County from the Program.	Chapter 235
AB 2515	Holden	Proprietary and private security services	This bill (1) revises requirements for obtaining a baton permit and carrying a baton; (2) requires a person registered as a proprietary private security employer to deliver a written report to the Department of Consumer Affairs describing the circumstances surrounding any physical altercation with a member of the public by a registered proprietary private security officer while on duty and while acting within the course and scope of their employment within seven business days after the qualifying incident; and (3) exempts incidents when hospital staff request a private security officer for restraint for medical or mental health purposes.	Chapter 287
AB 2568	Cooley	Cannabis: insurance providers	This bill provides that it is not a crime for a licensed individual or firm to provide insurance or related services to persons licensed to engage in commercial cannabis.	Chapter 393
AB 2574	Salas	Optometry: ophthalmic and optometric assistants	This bill corrects a cross reference between the clinical laboratory director definition related to optometrists in the Optometry Practice Act; clarifies training requirements for optometric assistants, as specified; and reauthorizes and requires an optometrist in an emergency to stabilize, if possible, and immediately refer any patient who has an acute attack of angle closure glaucoma to an ophthalmologist.	Chapter 596
AB 2611	Daly	California family owned businesses	<p>This bill defines a California family owned business in the Government Code.</p> <p><i>VETO message: "This bill would create a new "California family owned business" definition for use in future provisions of the law. However, it does not provide a purpose for this definition or identify an intended program or policy for its application. As a family business owner myself, I am proud of the contributions family owned businesses provide to our local communities and the state. My Administration is a strong advocate for developing, supporting, and retaining</i></p>	Vetoed

			<i>businesses in California, with a particular focus on small and underserved business groups, including those owned by women, minorities, veterans, as well as businesses in lower income, rural, and disaster impacted communities. Many of these businesses are also family owned. I am not convinced that the definition created in this bill is needed to continue the important work, in partnership with the Legislature, to ensure that our California family owned businesses thrive."</i>	
AB 2626	Calderon	Medical Board of California: licensee discipline: abortion	This bill (1) prohibits the Medical Board of California, the Osteopathic Medical Board, the Board of Registered Nursing, and the Physician Assistant Board from suspending or revoking the certificate, or denying an application for licensure, of a physician and surgeon, nurse practitioner, certified nurse midwife, or physician assistant solely for performing an abortion in accordance with existing California law; and (2) prohibits these boards from imposing such discipline on the aforementioned licensees if they are disciplined or convicted in another state in which they are licensed or certified solely for performing abortions in that state.	Chapter 565
AB 2671	Berman	Occupational therapy	This bill extends, until 1/1/27, the provisions establishing the California Board of Occupational Therapy and adds occupational therapists to the Moscone Knox Professional Corporation Act allowing occupational therapists to form professional corporations.	Chapter 290
AB 2684	Berman	Nursing	This bill requires the Board of Registered Nursing (BRN) to establish a Nursing Education and Workforce Advisory Committee, requires the BRN's executive officer to establish a uniform method to evaluate request and grant approvals for schools of nursing, prohibits payments for clinical placement, and extends the operations of the BRN by four years, until 1/1/27, among other changes related to the BRN's sunset review.	Chapter 413
AB 2685	Committee on Business and Professions	Naturopathic Doctors Act: California Board of Naturopathic Medicine and licensing requirements	This bill (1) changes the name and location of the Naturopathic Medicine Committee, within the Osteopathic Medical Board of California to the California Board of Naturopathic Medicine (BNM) within the Department of Consumer Affairs; (2) specifies that each appointing authority has the power to remove any board member of the Naturopathic Medicine Committee; (3) requires the BNM to employ a full time staff position whose responsibilities shall include enforcement against violations of this chapter; (4) authorizes the BNM to require elective Naturopathic Physicians Licensing Examinations and authorizes continuing education requirements be met through courses approved by the North American Naturopathic Continuing Education Accreditation Council; and (5) extends the sunset date of the BNM by four years, until 1/1/27.	Chapter 414
AB 2686	Berman	Speech language pathologists, audiologists, and hearing aid dispensers	This bill extends the sunset date of the Speech Language Pathology, Audiology, and Hearing Aid Dispensers Board by four years, until 1/1/27, and makes additional changes to the Speech Language Pathologists and Audiologists and Hearing Aid Dispensers Licensure Act stemming from the recent sunset review oversight for the Board.	Chapter 415

AB 2687	Committee on Business and Professions	California Massage Therapy Council	This bill extends the sunset date of the California Massage Therapy Council by four years, until 1/1/27; exempts applicants for certification from a requirement to take and pass a national examination until 1/1/27; and provides the Council with discretion to give credit for comparable coursework, as specified.	Chapter 236
AB 2723	Holden	Animals: microchips	This bill (1) establishes additional requirements on animal shelters regarding the release of a dog or cat required to be microchipped to an owner; and (2) specifies that the owner of a dog or cat, not the shelter or rescue agency, shall be registered with the microchip registry as the primary owner of the dog or cat.	Chapter 549
AB 2745	Irwin	Real estate broker's license	This bill adds a requirement for broker applicants who satisfy the minimum qualification option allowing two years of general real estate experience to sit for the exam to now have two years of real estate experience within five years of their application.	Chapter 162
AB 2754	Bauer Kahan	Psychology: supervision	This bill permits the supervision of a psychologist licensure applicant, and of a registered psychological associate, to be provided through in person or synchronous audiovisual means and takes effect immediately.	Chapter 163
AB 2916	McCarty	Contractors: disclosure of letters of admonishment	This bill revises the disclosure of a Letter of Admonishment on the Contractors State License Board website to be either one or two years, depending on specified factors.	Chapter 293
AB 2972	Committee on Jobs, Economic Development, and the Economy	California Business Investment Services Program	This bill (1) requires, that in undertaking program activities related to the California Business Investment Services Program, housed within the Governor's Office of Business and Economic Development (GO Biz), the Program director will encourage activities that support the upward mobility of existing small businesses and residents; (2) requires that GO Biz will work with partners to mitigate the impacts of gentrification that may lead to the displacement of residents and small businesses; and (3) requires GO Biz to track activities and necessary and as specified.	Chapter 599
SB 216	Dodd	Contractors: workers' compensation insurance: mandatory coverage	This bill expands the license classifications which are required to have a Certificate of Workers' Compensation Insurance on file with the Contractors State License Board to include a Concrete contractor, a Warm Air Heating, Ventilating and Air Conditioning contractor, an Asbestos Abatement contractor, and a Tree Service contractor until 1/1/26; and, beginning 1/1/26, extends that requirement to include all licensure classifications under the jurisdiction of the Board, regardless of whether or not they have employees.	Chapter 978
SB 401	Pan	Psychology: unprofessional conduct: disciplinary action: sexual acts	This bill recasts and revises the circumstances under which specified sexual acts constitute unprofessional conduct; provides that unprofessional conduct includes any act of sexual behavior or sexual contact with a client or former client within two years following termination of therapy and any act of sexual abuse or sexual misconduct; and defines those terms for its purposes.	Chapter 298
SB 872	Dodd	Pharmacies: mobile units	This bill authorizes a county, city and county, or special hospital authority to operate a licensed mobile unit to provide prescription medication to individuals	Chapter 220

			within the county's jurisdiction and specifies certain criteria that a mobile unit must meet.	
SB 994	Jones	Vocational nursing: direction of naturopathic doctor	This bill authorizes licensed vocational nurses to work under the direction of a naturopathic doctor, as specified.	Chapter 713
SB 1064	Newman	Structural pest control: workers' compensation insurance coverage	This bill requires structural pest control companies to provide proof to the Structural Pest Control Board that they maintain workers' compensation insurance.	Chapter 190
SB 1087	Gonzalez	Vehicles: catalytic converters	This bill (1) requires a traceable payment method for catalytic converters; (2) provides that the exemption for catalytic converters received pursuant to a written agreement is only valid if the written agreement also includes a regularly updated log or record describing each catalytic converter received under the agreement, as specified; (3) prohibits a core recycler from purchasing a catalytic converter from anybody other than certain specified sellers, including an automobile dismantler, an automotive repair dealer, or an individual possessing documentation, as specified, that they are the lawful owner of the catalytic converter; (4) prohibits any person from purchasing a used catalytic converter from anybody other than certain specified sellers, including an automobile dismantler, an automotive repair dealer, or an individual possessing documentation, as specified, that they are the lawful owner of the catalytic converter; and (5) makes changes to prevent chaptering out issues with other bills amending the same code sections.	Chapter 514
SB 1116	Portantino	Arts Council: The Performing Arts Equitable Payroll Fund	This bill creates the Performing Arts Equitable Payroll Fund in the State Treasury in order to establish a grant program, administered by the Office of Small Business Advocate (OSBA) within the Governor's Office of Business and Economic Development, tasked with enabling small performing arts organizations to hire and retain employees; and requires any recipient of these grants to provide OSBA with information certifying that the funds have been used for the program's intended purposes, as specified.	Chapter 731
SB 1120	Jones	Engineering, land surveying, and geology	This bill requires applicants to provide the Board for Professional Engineers, Land Surveyors, and Geologists, if available, their email address and notify the Board of any email address changes; clarifies that unlicensed individuals cannot offer professional engineering and land surveying services; and updates the surveying requirement requiring two or more control points for a survey.	Chapter 302
SB 1186	Wiener	Medicinal Cannabis Patients' Right of Access Act	This bill prohibits local governments, beginning 1/1/24, from banning, or effectively banning, the delivery of medicinal cannabis to patients or primary caregivers within their jurisdictions, enforceable through an action for writ of mandate.	Chapter 395
SB 1237	Newman	Licenses: military service	This bill clarifies the definition of "active duty" for purposes of an individual called to active duty as a member of the United States Armed Forces or the California National Guard to be eligible for a waiver of renewal fees, continuing education	Chapter 386

			requirements, and other renewal requirements of a board within the Department of Consumer Affairs.	
SB 1247	Hueso	Franchises	<p>This bill establishes new disclosure requirements for a franchisor to provide to California based franchisees.</p> <p><i>VETO message: "The bill would require a franchise contract to include specified information relating to rebates or other monetary incentives when the franchisee purchases or sells goods and services. A franchise contract serves as the central authority for the relationship between two legally independent parties the franchisor and the franchisee. These contracts can be hundreds of pages long and contain a highly detailed description of the rights, responsibilities, and remedies of the party. I appreciate the author's intent to provide more information on the rebates vendors may provide based on franchisee purchases. However, I am not convinced the state should dictate this specific term within a complex contract governing a business to business relationship."</i></p>	Vetoed
SB 1259	Laird	Pharmacists: furnishing opioid antagonists	This bill authorizes a pharmacist to furnish an opioid antagonist approved by the federal Food and Drug Administration, instead of only naloxone hydrochloride, subject to certain requirements, including completing continuing education on the use of opioid antagonists.	Chapter 245
SB 1267	Pan	Clinical laboratories	This bill (1) adds geneticists and reproductive biologists to the types of clinical laboratory personnel licensed and regulated by the California Department of Public Health (CDPH) and defines their subspecialties and duties; (2) permits CDPH to collect licensing fees from professionals in the field of laboratory genetics and reproductive biology; and (3) requires CDPH to issue a clinical reproductive biologist license to an applicant, as specified.	Chapter 473
SB 1317	Bradford	Secondhand goods: tangible personal property: reporting requirements	This bill eliminates the requirement for secondhand dealers to report personal identifying information about a seller/pledger to the Department of Justice through the California Pawn and Secondhand Dealer System, as specified, and requires secondhand dealers to maintain that personal identifying information for three years.	Chapter 723
SB 1326	Caballero	Cannabis: interstate agreements	This bill (1) allows the state to enter into an interstate cannabis agreement to allow cannabis or cannabis products to be transported across state lines; (2) requires the agreement to meet specified requirements, including that participating states must meet or exceed health and safety requirements; and (3) allows the state to engage in commercial activities with out of state licenses.	Chapter 396
SB 1346	Becker	Surplus medication collection and distribution	This bill makes various changes to the requirements for a voluntary drug repository and distribution program that distributes surplus medications to medically indigent patients.	Chapter 886
SB 1375	Atkins	Nursing: nurse practitioners and nurse midwives:	This bill expands training options for nurse practitioners and certified nurse midwives for purposes of performing abortion by aspiration techniques, as specified.	Chapter 631

		abortion and practice standards		
SB 1407	Becker	California Employee Ownership Act	This bill establishes the California Employee Ownership Hub and a Hub Manager within the Office of Small Business Advocate at the Governor's Office of Business and Economic Development aimed at increasing awareness and understanding of employee ownership of businesses, assisting business owners and employees in navigating available resources, and streamlining and reducing barriers to employee ownership.	Chapter 733
SB 1428	Archuleta	Psychological testing technicians	This bill requires an individual performing psychological or neuropsychological tests to register as a psychological testing technician with the Board of Psychology and renew their registration every year; requires psychological testing technicians to obtain a bachelor's degree and complete 80 hours of specified training; and permits the Board to charge a fee for registration.	Chapter 622
SB 1433	Roth	Private postsecondary education: California Private Postsecondary Education Act of 2009	This bill extends the sunset date for the Bureau for Private Postsecondary Education and California Private Postsecondary Education Act of 2009 until 1/1/27; and makes additional technical changes, statutory improvements, and policy reforms in response to issues raised during the Bureau's sunset review oversight process.	Chapter 544
SB 1434	Roth	State Board of Chiropractic Examiners	This bill extends the date for policy committee review of the State Board of Chiropractic Examiners (BCE) by four years, until 1/1/27, renews the requirement that the BCE report on its fee structure, adjusts various fees, updates the information required to be collected for the registry of licensees created by the BCE, and removes exemptions for licensees to disclose probationary status to patients, as specified.	Chapter 623
SB 1436	Roth	Respiratory therapy	This bill extends until 1/1/27, the provisions establishing the Respiratory Care Board, revises mandatory reporting requirements, and permits licensed vocational nurses to perform specified respiratory care services.	Chapter 624
SB 1437	Roth	Interior designers	This bill extends the sunset date of the California Council for Interior Design Certification by four years, until 1/1/27, and deletes an obsolete reference in the Interior Design Practice Act.	Chapter 311
SB 1438	Roth	Physical Therapy Board of California	This bill extends the sunset date of the Physical Therapy Board of California by four years from 1/1/23 to 1/1/27; and authorizes a physician and surgeon or podiatrist to conduct either an in person or telehealth patient examination and evaluation of the patient's condition in connection with their approval of the physical therapist's plan of care.	Chapter 509
SB 1440	Roth	Licensed Midwifery Practice Act of 1993: complaints	This bill makes clarifying changes to provisions in the Licensed Midwifery Practice Act of 1993; specifically, it provides that if the Medical Board of California does not receive certain information within 10 working days, a complaint may be reviewed by appropriate experts and referred to a field office for investigation without the information.	Chapter 510

SB 1443	Roth	Professions and vocations	This bill extends the sunset dates from 1/1/24 to 1/1/25, for the Dental Board of California, Board of Accountancy, Architects Board and Landscape Architects Technical Committee, Board for Professional Engineers, Land Surveyors and Geologists, Contractors State License Board, Cemetery and Funeral Bureau, Court Reporters Board of California, Bureau of Security and Investigative Services, Athletic Commission, and makes conforming changes for the Bureau of Household Goods and Services in order to reflect updates made to the sunset review oversight schedule of Department of Consumer Affairs programs and entities stemming from delays due to the COVID 19 pandemic.	Chapter 625
SB 1453	Ochoa Bogh	Speech language pathologists	This bill clarifies requirements for a speech language pathologist to be eligible to perform a flexible fiber optic transnasal endoscopic (also referred to as a flexible fiberoptic endoscopic evaluation of swallowing) procedure; specifies that this procedure may be performed at a specified location based on the patient's medical needs; and prohibits a speech language pathologist from performing the procedure on a patient who has contraindications to the procedure, as specified.	Chapter 450
SB 1495	Committee on Business, Professions and Economic Development	Professions and vocations	This bill makes numerous technical and clarifying provisions related to programs within the Department of Consumer Affairs and deletes an obsolete cross reference under the Division of Weights and Measures in the Business and Professions Code.	Chapter 511

EDUCATION

AB 22	McCarty	Preschool data: data collection	This bill requires the California Department of Education to collect specified student level data relative to enrollment in California state preschool programs operated by local educational agencies to provide longitudinal data.	Chapter 901
AB 58	Salas	Pupil health: suicide prevention policies and training	This bill requires a local educational agency (LEA), on or before 1/1/25, to review and update its policy on pupil suicide prevention, and encourages LEAs commencing with the 2024 25 school year, to provide suicide awareness and prevention training to teachers of pupils in all of the grades served by the local educational agency.	Chapter 428
AB 92	Reyes, McCarty	Preschool and child care and development services: family fees	<p>This bill prohibits, subject to an appropriation, (1) family fees for state preschool and child care services from exceeding one percent of a family's monthly income; and (2) family fees from being charged to a family with an adjusted monthly family income below 75% of the state median family income.</p> <p><i>VETO message: "This bill would make changes to the family fee schedule for the California State Preschool Program and child care and development services. This bill would change the current family fee schedule by prohibiting family fees from exceeding 1 percent of a family's monthly income and exempting families with an adjusted monthly income below 75 percent of the state median family income from paying a family fee. The author's advocacy for California's working families is commendable. Like the author, expanding access to high quality early learning and care programs for babies and toddlers is a priority of my Administration. That's why the 2022 Budget Act included significant investments in preschool and childcare including family fee waivers for the 2022 23 fiscal year, an income threshold increase for the State preschool program from 85 percent to 100 percent of state median income, and funding to allow providers to stay open even if enrollment is down due to COVID 19. While the intent of this bill is consistent with our previous budget actions, it creates costs in the tens of millions of dollars not currently accounted for in the state's fiscal plan. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 102	Holden	Pupil attendance at community colleges: College and Career Access	This bill allows county offices of education and adult education programs to enter into College and Career Access Pathways (CCAP) partnerships with community	Chapter 902

		Pathways partnerships: county offices of education	college districts and removes the sunset date and special admit cap for the CCAP program.	
AB 288	Calderon, Mia Bonta	California Ban on Scholarship Displacement Act of 2021	This bill establishes the California Ban on Scholarship Displacement Act of 2021 and prohibits an institution of higher education from reducing offers of institutional gift aid of a student who is eligible to receive a Federal Pell Grant award or financial assistance under the California Dream Act as a result of private scholarship awards designated for the student unless their gift aid exceeds the student's annual cost of attendance.	Chapter 925
AB 321	Valladares	Childcare services: enrollment priority	This bill adds children with a primary home language other than English to priority enrollment in state preschool and federal or state subsidized general child care programs.	Chapter 903
AB 408	Quirk Silva, Luz Rivas	Homeless children and youths: reporting	This bill requires local educational agencies to establish homeless education program policies, requires homeless education liaisons to offer training to specified school staff, and requires the California Department of Education to develop a risk based monitoring plan for homeless education requirements.	Chapter 904
AB 452	Friedman	Pupil safety: parental notification: firearm safety laws	This bill requires local educational agencies to provide notification to parents of each student about California's child access prevention laws and laws relating to the safe storage of firearms, and requires the California Department of Education to develop model language for this notification in consultation with the Department of Justice.	Chapter 199
AB 524	Rodriguez	Postsecondary education: Campus Recognized Sorority and Fraternity Transparency Act	This bill requires, beginning 10/1/23, an institution of higher education to collect and post on its campus website and annually email to all enrolled students a report containing certain information about its campus recognized sororities and fraternities.	Chapter 268
AB 552	Quirk Silva	Integrated School Based Behavioral Health Partnership Program	<p>This bill authorizes a county behavioral health agency and the governing board or governing body of a local educational agency to enter into an Integrated School Based Behavioral Health Partnership Program, to provide prevention and early intervention, and access to, behavioral health and substance use disorder services for pupils at schoolsites.</p> <p><i>VETO message: "This bill would permit local educational agencies and county behavioral health agencies to enter into partnerships to provide prevention and early intervention, and access to behavioral health and substance use disorder services for pupils at appropriate school based locations. While I share the author's goal of addressing the mental health needs of children and youth, the partnership programs proposed under this bill would duplicate requirements for school based behavioral health services being developed pursuant to the Children and Youth's Behavioral Health Initiative (CYBHI), which take effect in 2024. Implementation of the CYBHI's statewide all payer fee schedule will provide a solution to the issue that this bill attempts to address. Additionally, I am</i></p>	Vetoed

			<i>concerned that this bill could create significant one time and ongoing costs in the millions of dollars for the departments that would play a role in implementing these programs. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
AB 558	Nazarian, Kalra, Quirk Silva, Luz Rivas	School meals: Child Nutrition Act of 2022	This bill requires the California Department of Education to develop guidance for local educational agencies (LEAs) participating in the federal School Breakfast Program that maintain any of grades K 6 on how to serve eligible non schoolaged children breakfast or a morning snack at an LEA schoolsite.	Chapter 905
AB 740	McCarty	Foster youth: suspension and expulsion	This bill requires a local education agency to send a notification to the foster child’s attorney, county social worker, and educational rights, or tribal social worker, if that child is an Indian child as specified in the Welfare and Institutions Code when an involuntary transfer to a continuation school, suspension, or expulsion proceeding occurs.	Chapter 400
AB 748	Carrillo	Pupil mental health: mental health assistance posters	This bill requires, on or before the start of the 2023 24 school year, each schoolsite in a school district, county office of education, or charter school serving pupils in any of grades 6 to 12 to create a poster that identifies approaches and shares resources regarding pupil mental health; and requires the California Department of Education to develop a model poster.	Chapter 431
AB 1187	Irwin	Community colleges: tutoring	This bill expands the type of noncredit courses that are eligible for state apportionment funding to include supervised tutoring for foundational skills, and for degree applicable and transfer level courses authorized by the California Community College’s Board of Governors by 7/31/23.	Chapter 927
AB 1232	McCarty	Community colleges: nonresident tuition fees: English as a second language courses	This bill adds an exemption for payment of nonresident tuition fee at a California Community College to certain nonresident students who enroll in a credit English as a second language course.	Chapter 512
AB 1467	Cervantes	Student safety: sexual assault and domestic violence procedures and protocols: sexual assault and domestic violence counselors	This bill requires sexual assault and domestic violence counselors at public colleges and universities to be independent from the Title IX office, prohibits sexual assault and domestic violence counselors from releasing the identity of the victim without first obtaining specific permission, and authorizes the California State University chancellor to collaborate with specified entities when reviewing executive orders related to discrimination, harassment, and retaliation.	Chapter 556

AB 1491	McCarty	Adult education: consortia: carryover of allocated funds	This bill authorizes an adult education consortium to reduce a member's allocation by no more than the amount of the member's carryover if the consortium makes a finding by a majority vote, if the member has had excessive carryover for at least two consecutive years.	Chapter 519
AB 1625	Medina	Trustees of the California State University: student members	This bill authorizes a student who was appointed to the California State University Board of Trustees, whose term expires on June 30, to remain as a member of the Board of Trustees until either January 1 of the following year or until the Governor has appointed the student's replacement; whichever occurs first.	Chapter 103
AB 1633	Seyarto	Public postsecondary education: veterans' educational benefits: information sharing	This bill requires, commencing with the 2023 24 academic year, and annually thereafter, the California State University and requests the University of California to, electronically transmit to the Department of Veterans Affairs, personal information regarding each student whose tuition or fees, or both are paid, or intended to be paid, using GI Bill educational benefits, if the student has provided informed written consent to the disclosure.	Chapter 174
AB 1703	Ramos	California Indian Education Act: California Indian Education Task Forces	This bill establishes the California Indian Education Act and encourages local educational agencies to form California Indian Education Task Forces with California Indian tribes local to their respective regions for purposes of discussing issues of mutual concern and to undertake certain work.	Chapter 477
AB 1705	Irwin	Seymour Campbell Student Success Act of 2012: matriculation: assessment	This bill makes a number of changes and additions to existing law relative to the placement and enrollment of students into transfer level English and mathematics courses at the California Community Colleges.	Chapter 926
AB 1712	Medina	Public postsecondary education: campus safety: online survey tool	This bill requires the Office of the Chancellor of the California Community Colleges and Office of the Chancellor of the California State University, and requests the Office of the President of the University of California, to (1) develop questions to determine student perspectives on campus climate for the purpose of being included in the new federal online survey tool for campus safety used by California's postsecondary education institutions; and, (2) submit a report on the published campus level results from the online survey biennially.	Chapter 928
AB 1731	Davies	Postsecondary education: Title 38 awards: postsecondary educational institutions: application for approval or renewal	This bill requires the California State Approving Agency for Veterans Education (CSAAVE) to establish regulations that require postsecondary education institutions desiring to enroll students for federal Title 38 awards to provide information to CSAAVE as part of an application for approval or renewal of its courses for Title 38 award eligibility.	Chapter 380
AB 1736	Choi	Community colleges: student government	This bill expands the eligibility pool of students who may serve as an elected officer in the student government of a California Community College to include	Chapter 79

			students who are enrolled in an adult education program and students who are enrolled as a disabled student.	
AB 1777	Aguiar Curry	Migrant education: extended school year program: average daily attendance	This bill allows up to two local educational agencies to receive funding for average daily attendance to provide an extended school year to serve pupils of migrant agricultural workers, commencing on 1/1/24.	Chapter 483
AB 1796	Choi	Public postsecondary education: reenrollment	This bill requests the University of California Regents and requires the California State University Trustees to require each campus of their respective systems to grant students the right to reenroll in their baccalaureate degree program after withdrawing or stopping out if the students was in good academic standing with the university.	Chapter 323
AB 1810	Levine	Pupil health: seizure disorders	This bill authorizes a trained employee volunteer to administer emergency anti seizure medication to a pupil upon the request of the parent, requires the development of state standards for the training, and requires the parent to provide specified information to the local educational agencies, including a seizure action plan.	Chapter 906
AB 1856	Medina	Community colleges: part time employees	<p>This bill increases the maximum amount of instructional hours that a part time California Community College faculty member may teach at any one community college district.</p> <p><i>VETO message: "This bill amends statute relating to part time faculty at the California Community Colleges, including redefining a community college part time faculty course load as not to exceed 85 percent of the hours of a full time assignment, rather than not to exceed 67 percent. As part of my veto message last year for Assembly Bill 375, I made a commitment to supporting community college part time faculty in the Governor's Budget. This commitment is reflected in the 2022 Budget Act that provides \$200 million in ongoing funding to incentivize community colleges to provide health insurance for part time faculty at the community colleges. The bill is premature as it is unknown how many community college part time faculty will benefit from the \$200 million now available to districts, which will have a direct impact on the fiscal estimate of this proposed policy change. The bill is estimated to create \$26 million to an excess of \$150 million of Proposition 98 General Fund cost pressures not reflected in the state's current fiscal plan."</i></p>	Vetoed
AB 1867	Lee	School facilities: modernization projects: bathrooms	This bill requires the governing board of a local educational agency intending to seek state funding for specified school modernization projects to include, as part of the project, faucet aerators and water conserving plumbing fixtures in all bathrooms.	Chapter 434

AB 1868	Luz Rivas	School accountability: English language acquisition status: data	This bill requires the California Department of Education to annually report on its website specified data on English learners, including enrollment data by English language acquisition status and disability and specified student performance and outcome data by English language acquisition status.	Chapter 907
AB 1876	Seyarto	Substitute teachers: emergency career substitute teaching permit: employment verification	This bill requires the Commission on Teacher Credentialing, when issuing an initial emergency career substitute teaching permit, to accept employment verification for the previous consecutive three year period from one or more California school districts participating in a consortium in determining the accumulated work days per year.	Chapter 113
AB 1893	Cunningham	Teacher credentialing: emergency teaching permits	This bill requires the Commission on Teacher Credentialing to waive the basic skills proficiency requirement for the issuance of an emergency 30 day substitute teaching permit until 7/1/24. <i>VETO message: "While I agree with the aim of the proposal, this bill inadvertently overrides an unrelated provision of the final 2022 23 budget agreement contained in Assembly Bill 210, which amended the same code section. This bill seeks, until July 1, 2024, to allow the Commission on Teacher Credentialing to waive the basic skills proficiency requirement for purposes of issuing an Emergency 30 Day Substitute Teaching Permit. I welcome another policy vehicle for this proposal that avoids this technical issue."</i>	Vetoed
AB 1912	Mia Bonta	Emergency apportionments: closure and consolidation requirements	This bill requires a school district that is the recipient of an emergency apportionment to follow specified procedures when deciding to close or consolidate schools.	Chapter 253
AB 1923	Mathis	Partnership academies: science, technology, engineering, and mathematics (STEM)	This bill requires the Superintendent of Public Instruction to prioritize proposals for new California Partnership Academies based on a school district's enrollment of socioeconomically disadvantaged pupils, as specified, and for school districts located in a rural or economically disadvantaged area.	Chapter 114
AB 1936	Ramos, Ting	University of California: Hastings College of the Law	This bill modifies provisions relative to the Hastings College of the Law by striking references throughout the Education Code of its founder, S.C. Hastings; re designates Hastings College of the Law as the "College of the Law, San Francisco;" and specifies a process for renaming the college.	Chapter 478
AB 1942	Muratsuchi	Community colleges: funding: instructional service agreements with public safety agencies	This bill authorizes a community college district that participate in an instructional service agreement with a public safety entity to submit a copy of their most up to date instructional service agreements and other specified information to the Chancellor's Office for review.	Chapter 930
AB 1958	Mike Fong	The Community College Student Access, Retention,	This bill establishes the Community College Student Access, Retention, and Debt Cancellation Program to provide fiscal incentives to encourage the enrollment and re enrollment of students at the California Community Colleges.	Chapter 929

		and Debt Cancellation Program		
AB 1963	Salas	California State University and University of California: gene synthesis providers	This bill requires the California State University, and requests the University of California, to develop systemwide guidance for purchasing gene synthesis equipment or gene synthesis products from gene synthesis providers who prevent the misuse of synthetic genes and safeguard the benefits of gene synthesis technology while minimizing risk.	Chapter 179
AB 1968	Seyarto	Public postsecondary education: uniform informational guidance for sexual assault survivors	This bill requires the California State University and requests the University of California to develop content and presentation standards and a model Internet website template regarding the steps a student who is a victim of sexual assault may take immediately following the assault.	Chapter 115
AB 1973	McCarty	Kindergarten: minimum schoolday	<p>This bill phases in a requirement for school districts and charter schools offering a kindergarten program to offer at least one full day kindergarten class at each schoolsite, as specified.</p> <p><i>VETO message: "I believe in the importance of expanded time for learning and play for our youngest students, especially given the impacts of the COVID 19 pandemic. That is why I worked with the Legislature to create the Expanded Learning Opportunities Program, which, by 2023 24, will provide nine hours of combined instruction and enrichment during the school year, and 30 non school days (e.g. summer school, Saturdays or intersession programming, for all elementary students at high needs schools and all high needs students at all other elementary schools. The 2022 Budget Act included \$4 billion ongoing Proposition 98 General Fund for the Expanded Learning Opportunities Program, an historic investment in critical support for our kids. I appreciate the author's intent and his advocacy for early education, however, this bill will create ongoing and one time costs in the hundreds of millions of dollars to support school facilities and operational costs. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for in the annual budget process."</i></p>	Vetoed
AB 1997	Gipson	California State University: emergency response programs: report	This bill requires the Chancellor of the California State University to convene a stakeholder workgroup for the purpose of making recommendations to alleviate concerns of current emergency response programs on California State University campuses.	Chapter 931

AB 1998	Smith	Community colleges: nonresident tuition fees: Western Undergraduate Exchange	This bill (1) authorizes the Board of Governors of the California Community Colleges to enter into the Western Undergraduate Exchange (WUE) through the Western Interstate Commission for Higher Education; (2) allows small community college districts located near a bordering state to charge a lower tuition rate to out of state students from WUE participating states; and (3) decreases the per unit fee for eligible resident students from three to one and one half times the amount established for resident students.	Chapter 495
AB 2004	Cristina Garcia, Gipson	California DREAM Loan Program	This bill establishes additional requirements for a campus of the California State University or the University of California that participate in the DREAM Loan program and sets borrowing limits; and requires a participating institution, on or before 1/1/24, to establish DREAM loan forgiveness options for borrowers with similar standards as those set for the Federal Perkins Loan Program.	Chapter 484
AB 2028	Davies	Pupil instruction: bicycle and scooter safety instruction	This bill authorizes the governing board of any local educational agency to provide time and facilities to public agencies and other organizations, as defined in the Civic Center Act, in addition to a local law enforcement agency, to provide bicycle, scooter, electric bicycle, motorized bicycle, or motorized scooter safety instruction.	Chapter 116
AB 2038	Gipson	School finance: administrative employees to teacher ratio	This bill allows the Los Angeles Unified School District (LAUSD), for purposes of calculating the administrative employee to teacher ratio in the 2022–23 to 2024–25 school years, inclusive, to include in the definition of “teacher” intervention specialists and teacher coaches, as specified; and requires LAUSD to submit various reports related to the administrative employee to teacher ratio to the Superintendent of Public Instruction, the Department of Finance, and the budget committees of both houses of the Legislature, as specified.	Chapter 908
AB 2042	Villapudua	Child daycare facilities: anaphylactic policy	This bill requires the California Department of Social Services to establish an anaphylactic policy that sets guidelines and procedures to be followed by child daycare personnel to prevent a child from suffering from anaphylaxis and to be used during a medical emergency by 7/1/24. <i>VETO message: “This bill would require the California Department of Social Services (CDSS), in consultation with the California Department of Education, the Child Care Providers United California (CCPU) and others, to create two separate anaphylactic policies for child care center staff and family child care home staff. The policies would be established by July 1, 2024 and then be updated every three years and would include specified components, including training. It is important for all children in a child care setting to be cared for by staff who are trained to assist with their unique needs, including being able to recognize and respond to symptoms of anaphylaxis. While I appreciate the author’s attention to this important matter, the bill before me creates a number of implementation concerns, including establishing multiple processes and expanding the memorandum of understanding (MOU) between the State and the</i>	Vetoed

			<i>CCPU. I encourage the Legislature to work with the Department of Social Services and the Emergency Medical Services Authority, who have the expertise to develop health and safety standards, on a workable alternative that is uniform and addresses these issues.”</i>	
AB 2046	Medina, Gray	University of California, Merced, and University of California, Riverside	This bill requires moneys appropriated by the Legislature in the annual Budget Act during the 2022 23 to 2024 25 fiscal years to directly support campus expansion projects and University of California (UC) climate initiatives at the UC, Riverside, and the UC, Merced, to supplement and not supplant any current or future funding.	Chapter 526
AB 2069	Villapudua	California Home Health Aide Training Scholarship Act	<p>This bill establishes the California Home Health Aide Training Scholarship Act to be administered by the Department of Health Care Access and Information to incentivize enrollment in home health aide training programs by awarding \$1,500 scholarships.</p> <p><i>VETO message: “This bill would create a Home Health Aide scholarship program within the Department of Health Care Access and Information (HCAI) to increase enrollment in home health aide training programs and increase the home health aide workforce. I support the author’s goal of expanding the home health aide workforce. However, this bill duplicates existing HCAI programs that provide funding and scholarships to support and expand the home health aide workforce throughout the state. An individual interested in becoming a home health aide can apply to HCAI’s Allied Healthcare Scholarship Program for financial assistance. Additionally, the Fiscal Year 2021 22 budget included \$45.5 million for the Certified Nursing Assistant (CNA) and Home and Community Based Services (CNA HCBS) Initiative, a multi year project to address critical workforce shortages, and promote equity and diversity in California’s CNA and home health aide workforce. This amount was augmented by the federal American Rescue Plan Act of 2021, which provided California with \$75 million to address HCBS workforce needs. While I appreciate the intent of the bill, it creates millions of dollars a year in ongoing cost pressures not included in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
AB 2072	Gabriel	Mental health professionals: natural disasters: county offices of education:	This bill requires county offices of education, in consultation with the California Department of Education and other relevant state and local agencies, to coordinate agreements between a local education agency and charter schools	Chapter 909

		personnel sharing agreements	within the county to deploy qualified mental health professionals and other key school personnel in the event of a natural disaster or traumatic event.	
AB 2122	Choi	Public postsecondary education: mental health hotlines: student identification cards	This bill requires each campus of a California State University and the California Community Colleges, and requests each campus of the University of California, with a campus mental health hotline to have printed on either side of student identification cards the telephone number of their mental health hotline or the city's or county's mental health hotline, for which the campus is located, if the campus does not have a campus mental health hotline.	Chapter 183
AB 2124	Cristina Garcia	Pupil Peer Support Training Program	<p>This bill requires the State Superintendent of Public Instruction to develop, administer, and award the Pupil Peer Support Training Program grant, as established in this bill, on a competitive basis to local educational agencies serving pupils in grades 9 to 12 to establish a peer support training program.</p> <p><i>VETO message: "This bill would establish a high school Pupil Peer Support Training Program, developed and administered by the State Superintendent of Public Instruction, before January 1, 2024, contingent on funding in a future state budget. Peer support programs are valuable, which is why the 2022 Budget Act funded a substantially similar program. AB 178 allocated \$10 million for the School Based Peer Mental Health Demonstration project. This grant program will provide competitive grants to high schools to develop peer to peer support programs. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills that create significant General Fund cost pressure, such as this measure, should be considered in the annual budget process."</i></p>	Vetoed
AB 2158	Mike Fong	Local educational agencies: ethics training	This bill requires each member of a governing board of a school district, a county board of education, or the governing body of a charter school, in service as of 1/1/25, to receive ethics training before 1/1/26, and at least once every two years thereafter.	Chapter 279
AB 2222	Reyes	Student financial aid: Golden State Social Opportunities Program	<p>This bill establishes, upon an appropriation by the Legislature in the Budget Act of 2022 or in any subsequent appropriation, the Golden State Social Opportunities student grant program to be administered by the Department of Health Care Access and Information.</p> <p><i>VETO message: "This bill would, subject to an appropriation, establish the Golden State Social Opportunities Program administered by the Department of Health Care Access and Information. The purpose of the program is to provide grants to students who commit to work in a California based nonprofit for two</i></p>	Vetoed

			<i>years upon completion of a postgraduate program leading to careers in specified mental health professions. I share the author's goal of expanding the number of mental health professionals, and the 2022 Budget Act appropriated \$10 million for an identical program, championed by the author. The budget agreement allocated one time funds for this purpose, but this bill codifies an ongoing commitment not provided for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with cost pressure, such as this measure, should be considered and accounted for in the annual budget process."</i>	
AB 2232	McCarty	School facilities: heating, ventilation, and air conditioning systems	This bill requires a school district, county office of education, charter school, private school, the California Community Colleges, the California State University, and requests the University of California, to ensure that facilities, including classrooms for students, have heating, ventilation, and air conditioning systems that meet minimum ventilation rate requirements, as specified, and to install filtration that achieves minimum efficiency reporting values levels of 13 or higher; and requires the Division of the State Architect to propose for adoption mandatory standards for carbon dioxide monitors in classrooms of a covered school and the University of California.	Chapter 777
AB 2272	Low	Postsecondary education: California Educational Facilities Authority	This bill authorizes the California Educational Facilities Authority to finance working capital loans to a participating independent and defines "working capital" for purposes of the California Educational Facilities Authority Act.	Chapter 123
AB 2286	Irwin	Student financial aid: Student Aid Commission: donations and philanthropic funds	This bill authorizes the California Student Aid Commission to receive donations, bequests, grants, and philanthropic funding, subject to the conditions or restrictions that the Executive Director of the Commission may deem advisable, and subject to the approval of the Director of the Department of Finance.	Chapter 187
AB 2315	Arambula	Community colleges: records: affirmed name and gender identification	This bill requires community colleges to implement a process whereby current students, staff, and faculty may request the updating of any records for that person to include the person's affirmed name, gender, or both name and gender identification.	Chapter 932
AB 2329	Carrillo	Pupil health: eye examinations: schoolsites	This bill authorizes a local education agency and charter schools to enter into a memorandum of understanding with a nonprofit vision examination provider, including, but not limited to, a nonprofit mobile vision examination provider; requires notification to parents; and deems that informed medical consent has been given if the parent does not opt out of the examination in writing.	Chapter 911

AB 2337	Megan Dahle	School districts: frontier school district	This bill defines “frontier school district” as a school district with a total average daily attendance at all of its schools of fewer than 600 students, or is in a county in which the total population density is fewer than 10 people per square mile.	Chapter 83
AB 2355	Salas	School cybersecurity	This bill requires a Local Educational Agency to report a cyberattack impacting 500 or more pupils or personnel to report to the California Cybersecurity Integration Center and requires the Center to annually report to the Governor and relevant policy committees of the Legislature with specified information related to the cyberattack.	Chapter 498
AB 2359	Gipson	Compton Community College District: personnel commission	This bill establishes a timeline for the reinstatement of the Compton Community College District Personnel Commission commencing one year after the District’s final payment on its state loan.	Chapter 529
AB 2375	Luz Rivas	Homeless children and youths and unaccompanied youths: housing questionnaire	This bill requires all local educational agencies to identify all homeless children and youth and unaccompanied youth enrolled at the school by administering a housing questionnaire based on specified best practices.	Chapter 912
AB 2422	McCarty	California State University: investments	This bill authorizes, commencing with the 2022 23 fiscal year, the California State University to invest in specified mutual funds, publicly traded real estate investment trusts, institutional commingled funds, and exchange traded funds; and limits the amount of total investments that may be invested in these funds to 65% of total investments.	Chapter 530
AB 2459	Cervantes	Postsecondary education: student housing: data collection	This bill requires the Office of the Chancellor of the California State University and the Office of the Chancellor of the California Community Colleges, and requests the Office of the President of the University of California, to require each campus that provides student housing to post on its external and internal Internet websites specified information about the campus housing stock, the number of students requesting housing, and how many students are on waitlists.	Chapter 593
AB 2482	Calderon	Public postsecondary education: student health: pilot program: wellness vending machines	This bill requires the California State University and California Community Colleges to select five campuses within each respective segment to participate in the Wellness Vending Machine Pilot Program for the purpose of maintaining wellness vending machines that dispense specified non prescription wellness products.	Chapter 933
AB 2508	Quirk Silva	Pupil services: educational counseling	This bill urges the governing board of a local educational agency to provide a comprehensive educational counseling program for all pupils and redefines the definition of educational counseling and services provided to pupils to reflect current practices.	Chapter 153
AB 2548	Nazarian	California Kids Investment and Development Savings Program	This bill increases the initial seed deposit for the California Kids Investment and Development Savings Program from at least \$25 to at least \$100. <i>VETO message: “This bill, starting in the 2024 25 fiscal year and upon appropriation by the Legislature, would increase the initial newborn recipient</i>	Vetoed

			<p><i>seed deposit for the California Kids Investment and Development Savings (CalKIDS) Program from at least \$25 to at least \$100. CalKIDS is an important tool that gives California's kids a jump start on saving for college or career training. I appreciate the author's leadership and partnership to establish this program and his advocacy to expand it. While I appreciate the intent of the bill, it creates an estimated \$33.8 million in ongoing cost pressures not contemplated in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant cost pressures, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
AB 2598	Akilah Weber	Pupil rights: restorative justice practices	This bill requires the California Department of Education, on or before 6/1/24, to develop and post on its website, evidence based best practices for restorative justice practices for local educational agencies to implement to improve campus culture and climate.	Chapter 914
AB 2627	Bauer Kahan	Electronically collected personal information: local agencies: the California Community Colleges: memorandum of understanding	This bill authorizes a local agency, at the request of the governing board of a California Community College (CCC) district, to enter into a memorandum of understanding that would allow the agency and the CCC district to share electronically collected personal information about users for the purpose of facilitating outreach to, and enrollment of, individuals in the CCC system and notifying the user of all available support resources.	Chapter 333
AB 2638	Bloom	School facilities: drinking water: water bottle filling stations	This bill requires new construction or modernization projects submitted to the Division of State Architect by a school district or governing body of a charter school includes one or more water bottle filling stations.	Chapter 793
AB 2640	Valladares, Megan Dahle	Pupil health: food allergies: California Food Allergy Resource internet web page	This bill requires the California Department of Education to create the "California Food Allergy Resource Guide" for voluntary use by local educational agencies to protect pupils with food allergies.	Chapter 794
AB 2683	Gabriel	Postsecondary education: sexual violence and harassment: training and resources	This bill requires the California Community Colleges, the California State University, and any independent institution of higher education or private postsecondary education institutions that receives state financial assistance, requests the University of California, to provide annual sexual harassment and sexual violence prevention training to students.	Chapter 798
AB 2747	Nazarian	Public postsecondary education: tuition and fees: Team USA student athletes	This bill authorizes the United States Olympic and Paralympic Committee to bestow a Team USA student athlete, who trains in the state in an elite level program approved by the United States Olympic and Paralympic Committee, to resident classification for the purpose of determining tuition and fees.	Chapter 972

AB 2806	Blanca Rubio	Childcare and developmental services: preschool: expulsion and suspension: mental health services: reimbursement rates	This bill expands the existing prohibition on expelling children from state preschool programs to also prohibit the suspension of children enrolled in state preschool programs, and extends the prohibition on suspension and expulsion of children to include those enrolled in child care programs, with exception.	Chapter 915
AB 2810	Arambula, Cervantes	Student nutrition: CalFresh: student eligibility: Federal Application for Student Aid data	This bill requires each campus of the California State University and California Community College, and encourages the University of California and independent institutions of higher education, to identify and notify students of CalFresh eligibility through using their Free Application for Federal Student Aid information.	Chapter 934
AB 2814	Wood, Calderon	Local educational agencies: emergency planning grants	<p>This bill requires the California Department of Education to establish and administer the Emergency Planning Grant Program and award \$1 million in competitive grants to local educational agencies to support emergency planning activities, upon appropriation of the Legislature.</p> <p><i>VETO message: "This bill would establish, subject to appropriation, the Emergency Planning Grant Program to provide one time grants to a limited number of local educational agencies for emergency planning activities. Preparing for emergencies is an essential function of government at all levels, including schools and local governments. Significant state resources, in the form of guidance, planning supports, and funding have been committed to help build and manage effective local disaster response systems. The Office of Emergency Services provides numerous resources related to school emergency planning safety, including forthcoming guidelines to help schools develop an emergency plan that complies with the California Standardized Emergency Management System referenced in the bill. Additionally, the Department of Education's Emergency Services Team provides technical assistance and guidance to schools related to emergency preparedness, mitigation, response, and recovery associated with natural disasters and other emergency situations. Schools can, and should, utilize these resources already available through CalOES and the Department of Education to support emergency planning activities as necessary. While I commend the author for seeking to be responsive to the increase in natural disasters and emergencies schools are facing, AB 2814 establishes a grant program not currently accounted for in the state's fiscal plan. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with cost pressure, such as this measure, should be considered and accounted for in the annual budget process."</i></p>	Vetoed
AB 2821	Nazarian	California Kids Investment and Development Savings Program	This bill delays the submission of the California Kids Investment and Development Savings Program implementation report by the ScholarShare	Chapter 164

			Investment Board to the Department of Finance and the Legislature from 6/30/22, and annually thereafter, to 6/30/23, and annually thereafter.	
AB 2881	Berman	Public postsecondary education: students with dependent children	This bill (1) requires each campus of the California State University and California Community Colleges, and requests each campus of the University of California, to provide priority enrollment to a student parent, and host a student parent webpage with on and off campus student parent services and resources; and (2) expands information that students are to receive to include information about the California Special Supplemental Food Program for Women, Infants, and Children, the California Earned Income Tax Credit, and the Young Child Tax Credit.	Chapter 935
AB 2973	Committee on Higher Education	Postsecondary education: omnibus bill	This bill makes non controversial, technical and conforming changes to various provisions of the Education Code.	Chapter 465
AJR 26	Medina	Student loan debt repayment	This resolution urges the United States Secretary of Education to establish and submit to the United States Congress for approval a monthly student loan payment plan for federal student loans, as specified.	Resolution Chapter 174
SB 20	Dodd	Student nutrition: eligibility for CalFresh benefits	This bill changes the California Student Aid Commission notification and verification process for CalFresh food benefits for postsecondary students.	Chapter 167
SB 70	Rubio	Elementary education: kindergarten	<p>This bill requires, beginning with the 2024 25 school year, a student to have completed one year of kindergarten before being admitted to the first grade of a public school; and expands compulsory education to include kindergarten.</p> <p><i>VETO message: "This bill would expand compulsory education to include kindergarten, beginning in the 2024 25 school year. The learning that happens during the early years of a child's life is critical to their long term success and happiness. It's why I worked with the Legislature to provide universal access to quality pre kindergarten education, including transitional kindergarten, the California State Preschool Program, and other state subsidized early learning programs. Making sure all kids begin their school careers ready to learn on par with their peers is one of the most impactful things we can do to combat societal inequities. While the author's intent is laudable, SB 70 is estimated to have Prop. 98 General Fund cost impacts of up to \$268 million ongoing, which is not currently accounted for in the state's fiscal plan. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
SB 291	Stern	Advisory Commission on Special Education	This bill increases the number of members on the Advisory Commission on Special Education, from 17 to 19 members.	Chapter 917

SB 367	Hurtado	Student safety: opioid overdose reversal medication	This bill requires California Community Colleges and the California State University, and requests the University of California, to utilize a statewide program to distribute a federally approved opioid overdose reversal medication to students and to provide educational and preventive information about opioid overdose and reversal medication, as specified.	Chapter 218
SB 532	Caballero	Pupil instruction: high school coursework and graduation requirements: exemptions and alternatives	This bill (1) expands and strengthens the rights for foster youth, homeless youth, former juvenile court school students, children of military families, and migratory children to be exempted from local graduation requirements if certain conditions are met; (2) requires local educational agencies (LEAs) to provide those students the option to remain in school for a fifth year to complete the statewide coursework requirements if certain conditions are met; and (3) requires LEAs to annually report to the California Department of Education the number of students that graduate with an exemption from the LEA's local graduation requirements.	Chapter 918
SB 684	Hueso	California State University: doctoral programs in public health	This bill authorizes the California State University to award the Doctor of Public Health degree and requires that the degrees be distinguished from those offered by the University of California; and further establishes parameters on funding and fees to be charged to students for the Doctor of Public Health degrees offered by the California State University.	Chapter 936
SB 692	Cortese	Special education: pupils with disabilities: least restrictive environment	This bill requires the California Department of Education to publish data related to federal measures of least restrictive environment for pupils with disabilities on its Internet website and include it as a resource on the California School Dashboard.	Chapter 919
SB 785	Glazer	Public postsecondary education: California Promise program: California State University students	<p>This bill requires at least 5% of each incoming class to participate in the California Promise program at each campus of the California State University; and requires that at least 70% of those participants be low income students, first generation students, or students from underrepresented communities.</p> <p><i>VETO message: "This bill requires at least five percent of each incoming class at each participating California State University (CSU) campus to participate in the California Promise program, and that at least 70 percent of those participating undergraduate students be either low income students, first generation, or students from communities that are underrepresented in postsecondary education. The author's efforts to increase CSU graduation rates and close equity gaps are laudable. I too share these goals, which is why my Administration, and the CSU entered a five year Compact aimed at increasing student achievement, advancing equity, increasing affordability and meeting the State's workforce needs. However, I am concerned that this bill is overly prescriptive and could result in diverting resources away from other student programs that may be more effective in realizing the goals of the Compact."</i></p>	Vetoed
SB 893	Becker	Community colleges: San Mateo County Community College District: California College Promise	This bill authorizes, until 7/1/28, San Mateo County Community College District to use their unrestricted general funds to establish a tuition fee waiver and to provide financial assistance for the total cost of attendance for qualifying students, as defined.	Chapter 937

SB 906	Portantino	School safety: homicide threats	This bill (1) requires local educational agencies to annually provide information to parents or guardians about California's child access prevention laws and laws relating to the safe storage of firearms; (2) requires school officials to report to law enforcement any threat or perceived threat; and (3) requires law enforcement or the school police to conduct an investigation and threat assessment, including a review of Department of Justice's firearm registry and a search of the school and/or students' property by law enforcement or school police.	Chapter 144
SB 913	Hertzberg	School districts: operations	This bill reduces the threshold of average daily attendance, from 400,000 to 250,000, which provides very large school district(s) some flexibility relative to several provisions in the Education Code, thereby reflecting the drop in enrollment in the state's largest school district.	Chapter 920
SB 941	Portantino	Local educational agency instruction collaboration agreements: science, technology, engineering, and mathematics: dual language immersion programs	This bill authorizes local educational agencies (LEAs) to enter into an agreement with one or more LEAs to offer the same or similar corresponding individual courses or coursework to a student from another LEA who has been impacted disruptions or cancellations in classes in STEM (science, technology, engineering, and mathematics) or dual language immersion programs, or teacher shortages in those classes or programs.	Chapter 711
SB 955	Leyva	Pupil attendance: excused absences: civic or political events	This bill allows students, in grades 6-12, to have one excused absence per year to participate in a civic or political event provided that the pupil notifies the school ahead of the absence.	Chapter 921
SB 997	Pan	Local control and accountability plans: parent advisory committee: student advisory committee	This bill requires school districts serving middle or high school students and county offices of education, by 7/1/24, to either include two students on an existing parent advisory committee or establish a student advisory committee for purposes of developing and adopting the Local Control and Accountability Plan.	Chapter 922
SB 1016	Portantino	Special education: eligibility: fetal alcohol spectrum disorder	This bill requires the State Board of Education to include "fetal alcohol spectrum disorder" in the regulatory definition of "other health impairment" for the purpose of special education eligibility.	Chapter 611
SB 1047	Limon	Early learning and care	This bill expands, from 12 months to 24 months, the period of a family's eligibility after establishing initial eligibility for state preschool and subsidized child care and development programs; and expands priority for eligibility, enrollment, and services to include families who receive specified human services benefits.	Chapter 923
SB 1057	Committee on Education	Elementary and secondary education: omnibus bill	This bill makes technical, clarifying, conforming, and other non-controversial revisions to a number of provisions in the Education Code: (1) adds special education community advisory committees and districtwide school advisory committees on compensatory education to the list of local council and school site advisory committees that are exempt from the Bagley Keene Open Meeting Act and the Ralph M. Brown Act; (2) clarifies existing law relating to the provisions to reorganize school districts, to include unified school districts, and to clarify procedures related to appeals to the State Board of Education and the role of the Secretary of State in notifying the county superintendent of schools upon the	Chapter 301

			<p>filing of an appeal; (3) repeals an obsolete code reference and inserts the phrase “gifted and talented pupils” to replace the phrase “mentally gifted minors” within the section authorizing Saturday or Sunday classes; (4) repeals the authorization for the Commission on Teacher Credentialing to establish criteria for alternative routes to credentialing within the Science, Technology, Engineering, Math, and Career Technical Education Educator Credentialing Program, and removes an obsolete reference to the federal Race to the Top Fund; and (5) repeals an obsolete provision relating to a restriction on a pupil’s driving privilege upon classification as a truant.</p>	
SB 1113	Ochoa Bogh	<p>Special education: inclusive education: universal design for learning</p>	<p>This bill requires the California Department of Education, in consultation with the Commission on Teacher Credentialing (CTC), to develop guidance on staffing inclusive classrooms and make recommendations for changes necessary to eliminate barriers to staffing inclusive placements, and to train the members of the Instructional Quality Commission on the principles and strategies of universal design for learning; and requires CTC to form a workgroup to propose more inclusive education standards for the administrative services teaching credential and to require administrator preparation programs to include inclusive education instruction, as specified.</p> <p><i>VETO message: “This bill requires the California Department of Education (CDE) and the Commission on Teacher Credentialing (CTC) to develop guidance on staffing inclusive classrooms and make recommendations for changes necessary to eliminate barriers to staffing inclusive placements. It also requires the CDE to train the members of the Instructional Quality Commission on the principles and strategies of universal design for learning. Finally, it requires the CTC to update the standards and performance expectations for the administrative services credential to include explicit elements related to inclusion. I commend the author’s dedication to supporting inclusion for all students. Serving students with disabilities in inclusive settings is an essential strategy for improving the academic achievement of these and all students, and one that my administration is committed to advancing. In fact, working with legislative partners we have provided \$32 million over the past few years to directly support educators in implementing inclusive practices through a number of systemic investments, including recent investments to expand the Supporting Inclusive Practices Project. Portions of this bill are either subject to an appropriation or are duplicative of other efforts, and therefore add unnecessary cost pressures to future budgets. However, the concept related to the administrative services credential has merit. I encourage the author to work with the Commission on Teacher Credentialing to consider incorporating Universal Design for Learning during its next comprehensive update of the administrative services credential.”</i></p>	Vetoed
SB 1141	Limon	<p>Public postsecondary education: exemption from payment of nonresident tuition</p>	<p>This bill expands eligibility for the exemption from paying nonresident tuition at a California public postsecondary institution established for long term California residents, regardless of citizenship status, by removing the two year cap on California Community Colleges credit courses that may count towards eligibility.</p>	Chapter 490

SB 1183	Grove	The California State Library: Statewide Imagination Library Program	This bill establishes the Statewide Imagination Library Program, administered by the State Librarian, to provide age appropriate books to children age birth through age five who are registered for the program, sent to the child's home on a monthly basis at no cost to families, through Dolly Parton's Imagination Library.	Chapter 992
SB 1299	Min	Pupil instruction: California State Summer School for Mathematics and Science: eligibility: funding: tuition and application fee	This bill extends by five years existing law related to tuition and financial aid for the California State Summer School for Mathematics and Science, operated by the University of California, from 1/1/23 to 1/1/28.	Chapter 334
SB 1302	Portantino	Pupil health: school based health centers: grant program: Mental Health Services Act: Mental Health Services Fund	<p>This bill allocates \$250,000 for the Superintendent of Public Instruction to provide grants to high schools to establish or improve school based health centers that provide mental health services provided or supervised by an appropriately licensed or credentialed mental health professional.</p> <p><i>VETO message: "This bill would appropriate \$250 million from the Mental Health Services Fund (MHSF) to provide grants of up to \$250,000 to local educational agencies serving high school pupils to establish or improve school based health centers that provide mental health services. My Administration remains committed to addressing the comprehensive needs of the whole child, which is why in working with the Legislature, we have dedicated more than \$8 billion to transforming schools across the state into community schools and implementing the Master Plan for Kids Mental Health. Our youth are best served by programs that are intentionally designed to serve children of all ages and support their comprehensive needs, including mental health. While the author's intent is commendable, this grant program is duplicative of more comprehensive initiatives already underway. Furthermore, appropriating \$250 million from the MHSF to fund grants for school based health centers circumvents the Mental Health Services Act's (MHSA) local planning process and inappropriately establishes MHSA funded grant programs outside of the budget process. Directing MHSA funding to activities which address a specific set of statutorily defined goals, rather than local needs which have been identified by counties and community stakeholders, would be contrary to the intent of the MHSA."</i></p>	Vetoed
SB 1397	Borgeas	Teacher credentialing: emergency teaching permits	This bill requires the Commission on Teacher Credentialing to waive the basic skills proficiency requirement for the issuance of an emergency 30 day substitute teaching permit until 7/1/24.	Chapter 335
SB 1487	Rubio	Commission on Teacher Credentialing: survey: teacher resignations	This bill requires the Commission on Teacher Credentialing and the California Department of Education to develop, and local educational agencies to annually administer and report on, a survey of teachers exiting the profession.	Chapter 924
SJR 4	Wilk	Special education funding	This resolution memorializes the United States Congress and the President of the United States to reintroduce and enact legislation similar to H.R. 2902, introduced in 2017, or S. 866, introduced in 2019, which would fully fund the federal Individuals with Disabilities Education Act.	Resolution Chapter 114

SJR 9	Limon	20th anniversary of the nonresident tuition exemption: American Families Plan: immigration reform	This resolution (1) recognizes 10/12/21, as the 20th anniversary of the enactment of the exemption from nonresident tuition at California's public postsecondary universities established by AB 540 (Firebaugh, Chapter 814, Statutes of 2001) for qualified students; and (2) calls upon the United States Congress to remove barriers to college access for undocumented students through the adoption of comprehensive immigration reform.	Resolution Chapter 156
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ELECTIONS & CONSTITUTIONAL AMENDMENTS

AB 759	McCarty	Elections: county officers	This bill (1) requires counties to hold elections for district attorney and sheriff with the presidential primary, except as specified; (2) authorizes a county board of supervisors to adopt an ordinance to hold elections for other county officers with the presidential primary; and (3) provides that a district attorney or sheriff elected in 2022 shall serve a six year term with the next election for that office to occur at the 2028 presidential primary.	Chapter 743
AB 775	Berman	Contribution requirements: recurring contributions	This bill (1) prohibits a candidate or committee from soliciting or accepting a recurring campaign contribution without receiving the contributor's affirmative consent; (2) specifies that passive action by the contributor, such as failing to uncheck a pre checked box authorizing a recurring contribution, does not meet the requirement of affirmative consent; and (3) requires that a campaign provide a contributor with a receipt including information on their recurring contribution and how to cancel it.	Chapter 942
AB 972	Berman	Elections: deceptive audio or visual media	This bill extends the sunset date, from 1/1/23 to 1/1/27, on a provision of law that prohibits the distribution of materially deceptive audio or visual media with actual malice with the intent to injure a candidate's reputation or to deceive a voter into voting for or against a candidate, unless the materially deceptive audio or visual media includes a disclosure that it has been manipulated.	Chapter 745
AB 1307	Cervantes	County of Riverside Citizens Redistricting Commission	This bill establishes the County of Riverside Citizens Redistricting Commission to be tasked with adjusting the boundary lines of the supervisorial districts of Riverside County, as specified.	Chapter 403
AB 1416	Santiago, Lorena Gonzalez, Chiu	Elections: ballot label	This bill requires the ballot label for a statewide measure and for a local measure, at the option of each county and if certain conditions are met, to include a listing of the supporters or opponents of the measure taken from the supporters and opponents of the ballot arguments printed in the voter information guide, as specified.	Chapter 751
AB 1619	Cervantes	Elections: voter registration and signature comparison	This bill requires a voter registration application to include a statement that a person's signature on an identification envelope for the return of a vote by mail ballot will be compared against signatures in the voter's registration record.	Chapter 102
AB 1631	Cervantes	Elections: elections officials	This bill requires a county elections official to post on the official's internet website, the public list of all polling places where multilingual poll workers will be present and the language or languages other than English in which they will provide assistance; and requires county elections officials to use the Internet in their efforts to recruit multilingual poll workers.	Chapter 552
AB 1783	Levine	Lobbying: administrative actions	This bill amends the Political Reform Act of 1974 (PRA) to provide that efforts to influence mergers and acquisitions of domestic insurance companies and health	Chapter 456

			care service plans, as specified, are considered lobbying for the purposes of the PRA.	
AB 1798	Bryan	Campaign disclosure: advertisements	This bill amends the Political Reform Act of 1974 to allow an electronic media advertisement to include the prescribed disclosures directly on the advertisement itself as an alternative to linking to an Internet website that contains the disclosures.	Chapter 862
AB 1848	Bryan	Redistricting	This bill requires, for the purposes of drawing district lines for Congress, the State Legislature, and the State Board of Equalization (BOE), that each incarcerated person in the state be deemed to reside at that person's last known place of residence, as specified; and repeals an obsolete provision of law that relates to district boundaries that were adopted by the Legislature and makes changes to how final maps are delivered by the Secretary of State to the Legislature, BOE, Congress, and county elections officials, as specified.	Chapter 763
AB 2030	Arambula	County of Fresno Citizens Redistricting Commission	This bill establishes the County of Fresno Citizens Redistricting Commission and requires the Commission to establish the supervisorial district lines for Fresno County following the decennial census, as specified.	Chapter 407
AB 2037	Flora	Polling places: alcoholic beverages	This bill deletes provisions of existing law that prohibit a place from serving as a polling place if the primary purpose of the establishment is the sale and dispensation of alcoholic beverages, thereby allowing an elections official to establish a vote center or a polling place in such a location, subject to restrictions on access to any place where alcoholic beverages are sold or dispensed.	Chapter 155
AB 2172	Cervantes	Political Reform Act of 1974: electronic filings	This bill amends the Political Reform Act of 1974 to authorize a person required to file a report or statement with the Secretary of State in a paper format to file the report or statement by email or other digital means prescribed by the Secretary of State instead, subject to specified requirements; and provides that a report or statement filed by email in accordance with these provisions is the original for audit and other legal purposes, and eliminates the requirement that a person file a copy of the report or statement with the original when filing on paper the requirement for filing an additional paper copy.	Chapter 328
AB 2494	Salas	County of Kern Citizens Redistricting Commission	This bill establishes the County of Kern Citizens Redistricting Commission and requires the Commission to establish the supervisorial district lines for Kern County following the decennial census, as specified.	Chapter 411
AB 2528	Bigelow	Political Reform Act of 1974: campaign statements	This bill requires any local elected officer or candidate for elective office, who meets certain criteria, to file specified campaign disclosure statements and reports with their local filing officer and the Secretary of State (SOS); and makes the SOS filing requirement effective on the first January 1 after the SOS certifies, in a specified report to the Legislature, that the online filing and disclosure system has been modified to accommodate these additional filings.	Chapter 500

AB 2577	Bigelow	Elections: uniform filing forms	This bill requires the Secretary of State to establish uniform filing forms for a candidate to use when filing a declaration of candidacy and nomination papers, as specified.	Chapter 148
AB 2582	Bennett, Berman, Gipson	Recall elections: local offices	This bill requires a local recall election to include only the question of whether the elected officer sought to be recalled shall be removed from office, and requires the office, if a local officer is recalled, to become vacant until it is filled in accordance with existing law.	Chapter 790
AB 2584	Berman, Bennett, Gipson	Recall elections	This bill makes changes to the Elections Code for state and local recall elections, as specified, including (1) increasing the number of signatures required on a notice of intent to recall an elected officer; (2) establishing a public display review period for local recall petitions; (3) enabling a voter to seek an order requiring the proponents' statement of reasons for the recall or the officer's answer to that statement to be amended or deleted on the recall petition; (4) requiring a petition for the recall of a school board member to contain a fiscal estimate of the cost for conducting the recall election; and (5) lengthening the timeframe for holding a local recall election that has qualified for the ballot.	Chapter 791
AB 2608	Berman	Elections: vote by mail ballots	This bill repeals various provisions of the Elections Code related to vote by mail ballot applications, and makes various conforming changes to reflect the state law requirement that every active registered voter be mailed a ballot for all elections in which the voter is eligible to vote.	Chapter 161
AB 2815	Berman	Elections: vote by mail ballot drop off locations	This bill requires county elections officials to make efforts to locate vote by mail ballot drop off locations on public college and university campuses.	Chapter 553
AB 2841	Low	Disqualification from voting	This bill (1) requires the Secretary of State to post data showing the number of conservatorship voting rights disqualifications and restorations by county, and to provide training to court and county staff related to conservatorship voting rights to ensure compliance with existing law; (2) requires a county elections official, before canceling a voter's registration, to notify the voter and provide the voter with an opportunity to correct an erroneous cancellation, as specified; and (3) provides that this bill shall become operative on 1/1/24.	Chapter 807
AB 2967	Committee on Elections	Elections: petition records and requests: vote by mail ballot	This bill (1) requires a voter's written request to remove their name from a petition to include the name or title of the petition; (2) conforms state law to existing practice by deleting requirements that the Secretary of State preserve state recall petitions, and instead requires local elections officials to preserve those petitions; and (3) makes clarifying changes to address voter confusion, by replacing the term "unsigned ballot statement" with "unsigned identification envelope statement."	Chapter 166
SB 103	Dodd	Uniform Faithful Presidential Electors Act	This bill provides for the automatic removal and replacement of a presidential elector who does not cast their electoral vote for the candidates for President or Vice President of the United States that the elector pledged to support as a candidate for elector, as specified.	Chapter 216

SB 459	Allen	Political Reform Act of 1974: lobbying	This bill requires lobbying entities to disclose additional information on lobbying reports, as specified, and increases the frequency of reporting if certain conditions are met; and requires additional disclosures on issue lobbying advertisements, as specified.	Chapter 873
SB 504	Becker	Elections: voter registration	This bill (1) makes changes to the voter registration affidavit and the information provided in the county voter information guide as it pertains to vote by mail and vote by mail ballot applications, as specified; (2) permits the Secretary of State to adopt emergency regulations to implement provisions of law pertaining to conditional voter registration; and (3) requires the Secretary of State to provide county elections officials with identifying information for persons imprisoned for the conviction of a felony and persons on parole or otherwise released from that imprisonment, as specified.	Chapter 14
SB 746	Skinner	Political Reform Act of 1974: business entities: online advocacy and advertisements	This bill requires a business entity that uses its online products or services to target information to its users, for political purposes, to disclose that targeting on a public report that is filed with the Secretary of State, beginning on 1/1/24, as specified.	Chapter 876
SB 794	Glazer	Political Reform Act of 1974: contribution limits	This bill allows a political committee that receives a contribution that exceeds a contribution limit to accept the contribution without violating the contribution limit by returning the amount in excess of the limit or by attributing the excess amount to a different election, as specified.	Chapter 816
SB 1061	Laird	School district and community college district elections: special elections: petition requirements: election timing	This bill changes the components of the petition for signatures and the election's timing for when a school district or community college district governing board makes a provisional appointment to fill a vacancy and the voters of the district challenge that appointment, as specified.	Chapter 831
SB 1360	Umberg, Allen	Elections: disclosure of contributors	This bill changes the text and formatting of required disclosures on petitions and electronic media and video campaign advertisements, as specified; and requires disclosures on electronic media advertisements about top contributors funding the advertisement, as specified.	Chapter 887
SB 1439	Glazer	Campaign contributions: agency officers	This bill applies the existing campaign contribution prohibition for state and local agencies and applies it to local elected agencies, such as city councils and boards of supervisors, and expands the timeframe prohibiting specific contributions following an official's action from three months to 12 months, as specified.	Chapter 848

ENERGY, UTILITIES & COMMUNICATIONS

AB 1078	Patterson	Energy: building standards: photovoltaic requirements	<p>This bill extends by one year, from 1/1/23 to 1/1/24, an exemption from the state’s solar requirement for residential construction intended to repair, restore, or replace a residential building that was damaged or destroyed as a result of a disaster; and expands, by one year, eligibility for the exemption to homes affected in disasters in the year 2020.</p> <p><i>VETO message: “This bill would extend, for one additional year, an exemption from the state’s rooftop photovoltaic requirement (solar requirement) for residential buildings damaged or destroyed as a result of a disaster declared during the 2020 calendar year. The solar requirement is an innovative and forward leaning policy that requires new residential buildings to install a minimum amount of cost effective solar photovoltaic capacity to reduce homeowner energy costs, improve energy resiliency and reduce greenhouse gas emissions. Extending this exemption would nullify these positive outcomes and instead would increase homeowner energy costs at a time when many homeowners are facing rising electric rates and bills. This exemption also undermines the energy resiliency of homes, especially those in high fire risk areas, and increases greenhouse gas emissions. Further, this exemption is overly broad and fails to assist those disaster victims who are the most disadvantaged.”</i></p>	Vetoed
AB 1389	Reyes, Friedman, Luz Rivas	Clean Transportation Program: project funding preferences	This bill expands the types of projects for which the California Energy Commission must prioritize funding from the Clean Transportation Program to include projects that provide specified air quality benefits.	Chapter 339
AB 1426	Mathis	California Advanced Services Fund: Broadband Adoption Account	This bill clarifies that nonprofit religious organizations are eligible for grants from the broadband adoption account within the California Advanced Services Fund.	Chapter 946
AB 1960	Villapudua	Public Utilities Commission	<p>This bill states the Governor and Senate should consider regional qualifications, beginning 1/1/24, when selecting a person to serve as a commissioner on the California Public Utilities Commission.</p> <p><i>VETO message: “This bill requires that the Governor consider geographic representation when making appointments to the California Public Utilities Commission (CPUC). There are other factors that must also be considered in making CPUC commissioner appointments, such as professional experience, knowledge and subject matter expertise, as well as diversity. Further, I am already deeply committed to boards and commissions that represent California’s diversity, including regional representation. This bill is unnecessary and therefore, I cannot sign this bill.”</i></p>	Vetoed
AB 2061	Ting, Reyes	Transportation electrification: electric vehicle charging infrastructure	This bill (1) requires the California Energy Commission (CEC) to establish definitions to calculate the “uptime” during which an electric vehicle charger is operational; (2) requires the CEC to adopt reporting and recordkeeping	Chapter 345

			requirements for public and ratepayer funded chargers to assess the uptime and accessibility of these chargers; and authorizes the CEC to adopt certain tools to encourage electric vehicle charger reliability.	
AB 2083	Bauer Kahan	Public utilities: rates	This bill prohibits electrical and gas corporations from recovering in rates costs from legal settlement agreements, as specified.	Chapter 689
AB 2143	Carrillo	Net energy metering: construction of renewable electrical generation facilities: prevailing wage	This bill applies, after 12/31/23, public works project requirements, specifically prevailing wages, for renewable energy installations that receive service through an electric utility's net energy metering tariff, except as specified.	Chapter 774
AB 2256	Quirk Silva	Office of Broadband and Digital Literacy: reports	This bill expands the membership of the broadband Middle Mile Advisory Committee to include two elected government officials from a city or county, one appointed by the Speaker of the Assembly and one appointed by the Senate Rules Committee.	Chapter 779
AB 2283	Gallagher	Public utilities: wildfires: victim compensation	<p>This bill requires the California Public Utilities Commission, to undertake a comprehensive review of actions taken by PG&E that materially and adversely affected the value of its stocks provided as part of its settlement agreement with victims of wildfire.</p> <p><i>VETO message: "This bill requires the California Public Utilities Commission (CPUC), in a new or existing proceeding, to undertake a comprehensive review of actions taken by the Pacific Gas and Electric Company (PG&E) that materially and adversely affected the value of PG&E stock. The victims of wildfires whose claims for compensation were caught up in PG&E's bankruptcy deserve protection and support, which is why my Administration participated in that bankruptcy proceeding to ensure that the victims' voices would be heard in that process. I worked with the Legislature to enact AB 1054 (Holden, 2019), which required PG&E to reach an agreement to compensate wildfire victims before it could exit bankruptcy. I also worked with the Legislature to enact SB 350 (Hill, 2020), to hold PG&E accountable for making the investments and organizational changes necessary to transform it into a utility that is reliable and accountable to its customers and to all Californians. This year, I signed SB 1246 (Stern) and AB 1249 (Gallagher), which provide direct relief to wildfire victims by excluding from taxable income the amounts victims received from settlement claims resulting from the 2015 Butte Fire, 2017 North Bay Fires, 2017 Thomas Fire, 2018 Woolsey Fire, or 2018 Camp Fire. While I appreciate and share the author's motivation, it is not clear this bill would help the wildfire victims. In addition, the CPUC does not have the internal expertise to evaluate how utility corporate behavior impacts a utility's stock value, which would require it to retain outside experts to complete a proceeding on this topic, at significant costs to ratepayers."</i></p>	Vetoed
AB 2316	Ward	Public Utilities Commission: customer renewable energy subscription programs and	This bill requires the California Public Utilities Commission (1) to evaluate existing customer community renewable energy programs in order to modify and/or terminate programs; and (2) to determine whether it is beneficial to ratepayers to develop a new or modify a tariff or program for community	Chapter 350

		the community renewable energy program	renewable energy by an electrical corporation, based on specified criteria, including ensuring at least 51% of the energy capacity serves low income customers.	
AB 2446	Holden	Embodied carbon emissions: construction materials	This bill requires the California Air Resources Board to develop a framework for measuring and reducing carbon emissions associated with new building construction.	Chapter 352
AB 2700	McCarty, Berman, Medina	Transportation electrification: electrical distribution grid upgrades	This bill (1) requires the California Energy Commission to gather and report fleet data needed to support utilities' plans for grid reliability and enhanced vehicle electrification; and (2) requires utilities to report how distribution investments made pursuant to this bill support climate goals as part of specified filings with the California Energy Commission and California Public Utilities Commission.	Chapter 354
AB 2749	Quirk Silva	Communications: California Advanced Services Fund	<p>This bill establishes streamlining requirements for the federal funding account within the California Advanced Services Fund.</p> <p><i>VETO message: "This bill requires the California Public Utilities Commission (CPUC) to adopt various requirements for the eligibility, implementation, and review of last mile broadband infrastructure grant applications. The COVID 19 pandemic underscored the importance of making broadband service accessible and affordable to ALL Californians. Last year, I signed into law Senate Bill 156, which invests \$6 billion in broadband infrastructure, of which \$2 billion is allocated to a streamlined last mile grant program to connect households and businesses with time limited federal funds. The goal of this last mile grant program, administered by the CPUC, is to expeditiously connect unserved and underserved communities to future proof broadband service, which is critical to the state's economy, education, and to the health and well being of every Californian. It is my expectation that the CPUC will move expeditiously to review and process applications and put this funding to work as quickly as possible. Unfortunately, this bill, while intended to bring certainty to timelines within this program, will in effect undermine the last mile grant program by creating additional delays in its implementation. Most concerning, this bill exacerbates the challenges of issuing grants for last mile funding by delaying the solicitation, review, and approval of project applications that meet clear requirements designed to ensure that awarded broadband projects deliver on their promise of providing affordable, quality and reliable service. We simply cannot afford to delay the implementation of this last mile grant program, as investing in scalable broadband infrastructure is foundational to connecting every Californian to long lasting economic opportunity and success."</i></p>	Vetoed
AB 2752	Wood	Broadband infrastructure and video service: mapping: subscriber information	This bill clarifies the data that the California Public Utilities Commission must collect for mapping broadband access.	Chapter 801
AB 2838	O'Donnell	Electrical corporations: green tariff shared renewables program	This bill authorizes electrical corporations to terminate an existing program – the Green Tariff Shared Renewables program – that allows customers of the state's	Chapter 418

			three largest electric investor owned utilities to procure 50% to 100% renewable energy.	
AB 2906	Patterson	Telecommunications: automatic dialing announcing devices: pupil health and safety exemption	This bill exempts school health and safety notifications from restrictions on the use of autodialers.	Chapter 36
ACR 188	Holden	Independent System Operator: regional cooperation: study	This resolution requests, by 2/28/23, the California Independent System Operator, in consultation with the California balancing authorities, to produce a report that summarizes recent relevant studies on the impacts of expanded regional cooperation on California and identifies key issues that will advance the state's energy and environmental goals.	Resolution Chapter 138
SB 222	Dodd	Water Rate Assistance Program	<p>This bill requires the State Water Resources Control Board to develop and administer a statewide Water Rate Assistance Program to provide rate assistance to low income residential ratepayers of a community water system or wastewater system.</p> <p><i>VETO message: "This bill establishes a Water Rate Assistance Program and Water Rate Assistance Fund to provide water affordability assistance for drinking and wastewater services to low income ratepayers. The State Water Resources Control Board would be required to administer the program, and community water systems and wastewater systems would be subsequently required to provide rate assistance to residential ratepayers. This is a permanent program that would not be implemented or initiated until funding is provided. At this time, there is no sustainable, ongoing funding identified. Lowering costs and making sure that Californians have access to safe and affordable drinking water is a top priority of this administration. The last two budgets have provided billions in rebates, debt relief, assistance grants, and free support services. For water costs alone, the 2021 22 Budget provided \$1 billion to the State Water Board for the California Water and Wastewater Arrearage Payment Program, which cleared unpaid water and wastewater debts resulting from the pandemic. This year, our 2022 23 budget added an additional \$200 million to the Low Income Household Water Assistance Program at the Department of Community Services and Development. These are programs that were both approved and funded by the Legislature. I commend the author and stakeholders for their work during this Legislative session to craft a vision for such a program. However, this bill does not have any funding identified, and because it is an ongoing program that would require all community water systems and wastewater systems to participate, signing this policy would result in significant General Fund pressures in the billions of dollars to continuously provide such assistance. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed

SB 529	Hertzberg	Electricity: electrical transmission facilities	This bill exempts an extension, expansion, upgrade, or other modification of an existing transmission line or substations from the requirement of a Certificate of Public Convenience and Necessity and directs the California Public Utilities Commission to revise its general orders, by 1/1/24, to instead use its permit to construct process for these approvals.	Chapter 357
SB 599	Hueso	Public Utilities Commission: proceedings, reports, and public utility procurement	This bill revises and recasts provisions relating to “quiet periods” and the authority for closed session meetings during ratesetting cases and catastrophic wildfire proceedings at the California Public Utilities Commission.	Chapter 703
SB 717	Dodd	Department of Technology: broadband communications: report	This bill requires the California Department of Technology to submit a report to the Legislature by 5/1/24, regarding specified barriers to broadband infrastructure deployment.	Chapter 813
SB 846	Dodd	Diablo Canyon powerplant: extension of operations	This bill (1) authorizes the extension of operating the Diablo Canyon Nuclear power plant (DCPP) beyond the current expiration dates (of 2024 for Unit 1 and 2025 for Unit 2), to up to five additional years (no later than 2029 and 2030, respectively), under specified conditions; (2) authorizes a loan of \$1.4 billion from the state to Pacific Gas & Electric (PG&E), the operator of DCPP, to facilitate the extension of the plant; (3) appropriates \$600 million and requires future Legislative action for the remaining; and (4) provides expedited permitting to facilitate relicensing of DCPP, including: limiting state agency review of applications related to the DCPP extension to 180 days, exempting DCPP from the California Environmental Quality Act, and explicitly authorizing collections from electric ratepayers (both customers of PG&E and those of other electricity providers) for ongoing costs.	Chapter 239
SB 857	Hueso	Telecommunications: universal service programs	This bill extends the sunsets for the California High Cost Fund programs by five years, from 1/1/23 to 1/1/28.	Chapter 706
SB 884	McGuire	Electricity: expedited utility distribution infrastructure undergrounding program	This bill requires the California Public Utilities Commission to establish an expedited electric utility distribution infrastructure undergrounding program for large electrical corporations; and requires the Office of Energy Infrastructure and Safety to approve or deny the plan within nine months and requires additional actions and reports.	Chapter 819
SB 887	Becker, Stern	Electricity: transmission facility planning	This bill requires 15 year projections of energy resource portfolios and energy demand to inform transmission planning to achieve the state’s clean energy goals, and requires the California Independent System Operator to consider approval for specified transmission projects as part of the 2022 23 transmission planning process.	Chapter 358
SB 1020	Laird, Atkins, Caballero, Durazo	Clean Energy, Jobs, and Affordability Act of 2022	This bill (1) establishes interim targets to reach SB 100 clean energy goals and requires state agencies to purchase 100% zero carbon electricity by 2035 to serve their load, including obligations on State Water Project; and (2) requires the development of electric and gas utility service affordability metrics.	Chapter 361

SB 1063	Skinner	Energy: appliance standards and cost effective measures	This bill allows the California Energy Commission to implement certain appliance efficiency standards sooner if the Commission first makes a specified good cause finding.	Chapter 362
SB 1075	Skinner	Hydrogen: green hydrogen: emissions of greenhouse gases	This bill requires the California Air Resources Board and the California Energy Commission to analyze options for using hydrogen as part of decarbonization strategies.	Chapter 353
SB 1109	Caballero	California Renewables Portfolio Standard Program: bioenergy projects	This bill extends requirements on electric investor owned utilities and community choice aggregators to procure energy from biomass generating electric facilities by five years and requires extension of existing contracts by five years.	Chapter 364
SB 1112	Becker	Energy: building decarbonization: notice and recordation of a decarbonization charge	This bill establishes requirements for notifications that utilities must provide when adding a decarbonization charge as part of a program financing energy efficiency upgrades to an existing property.	Chapter 834
SB 1158	Becker	Retail electricity suppliers: emissions of greenhouse gases	This bill requires every retail supplier to annually report information concerning electricity supply used to serve load to the State Energy Resources Conservation and Development Commission, including the retail supplier's sources of electricity and the emissions of greenhouse gases associated with those sources of electricity.	Chapter 367
SB 1174	Hertzberg	Electricity: eligible renewable energy or energy storage resources: transmission and interconnection	This bill requires specified reporting related to electric transmission projects.	Chapter 229
SB 1208	Hueso	Low income utility customer assistance programs: concurrent application process	This bill requires the California Public Utilities Commission, on or before 6/30/24, in coordination with other relevant state agencies, that provide low income electric or gas utility customer assistance programs, to develop a process that enables customers to concurrently apply, or begin to apply, to multiple low income customer assistance programs.	Chapter 840
SB 1213	Hueso	Public Utilities Commission and State Energy Resources Conservation and Development Commission: public outreach: community based organizations	This bill requires the California Public Utilities Commission and the California Energy Commission to collaborate to develop and maintain a list of community based organizations to help ensure adequate public outreach regarding available programs.	Chapter 722
SB 1322	Allen	Energy: petroleum pricing	This bill requires the California Energy Commission to collect specified pricing data from each oil refinery operating in the state.	Chapter 374
SB 1383	Hueso	Electricity: storage facilities: standards and records	This bill expands the California Public Utilities Commission's safety oversight of electric generating facilities to encompass energy storage facilities, as specified.	Chapter 725

SB 1432	Hueso	Electricity: resource adequacy requirements	<p>This bill makes changes to the energy resource adequacy program and requires the California Public Utilities Commission to develop a pilot program for aggregated customer sited distributed energy resources to assess the value of energy exports from those resources for purposes of fulfilling the requirements of the resource adequacy program.</p> <p><i>VETO message: "The bill requires the California Public Utilities Commission (CPUC) to develop a pilot program to assess whether exported electricity from behind the meter distributed energy resources should be counted toward, and receive compensation through, the state's electric reliability program. Though these systems can provide electric reliability and resiliency benefits to customers, the CPUC has identified a number of threshold issues that must be addressed before these resources are included in the state's electric reliability program. These issues are already being actively addressed through various CPUC public proceedings, and the development of this bill's pilot program risks short circuiting these processes. Finally, the costs of developing and managing this pilot program in this bill would be paid for by non participating ratepayers."</i></p>	Vetoed
SB 1469	Bradford, Becker	Water corporations: rates	<p>This bill requires the California Public Utilities Commission to consider whether to authorize, upon application by a water corporation, implementation of a utility rate mechanism that separates a water corporation's revenues and its water sales, commonly referred to as a "decoupling mechanism."</p>	Chapter 890

ENVIRONMENTAL QUALITY

AB 649	Bennett	Department of Resources Recycling and Recovery: Office of Environmental Justice and Tribal Relations	This bill establishes the Office of Environmental Justice and Tribal Relations within the Department of Resources Recycling and Recovery.	Chapter 492
AB 732	Quirk	Mercury Thermostat Collection Act of 2021	This bill makes changes to the Mercury Thermostat Collection Act of 2021 and makes additional technical and conforming changes.	Chapter 742
AB 1279	Muratsuchi, Cristina Garcia	The California Climate Crisis Act	This bill (1) declares it the policy of the state to achieve net zero greenhouse gas (GHG) emissions as soon as possible, but no later than 2045, to achieve that goal with at least an 85% reduction in GHG emissions, and to achieve and maintain net negative GHG emissions thereafter; (2) creates requirements for reporting from the California Air Resources Board and review by the Legislative Analyst's Office; and (3) is contingent upon enactment of SB 905 (Caballero, Chapter 359, Statutes of 2022).	Chapter 337
AB 1322	Robert Rivas, Muratsuchi	California Global Warming Solutions Act of 2006: aviation greenhouse gas emissions reduction plan	<p>This bill requires the California Air Resources Board (ARB) to develop, on or before 7/1/24, a plan to reduce aviation greenhouse gas emissions in consultation with specified agencies and stakeholders; stipulates ARB shall include sustainable aviation fuel and other technologies (as feasible); directs ARB to evaluate and increase the incentives that exist for the production of sustainable aviation fuel; and includes numerous other elements in the plan, which is to be implemented by 12/31/25.</p> <p><i>VETO message: "This bill requires the California Air Resources Board (CARB), on or before July 1, 2024, to develop a plan to reduce greenhouse gas emissions through the production and use of sustainable aviation fuels. This bill would also require CARB, on or before July 1, 2024, to commence implementation of the plan to achieve these goals. While my Administration appreciates the intent of this bill, there are existing opportunities for credit generation from sustainable aviation fuel production under the state's Low Carbon Fuel Standard."</i></p>	Vetoed
AB 1642	Salas	California Environmental Quality Act: water system well and domestic well projects: exemption	This bill exempts from the California Environmental Quality Act, until 1/1/28, well projects that meet specified conditions, including that the domestic well or the water system to which the well is connected has been designated as high risk or medium risk in the State Water Board's drinking water needs assessment.	Chapter 859
AB 1749	Cristina Garcia	Community emissions reduction programs: toxic air contaminants and criteria air pollutants	This bill updates requirements of AB 617 (Cristina Garcia, Chapter 136, Statutes of 2017) to permit an additional year for completion of community emissions reduction programs; requires the Air Resources Board to identify specified emissions reduction measures; and enhances reporting by local air districts.	Chapter 340
AB 1787	Quirk	Pesticide testing	This bill extends the sunset on the data reporting and medical supervisor registration requirements of the agricultural pesticide worker protection program	Chapter 108

			known as the California Medical Supervision Program, and requires laboratories to submit additional information to the state to help identify workers, and medical supervisors of workers, in the Program.	
AB 1793	Quirk	Hazardous waste: identification: acute aquatic toxicity criterion	This bill requires the Department of Toxic Substances Control, subject to an appropriation by the Legislature in the Budget Act of 2022 that implements a proposal by the Department to review and evaluate its hazardous waste criteria, to include a review of its acute aquatic toxicity criterion.	Chapter 274
AB 1817	Ting, Cristina Garcia	Product safety: textile articles: perfluoroalkyl and polyfluoroalkyl substances (PFAS)	This bill prohibits, beginning 1/1/25, any person from manufacturing, distributing, selling, or offering for sale any textile articles that contain intentionally added perfluoroalkyl and polyfluoroalkyl substances, except for textiles used for personal protective equipment or certain other regulated products; and requires manufacturers to use the least toxic alternative when complying with this prohibition and to provide distributors with certification of compliance.	Chapter 762
AB 1857	Cristina Garcia	Solid waste	This bill repeals the provision of law that allows jurisdictions to count up to 10% of the waste sent to transformation toward their 50% diversion requirement and creates the Zero Waste Equity Grant Program to support strategies and investments in communities transitioning to a zero waste circular economy.	Chapter 342
AB 1879	Mathis	California regional water quality control boards: unfounded or frivolous complaints	This bill authorizes a Regional Water Quality Control Board to develop a plan or policy to address unfounded or frivolous complaints. <i>VETO message: "This bill authorizes the nine Regional Water Quality Control Boards to develop a plan or policy to address unfounded or frivolous complaints. Although reducing baseless complaints is a worthy goal, the Regional Boards already have the authority to exercise discretion in determining whether to investigate a complaint and are not obligated to investigate every complaint received."</i>	Vetoed
AB 1985	Robert Rivas	Organic waste: recovered organic waste product procurement targets	This bill creates a delayed and ramping enforcement timeline for penalties for local jurisdictions to meet their organic waste procurement targets, gives the Department of Resources Recycling and Recovery the authorization to create an adjusted recovered procurement target schedule at its discretion, and allows renewable gas procured from a publicly owned treatment works to count towards 50% of a jurisdictions procurement target until 2025.	Chapter 344
AB 2048	Santiago	Solid waste: franchise agreements: database	This bill requires local jurisdictions or specified public agencies to post on their Internet website current franchise agreements between contract waste and recycling haulers and the jurisdiction or public agencies and requires the Department of Resources Recycling and Recovery to create and maintain a publicly accessible database of those agreements.	Chapter 457
AB 2059	Carrillo	Hazardous materials business and area plans:	This bill requires specified suppliers of hazardous materials to maintain electronic records of sales and provisions of hazardous materials of specified	Chapter 278

		consumer products: recordkeeping	quantities to a business in the state for a minimum of one year and provide such records to a certified unified program agency within five days of a request; narrows the definition of retail establishment for purposes of hazardous material reporting; and limits current exemptions of consumer products as specified from inclusion in a business plan for emergency response to a release or threatened release.	
AB 2106	Robert Rivas, Cristina Garcia	Water quality: permits	<p>This bill requires the State Water Resources Control Board to update its stormwater data collection systems and software and, contingent upon appropriation by the Legislature, to establish a statewide commercial, industrial, and institutional national pollutant discharge elimination system order.</p> <p><i>VETO message: "This bill would require the State Water Resources Control Board (Water Board) to develop a new, statewide commercial, industrial, and institutional stormwater permit. The bill also requires the Water Board to update its stormwater data system and conduct a series of hearings evaluating its stormwater program. I support efforts to improve stormwater permitting and reporting, as outlined in our 2022 Water Supply Strategy, which sets a priority of helping local governments to develop stormwater capture projects with the goal to increase annual supply capacity. The Water Board has existing authority to set priorities, make findings, and determine the necessity of new stormwater regulations. This bill would result in significant new costs in the millions of dollars that would substantially increase waste discharge fees or require ongoing General Fund. Changes to stormwater management would be best addressed in our budget process, working with existing authorities, and outlined in the Water Supply Strategy implementation steps. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending."</i></p>	Vetoed
AB 2108	Robert Rivas, Cristina Garcia	Water policy: environmental justice: disadvantaged and tribal communities	This bill requires the California State Water Resources Control Board to make programmatic findings on potential environmental justice, tribal impact, and racial equity considerations when issuing regional or statewide plans or policies, waste discharge requirements, or waivers of waste discharge requirements and to hire environmental justice and tribal coordinators to assist with this work.	Chapter 347
AB 2146	Bauer Kahan	Neonicotinoid pesticides: prohibited nonagricultural use	<p>This bill prohibits, beginning 1/1/24, a person from selling, possessing, or using a neonicotinoid pesticide, and exemptions are provided for use on an agricultural commodity and other specified uses.</p> <p><i>VETO message: "This bill would prohibit the sale, possession, and use of neonicotinoid pesticides for application to outdoor ornamental plants, trees, or turf, with exemptions for environmental emergencies, and certified applicators. The California Department of Pesticide Regulation (DPR) has a mission to protect human health and the environment from adverse impacts of pesticides by regulating pesticide sales and use and fostering reduced risk pest management. DPR has already taken significant steps to restrict neonicotinoid uses, based on</i></p>	Vetoed

			<p><i>scientific review and documented uses that pose the greatest risks to pollinators and human health. The department is finalizing regulations on the agricultural use of neonicotinoids and will begin the process of evaluating non agricultural uses next year. My Administration takes the impacts of harmful chemicals on our people and environment seriously. I have tasked DPR to accelerate a systemwide transition to safer, more sustainable pest management. By statutorily prohibiting a pesticide and its use, this bill would circumvent California's regulatory process of establishing restricted materials."</i></p>	
AB 2163	Blanca Rubio	San Gabriel Basin Water Quality Authority Act	This bill extends the sunset from 7/1/30 to 7/1/50 for the San Gabriel Basin Water Quality Authority.	Chapter 234
AB 2208	Kalra	Fluorescent lamps: sale and distribution: prohibition	This bill phases out the sale of compact fluorescent lamps and linear fluorescent lamps used for general lighting applications.	Chapter 409
AB 2238	Luz Rivas, Cristina Garcia, Eduardo Garcia	Extreme heat: statewide extreme heat ranking system	This bill requires the California Environmental Protection Agency, in coordination with the Integrated Climate Adaptation and Resiliency Program, the California Department of Public Health, and the California Department of Insurance, to develop a statewide extreme heat ranking system.	Chapter 264
AB 2247	Bloom	Perfluoroalkyl and polyfluoroalkyl substances (PFAS) and PFAS products and product components: publicly accessible data collection interface	<p>This bill requires, on or before 7/1/26, a manufacturer of per and polyfluoroalkyl substances (PFAS) or a product or product component containing intentionally added PFAS that is sold, offered for sale, or distributed into the state to register the PFAS or the product or product component containing intentionally added PFAS on the publicly accessible reporting platform created by the Department of Toxic Substances Control and the Interstate Chemicals Clearinghouse.</p> <p><i>VETO message: "This bill requires the Department of Toxic Substances Control (DTSC) to contract with a multistate chemical data collection entity to create a publicly accessible reporting platform where manufacturers must annually register products or product components sold or distributed in the state containing perfluoroalkyl and polyfluoroalkyl substances (PFAS). Through the Safer Consumer Products Program, DTSC utilizes technical expertise and best available data to protect consumers and the environment. DTSC also partners closely with U.S. EPA, which is currently undergoing rulemaking to require reporting of PFAS. Based on this activity, this bill may be premature. This bill is estimated to cost millions of dollars that would result in increased Environmental Fee rates or General Fund resources for the new contract, staff support, and state oversight responsibilities. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed

AB 2248	Eduardo Garcia, Ward	Water quality: California Mexico cross border rivers	<p>This bill provides \$100 million to the State Water Resources Control Board from the General Fund, upon appropriation by the Legislature, to address water quality problems arising in California Mexico cross border rivers.</p> <p><i>VETO message: "This bill makes \$100 million General Fund available to the State Water Resources Control Board, upon appropriation, for grants and expenditures to address water quality problems in the New River and the Tijuana River watersheds at the California Mexico border. The 2021 Budget Act included \$20 million, and the 2022 Budget Act included \$15 million in funding for this use, all of which has not yet been expended. My Administration remains committed to addressing water quality and environmental equity issues at cross border rivers, which is why I have supported funding this work. However, with our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined. Additional funding should be considered as part of the annual budget process. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2293	Committee on Environmental Safety and Toxic Materials	Carpenter Presley Tanner Hazardous Substance Account Act: recodification	This bill reorganizes the provisions of the Carpenter Presley Tanner Hazardous Substance Account Act without making any substantive changes to the statute.	Chapter 257
AB 2327	Committee on Environmental Safety and Toxic Materials	Carpenter Presley Tanner Hazardous Substance Account Act: conforming revisions	This bill updates code sections that cross reference the Carpenter Presley Tanner Hazardous Substance Account Act, as proposed to be reorganized by AB 2293 (Committee on Environmental Safety and Toxic Materials, Chapter 257, Statutes of 2022).	Chapter 258
AB 2440	Irwin	Responsible Battery Recycling Act of 2022	This bill establishes the Responsible Battery Recycling Act of 2022, which establishes a stewardship program for the collection and recycling of certain batteries, as defined.	Chapter 351
AB 2481	Smith	Household hazardous waste: facilities: transportation and acceptance	This bill makes various changes to the statutory requirements for the transportation of hazardous waste and the operation of household hazardous waste collection facilities.	Chapter 499
AB 2550	Arambula	State Air Resources Board: San Joaquin Valley Air Pollution Control District: nonattainment	<p>This bill requires the California Air Resources Board, if the San Joaquin Valley Air Pollution Control District does not receive a determination of attainment from the United States Environmental Protection Agency by the appropriate deadline, to coordinate with the district and community based organizations to identify gaps in the state and district implementation plan, coordinate with the district to provide additional monitoring, develop a report on how to reach attainment, and develop rules and regulations to reach attainment.</p> <p><i>VETO message: "This bill requires the California Air Resources Board (CARB) to intervene and undertake specified activities if the San Joaquin Valley Air Pollution Control District does not attain the National Ambient Air Quality</i></p>	Vetoed

			<i>Standards (NAAQS) established by the United States Environmental Protection Agency. My Administration is committed to ensuring that the San Joaquin Valley is on a path to attainment of the NAAQS. Statute already allows CARB to reject a local air district's State Implementation Plan element if CARB finds, after a public hearing, that it does not meet the requirements of the Clean Air Act, including if the plan will not provide attainment by the deadline. As such, this bill is unnecessary."</i>	
AB 2721	Lee	Bay Area Air Quality Management District: district board: compensation	This bill doubles, while maintaining the existing compensation limit of \$6,000 per year, the daily compensation that a member of the Bay Area Air Quality Management District (BAAQMD) board may receive for attending meetings from \$100 to \$200, and authorizes BAAQMD board members to receive compensation for active transportation travel, as defined, to meetings.	Chapter 501
AB 2771	Friedman	Cosmetic products: safety	This bill prohibits, beginning 1/1/25, a person or entity from manufacturing or offering for sale in commerce any cosmetic product that contains intentionally added perfluoroalkyl and polyfluoroalkyl substances.	Chapter 804
AB 2784	Ting, Irwin	Solid waste: thermoform plastic containers: postconsumer thermoform recycled plastic	<p>This bill requires that the total thermoforms sold by a producer in the state to, on average, contain specified minimum amounts of postconsumer recycled plastic per year, ranging from 20% to 30%.</p> <p><i>VETO message: "This bill establishes minimum recycled content requirements for thermoform plastic containers and allows CalRecycle to collect administrative penalties if a producer does not meet the minimum content requirements. I strongly support efforts to advance California's transition to a circular economy. Earlier this year, I signed SB 54, which is the most significant overhaul of California's plastic and packaging recycling policy in state history, and goes further than any other state on cutting plastics production at the source. However, I am concerned this bill imposes confusing requirements in conflict with some of SB 54's key provisions, which could unfairly result in duplicative fees and penalties for the same material. SB 54 was specifically designed to create a comprehensive regulatory framework for all recycled materials, in lieu of piecemeal approaches for individual products. With this objective in mind, we should allow CalRecycle to begin its work to implement the reforms required by SB 54 before contemplating any new recycling requirements for individual materials."</i></p>	Vetoed
AB 2877	Eduardo Garcia, Mathis	Safe and Affordable Drinking Water Fund: tribes	This bill requires the State Water Resources Control Board when administering funds under the Safe and Affordable Drinking Water Fund to California Native American tribes to draft any waiver of tribal sovereign immunity as narrowly as possible, include its designated tribal liaison or their designee(s) in all discussions with eligible recipients, and annually identify barriers to tribes accessing funding if they cannot consistently approve funding applications to tribal applicants in a timely manner.	Chapter 481

AB 2965	Committee on Natural Resources	California Environmental Quality Act: administrative and judicial procedures	This bill repeals several obsolete sections from the California Environmental Quality Act and makes conforming and correction amendments.	Chapter 38
SB 38	Wieckowski	Beverage containers	This bill requires the Department of Resources Recycling and Recovery to study and develop a system or process to address the issue of glass contamination and, for purposes of the California Beverage Container Recycling and Litter Reduction Act; and requires a processor to pay certified recycling centers, curbside programs, and dropoff or collection programs electronically or by check.	Chapter 977
SB 45	Portantino	Short lived climate pollutants: organic waste reduction goals: local jurisdiction assistance	This bill directs the California Department of Resources Recycling and Recovery, in consultation with the California Air Resource Board, to assist local jurisdictions in complying with organic waste diversion programs, as specified.	Chapter 445
SB 54	Allen, Hertzberg, Luz Rivas, Skinner, Stern, Wiener	Solid waste: reporting, packaging, and plastic food service ware	This bill establishes the Plastic Pollution Prevention and Packaging Producer Responsibility Act, which covers certain single use packaging and plastic single use food service ware and requires producers, through a producer responsibility organization, to (1) source reduce plastic covered material, (2) ensure covered material sold, offered for sale, distributed, or imported in or into the state after 1/1/32, is recyclable or compostable, and (3) ensure that plastic covered material offered for sale, distributed, or imported in or into the state meets specified recycling rates.	Chapter 75
SB 230	Portantino	State Water Resources Control Board: Constituents of Emerging Concern in Drinking Water Program	This bill (1) authorizes the State Water Resources Control Board (State Water Board) to establish, maintain, and direct a dedicated program called the Constituents of Emerging Concern (CEC) in Drinking Water Program; and (2) authorizes the Deputy Director appointed by the State Water Board to convene a Science Advisory Panel for CECs in drinking water with members that are experts in specified fields and prescribe duties of the panel.	Chapter 676
SB 502	Allen	Hazardous materials: green chemistry: consumer products	This bill proposes a number of updates to California's Safer Consumer Products (green chemistry program), in line with perceived shortcomings from its first 10 years with regards to the speed of the program to filling existing data gaps.	Chapter 701
SB 886	Wiener	California Environmental Quality Act: exemption: public universities: university housing development projects	This bill exempts, until 1/1/30, faculty and staff housing projects and student housing projects meeting specified requirements from the California Environmental Quality Act.	Chapter 663
SB 895	Laird	Solid waste: nonprofit convenience zone recycler: definition	This bill redefines the definition of "nonprofit convenience zone recycler," for purposes of the California Beverage Container Recycling and Litter Reduction Act, potentially making more entities eligible for the payment of handling fees by the program.	Chapter 262
SB 905	Caballero, Skinner	Carbon sequestration: Carbon Capture, Removal,	This bill requires the California Air Resources Board to establish a Carbon Capture, Removal, Utilization, and Storage (CCRUS) Program and adopt	Chapter 359

		Utilization, and Storage Program	regulations for a model unified permit program for the construction and operation of CCRUS projects; and makes this bill contingent upon enactment of AB 1279 (Muratsuchi, Chapter 337, Statutes of 2022).	
SB 922	Wiener	California Environmental Quality Act: exemptions: transportation related projects	This bill expands California Environmental Quality Act exemptions for specified transit, bicycle, and pedestrian projects, and extends these exemptions from 2023 to 2030.	Chapter 987
SB 978	McGuire	Department of Resources Recycling and Recovery: wildfire debris cleanup and removal: contracts	This bill (1) requires the Department of Resources Recycling and Recovery to prequalify contractors to enter into contracts to perform prescribed wildfire debris cleanup and removal work in communities impacted by wildfires; and (2) prohibits the Department from awarding a contract to any bidder for the performance of any portion of a wildfire debris cleanup and removal project, unless the bidder meets prescribed eligibility requirements.	Chapter 472
SB 1013	Atkins	Beverage container recycling	This bill adds wine and distilled spirits to the California Beverage Container Recycling and Litter Reduction Act (Bottle Bill) commencing 1/1/24; and, authorizes dealers in unserved convenience zones, commencing 1/1/25, to join a dealer cooperative to meet their redemption responsibilities.	Chapter 610
SB 1046	Eggman, Gonzalez	Solid waste: precheckout and carryout bags	This bill prohibits stores, commencing 1/1/25, from distributing precheckout bags that do not meet compostability and recyclability requirements.	Chapter 991
SB 1076	Archuleta	Lead based paint	This bill requires the Department of Public Health to review and amend its regulations governing lead related construction work, including training and certification for workers and accreditation for trainers in lead safe work practices to comply with existing state regulations and with the United States Environmental Protection Agency's Lead Renovation, Repair, and Painting Rule.	Chapter 507
SB 1136	Portantino	California Environmental Quality Act: expedited environmental review: climate change regulations	<p>This bill expands expedited California Environmental Quality Act review provisions, which currently apply to regulations requiring the installation of pollution control equipment or a performance standard, to apply to regulations requiring the reduction in emissions of greenhouse gases, criteria air pollutants, or toxic air contaminants, and requires all eligible projects to comply with specified construction labor requirements.</p> <p><i>VETO message: "This bill expands the environmental review process for California Air Resources Board (CARB) regulations that require the reduction in emissions of greenhouse gases, criteria air pollutants, or toxic air contaminants. I share the author's goal in seeking ways to streamline and accelerate critical projects to reduce greenhouse gas emissions. However, this bill restricts CARB from using standard California Environmental Quality Act streamlining tools for environmentally beneficial regulations. In addition, this bill would create significant delays in the promulgation of environmentally beneficial regulations. This bill also exposes state and local public agencies to new litigation risks and results in millions of dollars in costs not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly</i></p>	Vetoed

			<i>spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget.”</i>	
SB 1145	Laird	California Global Warming Solutions Act of 2006: greenhouse gas emissions: dashboard	This bill requires the California Air Resources Board to create and maintain a greenhouse gas emission dashboard to provide the public information regarding how the state is progressing towards meeting its climate goals.	Chapter 366
SB 1181	Hueso	Waste and used tires	This bill requires the Department of Resources Recycling and Recovery to strengthen the California tire tracking system to quantify more precisely the number of used tires flowing from California into the Mexican states of Baja California and Sonora.	Chapter 542
SB 1187	Kamlager	Fabric recycling: pilot project	This bill requires the Department of Resources Recycling and Recovery to establish a three year pilot project located in the Los Angeles and Ventura Counties partnering with garment manufacturers to study and report on the feasibility of recycling fabric and creating a circular economy for the highest and best use of reused textiles in California.	Chapter 616
SB 1188	Laird	Safe Drinking Water State Revolving Fund: financial assistance	This bill authorizes the State Water Resources Control Board to provide grants, principal forgiveness funding, and 0% financing from the state’s Drinking Water State Revolving Fund to the extent authorized by federal law by deleting certain existing requirements, including making such funding limited to water systems serving severely disadvantaged communities.	Chapter 680
SB 1206	Skinner	Hydrofluorocarbon gases: sale or distribution	This bill (1) prohibits the sale or distribution of bulk hydrofluorocarbons that exceed global warming potential limits of 2,200 by 2025, 1,500 by 2030, and 750 by 2033; (2) requires the state to use reclaimed hydrofluorocarbons when replenishing leaks or servicing equipment with hydrofluorocarbons with global warming potential greater than 750; and (3) requires the Air Resources Board to post an assessment by 1/1/25, specifying how to transition the state’s economy away from hydrofluorocarbons and to low or ultra low global warming potential alternatives by 2035.	Chapter 884
SB 1215	Newman	Electronic Waste Recycling Act of 2003: covered battery embedded products	This bill expands the Electronic Waste Recycling Act to include battery embedded products.	Chapter 370
SB 1230	Limon	Zero emission and near zero emission vehicle incentive programs: requirements	This bill makes specified changes to the Clean Cars 4 All Program to expand the pool of eligible applicants; and applies new, uniform requirements to clean vehicle incentive programs in the state, as specified.	Chapter 371
SB 1254	Hertzberg	Drinking water: administrator: managerial and other services	This bill limits the liability of a drinking water administrator when the State Water Resources Control Board appoints an administrator to operate and manage	Chapter 681

			failing and at risk water systems; and expands the water systems for which administrators can be appointed.	
SB 1255	Portantino	Single use products waste reduction: Dishwasher Grant Program for Waste Reduction in K 12 Schools	<p>This bill establishes the Dishwasher Grant Program for Waste Reduction in K–12 Schools, to be administered by the California Department of Education, to provide grants to school districts and charter schools, for the purchase and installation of commercial dishwashers at schoolsites.</p> <p><i>VETO message: “This bill, subject to an appropriation, would establish the Dishwasher Grant Program for Waste Reduction in K 12 Schools within the California Department of Education, to provide grants to school districts and charter schools for the purchase and installation of commercial dishwashers at schoolsites. I appreciate the author’s intent to be responsive to both the need to improve school water conservation and reduce waste in schools. However, the 2021 and 2022 Budget Acts included \$750 million Proposition 98 General Fund for schools to purchase and upgrade school kitchen equipment and infrastructure to support universal meals. Purchasing commercial dishwashers is an allowable use of these funds, making a new grant fund for this purpose unnecessary. Schools can and should use these funds to purchase and install these dishwashers as they deem appropriate. Additionally, establishing a statutory new grant fund creates additional cost pressure in the tens of millions of dollars for future budgets. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with potential significant cost pressure, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
SB 1256	Wieckowski	Waste management: disposable propane cylinders	<p>This bill bans the sale of disposable propane cylinders on and after 1/1/28.</p> <p><i>VETO message: “This bill would ban the sale of disposable, single use propane cylinders on or after January 1, 2028, and would establish civil penalties for violations of the ban. I acknowledge there are several challenges and costs faced by local governments and solid waste management authorities responsible for the disposal of single use propane cylinders. However, an outright ban without a plan for collection and refill infrastructure could inhibit the success of building a circular system in California. California has successfully implemented many reuse and recycling systems, from the Beverage Container Recycling Program to several extended producer responsibility programs. These market based solutions both significantly reduce waste and create jobs by turning a challenging product into a resource. I encourage the Legislature and stakeholders to work on a similar approach for the collection and reuse of this product that accounts for manufacturer and retail responsibility.”</i></p>	Vetoed
SB 1382	Gonzalez, Becker	Air pollution: Clean Cars 4 All Program: Sales and Use	This bill exempts from a portion of the Sales and Use Tax, until 1/1/28, the purchase of a plug in hybrid vehicle or a zero emission vehicle made with an award from the Clean Cars 4 All program and requires the Air Resources Board	Chapter 375

		Tax Law: zero emissions vehicle exemption	to take specified actions to improve program participation by households living in areas experiencing high levels of air pollution or poverty or that primarily speak a language other than English.	
SCR 53	McGuire	Climate change	This resolution declares that the climate emergency threatens the state, the nation, the planet, the natural world, and all of humanity.	Resolution Chapter 119

GOVERNANCE & FINANCE

AB 1206	Bennett	Property taxation: affordable housing: welfare exemption	This bill provides that a unit in a property owned by a community land trust continues to be treated as occupied by a lower income household when the income of those occupants increases, for the purposes of the welfare exemption from property tax for property used for rental housing.	Chapter 636
AB 1249	Gallagher	Income taxes: gross income exclusions: wildfires	This bill excludes settlement payments made in connection with the fires associated with the Pacific Gas and Electric trust fund from taxable income.	Chapter 749
AB 1707	Boerner Horvath	Property tax postponement: Senior Citizens and Disabled Citizens Property Tax Postponement Fund	<p>This bill requires General Fund transfers to ensure a \$15 million minimum balance in the Senior Citizens and Disabled Citizens Property Tax Postponement Fund.</p> <p><i>VETO message: "This bill requires annual transfers from the General Fund to the Senior Citizens and Disabled Citizen Property Postponement (PTP) Fund to ensure the balance each June 30 is \$15 million. The Property Tax Postponement Program allows income eligible homeowners who are seniors, blind, or disabled to defer their property taxes, secured by a lien against the property that is later repaid when the property is sold or refinanced. By design, the PTP Fund is structured to be self sustaining. Although recent changes in law have expanded eligibility for the program, the State Controller's Office does not project a shortfall until the 2025 26 fiscal year. My administration supports this program and its role in helping our most vulnerable homeowners remain in their homes. Therefore, I am directing the Department of Finance to conduct an analysis of the Program to identify any fiscal stability concerns and propose appropriate solutions for consideration. I am returning AB 1707 without my signature until additional information on the viability of the program has been determined."</i></p>	Vetoed
AB 1765	Nazarian	Marks Roos Local Bond Pooling Act of 1985: rate reduction bonds: review	This bill allows the California Pollution Control Financing Authority to charge additional fees in an amount equal to the amount of any additional expenses incurred by the authority in retaining an independent financial advisor to review an application for a local agency to issue rate reduction bonds.	Chapter 322
AB 1845	Calderon	Metropolitan Water District of Southern California: alternative project delivery methods	This bill allows the Metropolitan Water District of Southern California to use various alternative project delivery methods.	Chapter 275
AB 1863	Irwin	Income tax: CalFile: online tax filing: Volunteer Income Tax Assistance	This bill requires the Franchise Tax Board to send notices to individuals that may qualify to use CalFile to educate them about the service and about other services available.	Chapter 953

AB 1902	Aguiar Curry	Resource conservation: resource conservation districts	This bill makes numerous changes to laws related to resource conservation districts, including expanding the scope of resource conservation activities these districts can perform.	Chapter 585
AB 1925	Santiago	County and district offices: qualifications	This bill removes the requirement for an individual to be a registered voter of a county or district to serve in an appointed office.	Chapter 864
AB 1932	Daly	Public contracts: construction manager at risk construction contracts	This bill extends the current sunset date for counties to enter into construction manager at risk contracts to 1/1/29.	Chapter 435
AB 1933	Friedman	Property taxation: welfare exemption: nonprofit corporation: low income families	This bill adds a new welfare exemption from property tax for charitable organizations that develop affordable housing subject to a recorded agreement with a local agency.	Chapter 643
AB 1951	Grayson, Cooley, Cooper, Daly, Gipson, Petrie, Norris, Quirk Silva, Ramos, Salas, Villapudua, Wood	Sales and use tax: exemptions: manufacturing	This bill converts the current state General Fund only sales and use tax exemption for the purchase of manufacturing equipment into a full exemption. <i>VETO message: "This bill replaces the current partial manufacturing sales tax exemption with a full exemption until January 1, 2028. This change would result in substantial revenue loss to local governments, which impacts essential health, safety, welfare, and transportation services. Assuming there are no changes in taxpayer behavior, local agencies are estimated to lose over half a billion dollars each year. As a strong supporter of California's business climate and manufacturing industry, I agree with the intent of this bill to invest in California's economy, incentivize innovation, and spur a manufacturing marketplace that is competitive nation wide. However, we cannot ask our local governments to bear this loss in revenue. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant cost pressures, such as this measure, should be considered as part of the annual budget process."</i>	Vetoed
AB 2081	Eduardo Garcia, Waldron	Municipal water districts: water service: Indian lands	This bill extends the sunset date on provisions related to delivery of water service to Indian lands to 1/1/27.	Chapter 480
AB 2097	Friedman	Residential, commercial, or other development types: parking requirements	This bill prohibits public agencies from imposing or enforcing parking minimums on developments within half mile of a major transit stop, as specified.	Chapter 459
AB 2142	Gabriel	Income taxes: exclusion: turf replacement water conservation program	This bill excludes any rebate, voucher, or other financial incentive received in connection with a turf replacement water conservation program from taxable income.	Chapter 674

AB 2216	Irwin	The Qualified ABLE Program: tax advantaged savings accounts	This bill makes technical changes to CalABLE (Achieving a Better Life Experience) accounts.	Chapter 896
AB 2234	Robert Rivas, Grayson	Planning and zoning: housing: postentitlement phase permits	This bill establishes time limits for approval and requires online permitting of postentitlement permits.	Chapter 651
AB 2244	Wicks	Religious institution affiliated housing: place of worship	This bill allows a developer of a new place of worship, when also constructing housing, to reduce by 50% the number of religious use parking spaces that would be required for a newly constructed place of worship.	Chapter 122
AB 2295	Bloom	Local educational agencies: housing development projects	This bill deems a housing project, beginning 1/1/24 and until 1/1/33, to be an allowable use on property owned by a local educational agency if it meets specified affordability criteria and planning standards.	Chapter 652
AB 2319	Mia Bonta	Surplus land: former military base land	This bill establishes a new category of exempt surplus land for the former military base Alameda Naval Air Station.	Chapter 963
AB 2324	Irwin	Oath of office: health officers	This bill requires health officers to file their oath of office with the Secretary of State.	Chapter 124
AB 2449	Blanca Rubio	Open meetings: local agencies: teleconferences	This bill allows, until 1/1/26, members of a legislative body of a local agency to use teleconferencing without noticing their teleconference locations and making them publicly accessible under certain conditions.	Chapter 285
AB 2505	Gray	Water theft: irrigation districts	This bill clarifies that an irrigation district may impose fines under specified existing authority to impose fines for water theft or under any authority granted by Irrigation District Law.	Chapter 23
AB 2536	Grayson	Development fees: impact fee nexus studies: connection fees and capacity charges	This bill requires local agencies to evaluate and show specified evidence when imposing or increasing connection fees and capacity charges, and excludes school districts from certain nexus study requirements.	Chapter 128
AB 2622	Mullin	Sales and use taxes: exemptions: California Hybrid and Zero Emission Truck and Bus Voucher Incentive Project: transit buses	This bill extends the state General Fund only sales and use tax exemption for public transportation agencies to purchase zero emission transit bus vehicles from 1/1/24 to 1/1/26.	Chapter 353
AB 2625	Ting	Subdivision Map Act: exemption: electrical energy storage system	This bill exempts from the Subdivision Map Act leases or easements for an electrical energy storage system.	Chapter 212

AB 2647	Levine	Local government: open meetings	This bill exempts local agencies from making materials available for public inspection at the time they distribute them to members of the legislative body less than 72 hours before the meeting, if the agency meets certain requirements.	Chapter 971
AB 2651	Petrie Norris	Property taxes: welfare exemption: community land trust	This bill extends by two years several dates in the Community Land Trust welfare exemption from property tax.	Chapter 656
AB 2681	Bloom	The California Concert and Festival Crowd Safety Act	This bill enacts the California Concert and Festival Crowd Safety Act, which establishes minimum crowd safety standards for local agencies when permitting large outdoor events.	Chapter 441
AB 2780	Arambula	Dissolution of redevelopment agencies: enhanced infrastructure financing districts: City of Selma	This bill allows the City of Selma to form or participate in an enhanced infrastructure financing district if it meets specified conditions.	Chapter 598
AB 2789	Mullin	Design build projects: local agencies	This bill allows Midpeninsula Regional Open Space District and Santa Clara Valley Open Space Authority to continue to use design build contracting, and gives the East Bay Regional Park District this same authority.	Chapter 214
AB 2798	Fong	Freight: development projects	This bill prohibits a local agency, until 1/1/24, from denying a permit for a short term freight transportation use under specified circumstances, and provides that specified transportation uses on port properties are existing facilities for the purposes of the California Environmental Quality Act.	Chapter 535
AB 2880	Mia Bonta	Taxation: credits: College Access Tax Credit	This bill extends the College Access Tax Credit through the 2027 taxable year.	Chapter 976
AB 2887	Eduardo Garcia	Public resources: Sales and Use Tax Law: exclusions	This bill increases the current authorization for the California Alternative Energy and Advanced Transportation Authority to allocate sales and use tax exclusions from \$100 million to \$150 million annually.	Chapter 248
AB 2890	Bloom	Property and business improvement districts	This bill makes several changes to Property and Business Improvement District Law.	Chapter 129
AB 2957	Committee on Local Government	Local government: reorganization	This bill makes several non controversial changes to the local agency formation commission statutes, which govern local government organization and reorganization.	Chapter 37
SB 6	Caballero, Eggman, Rubio	Local planning: housing: commercial zones	This bill enacts, until 1/1/33, the Middle Class Housing Act of 2022, which establishes housing as an allowable use on any parcel zoned for office or retail uses.	Chapter 659
SB 207	Dahle	County road commissioner: County of Siskiyou	This bill allows the County of Siskiyou to make the county director of public works responsible for the county road commissioner's duties without requiring the director to be a civil engineer.	Chapter 24

SB 379	Wiener	Residential solar energy systems: permitting	This bill requires most cities and counties to adopt an automated, online permitting system for solar energy systems and energy storage.	Chapter 356
SB 418	Laird	Pajaro Valley Health Care District	This bill creates the Pajaro Valley Health Care District.	Chapter 1
SB 440	Dodd	State Board of Equalization: returns and payment: extension: state of emergency	This bill allows the State Board of Equalization to automatically extend filing and tax payment deadlines, and relieve penalties and interest, for persons in an area identified in a state of emergency proclamation under the Alcoholic Beverage Tax.	Chapter 299
SB 457	Portantino	Personal income taxes: credit: reduction in vehicles	<p>This bill allows a refundable income tax credit for those households that do not own any cars.</p> <p><i>VETO message: "This bill creates a \$1,000 tax credit for households with no registered vehicles until the 2028 tax year and makes the credit refundable or eligible for carry over. Addressing climate change is one of our state's highest priorities. We have made historic investments in programs to reduce emissions and improve public transportation. I support approaches to incentivize a transition from vehicles to more sustainable transportation, however the estimated cost to implement this bill is nearly one billion dollars per year and is not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety, and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with a significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
SB 518	Laird	Alcoholic Beverage Tax: winegrower returns and schedules	This bill requires any information contained in a winegrower's alcoholic beverage tax returns and accompanying schedules to be made public upon request.	Chapter 702
SB 656	Eggman	Stockton East Water District: water rates	This bill removes Stockton East Water District's rate caps for water rates and assessments; and allows Stockton East to exceed their surface water rate and groundwater assessment caps, so long as they do so in accordance with existing law, most notably Propositions 26 and 218.	Chapter 984
SB 834	Wiener	Tax exempt status: insurrection	<p>This bill allows the Attorney General and the Franchise Tax Board to determine that an organization is no longer eligible for tax exempt status if it has engaged in acts of criminal conspiracy, as specified.</p> <p><i>VETO message: "This bill allows the Franchise Tax Board to revoke the tax exempt status of a nonprofit, charitable organization if the California Attorney General determines the organization has engaged in treason, insurrection, conspiracy, government overthrow, or mutiny by members of the military. Without question, extremist groups that participate in anti government acts such</i></p>	Vetoed

			<i>as those that took place during the insurrection on January 6, 2021 should be renounced and investigated for their participation. However, these are issues that should be evaluated through the judicial system with due process and a right to a hearing.”</i>	
SB 851	Portantino	Personal Income Tax Law: Small Business Relief Act: elective tax	This bill allows owners of pass through entities that elect to pay the additional tax to apply those tax payments made on their behalf to the calculation of the other states tax credit.	Chapter 705
SB 852	Dodd	Climate resilience districts: formation: funding mechanisms	This bill allows cities and counties to create climate resilience districts and provides these new districts various financing powers.	Chapter 266
SB 891	Hertzberg	Business licenses: stormwater discharge compliance	This bill expands requirements for local agencies to confirm that businesses can demonstrate enrollment with stormwater discharge permits as part of not just their business license processes, but also for equivalent instruments or permits.	Chapter 678
SB 932	Portantino	General plans: circulation element: bicycle and pedestrian plans and traffic calming plans	This bill requires the circulation element of a general plan to include specified contents related to bicycle plans, pedestrian plans, and traffic calming plans, and to implement those plans.	Chapter 710
SB 938	Hertzberg	The Cortese Knox Hertzberg Local Government Reorganization Act of 2000: protest proceedings: procedural consolidation	This bill allows specified dissolutions of a special district that meets specified criteria to proceed with a 25% (rather than 10%) protest threshold.	Chapter 89
SB 969	Laird	Pajaro Valley Health Care District	This bill adds reporting requirements for the Pajaro Valley Health Care District.	Chapter 90
SB 989	Hertzberg	Property taxation: taxable value transfers: disclosure and deferment	This bill defers property taxes for taxpayers claiming Proposition 19 base year value transfers, and requires tax collectors to include information on the property tax bill regarding Proposition 19 base year value transfers and potential tax deferment, in counties with a population of more than four million or that enact an ordinance opting in to its provisions.	Chapter 712
SB 991	Newman	Public contracts: progressive design build: local agencies	This bill allows local agencies that provide water service to use progressive design build for 15 projects over \$5 million each.	Chapter 243
SB 1041	Atkins	Sales and use taxes: general exemptions	This bill removes the sunset date for the sales and use tax exemption for goods sold by thrift stores that are both located on a military installation and operated by a "military welfare society."	Chapter 225
SB 1100	Cortese	Open meetings: orderly conduct	This bill authorizes the presiding member of a legislative body conducting a meeting, or their designee, to remove an individual for disrupting the meeting, and defines "disrupting" for these purposes.	Chapter 171

SB 1177	Portantino	Joint powers authorities: Cities of Burbank, Glendale, and Pasadena	This bill creates the Burbank Glendale Pasadena Regional Housing Trust.	Chapter 173
SB 1214	Jones	Planning and zoning: local planning	This bill limits the ability of local governments to duplicate or post online certain architectural drawings without the consent of the design professional.	Chapter 226
SB 1226	Durazo	Joint powers agreements: zero emission transportation systems or facilities	This bill allows a private, non profit corporation that provides services for zero emission transportation to enter into a joint powers agreement with a public agency to facilitate the development, construction, and operation of zero emission transportation systems or facilities.	Chapter 423
SB 1246	Stern	Income taxes: gross income exclusions: wildfires	This bill excludes settlement payments from Personal Income and Corporation Tax in connection with the 2017 Thomas and 2018 Woolsey fires from taxable income.	Chapter 841
SB 1291	Archuleta	Hydrogen fueling stations: administrative approval	This bill requires cities and counties, until 1/1/30, to administratively review applications for hydrogen fueling stations and allows for denials based only on health or safety impacts.	Chapter 373
SB 1312	Ochoa Bogh	Marketplace facilitators: passenger vehicle rental companies	This bill amends the Marketplace Facilitator Act to provide that an operator of a marketplace is not a marketplace facilitator with regard to any portion of its marketplace that provides "car rental services."	Chapter 228
SB 1340	Hertzberg	Property taxation: active solar energy systems: extension	This bill extends the new construction exclusion for active solar energy systems from the 2023 24 fiscal year through the 2025 26 fiscal year, and its sunset date from 1/1/25 to 1/1/27.	Chapter 425
SB 1354	Jones	Design build contracting: cities, counties, and cities and counties: compliance with the federal Americans with Disabilities Act of 1990	This bill allows cities and counties to use design build for contracts that are necessary to comply with construction related accessibility standards.	Chapter 900
SB 1373	Kamlager	Surplus land disposal	This bill extends by two years, until 12/31/24, the deadlines in the Surplus Land Act to complete disposition of a property subject to an exclusive negotiating agreement for a charter city with a population of over two million people.	Chapter 724
SB 1374	Borgeas	Personal income taxes: deduction: California qualified tuition program	This bill allows a qualified taxpayer a deduction for contributions made to a California qualified tuition program. <i>VETO message: "This bill allows a tax deduction for contributions made to the ScholarShare qualified tuition program. While I appreciate the intent to incentivize Californians to save for higher education expenses, ScholarShare already has significant tax advantages. An additional tax deduction would largely benefit higher income families that have tax liability and enough disposable income to contribute. College affordability has been a priority of my Administration. Working with the Legislature, we have put historic funding</i>	Vetoed

			<p>towards the construction of affordable student housing and provided funds to develop zero textbook cost degrees. Coupled with historic investments in financial aid, including revamping the Middle Class Scholarship program, the State is working diligently to make college affordable for families. Implementing this bill would cost millions of dollars. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. The Legislature sent measures with potential costs of well over \$20 billion in one time spending and more than \$10 billion in ongoing commitments not accounted for in the Budget. Bills with significant fiscal impacts should be evaluated in the budget process.”</p>	
SB 1405	Ochoa Bogh	Community service districts: Lake Arrowhead Community Service District: covenants, conditions, and restrictions: enforcement	This bill authorizes Lake Arrowhead Community Services District to enforce covenants, conditions and restrictions on behalf of the Arrowhead Woods Architectural Committee.	Chapter 309
SB 1422	Hertzberg	Acquisition of goods and services: alternative contracting procedures: installation of carpet, resilient flooring, synthetic turf, and lighting fixtures: pilot	This bill authorizes, until 1/1/28, the Department of General Services to use existing leveraged procurement tools for contracts for purchase and installation of carpet, resilient flooring, synthetic turf, or lighting fixtures, and allows state and local agencies to contract for these projects without further competitive bidding if they meet specified labor standards and other conditions.	Chapter 310
SB 1425	Stern	Open space element: updates	This bill requires a city or county to review and update its local open space plan by 1/1/26, to include specified plans.	Chapter 997
SB 1444	Allen	Joint powers authorities: South Bay Regional Housing Trust	This bill creates the South Bay Regional Housing Trust, which can (1) fund the planning, acquisition, and construction of housing for individuals experiencing homeless and persons and families of extremely low, very low, and low income, including, but not limited to, permanent supportive housing; (2) receive public and private financing or funds; and (3) authorize and issue bonds, certificates of participation, or other debt instrument repayable from public and private financing and funds it receives.	Chapter 672
SB 1449	Caballero	Office of Planning and Research: grant program: annexation of unincorporated areas	<p>This bill requires the Governor’s Office of Planning and Research to establish the Unincorporated Area Annexation Incentive Program, upon appropriation of funds by the Legislature, to provide grants to cities to fund projects related to the annexation of unincorporated islands, as specified.</p> <p><i>VETO message: “This bill would require the Office of Planning and Research to establish a grant program, upon appropriation of the Legislature, for the purpose of funding infrastructure projects related to the annexation of unincorporated areas matched on a dollar for dollar basis. I commend the author for attempting to address the needs of residents living in unincorporated areas that lack city services and infrastructure. However, this bill seeks to remedy this issue by establishing a new grant program with significant cost pressures likely to be tens of millions of dollars annually that were not funded in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year,</i></p>	Vetoed

			<i>it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
SB 1476	Bradford	Water replenishment districts: contracts	This bill revises non construction contracting requirements for the Water Replenishment District of Southern California.	Chapter 891
SB 1489	Committee on Governance and Finance	Local Government Omnibus Act of 2022	This bill makes several minor changes to state laws governing local governments' powers and duties relating to (1) county recorder survey maps, (2) the Mono County Public Administrator, (3) County Auditor qualifications, (4) reading of ordinances, (5) forward settlement of investments, (6) submission of quarterly treasury reports, (7) Williamson Act contract rescission for solar use easements, (8) California Infrastructure and Economic Development Bank reporting requirements, (9) SB 478 (Wiener, Chapter 363, Statutes of 2021) cleanup, (10) Housing Crisis Act of 2019 cleanup, (11) securities for design professionals, and (12) a report on assessed value to Department of Transportation Division of Aeronautics.	Chapter 427
SB 1490	Committee on Governance and Finance	Validations	This bill validates the organization, boundaries, acts, proceedings, and bonds of the state government, counties, cities, special districts, and school districts, among other public bodies. (Validates errors made before the date on which the bill is chaptered.)	Chapter 94
SB 1491	Committee on Governance and Finance	Validations	This bill validates the organization, boundaries, acts, proceedings, and bonds of the state government, counties, cities, special districts, and school districts, among other public bodies. (Validates mistakes made after SB 1490 is chaptered.)	Chapter 95
SB 1492	Committee on Governance and Finance	Validations	This bill validates the organization, boundaries, acts, proceedings, and bonds of the state government, counties, cities, special districts, and school districts, among other public bodies. (Takes effect on 1/1/23, covering the period between SB 1491's operative date and the end of 2022.)	Chapter 96
SB 1494	Committee on Governance and Finance	Property taxation: revenue allocations: tax defaulted property sales	This bill makes changes to improve tax administration, including, among others, changing two sections of property tax law to add that tax collectors may offer a property in a tax sale to the next highest bidder at their bid price if the highest bidder does not consummate the sale within the time period specified by the tax collector; and increasing the cap on the fee tax collectors can collect to prepare delinquent tax records from \$10 to \$55, but no more than the actual cost.	Chapter 451
SB 1496	Committee on Governance and Finance	Taxation: tax, fee, and surcharge administration: insurance tax rates	This bill makes technical changes to tax administration law recommended by the California Department of Insurance, California Department of Tax and Fee Administration, and the Franchise Tax Board.	Chapter 474

GOVERNMENTAL ORGANIZATION

AB 98	Kalra	Tied house restrictions: advertising exceptions: City of San Jose	This bill authorizes specified licensees to purchase advertising space and time from, or on behalf of, an on sale licensee that is the owner, manager, or major tenant of a fully enclosed arena with a fixed capacity in excess of 4,000 seats located in the City of San Jose (Tech CU Arena), as specified.	Chapter 267
AB 305	Maienschein	Veteran services: notice	This bill requires specified governmental agencies to include, at their next scheduled update, additional questions on their intake and application forms to determine whether a person is affiliated with the Armed Forces of the United States.	Chapter 376
AB 631	Bloom	Alcoholic beverage control: licenses: nonprofit cultural film exhibition companies	This bill authorizes the Department of Alcoholic Beverage Control to issue a special on sale general license to a nonprofit cultural film exhibition company, as defined.	Chapter 727
AB 661	Bennett	Recycling: materials	This bill makes numerous changes to the State Agency Buy Recycled Campaign (SABRC), as specified; substantially revises product categories; requires the Department of Resources Recycling and Recovery to update the list of products and minimum recycled content percentages, as specified; requires the Department of General Services to maintain procedures for complying with SABRC, as specified; and requires state agencies to purchase recycled products instead of nonrecycled products when certain conditions apply, as specified.	Chapter 517
AB 662	Rodriguez	State Fire Marshal and Emergency Medical Services Authority: peer to peer suicide prevention	This bill requires the State Fire Marshal to establish additional training standards that include criteria for curriculum development involving peer to peer suicide prevention programming, as specified.	Chapter 575
AB 777	McCarty	State property: transfer: University of California	<p>This bill authorizes the Department of General Services to transfer, without charge, a parcel of property in Sacramento, California, if that parcel is reported as excess, to the Regents of the University of California to be used by the University of California Davis for prescribed purposes, including using the majority of the property to provide affordable student housing.</p> <p><i>VETO message: "This bill authorizes the Department of General Services (DGS) to transfer the state property at 4949 Broadway in Sacramento to the Regents of the University of California for the University of California, Davis to develop, without charge. This property is currently occupied by the Department of Justice, and DGS has no active plans to relocate the tenants or declare the property as excess. One of my first acts as Governor was issuing Executive Order N 06 19, requiring DGS and the Department of Housing and Community Development (HCD) to identify and prioritize developing excess state property into sustainable, innovative, affordable housing projects. So far, the department has selected developers for 16 projects throughout the state creating a pipeline of thousands</i></p>	Vetoed

			<i>of affordable units. While the approach in AB 777 may be considered if the property becomes vacant in the future, this bill is premature.”</i>	
AB 778	Eduardo Garcia, Mathis, Robert Rivas	Institutional purchasers: purchase of California grown agricultural food products	This bill requires a California state owned or state run institution that purchases agricultural food products to implement necessary practices to achieve a goal of ensuring that at least 60% of the agricultural food products that it purchases in a calendar year are grown or produced in the state by 12/31/25, as specified.	Chapter 576
AB 920	Aguiar Curry	Craft distillers: direct shipping	This bill authorizes, until 1/1/24, a licensed craft distiller to directly ship distilled spirits manufactured and produced by the licensee at its premises to a consumer, as specified.	Chapter 729
AB 923	Ramos	Government to Government Consultation Act: state tribal consultation: training	This bill (1) encourages the state and its agencies to consult on a government to government basis with federally recognized and, as specified, with nonfederally recognized tribes, in order to allow tribal officials the opportunity to provide meaningful input in the development of policies, processes, programs, and projects that have tribal implications; and (2) requires designated state officials to complete specified training that includes training elements educating on tribal sovereignty, jurisdiction, and form.	Chapter 475
AB 988	Bauer Kahan, Berman, Gipson, Quirk Silva, Ramos, Ting	Mental health: 988 Suicide and Crisis Lifeline	This bill (1) establishes the Miles Hall Lifeline Act to establish a 988 Crisis Hotline Center for the purpose of connecting individuals experiencing a mental health crisis with suicide prevention and mental health services, as specified; (2) establishes a 988 surcharge for the 2023 and 2024 calendar years at \$0.08 per access line per month, and for years beginning 1/1/25, at an amount based on a specified formula, but not greater than \$0.30 per access line per month; (3) requires the Office of Emergency Services to verify that technology that allows for transfers between 988 centers as well as between 988 centers and 911 public safety answering points, is available to 988 centers and 911 public safety answering points throughout the state; (4) requires the California Health and Human Services Agency to create a set of recommendations to support a five year implementation plan for a comprehensive 988 system; and (5) requires health care service plans and insurers to cover medically necessary treatment of a mental health or substance use disorder, including behavioral health crisis services, provided by a 988 center or mobile crisis team, regardless of whether the service is provided by an in network or out of network provider, at the in network cost sharing amount, as defined.	Chapter 747
AB 1323	Haney	Alcoholic beverage control: tied house exceptions	This bill authorizes specified licensees to purchase advertising space and time from, or on behalf of, an on sale licensee that is the owner, manager, or major tenant of an on sale retail licensed premises configured with theatrical seating of at least 1,600 seats but no more than 2,400 seats in the City and County of San Francisco (Curran Theater), as specified.	Chapter 271

AB 1330	Mayes	Alcoholic beverage tied house restrictions: exceptions: County of Riverside	This bill authorizes specified licensees to purchase advertising space and time from, or on behalf of, an on sale licensee that is the owner, manager, or major tenant of a fully enclosed arena with a fixed capacity in excess of 10,000 seats located in the County of Riverside (Acrisure Arena).	Chapter 272
AB 1432	Low	LGBTQ+ Pride Month	This bill requires the Governor to proclaim the month of June as Lesbian, Gay, Bisexual, Transgender, Queer (LGBTQ+) Pride Month.	Chapter 947
AB 1565	Committee on Emergency Management	Emergency Management Assistance Compact	This bill extends the inoperative date and sunset date of the Emergency Management Assistance Compact from 3/1/23 and 1/1/24, for five years until 3/1/28 and 1/1/29.	Chapter 321
AB 1568	Committee on Emergency Management	California Emergency Services Act: Office of Emergency Services: donations system	This bill requires the Office of Emergency Services to establish a statewide donations system for private businesses and nonprofit organizations that are interested in donating services, goods, labor, equipment, resources, or facilities to assist in disaster preparedness, as specified.	Chapter 8
AB 1648	Maienschein	Disaster preparedness: local government: animal natural disaster evacuation plan	This bill requires any city or county to require, as a condition for obtaining a kennel license or permit, that the kennel owner create and submit to the city or county an animal natural disaster evacuation plan, as specified.	Chapter 547
AB 1655	Jones Sawyer, Mia Bonta, Akilah Weber	State holidays: Juneteenth	This bill adds June 19, known as "Juneteenth," to the list of state holidays and authorizes state employees to elect to take time off with pay in recognition of Juneteenth, as specified.	Chapter 753
AB 1664	Gabriel	California State Nonprofit Security Grant Program	This bill expands eligible uses of funds by nonprofits for the California State Nonprofit Security Grant Program, as specified; increases the maximum award amount to \$500,000; and deletes the Program's sunset date of 1/1/25, as specified.	Chapter 398
AB 1687	Seyarto	California Emergency Services Act: Governor's powers: suspension of statutes and regulations	<p>This bill provides that the Governor may only suspend a statute or regulation during a state of emergency, or state of war emergency, in connection with the specific conditions of a proclaimed state of emergency, as specified.</p> <p><i>VETO message: "This bill provides that the Governor, during a state of emergency or state of war emergency, may only suspend a statute or regulation that is in connection with the specific conditions of the proclaimed emergency. At best, this bill is redundant and therefore unnecessary. The Emergency Services Act already requires any suspension of laws or regulations issued by the Governor during times of emergency or war be directly related to the mitigation of the declared emergency. By imposing duplicative obligations, this bill compromises the state's ability to swiftly respond to the needs of residents in times of crisis. Additional redundant layers of justification, as required by this bill, would only invite frivolous lawsuits. This could delay or derail state emergency</i></p>	Vetoed

			<i>response and recovery efforts, negatively impacting the most vulnerable California residents and potentially costing lives.”</i>	
AB 1734	Bennett	Alcoholic beverages: licensed premises: retail sales and consumption	This bill allows the holder of a beer manufacturer’s license and a winegrower’s license that holds both of those licenses for a single premises to have alcoholic beverages that are authorized under those licenses at the same time anywhere within the premises, and to maintain a designated area where retail sales and consumption authorized under those licenses can occur, subject to specified conditions.	Chapter 175
AB 1741	Low	Transgender Day of Remembrance	This bill requires the Governor to annually proclaim November 20 as “Transgender Day of Remembrance.”	Chapter 41
AB 1762	Mathis, Cooley, Flora, Ramos, Voepel	State Capitol: Gold Star Families monument	This bill authorizes a nonprofit organization representing Gold Star Families, in consultation with the Department of General Services, to plan, construct, and maintain a monument to the Gold Star Families of California on the grounds of the State Capitol, as specified.	Chapter 205
AB 1776	Gallagher	Resource conservation districts: California Prompt Payment Act	This bill adds a resource conservation district (RCD) to the list of entities entitled to a late payment penalty from the state, as specified, and exempts contracts with RCDs from specified extension provisions, as specified.	Chapter 455
AB 1801	Nazarian	State holidays: Genocide Remembrance Day	This bill adds April 24, known as “Genocide Remembrance Day,” to the list of state holidays; authorizes state employees to elect to take time off with pay in recognition of “Genocide Remembrance Day,” as specified; and authorizes community colleges and public schools to close on April 24, known as “Genocide Remembrance Day,” as specified.	Chapter 761
AB 1804	Salas	Financial Information System for California	This bill requires the Financial Information System for California project office to include specified information in its annual report to the Legislature. <i>VETO message: “This bill requires the Financial Information System for California (FI\$Cal) to include specific information related to performance of the system in its annual report to the Legislature. While I appreciate the intent to improve functionality of the FI\$Cal system, this bill is unnecessary. This issue was resolved in the final 2022 23 budget agreement contained in Assembly Bill 156, which expanded legislative reporting requirements while also facilitating the transition of several departments into the FI\$Cal system.”</i>	Vetoed
AB 1983	Fong	Department of General Services: best value procurement: vehicles and equipment	This bill reinstates the best value procurement for the purchase of heavy fleet vehicles and special equipment for the Department of Transportation by the Department of General Services, as specified. <i>VETO message: “This bill renews the use of the best value procurement method to purchase and equip heavy mobile fleet vehicles and special equipment for use by the Department of Transportation. I share the author’s intent and am</i>	Vetoed

			<i>supportive of efforts to save taxpayer dollars in the government contracting process. However, this bill is not necessary. A provision contained in a 2022 23 budget trailer bill, Assembly Bill 157, provides for the renewal of the same procurement method proposed by the author."</i>	
AB 2019	Petrie Norris, Holden	Small business enterprises	This bill codifies, among other things, a 25% small business goal for state procurement and proposes a number of actions to enhance the ability and commitment of state agencies to include small business, including microbusinesses in state contracting, as specified.	Chapter 730
AB 2056	Grayson	Bar pilots: pilotage rates	This bill revises and recasts the current pilot boat surcharge provisions, including specifying that the costs of obtaining new pilot boats includes preliminary design and engineering and the costs of repowering existing pilot boats or the acquisition of new pilot boats in order to meet the requirements of any rule governing the emissions of commercial harbor craft adopted by the California State Air Resources Board, as specified.	Chapter 769
AB 2135	Irwin	Information security	This bill requires state agencies not under direct authority of the Governor to adopt and implement certain information security and privacy policies, standards, and procedures meeting specified federally established criteria; and requires those agencies to perform a comprehensive independent security assessment every two years, as specified.	Chapter 773
AB 2164	Lee	Disability access: certified access specialist program: funding	This bill removes the sunset on the additional fee of \$4 for a business license issued by a city, county, or city and county, that's currently scheduled to expire on 1/1/24, making the fee permanent. The fee is used for specified purposes related to disability access, including providing financial assistance to small businesses for construction of physical accessibility improvements.	Chapter 895
AB 2173	Petrie Norris	Public contracts: payment	This bill removes the sunset clause on the 5% retention cap policy related to public works.	Chapter 121
AB 2233	Quirk Silva, Cristina Garcia	Excess state land: development of affordable housing	This bill requires the Department of General Services to develop, in consultation with the Department of Housing and Community Development, a plan to facilitate the development of affordable housing on state owned excess land, as specified.	Chapter 438
AB 2301	Wood	Alcoholic beverage sales: beer manufacturers: licensed premises	This bill authorizes an on sale retailer that is also a beer manufacturer to purchase alcoholic beverages from the licensed beer manufacturer, if the premises of production is located within five miles of the licensed on sale premises.	Chapter 961
AB 2303	Aguiar Curry	Agave spirits: labeling	This bill provides that only agave spirits produced entirely from agaves grown within California, without flavoring or coloring additives, may be labeled with the words "California agave spirits" or any combination of the words "California agave spirits," "California agave," or substantially similar description.	Chapter 694

AB 2307	Berman	Alcoholic beverages: beer manufacturers: branch offices	This bill increases the number of authorized branch office locations for a licensed beer manufacturer, from six to eight, and increases from, two to four, the number of these locations that are authorized to be bona fide public eating places owned by the beer manufacturer, as specified.	Chapter 962
AB 2322	Wood	California building standards: fire resistance: occupancy risk categories	This bill requires the State Fire Marshal to research and develop, and to propose to the California Building Standards Commission, mandatory building standards for fire resistance based on occupancy risk categories in very high, high, and moderate California fire severity zones, as specified.	Chapter 284
AB 2332	Committee on Banking and Finance	State funds: investments	This bill makes various changes to the list of securities eligible for investment by Pooled Money Investment Account, as specified.	Chapter 126
AB 2382	Lee	Light pollution control	<p>This bill requires state agencies, with certain exceptions, to ensure that outdoor lighting fixtures installed or replaced on or after 1/1/23, on a structure or land that is owned, leased, or managed by the state agency is shielded, as defined, and meets additional minimal illuminance criteria, as specified.</p> <p><i>VETO message: "AB 2382 would establish new light reduction requirements for outdoor lighting fixtures installed or replaced on structures or lands that are owned, leased, or managed by a state agency. While I appreciate the stated goals of this bill to conserve energy and decrease ambient light in the night sky, the provisions create an overly broad mandate that raises concerns for health and safety, security, and crime prevention. Further, the California Green Building Standards Code includes light pollution reduction standards for nonresidential buildings. These standards are developed during a public, deliberative process. Furthermore, the costs associated with this bill are unfunded and potentially significant. There are 24,000 state owned buildings, in addition to the state's leased and managed properties. Requiring all outdoor lighting at these locations to be shielded, include shutoff devices, or have a motion sensor may cost millions of dollars not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2592	McCarty	Housing: underutilized state buildings	This bill requires the Department of General Services, to prepare and report to the Legislature a streamlined plan to transition underutilized multistory state buildings into housing for the purpose of expanding affordable housing development and adaptive reuse opportunities.	Chapter 439

AB 2596	Low, Carrillo, Chen, Choi, Mike Fong, Gabriel, Cristina Garcia, Gipson, Kalra, Lee, McCarty, Nguyen, Quirk Silva, Ting, Wicks	Lunar New Year holiday	This bill recognizes Lunar New Year as a state holiday and authorizes eligible state employees to elect to receive eight hours of holiday credit for that date in lieu of receiving eight hours of personal credit, as specified.	Chapter 792
AB 2645	Rodriguez	Local emergency plans: integration of access and functional needs: community resilience centers	This bill requires counties to ensure community resilience centers are able to serve as community wide assets during disasters – including extreme heat events – and integrate these centers into their local emergency plans, as specified.	Chapter 247
AB 2750	Mia Bonta	Department of Technology: state digital equity plan	This bill requires the Department of Technology to develop a state digital equity plan, as specified.	Chapter 597
AB 2921	Santiago	Alcoholic beverages	This bill requires the Alcoholic Beverage Control Appeals Board to enter its order within 60 days after an appeal is submitted for decision.	Chapter 294
AB 2931	Bloom	Pipeline safety: records	This bill expands the definition of “pipeline” for the purposes of the Elder California Pipeline Safety Act of 1981, as specified; revises and recasts provisions relating to record maintenance and inspection by the State Fire Marshal (SFM); authorizes the SFM to require the owner or operator of a pipeline to establish and maintain records, make reports, and provide information to the SFM, as specified; repeals a specified test result requirement and repeals existing funding and contingent operation provisions; and makes various nonsubstantive and conforming changes, as specified.	Chapter 536
AB 2969	Committee on Governmental Organization	Horse racing: out of state thoroughbred races: Blue Grass Stakes: pension plan or program	This bill adds the Blue Grass Stakes to the group of out of state horseraces that are exempt from the 50 race per day limit on imported races in California and make clarifying changes to the backstretch personnel pension plan, as specified.	Chapter 503
AB 2971	Committee on Governmental Organization	Alcoholic beverage control: fees	This bill (1) extends the sunset date on an existing provision in law that permits certain alcoholic manufacturers to hold free invitation only promotional events in connection with the sale or distribution of a distilled spirit or wine; (2) makes various technical and conforming changes to the Alcoholic Beverage Control Act; and (3) extends the current tied house exception, until 1/1/26, which authorizes a beer manufacturer to give, free of charge, up to five cases of retail advertising glassware to an on sale retail licensee, per licensed location, each calendar year, and authorizes an on sale retail licensee to accept, free of charge, up to 10 cases of retail advertising glassware, per licensed location, from licensed beer manufacturers each calendar year, subject to specified conditions.	Chapter 296
AB 2974	Committee on Jobs, Economic	Small Business Procurement and Contract Act: federal	This bill establishes a 25% small business participation goal for contracts financed, in whole or in part, with specified funding from the Federal	Chapter 600

	Development, and the Economy	Infrastructure Investment and Jobs Act funding	Infrastructure Investment and Jobs Act, and includes reporting requirements, as specified.	
SB 34	Umberg	Public contracts: authorized agent: limitations	This bill clarifies that a contract that was entered into because of an act that would constitute a violation of a state or federal crime relating to bribery of a public official is voidable.	Chapter 297
SB 277	Archuleta	Fireworks: dangerous fireworks: seizure: management	This bill requires the State Fire Marshal to “manage,” rather than “dispose of,” dangerous fireworks in the manner prescribed by the State Fire Marshal and pursuant to specified actions.	Chapter 238
SB 298	Dodd	Brewpub restaurant licenses: bona fide public eating place license	This bill authorizes any person that has a brewpub restaurant license to exchange that license for a bona fide public eating place license subject to the approval of the Department of Alcoholic Beverage Control, as specified.	Chapter 980
SB 450	Hertzberg	Fire protection: Special District Fire Response Fund: Office of Emergency Services	This bill requires the Office of Emergency Services to administer the Special District Fire Response Fund, as specified, and develop a standard grant application form, as specified.	Chapter 466
SB 468	Dodd	State of emergency: local emergency: electromagnetic pulse attack	This bill adds electromagnetic pulse attack to the list of conditions constituting a state of emergency or a local emergency.	Chapter 537
SB 490	Caballero	The Buy American Food Act: public institutions: purchase of nondomestic agricultural food products	This bill requires a public institution, beginning on 1/1/24, that receives federal meal reimbursement funding to provide prepared meals to include in their solicitation for bids and contracts that only the purchase of agricultural food products grown, packed, or processed domestically is authorized, unless, among other things, the bid or price of the nondomestic agricultural product is more than 25% lower than the bid or price of the domestic agricultural product, as specified.	Chapter 602
SB 543	Limon	Department of General Services: nonprofit liaison	This bill requires the Department of General Services to designate a person to serve as a nonprofit liaison, as specified. <i>VETO message: “This bill requires the Department of General Services (DGS) to designate at least one person to serve as a “nonprofit liaison” to assist nonprofits in working with state government, including responding to complaints, providing technical assistance, reporting concerns to the DGS Director, and developing specific procurement and contracting practices for nonprofits. Improving how our government engages with nonprofits is a worthy concept, but DGS is not the appropriate place to house this new position. The department has very few contracts with nonprofits, and procurement and execution of contracts and agreements is managed separately by each individual state entity.”</i>	Vetoed
SB 559	Hurtado	Tribal gaming: compact ratification	This bill ratifies the tribal state gaming compact between the State of California and the Santa Rosa Indian Community of the Santa Rosa Rancheria, executed on 8/18/22.	Chapter 467

SB 561	Dodd	State surplus property: digital inventory: affordable housing	This bill requires the Department of General Services, in consultation with the Department of Housing and Community Development, to develop criteria to evaluate the suitability of excess state owned parcels for affordable housing, as specified.	Chapter 446
SB 793	Wiener	Alcoholic beverages: music venue licenses	This bill authorizes the Department of Alcoholic Beverage Control to issue a music venue license that would allow the licensee to sell beer, wine, and distilled spirits for consumption on the premises in a music entertainment facility, as defined.	Chapter 468
SB 844	Min	California Cybersecurity Integration Center: cybersecurity improvement: reports	This bill requires the California Cybersecurity Integration Center to create four reports, to be delivered to the Legislature, for the 2021 22, 2022 23, 2023 24, and 2024 25 fiscal years that describe all expenditures made by the state within a single fiscal year pursuant to the federal State and Local Cybersecurity Improvement Act, as specified.	Chapter 505
SB 892	Hurtado	Cybersecurity preparedness: food and agriculture sector and water and wastewater systems sector	This bill requires the California Office of Emergency Services to direct the California Cybersecurity Integration Center to prepare and submit a strategic, multiyear outreach plan to assist the food and agriculture sector and the water and wastewater sector in their efforts to improve cybersecurity, as specified.	Chapter 820
SB 898	Dodd	Tribal gaming: compact amendment ratification	This bill ratifies 29 separate amendments to extend the terms, up to 18 months, of the 1999 tribal state gaming compacts between the State of California and specified tribes.	Chapter 19
SB 900	Hurtado	Tribal gaming: compact ratification	This bill ratifies the tribal state gaming compacts between the State of California and the Middletown Rancheria of Pomo Indians of California, and the Santa Rosa Indian Community of the Santa Rosa Rancheria.	Chapter 18
SB 910	Hurtado	Tribal gaming: compact ratification	This bill ratifies the tribal state gaming compact between the State of California and the Tejon Indian Tribe, executed on 8/17/22.	Chapter 470
SB 1001	Min	California Cybersecurity Integration Center: consumer protection: credit reporting	<p>This bill requires the California Cybersecurity Integration Center to submit a report to the Legislature on the feasibility of, and potential benefits, risks, and costs of, requiring credit reporting bureaus and lenders to implement new information security tactics that protect consumers from financial fraud, as specified, by 12/31/24.</p> <p><i>VETO message: "This bill would require the California Cybersecurity Integration Center (CalCSIC) to submit a report to the Legislature on the feasibility of, and potential benefits, risks, and costs of, requiring credit reporting bureaus and lenders to implement new information security tactics that protect consumers from financial fraud. I am supportive of efforts to improve cybersecurity. Through the budget process, we have substantially increased the capacity of the CalCSIC in recent years, and in October last year, my administration published Cal Secure, the State's first ever multi year cybersecurity roadmap that addresses critical gaps in the state's information and cybersecurity programs while enabling the state to manage existing and future threats more effectively. However, this</i></p>	Vetoed

			<i>bill would require millions of dollars not accounted for in the budget for the research and industry expertise needed to complete the feasibility studies. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
SB 1010	Skinner	Air pollution: state vehicle fleet	This bill requires the Department of General Services, on and after 1/1/24, to develop criteria to evaluate bidders, at least in part, based on the number of zero emission vehicles or plug in hybrid electric vehicles in their rental fleet when seeking to award a contract for commercial rental car services, as specified, and provides that the installation of specified zero emission vehicles and other electrical and hydrogen fueling infrastructure by state entities do not constitute gifts of public funds.	Chapter 360
SB 1011	Committee on Governmental Organization	Alcoholic beverages	This bill expands a current provision in law that allows the Department of Alcoholic Beverage Control to issue a special temporary alcohol license to a nonprofit that allows the nonprofits to conduct alcohol fundraising auction sales, as specified; and authorizes, among other things, the Department to conduct electronic hearings, as specified.	Chapter 136
SB 1144	Wiener	Water efficiency and quality assessment reports: state buildings and public school buildings	<p>This bill requires state agencies and public schools to complete a water efficiency and quality assessment report on their facilities, as specified; and requires the operating agency, if the report identifies noncompliant plumbing fixtures and appliances or contaminants, to remedy the problem at the earliest practical time, subject to dedicated funding.</p> <p><i>VETO message: “This bill requires public schools and state buildings to complete a water efficiency and quality assessment report on their facilities and create a Legionella Management Program for every building over ten stories high with a cooling tower system. Operating agencies would be required to take various remediation and mitigation actions based on the results. Improving the quality of drinking water in our state's buildings and schools is a priority we share. California's Safe Drinking Water Act tasks the State Water Board with ensuring that public water systems provide uncontaminated, quality, potable water to consumers. The Board regulates water systems; however, oversight of internal plumbing at the individual building level is not a function of the Board. Developing new expertise to adequately implement this bill and develop regulations would require significant new staff and resources. The scope of this bill is broad, including not just public schools, charter schools, and state buildings, but also buildings leased, maintained, and occupied by a state agency. Implementing this policy would result in substantial, ongoing General Fund and Prop 98 costs in the hundreds of millions of dollars not accounted for in the budget. With our state facing lower than expected revenues over the first few</i></p>	Vetoed

			<i>months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, and this bill could force state agencies and public schools to choose between its implementation and other critical needs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
SB 1192	Ochoa Bogh	Public contracts: withheld payments	This bill clarifies that the term “contractor” includes design professionals for the purposes of authorizing the substitution of alternative securities in lieu of retention payments withheld when contracting with a state agency on a public works project, as specified.	Chapter 93
SB 1203	Becker	Net zero emissions of greenhouse gases: state agency operations	This bill declares the intent of the Legislature that state agencies aim to achieve zero net emissions of greenhouse gasses (GHGs) resulting from their operations no later than 1/1/35; requires each state agency to develop and publish a plan that describes its current GHG inventory, its planned actions for achieving net zero emissions, and an estimate of the costs associated with the planned actions, as specified; and, requires the Climate Action Team, among other things, to review and provide feedback on those plans to assist state agencies in establishing interim GHG emissions reduction targets, as specified.	Chapter 368
SB 1216	Gonzalez	Secretary of Government Operations: deepfakes	This bill requires, upon appropriation by the Legislature, the Secretary of the Government Operations Agency to evaluate, among other things, the impact the proliferation of deepfakes has on government, businesses, and residents of the state, as specified.	Chapter 885
SB 1251	Gonzalez	Governor's Office of Business and Economic Development: Zero Emission Vehicle Market Development Office: Zero Emission Vehicle Equity Advocate	This bill formalizes the existence of the zero emission vehicle (ZEV) division of the Governor’s Office of Business and Economic Development as the ZEV Market Development Office in statute, as specified; and establishes the ZEV Equity Advocate, within the Office, until 1/1/28, as specified.	Chapter 372
SB 1253	Melendez	Infrastructure plan: flood control: delta levees	This bill requires the Governor’s annual five year infrastructure plan to include infrastructure priorities relating to flood prevention and maintenance projects, as specified.	Chapter 195
SB 1271	Wilk	Contracts for the acquisition of goods or services: extension or renewal: legislative oversight	This bill requires a state agency, for contract awarded without competitive bidding for the acquisition of goods or services in the amount of \$75 million or more, entered into on or after 1/1/23, to submit information regarding the terms and conditions of a proposed extension or renewal of the contract to the Joint Legislative Budget Committee.	Chapter 543

SB 1280	Hueso	Tied house restrictions: advertising: San Diego State University	This bill authorizes specified licensees to purchase advertising space and time from, or on behalf of, an on sale licensee that is the owner, manager, or major tenant at specified facilities on the campus of San Diego State University.	Chapter 304
SB 1305	Laird	State vehicle fleet: alternative fuel vehicles	This bill requires the Department of General Services (DGS) to maximize the purchase and availability of alternative fuel vehicles in the state vehicle fleet by adopting a procurement method to evaluate those vehicles; requires DGS, for the purchase of passenger vehicles and light duty trucks powered solely by an internal combustion engine, to evaluate the cost and environmental and energy benefits of that purchase, as specified; and repeals existing requirements that DGS develop and adopt specifications and standards for passenger cars and light duty trucks for the state vehicle fleet, as specified.	Chapter 152
SB 1370	Pan	Alcoholic beverages: licensees	This bill authorizes the Department of Alcoholic Beverage Control to issue a special on sale license to a nonprofit radio broadcasting company that would allow the licensee to sell and serve alcoholic beverages to ticketholders, as specified.	Chapter 732
SB 1387	Limon	Gubernatorial appointments: report	<p>This bill requires the Office of the Governor to maintain on its internet website a list of every state board and commission, their membership list, the stated purpose, duties, meeting frequency, and Internet website of every state board and commission, and any vacancies in the membership of each state board and commission.</p> <p><i>VETO message: "This bill would require the Governor's Office to annually publish a report containing demographic information of individuals appointed by the Governor, including additional information that is not currently available. I am deeply committed to making appointments at every level of government that reflect California's diversity. My office makes an intentional, transparent effort to build a diverse and qualified pool of candidates for these positions. However, implementing this bill is estimated to cost millions of dollars not accounted for in the budget to update the appointments application system to track and report additional data points. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
SB 1452	Dahle	Alcoholic beverages: licenses: Counties of El Dorado and Shasta	This bill authorizes the Department of Alcoholic Beverage Control to issue no more than a total of 10 new original on sale general licenses for bona fide public eating places in both the Counties of El Dorado and Shasta, as specified.	Chapter 889
SCR 70	Caballero	The Mario Obledo Building	This resolution designates the East End Complex Block 171, located at 1501 Capitol Avenue in Sacramento, as the Mario Obledo Building.	Resolution Chapter 177

HEALTH

AB 32	Aguiar Curry, Robert Rivas	Telehealth	This bill permits the Department of Health Care Services to allow new patients, under specified circumstances, to be established with health care providers in the Medi Cal program using audio only synchronous and other modalities, and permits exceptions from requirements to ensure beneficiary choice of modalities.	Chapter 515
AB 240	Rodriguez	Local health department workforce assessment	<p>This bill requires the California Department of Public Health to contract with an appropriate and qualified entity to conduct an evaluation of the adequacy of the local health department infrastructure, and to make recommendations for future staffing, workforce needs, and resources, in order to accurately and adequately fund local public health.</p> <p><i>VETO message: "This bill would require the California Department of Public Health (CDPH) to conduct an evaluation of the adequacy of local health department (LHD) infrastructure and make recommendations on workforce needs and resources to fund local public health in a report to the Legislature on or before July 1, 2025. The implementation of this bill is contingent upon sufficient funding from state, federal, or private sources to support the department's advisory group and the evaluation contract. California is a model for the nation in our public health preparedness, response, and ongoing investment. My administration is committed to transforming our state's public health system to reduce health disparities and improve health equity all reasons why the Budget includes \$300 million General Fund for public health infrastructure, which includes \$200 million for local health departments to build up core public health functions, while also helping to close workforce gaps. I believe we should turn our focus to utilizing the resources received in the Budget for this transformation, which calls for immediate action on recruitment and hiring to support a modern and innovative public health system."</i></p>	Vetoed
AB 498	Quirk Silva	Medi Cal: county organized health system: Orange County Health Authority	This bill (1) removes the sunset on existing law regarding the Orange County Health Authority (CalOptima) board; (2) requires CalOptima board members to ensure the provision of cost effective behavioral health care services and requires the members to address the needs of Medi Cal members who are affected by homelessness and housing instability, and fully commit to implementation of the California Advancing and Innovating Medi Cal Act principles; (3) requires CalOptima board members with a financial interest in a board decision to recuse themselves as specified; and (4) limits specified members from future board terms, representation of other individuals and entities before the board, or employment at CalOptima or entity receiving CalOptima Medi Cal funds, except for the position they held when appointed to the CalOptima board.	Chapter 430
AB 666	Quirk Silva	Substance use disorder workforce development	This bill requires the Department of Health Care Services, on or before 7/1/23, to develop a statewide substance use disorder (SUD) workforce needs assessment report that evaluates the current state of the SUD workforce, determines barriers	Chapter 7

			to entry, and assesses the state's systems for regulating and supporting the SUD workforce.	
AB 738	Nguyen	Community mental health services: mental health boards	This bill requires at least one member of a mental health board to be a veteran or veteran advocate, as specified.	Chapter 378
AB 895	Holden	Skilled nursing facilities, intermediate care facilities, and residential care facilities for the elderly: notice to prospective residents	This bill requires nursing homes and residential care facilities for the elderly to provide a written notice to a prospective resident, or their representative, that includes the contact information for the local long term care ombudsman, and links to specified websites governing licensing and quality of care.	Chapter 577
AB 1051	Bennett	Medi Cal: specialty mental health services: foster children	This bill (1) requires a foster child's county of original jurisdiction to retain responsibility to arrange and provide specialty mental health services when the foster child is placed out of the county in a short term residential therapeutic program, community treatment facility, or group home, or is admitted to a children's crisis residential program unless under certain specified circumstances; (2) establishes contracting options and notification requirements for county mental health plans and specialty mental health services providers; (3) requires the Department of Health Care Services and the Department of Social Services to collect and make available certain data related to the presumptive transfer of foster children; and (4) defines "foster child" to include youth up to age 21.	Chapter 402
AB 1341	Cristina Garcia, Aguiar Curry	Dietary supplements for weight loss and over the counter diet pills	<p>This bill prohibits a retail establishment from selling dietary supplements for weight loss or over the counter diet pills to any person under 18 without a prescription; and requires the California Department of Public Health to determine which dietary supplements and over the counter diet pills are subject to this bill, and to develop a notice for distribution to retail establishments for posting that states that certain dietary supplements for weight loss or over the counter diet pills may contribute to specified medical conditions or other serious injury, or death.</p> <p><i>VETO message: "This bill would prohibit retail establishments from selling, transferring, or providing, dietary supplements for weight loss or over the counter diet pills to anyone under 18 years of age without a prescription, or valid ID prior to purchasing. The bill would also require the California Department of Public Health (CDPH) to establish a list of dietary supplements that would be subject to the bill. I commend the work of the author as this bill raises an important public health issue related to the safety of diet or weight loss pills that can result in injury. However, dietary supplements for weight loss are not considered drugs and, therefore, this measure would require CDPH to evaluate every individual weight loss and dietary supplement product for safety, which is beyond the scope of the department's capabilities. Recognizing the need to educate and protect the public particularly California's youth of the dangers of using dietary</i></p>	Vetoed

			<p>supplements for weight loss, I am directing CDPH to form a workgroup, inclusive of academic and medical experts, that would develop public policy recommendations on the best way to address this important public health challenge. CDPH is prepared to work with the legislature next session to address sales age limits and other potential legislative actions to address the responsible sale of dietary supplements for weight loss and over the counter diet pills that do not require the state to undertake lengthy and costly pharmacological studies on the many supplements on the market today.”</p>	
AB 1348	McCarty	Youth athletics: chronic traumatic encephalopathy	<p>This bill requires the California Surgeon General to convene a Commission on Chronic Traumatic Encephalopathy (CTE) and Youth Football to investigate issues related to the risks of brain injury associated with participation in youth football, and issue recommendations on the minimum age for tackle football and best practices for minimizing the risk of concussion and CTE.</p> <p><i>VETO message: “This bill would require the Surgeon General to convene a Commission on Chronic Traumatic Encephalopathy (CTE) and Youth Football to investigate issues related to the risks of brain injury associated with participation in youth tackle football. The bill would also require the commission to recommend strategies to reduce this risk, including the minimum appropriate age for participation and publish a report by July 1, 2025. I am deeply committed to the health and safety of California’s children. Youth sports, such as youth tackle football, are an important part of our children’s physical and mental health. In 2019, I signed the California Youth Football Act to establish a comprehensive safety framework, including the tracking of youth sports injuries, for youth tackle football, which took effect in January 2021. The effectiveness of these recently implemented safety measures has not been sufficiently assessed. More research is needed to better understand current safety measures and the risks. Furthermore, this bill would require more than \$2 million to implement, which was not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
AB 1355	Levine	Public social services: hearings	<p>This bill permits the Director of the Department of Health Care Services or the Department of Social Services, after reviewing the proposed hearing decision of an administrative law judge (ALJ), to decide the matter themselves only after reviewing the transcript or recording of a hearing, or conduct another hearing that allows parties to present additional evidence once a hearing has been conducted and an ALJ has written a proposed decision; and, requires, if the Director writes an alternated decision, the alternated decision to contain a</p>	Chapter 944

			statement of the facts and evidence, including references to the applicable sections of law and regulations, and the analysis that supports the Director's decision.	
AB 1394	Irwin	General acute care hospitals: suicide screening	This bill requires general acute care hospitals, by 1/1/25, to establish and adopt written policies and procedures to screen patients who are 12 years of age and older in order to detect risk for suicidal ideation and behavior.	Chapter 101
AB 1502	Muratsuchi, Wood	Freestanding skilled nursing facilities	This bill revises the licensure application and approval process for skilled nursing facilities, and prohibits any person, including an applicant for licensure, or change of ownership, or change of management, from acquiring, either directly or indirectly, an ownership interest in a skilled nursing facility, or from operating, establishing, managing, conducting, or maintaining a skilled nursing facility, prior to review, approval, and issuance of a license by the California Department of Public Health.	Chapter 578
AB 1668	Patterson	Mental Health Services Oversight and Accountability Commission	<p>This bill urges the Governor to consider ensuring geographic representation among the 10 regions of California, as specified, when making appointments of commissioners to the Mental Health Services Oversight and Accountability Commission.</p> <p><i>VETO message: "This bill "urges" the Governor to ensure geographic representation when making appointments to the Mental Health Services Oversight and Accountability Commission (MHSOAC). I am committed to having boards and commissions that represent California's diversity, including regional representation, and I already consider these factors in the appointments process. In addition to being unnecessary, this bill overlooks the fact that other officials serve on, or can designate individuals to serve on, the MHSOAC."</i></p>	Vetoed
AB 1672	Boerner Horvath	Public swimming pools: lifeguards	This bill permits a local public agency, if there is a staffing shortage where its pool operator, acting in good faith, is unable to maintain required staffing levels to maintain regular operating hours, to use "qualified lifeguard personnel" to provide lifeguard services at a public swimming pool, if specified conditions are met.	Chapter 273
AB 1704	Chen	Limited podiatric radiography permits	This bill requires the California Department of Public Health (CDPH) to approve a course in radiation safety and radiologic technology specific to the operation of podiatric x ray equipment, and permits CDPH to issue a limited permit in podiatric radiography if the person has completed an approved course.	Chapter 580
AB 1797	Akilah Weber	Immunization registry	This bill (1) requires, rather than permits, health care providers and specified agencies that have access to immunization information to disclose certain information from a patient medical record or a client record to the California Department of Public Health and local health departments; (2) adds "patient's or client's race and ethnicity" to the list of information collected for purposes of immunization information and reminder systems; and (3) adds two purposes that	Chapter 582

			health care providers and education, childcare, and human services agencies may use individual immunization information.	
AB 1809	Aguiar Curry	Nursing Facility Resident Informed Consent Protection Act of 2022	<p>This bill requires a prescriber, prior to prescribing a psychotherapeutic drug for a nursing home resident, to personally examine and obtain the informed written consent of the resident or their representative, and requires specified information to be disclosed when obtaining informed written consent.</p> <p><i>VETO message: "This bill would establish new rights and procedures for obtaining informed consent from nursing home residents before administering treatments or procedures and provides residents with the right to refuse psychotherapeutic drugs used as a chemical restraint, except in an emergency. The bill would also require the California Department of Public Health (CDPH) to develop an informed consent form for long term care residents that includes a model disclosure statement for providing material information on the use of psychotherapeutic medications and the resident's right to withdraw informed consent. I support the author's goal of improving informed consent requirements and protecting long term care residents from inappropriate uses of psychotherapeutic medications. However, this bill creates ambiguity as to whether long standing informed consent requirements will continue to be required until a new standardized form is developed, which could put the health of long term care residents in jeopardy. Furthermore, the State Health Facilities Citation Penalties Account is not an appropriate funding source for the development of this form because the funds in the account are by law reserved for the protection of health or property of residents of long term health care facilities. I encourage the author to work with CDPH to resolve these concerns in the next legislative session."</i></p>	Vetoed
AB 1823	Bryan	Student health insurance	<p>This bill (1) defines student health insurance as individual health insurance and specifies federal Affordable Care Act (ACA) requirements that apply to student health insurance, such as coverage of essential health benefits, rating factors consistent with existing law, the annual limit on maximum out of pocket expenses as specified, and the prohibition against annual and lifetime limits; (2) includes legislative intent to encourage self funded student health coverage offered by the University of California Student Health Insurance Plan and the University of California Voluntary Dependent Plan to maintain or exceed coverage standards of the ACA and to comply with provisions of this bill; and (3) requires all other student health coverage offered by an institution of higher education in California to comply with this bill.</p>	Chapter 688
AB 1852	Patterson	Health facilities: automated drug delivery systems	<p>This bill adds licensed hospice facilities, in addition to skilled nursing and intermediate care facilities, to the types of facilities authorized to have an automated drug delivery system placed by a pharmacy.</p>	Chapter 111

AB 1859	Levine	Mental health and substance use disorder treatment	<p>This bill requires a health plan contract or health insurance policy that covers mental health services to approve coverage for medically necessary mental health and substance use disorder treatment when an enrollee or insured is referred for a follow up appointment within time and distance standards, and limit cost sharing to in network amounts when services are provided out of network.</p> <p><i>VETO message: "This bill would require health plans and health insurers to approve medically necessary treatment of a mental health or substance use disorder for individuals involuntarily detained under the Lanterman Petris Short (LPS) Act (a "5150 hold"). It would also require health plans and insurers to offer such individuals a timely follow up appointment after release from a 5150 hold, whether in or out of the health plan or insurer's provider network, at the in network cost sharing amount. While I support the author's efforts to connect individuals experiencing mental health or substance use disorder crises with prompt follow up care, each of the requirements listed above is already in existing, recently enacted law. This bill also proposes to add provisions concerning provider and facility responsibilities in the Knox Keene Act, which govern health plans, not providers. As a result, these provisions would be unenforceable and lead to undue confusion. To improve care coordination for patients following an involuntary hold, I am signing AB 2242, which requires the Department of Health Care Services (DHCS) to convene a stakeholder workgroup to develop a model care coordination plan, which facilities would be required to adopt by August 2024."</i></p>	Vetoed
AB 1860	Ward	Substance abuse treatment: registration and certification	<p>This bill exempts specified individuals from being registered with or certified by an approved certifying organization when providing substance use disorder counseling services; and requires the Department of Health Care Services to determine core competencies for registered or certified counselors, as specified.</p>	Chapter 523
AB 1870	Stone	Organic products	<p>This bill requires the California Department of Public Health (CDPH) to establish a process for resolving complaints concerning the Organic Food and Farming Act to meet a 90 day timeline, and to require information regarding fees and costs related to the organic food processor registration program to be added to the information that CDPH is required to submit to the California Organic Products Advisory Committee.</p> <p><i>VETO message: "AB 1870 requires the California Department of Public Health (CDPH) to establish a process to resolve organics complaints within 90 days, which is existing law. The bill also requires CDPH to include additional information in the California Organic Products Advisory Committee annual report. This bill is duplicative of existing law and results in ongoing General Fund costs not included in the budget."</i></p>	Vetoed
AB 1880	Arambula	Prior authorization and step therapy	<p>This bill requires a health plan or insurer to ensure a clinical peer reviews an appeal of a denial of an exception request for coverage of a nonformulary drug, prior authorization request, or step therapy exception request; and requires plans</p>	Vetoed

			<p>and insurers to maintain specified information related to their use of step therapy and prior authorization and make it available to the Department of Managed Health Care and the Department of Insurance upon request.</p> <p><i>VETO message: "This bill would require a health plan or insurer to have a clinical peer review when a provider appeals a denial of requests for step therapy exception, exception requests for coverage of nonformulary drugs, and prior authorization of prescription drugs. Health plans and health insurers should make every effort to streamline utilization management processes and reduce barriers to all medically necessary care. However, the bill's requirements, which are limited to denied authorizations for prescription drugs, are duplicative of California's existing Independent Medical Review requirements, which provide enrollees, insureds, and their designated representatives with the opportunity to request an external review from an independent provider. I encourage the Legislature to pursue options that leverage existing requirements and resources, rather than creating duplicative new processes."</i></p>	
AB 1882	Robert Rivas, Nazarian, Rodriguez	Hospitals: seismic safety	<p>This bill requires owners of general acute care hospital buildings that are not compliant with the 1/1/30 seismic safety requirement to remain operational following a major earthquake, to submit annual status updates to various entities, including the county board of supervisors, any labor union that represents workers in a building that is not 1/1/30 compliant, the local office of emergency services, and the medical health operational area coordinator; and, requires hospitals to post in any lobby or waiting area of a hospital building that is not compliant with the 1/1/30 seismic requirement a notice that the hospital is not in compliance.</p>	Chapter 584
AB 1896	Quirk	Gamete banks	<p>This bill (1) requires gamete banks to provide specified information to individuals obtaining donor gametes in order to conceive children, including the limitations of donor screening, and that some donor conceived persons are or may be interested in contact with the donor whose gametes were used for their conception; (2) requires gamete banks to provide specified information to prospective gamete donors, including information regarding the potential of direct to consumer genetic testing to reveal the relatedness of the donor to children conceived with the donor's gametes, even if the donor has chosen not to reveal their identity; (3) requires the California Department of Public Health (CDPH) to develop the guidance to be provided in consultation with specified stakeholders and to post that guidance on their website; and (4) requires CDPH to develop a tiered penalty system to be used prior to suspending or revoking the license of a gamete bank for a violation of these provisions.</p> <p><i>VETO message: "This bill would require a licensed gamete bank to provide specified information, verbally and in writing, to individuals obtaining donor gametes in order to conceive a child, and to individuals donating gametes in the state. The bill also requires the California Department of Public Health (CDPH) to develop the information and guidance in consultation with specified experts and</i></p>	Vetoed

			<p><i>stakeholders and establish penalties for violations of these requirements. While I appreciate the author's intent to provide information to donors, gamete recipients, and donor conceived individuals to improve their long term health and welfare, I am concerned that the bill would have limited impact. This bill would only apply to the fraction of the assisted reproductive technology industry that operates in California and only covers some of the providers that offer these services. This bill, while well intended in mitigating potential psychosocial harms to donor conceived people, would come at significant cost to the state with minimal effect on educating its intended audience. CDPH would require resources to hire personnel with the necessary qualifications and expertise to recruit subject matter experts, conduct research, and produce the informational materials, and promulgate regulations to establish penalties. These requirements would create additional cost pressure on the Tissue Bank License Fund, which is currently operating at a structural deficit, and may exacerbate the fund's structural imbalance."</i></p>	
AB 1907	Bauer Kahan	Long term health care facilities: inspections	This bill changes the requirement that every skilled nursing facility be inspected at least once every two years, to instead require an inspection at least once every 30 months.	Chapter 277
AB 1918	Petrie Norris	California Reproductive Health Service Corps	This bill establishes the California Reproductive Health Service Corps in the Health Care Access and Information for the purposes of recruiting, training, and retaining a diverse workforce of reproductive health care professionals who will be part of reproductive health care teams to work in underserved areas.	Chapter 561
AB 1929	Gabriel, Gipson	Medi Cal benefits: violence prevention services	This bill requires the Department of Health Care Services to establish a community violence prevention and recovery program, under which violence preventive services would be provided by qualified violence prevention professionals as a covered benefit under the Medi Cal program; and requires that services be available to Medi Cal beneficiary who has been violently injured as a result of community violence, for whom a licensed health care provider has determined that the beneficiary is at significant risk of experiencing violent injury as a result of community violence, or has experienced chronic exposure to community violence.	Chapter 154
AB 1930	Arambula	Medi Cal: comprehensive perinatal services	<p>This bill requires the Department of Health Care Services to extend the Comprehensive Perinatal Services Program Medi Cal benefit for up to one year after the end of a Medi Cal beneficiary's pregnancy; and requires the Department to utilize a federal option to allow an unlicensed perinatal provider to render preventive services recommended by a licensed provider and to provide those services in a beneficiary's home or other community setting away from a medical site.</p> <p><i>VETO message: "This bill would require the Department of Health Care Services (DHCS) to provide Medi Cal's Comprehensive Perinatal Services Program (CPSP) benefit, which is currently available during the initial 60 day postpartum</i></p>	Vetoed

			<p><i>period, for one year post pregnancy. DHCS would be required to work with the California Department of Public Health and stakeholders to determine the number of comprehensive perinatal assessments and individualized care plans and additional visits that are at least proportional to those available on July 27, 2021, during pregnancy and 60 days postpartum period. In addition, this bill establishes new requirements related to services offered by comprehensive perinatal services workers. I support the author's efforts to improve maternal health outcomes and ensure Medi Cal offers appropriate care for beneficiaries during and after their pregnancy. DHCS already provides full scope coverage for all individuals for one year after pregnancy, which offers a range of services above and beyond the services provided by CPSP. However, this bill attempts to expand the services offered by comprehensive perinatal workers and make these services a Medi Cal benefit apart from CPSP. This bill would result in millions of dollars in ongoing General Fund costs that are not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
AB 1940	Salas	School Based Health Center Support Program	<p>This bill renames the Public School Health Center Support Program as the School Based Health Center Support Program and makes various changes to the program to assist in providing and expanding health services to students through school based health centers.</p> <p><i>VETO message: "This bill revises and recasts the Public School Health Center Support Program to be renamed as the School Based Health Center (SBHC) Support Program, to be administered by the California Department of Public Health (CDPH) in cooperation with the California Department of Education (CDE). The bill also defines SBHC to mean a student focused health center or clinic that meets specified conditions, increases funding levels for SBHC planning, implementation and expansion grants and requires CDPH to collaborate with CDE to develop a request for a proposal process with specified preference priorities. I appreciate the author's effort to modernize the existing Public School Health Center Support Program and their intent to increase access to physical and behavioral health services for students. SBHCs are vital tools to address the significant disparities in both health and educational outcomes for our state's children and youth. However, I have concerns this bill could create significant one time Proposition 98 General Fund cost pressures in the tens of millions of dollars to fund the SBHC Support Program, and ongoing General Fund costs in the millions of dollars for CDPH to administer the program that were not included in the budget. With our state facing lower than expected</i></p>	Vetoed

			<p>revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</p>	
AB 1982	Santiago	Telehealth: dental care	<p>This bill requires health plan contracts and insurance policies that offer dental service via telehealth through a third party corporate telehealth provider to report to regulators on specified information and disclose to enrollees and insureds the impact of third party telehealth visits on the patient’s benefit limitations, including frequency limitations and the patient’s annual maximum.</p>	Chapter 525
AB 1999	Arambula	Medi Cal: behavioral health: individuals with vision loss	<p>This bill establishes a behavioral health pilot project in the Medi Cal program to fund at least six counties to conduct targeted outreach to blind or low vision beneficiaries; and requires the participating counties to produce a report to the Legislature on their outreach activity.</p> <p><i>VETO message: “This bill would require the Department of Health Care Services to establish a pilot project in at least six counties to provide funding for targeted outreach to Medi Cal beneficiaries who are blind or have low vision regarding Medi Cal covered behavioral health services. I agree with the author’s goal of helping people who are experiencing vision loss and the desire to have appropriately targeted behavioral health services. Although the bill proposes a pilot program subject to appropriation, the proposed pilot could cost up to \$85 million over a three year period that was not included in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills that create significant General Fund cost pressure, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
AB 2032	Eduardo Garcia, Mathis	Ending Military and Veteran Suicide Task Force	<p>This bill requires the California Department of Public Health to establish the Ending Military and Veteran Suicide Task Force within its Office of Suicide Prevention to reduce, on an annual basis, military and veteran suicides and provide a plan for the elimination of all military and veteran suicides in the state by 1/1/30.</p> <p><i>VETO message: “This bill requires the California Department of Public Health to establish the Ending Military and Veteran Suicide Task Force within its Office of</i></p>	Vetoed

			<p><i>Suicide Prevention and to develop a specified plan by January 1, 2030. Veterans' suicide remains a national crisis, with a suicide rate nearly double that of their non veteran peers. I wholeheartedly share the author's desire to tackle this crisis, but this bill is duplicative of efforts already underway. The 2022 23 budget included \$50 million to establish the California Veterans Health Initiative to provide a comprehensive, coordinated approach to addressing veteran suicide. This initiative focuses on prevention, early intervention, and direct services to effectively combat the risk factors associated with suicidal ideation. By funding this initiative, together we made an unprecedented investment in the well being of our veterans and their families. AB 2032, however, would require millions in additional state dollars to fund a separate program not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
AB 2077	Calderon	Medi Cal: monthly maintenance amount: personal and incidental needs	<p>This bill increases the personal needs allowance, from a statutory minimum of \$35 per month to \$80 per month, for Medi Cal beneficiaries residing in medical institutions, nursing facilities, or receiving services from a Program of All Inclusive Care for Elderly, starting the later of 7/1/24 or whenever federal approval is received.</p> <p><i>VETO message: "This bill would increase the personal needs allowance (PNA) from \$35 to \$80 per month for Medi Cal beneficiaries residing in medical institutions, nursing facilities, or receiving services from a Program of All Inclusive Care for the Elderly (PACE). The increase would begin no earlier than July 1, 2024 and would be contingent on any necessary federal approval and that federal financial participation (FFP) is available. I am sympathetic to the author's efforts to increase the amount a Medi Cal beneficiary in Long Term Care is able to retain each month to meet their personal or incidental needs to reflect the rising cost of personal goods. However, this bill could result in ongoing costs of approximately \$23.8 million (\$11.9 million General Fund) and these costs were not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state</i></p>	Vetoed

			<i>budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
AB 2079	Wood	Skilled nursing facilities: direct care spending requirement	<p>This bill establishes a requirement that skilled nursing facilities (SNFs) report revenues and expenses to the Department of Health Care Services, and based on these reports, requires 85% of an SNF’s total non Medicare health revenues from all payer sources in each fiscal year to be expended on the direct patient related services of residents; and requires an SNF that does not meet this minimum spending requirement on direct patient services to issue a pro rata dividend or credit to the state and anyone that made non Medicare payments to the SNF for resident services, in an amount to bring the total spending up to 85%.</p> <p><i>VETO message: “AB 2079 would establish, no later than July 1, 2023, a direct patient related services spending, reporting, and rebate requirement for skilled nursing facilities (SNFs), as specified, which would be reported to the Department of Health Care Services (DHCS). As part of the Budget Act of 2022 and AB 186 (Committee on Budget, Chapter 46, Statutes of 2022), a new Medi Cal reimbursement rate structure for SNFs was established to focus on quality and includes a per patient per day penalty for not meeting quality metrics in addition to a quality award for meeting certain patient quality metrics. Unfortunately, AB 2079’s takeback methodology does not align with the quality payments under this new program and may result in instances where a facility’s quality payment is recouped because it does not meet the specific benchmarks noted in the bill. It is unclear how DHCS would successfully operationalize a system of simultaneous takebacks and quality payments. Efforts to incentivize direct patient care and quality through SNF financing should leverage the existing framework and be considered in the annual budget process. Therefore, I cannot sign this bill.”</i></p>	Vetoed
AB 2096	Mullin	Chemical dependency recovery hospitals	This bill permits chemical dependency recovery hospital services to be colocated as a distinct part with other services or distinct parts of its parent facility, as specified; permits chemical dependency recovery hospital services to be provided within a hospital building that has been removed from general acute care use; recasts existing law; and makes other conforming changes.	Chapter 233
AB 2117	Gipson	Mobile stroke units	This bill defines “mobile stroke unit” as a multijurisdictional mobile facility that serves as an emergency response critical care ambulance under the direction and approval of a local emergency medical services agency, and as a diagnostic, evaluation, and treatment unit, providing radiographic imaging, laboratory testing, and medical treatment under the supervision of a physician in person or by telehealth, for patients with symptoms of a stroke, to the extent consistent with any federal definition of a mobile stroke unit, as specified in federal law.	Chapter 772

AB 2127	Santiago	Health care coverage: dependent adults	This bill clarifies that a health plan, health insurer, solicitor, or agent is required to provide at the time of solicitation and on the application for dependent coverage for a parent or stepparent who is a qualifying relative information about the Health Insurance Counseling and Advocacy Program (HICAP), and requires the information to include the name, address, telephone number of the local HICAP program, and the statewide HICAP telephone number, 1 800 434 0222.	Chapter 118
AB 2130	Cunningham	Emergency medical services: training	This bill requires every Emergency Medical Technician I, Emergency Medical Technician II, and Emergency Medical Technician Paramedic, upon initial licensure, to complete at least 20 minutes of training on issues relating to human trafficking, commencing on 7/1/24.	Chapter 256
AB 2134	Akilah Weber, Cristina Garcia	Reproductive health care	This bill (1) establishes the California Reproductive Health Equity Fund, and specifies that its purpose is to provide grant funding to safety net providers of abortion and contraception services through the California Reproductive Health Equity Program and to ensure affordability of and access to abortion and contraception to anyone who seeks care in California, regardless of their ability to pay; and (2) requires health plans and health insurers that provide coverage to employees of a religious employer that does not include coverage and benefits for abortion and contraception to provide enrollees with information regarding that lack of coverage and that services are available through the Program.	Chapter 562
AB 2144	Ramos	Mental health: information sharing	This bill authorizes confidential information sharing between the California Department of Justice and the Department of Health Care Services regarding individuals who have been involuntarily detained and who are prohibited from having firearms, as specified. <i>VETO message: "The bill would require the Department of Justice to furnish to the Department of Health Care Services with data for individuals detained on a 72 hour hold and who are, therefore, subject to firearm restrictions. We must do more to address data quality for involuntary holds. This is why I signed SB 929 (Eggman), Community mental health services: data collection, which will improve data quality for involuntary holds. AB 2144, however, fails to establish a workable framework for exchanging information between local entities and state agencies. Without provisions ensuring enough data are being gathered to sufficiently identify the counties in which individuals reside, as well as data to identify Medi Cal beneficiaries from among those subject to firearm restrictions, this bill will not achieve its intended purpose."</i>	Vetoed
AB 2145	Davies	Dental services: long term health care facilities	This bill clarifies that registered dental hygienists in alternative practice may provide dental hygiene services, in accordance with their scope of practice, to patients in long term health care facilities.	Chapter 157

AB 2176	Wood	Live birth registration	This bill extends the time, from 10 days to 21 days, by which live births are required to be registered with the local registrar of the district in which the birth occurred following the date of the birth.	Chapter 34
AB 2199	Wicks	Birthing Justice for California Families Pilot Project	<p>This bill establishes the Birthing Justice for California Families Pilot Project, upon an appropriation, to be administered by the Department of Public Health that includes a three year grant program to fund specified entities to provide doula care to members of communities with high rates of negative birth outcomes who are not eligible for Medi Cal, including incarcerated people; and sunsets the provisions on 1/1/29.</p> <p><i>VETO message: "This bill would, subject to appropriation, establish the Birthing Justice for California Families Pilot Project and would fund a three year grant program for community based doula groups, local public health departments, and other organizations to provide doula care to members of communities with high rates of negative birth outcomes who are ineligible for Medi Cal or are incarcerated. I support the author's efforts to expand access to doula care to improve maternal and infant health outcomes, which is consistent with California's public health objectives. I proposed, and the 2021 Budget Act added, doula services as a covered benefit in Medi Cal effective January 1, 2023. However, this bill establishes a new grant program creating over \$10 million in General Fund cost pressures not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2205	Carrillo	California Health Benefit Exchange: abortion services coverage reporting	This bill requires, beginning on 7/1/23, and annually thereafter, a health plan and health insurer providing a qualified health plan through Covered California to report to the Director of the Department of Managed Health Care or the Insurance Commissioner the total amount of funds maintained in a segregated account pursuant to federal law; and requires this annual report to contain the ending balance of the account and the total dollar amount of claims paid during the reporting year.	Chapter 563
AB 2242	Santiago, Friedman	Mental health services	This bill (1) requires individuals who have been involuntarily detained for purposes of evaluation and treatment, and placed under a conservatorship, to receive a care coordination plan developed by specified entities; (2) requires the Department of Health Care Services to convene a stakeholder group to create a model care coordination plan to be followed when discharging those held under	Chapter 867

			temporary holds or a conservatorship; and (3) permits county mental health plans to pay for the provision of services for individuals placed under involuntary detentions and conservatorship using specified funds, including Mental Health Services Act funds, as specified.	
AB 2260	Rodriguez	Emergency response: trauma kits	This bill requires specified buildings with an occupancy of 200 persons or greater, constructed on or after 1/1/23, to have a trauma kit on the premises of the building, and provides civil immunity for the acquisition, training, and use of trauma kit.	Chapter 586
AB 2281	Lackey	Early Childhood Mental Health Services Act	<p>This bill establishes the Early Childhood Mental Health Services Act, to the extent moneys are appropriated, as a mental health grant program to improve access to and quality of care, services, and supports for children from birth to five years of age, inclusive, and their parents, families, and caregivers, with emphasis on prevention and early intervention and disparities.</p> <p><i>VETO message: "This bill would establish the Early Childhood Mental Health Services Act, a grant program administered by the Mental Health Services Oversight and Accountability Commission for the purpose of improving access to, and quality of, care, services, and supports for children up to five years of age, with an emphasis on prevention and early intervention and addressing disparities. I share the author's concern about supporting youth mental health. Together with the Legislature, California has taken urgent action to address this crisis by investing over \$4.7 billion in the Children and Youth Behavioral Health Initiative to ensure all California kids, parents and communities have increased access to mental health and substance use services. While the goal of this proposed grant program is laudable, it requires tens to hundreds of millions of dollars that were not appropriated in this year's Budget Act. Furthermore, with our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2298	Mayes	Recreational water use: wave basins	This bill requires wave basins to be subject to regulation as a permanent amusement ride under the Permanent Amusement Ride Safety Inspection Program and requires the California Department of Public Health to adopt regulations for the sanitation and safety of wave basins.	Chapter 461
AB 2320	Cristina Garcia	Reproductive health care pilot program	<p>This bill requires the California Health and Human Services Agency to establish and administer a pilot program to direct funds to primary care clinics that provide reproductive health care services in five counties that agree to participate.</p> <p><i>VETO message: "This bill requires the California Health and Human Services Agency, or an entity designated by the agency, to establish and administer a five</i></p>	Vetoed

			<p><i>county pilot program to fund a wide variety of activities in primary care clinics that provide reproductive health care services. The 2022 Budget Act included over \$200M to protect the right to safe and accessible reproductive health care and implementation efforts are currently underway. This investment includes resources to reimburse clinics for uncompensated care, provide equity and infrastructure payments for clinic abortion providers, and support reproductive health workforce. The Department of Health Care Services is also taking steps to increase Medi Cal clinic based reproductive health care services on a statewide basis. Although this legislation is contingent upon appropriation, it creates tens of millions of dollars in General Fund cost pressures not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	
AB 2326	Reyes, Cristina Garcia	Lead poisoning prevention: laboratory reporting	<p>This bill (1) replaces the threshold blood lead level (BLL) that triggers certain reporting requirements for health care providers and laboratories with the most recent federal Centers for Disease Control and Prevention reference level for an elevated BLL; (2) clarifies the circumstances under which confidential information may be shared with respect to BLLs; and (3) requires the changes made by this bill to become operative on 7/1/23.</p>	Chapter 528
AB 2352	Nazarian	Prescription drug coverage	<p>This bill requires certain health plans and insurers to furnish prescription drug information in specified electronic formats, as prescribed, upon request of an enrollee/insured or their prescribing provider.</p>	Chapter 590
AB 2365	Patterson	Fentanyl program grants	<p>This bill requires the California Health and Human Services Agency, to the extent funds are appropriated, to establish a grant program to reduce fentanyl overdoses and use throughout the state by providing six one time grants, as specified; and sunsets this bill on 1/1/27.</p>	Chapter 783
AB 2404	Luz Rivas	Hospitals: seismic compliance: Pacifica Hospital of the Valley	<p>This bill permits the Department of Health Care Access and Information (HCAI) to waive the requirements of the Seismic Safety Act for Pacifica Hospital of the Valley in Los Angeles County if the hospital submits a plan that proposes compliance by 1/1/25, HCAI accepts the plan based on it being feasible, and the hospital reports to HCAI on a quarterly basis on its progress to timely complete the plan.</p>	Chapter 592
AB 2420	Arambula	Perinatal and infant children health: extreme heat	<p>This bill requires the California Department of Public Health, subject to an appropriation, to develop guidance for pregnant individuals and infant children who may be exposed to extreme heat, as specified; and requires the Department to post this guidance on its website and to submit a report to the Legislature that</p>	Chapter 265

			includes policy recommendations on best practices for connecting perinatal patients with health and well being information relating to extreme heat.	
AB 2426	Gipson	Martin Luther King, Jr. Community Hospital	<p>This bill (1) requires the Department of Health Care Services (DHCS), in consultation with Martin Luther King, Jr. Community Hospital (MLKCH), to create a directed payment program in Medi Cal managed care for outpatient services so that total reimbursement is approximately equal to MLKCH 's costs for those services; (2) establishes funding provisions if those minimum reimbursements would result in payments above the level of compensation MLKCH would have otherwise received; (3) requires DHCS, in consultation with MLKCH, to develop an alternative mechanism for ensuring inpatient services payment levels from MCMC plans; and (4) authorizes DHCS to develop value based quality directed payment, for use in payments to MLKCH.</p> <p><i>VETO message: "This bill would require the Department of Health Care Services to create a directed payment program in Medi Cal managed care for Martin Luther King, Jr. Community Hospital's outpatient hospital services so that reimbursement received by the hospital is approximately equal to the hospital's costs for those services. Although I appreciate the author's goal of supporting critical safety net care provided by this important hospital in his district, the bill imposes a reimbursement structure that conflicts with federal regulations, creating significant implementation challenges. Furthermore, this proposal would require tens of millions of dollars to implement which were not included in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2436	Bauer Kahan, Cervantes	Death certificates: content	This bill revises the information required on death certificates related to parents to include the current full names and any previous surnames and the birthplaces of both parents, without reference to their gender.	Chapter 966
AB 2473	Nazarian	Substance use disorder: counselors	This bill requires the Department of Health Care Services to determine required core competencies for specified registered and certified substance use disorder counselors; and requires specified counselors to have six months from the time of registration to complete the core competency requirements and to provide proof of completion, as specified.	Chapter 594
AB 2511	Irwin	Skilled nursing facilities: backup power source	This bill requires skilled nursing facilities to have an alternative source of power to protect resident health and safety for no less than 96 hours during any type of power outage.	Chapter 788

AB 2516	Aguiar Curry	Health care coverage: human papillomavirus	<p>This bill requires health insurance coverage without cost sharing for the human papillomavirus vaccine (HPV), and, includes HPV as a covered benefit in the Family Planning, Access, Care, and Treatment program.</p> <p><i>VETO message: "This bill would expand the definition of "comprehensive family planning services" under the Family Planning, Access, Care and Treatment (Family PACT) program to include the human papillomavirus (HPV) vaccine as a covered benefit for children and adolescents ages 9 to 18 years of age. For this age group, the HPV vaccine is available through Medi Cal and the Vaccines for Children (VFC) programs. As a result, AB 2516's proposal to provide the HPV vaccine in the Family PACT program to individuals who are already covered through the VFC program would result in millions of dollars in General Fund expenditures not included in the Budget Act of 2022 and would not be available for federal reimbursement. The 2022 Budget Act includes \$8 million (\$4.6 million General Fund) to add the HPV vaccine under the FamilyPACT program for individuals ages 19 through 45. While I support the author's efforts to address STI prevention, proposals with an ongoing fiscal impact should be considered through the annual budget process. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2521	Santiago	Transgender, Gender Nonconforming, and Intersex Fund	This bill renames the Transgender Wellness and Equity Fund the Transgender, Gender Nonconforming, or Intersex Wellness and Equity Fund and defines the terms "transgender", "gender non conforming", and "intersex".	Chapter 869
AB 2530	Wood	California Health Benefit Exchange: financial assistance	This bill requires Covered California to provide financial assistance, upon appropriation by the Legislature, to ensure an individual who has lost coverage from an employer or joint labor management trust fund as a result of a strike, lockout, or other labor dispute such that any household income above 138.1% of federal poverty is not taken into account, coverage is equivalent to 94% actuarial value with zero deductibles, and any strike benefits, lockout benefits, or unemployment compensation is also excluded from income.	Chapter 695
AB 2581	Salas	Health care coverage: mental health and substance use disorders: provider credentials	This bill establishes a 60 day timeframe for a health plan or insurer that provides coverage for mental health and substance use disorders to credential health care providers of those services for its networks.	Chapter 533
AB 2585	McCarty	Nonpharmacological pain management treatment	This bill establishes findings and declarations that the health care system, including health care providers, health care service plans, and health insurers, should encourage the use of evidence based nonpharmacological therapies for pain management.	Chapter 160

AB 2586	Cristina Garcia, Luz Rivas	Reproductive and sexual health inequities	This bill (1) establishes the California Reproductive Justice and Freedom Fund (RJ Fund), and specifies that the goal of the RJ Fund is to dismantle historic and standing systemic reproductive and sexual health inequities; (2) requires the California Department of Public Health, upon appropriation by the Legislature, to award grants from the RJ Fund to eligible organizations over a three year period; and (3) requires grant recipients to use any grant funds to implement a program or fund an existing program that provides and promotes medically accurate, comprehensive reproductive and sexual health education.	Chapter 564
AB 2648	Wilson, Grayson	Air ambulance services	This bill extends the sunset date of the Emergency Medical Air Transportation Act from 7/1/24 to 7/1/25, without extending the assessment of penalties to fund the program beyond the current date of 12/31/22, and requires any moneys remaining unexpended and unencumbered in the Emergency Medical Air Transportation and Children's Coverage Fund to be transferred to the General Fund on 6/30/24, rather than 12/31/23.	Chapter 440
AB 2666	Salas	Behavioral health internship grant program	<p>This bill requires the Department of Health Care Access and Information, upon an appropriation by the Legislature for these purposes, to establish and administer a grant program to allocate stipends to students in behavioral health fields of study and practice who are participating in internships or completing licensure hours at federally qualified health centers.</p> <p><i>VETO message: "This bill would require the Department of Health Care Access and Information (HCAI) to establish and administer a grant program for behavioral health professionals, who are participating in internships or completing licensure hours, through unpaid positions at Federally qualified Health Centers (FQHCs). I share the author's commitment to supporting a strong pipeline of trained behavioral health professionals, but this program is duplicative of California's recent efforts in this area. HCAI has programs that provide stipends to behavioral health professionals including those that choose to work in FQHCs. Today, many of California's students who are studying to become behavioral health providers and who can provide post graduate services at certain facilities, receive financial support from HCAI's Allied Healthcare Scholarship Program (AHSP). Additionally, the 2022 Budget includes a \$1.4 billion health care workforce initiative, including \$248 million over five years to increase the number of licensed behavioral health professionals through grants to existing university or college behavioral health professional training programs as well as through stipends, scholarships, and loan repayment. This bill creates a new grant program duplicative of existing programs with millions of dollars a year in ongoing cost pressures not included in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed

AB 2673	Irwin	Hospice agency licensure: moratorium on new licenses	This bill (1) establishes a moratorium on transferring a hospice agency license during the first five years of licensure; (2) requires a new applicant for licensure to demonstrate unmet need in the region served; (3) requires the California Department of Public Health to conduct surveys of accredited hospices; (4) requires the Department to adopt emergency regulations to adopt recommendations of the California State Auditor, as specified; (5) extends the moratorium on new hospice licenses until the earlier of two years after the state audit, or the date the emergency regulations are adopted; and (6) updates other hospice agency oversight requirements.	Chapter 797
AB 2697	Aguiar Curry	Medi Cal: community health worker services	This bill (1) codifies the requirement that community health worker (CHW) services be a covered Medi Cal benefit; (2) requires Medi Cal managed care plans to engage in outreach and education efforts to enrollees, as determined by the Department of Health Care Services, that would include specified information to enrollees on what the CHW services are and how to find a CHW; and (3) requires the Department to inform stakeholders about, and accept input from stakeholders on, implementation of the CHW services benefit.	Chapter 488
AB 2724	Arambula	Medi Cal: alternate health care service plan	This bill (1) authorizes the Department of Health Care Services (DHCS) to enter into one or more comprehensive risk contracts with an alternate health care service plan (AHCSP) to serve as the primary Medi Cal managed care plan for specified eligible beneficiaries in specified geographic regions, so long as the AHCSP already provides commercial coverage in that market; (2) requires the AHCSP to enter into a memorandum of understanding with DHCS, which would include specified standards or requirements and the AHCSP's commitment to increase enrollment of new Medi Cal members and any requirements related to the AHCSP's collaboration with and support of applicable safety net providers; (3) requires the AHCSP to work with federally qualified health centers in AHCSP service areas, as specified and at the request of the federally qualified health center, to provide assistance with population health management and clinical transformation; and (4) requires DHCS to conduct an assessment of the AHCSP's readiness to meet behavioral health network adequacy requirements and post its findings on DHCS's website.	Chapter 73
AB 2727	Wood	Medi Cal: eligibility	This bill updates the statutory legislative intent language, which establishes the purpose of the Medi Cal program.	Chapter 291
AB 2904	Mia Bonta	Alameda Hospital: seismic safety compliance deadline: extension	This bill extends the 1/1/30 seismic safety requirement for Alameda Hospital until 1/1/32. <i>VETO message: "This bill would require the Department of Health Care Access and Information (HCAI) to grant Alameda Hospital in the City of Alameda an extension until 2032 to comply with the 2030 deadline in the Alfred E. Alquist Hospital Facilities Seismic Safety Act of 1983. I commend the author for responding to their district's facility specific needs, as well as the commensurate planning necessary to meet the 2030 deadline. However, any consideration of an extension must be contemplated across all communities and across all types of facilities, in a holistic manner. Only with a comprehensive strategy can we begin</i>	Vetoed

			<i>the discussion that will ensure that patients and their families, as well as the communities that these facilities serve, can be protected in a seismic or emergency event.”</i>	
AB 2925	Cooper	California Cannabis Tax Fund: spending reports	This bill requires the Department of Health Care Services to provide the Legislature specified spending reports of funds from the Youth Education, Prevention, Early Intervention and Treatment Account.	Chapter 394
SB 57	Wiener	Controlled substances: overdose prevention program	<p>This bill permits the City and County of San Francisco, the County of Los Angeles, the City of Los Angeles, and the City of Oakland to approve entities to establish and operate overdose prevention programs until 1/1/28; and requires overdose prevention programs to provide specified services, including supervision by trained staff and referrals for treatment.</p> <p><i>VETO message: “This bill authorizes certain jurisdictions to approve any number of "overdose prevention programs," often referred to as safe injection or consumption sites, where individuals may use illegal controlled substances at supervised facilities. I have long supported the cutting edge of harm reduction strategies. However, I am acutely concerned about the operations of safe injection sites without strong, engaged local leadership and well documented, vetted, and thoughtful operational and sustainability plans. The unlimited number of safe injection sites that this bill would authorize facilities which could exist well into the later part of this decade could induce a world of unintended consequences. It is possible that these sites would help improve the safety and health of our urban areas, but if done without a strong plan, they could work against this purpose. These unintended consequences in cities like Los Angeles, San Francisco, and Oakland cannot be taken lightly. Worsening drug consumption challenges in these areas is not a risk we can take. We should strive to ensure our innovative efforts are well planned, even when they start as pilots, to help mitigate the potential for unintended impacts. Therefore, I am instructing the Secretary of Health and Human Services to convene city and county officials to discuss minimum standards and best practices for safe and sustainable overdose prevention programs. I remain open to this discussion when those local officials come back to the Legislature with recommendations for a truly limited pilot program with comprehensive plans for siting, operations, community partnerships, and fiscal sustainability that demonstrate how these programs will be run safely and effectively.”</i></p>	Vetoed
SB 225	Wiener	Health care coverage: timely access to care	This bill revises the enforcement authority of the Department of Managed Health Care and Department of Insurance over health plans and insurers related to timely access to mental health and substance use treatment and extends the time frame for the departments to develop and adopt standards and methodologies without being subject to the Administrative Procedures Act.	Chapter 601
SB 245	Gonzalez	Health care coverage: abortion services: cost sharing	This bill prohibits cost sharing, restrictions, delays, prior authorization and annual or lifetime limits on all abortion services, including follow up services.	Chapter 11

SB 281	Dodd	Medi Cal: Short Term Community Transitions program	This bill extends the sunset for an additional three years for a temporary, state only California Community Transitions program based on the Money Follows the Person Rebalancing Demonstration to provide services for individuals who have resided less than 60 consecutive days in an inpatient facility to aid in the transition to a community setting; and requires the Department of Health Care Services to extend new enrollment until 1/1/26, and extend providing services until 1/1/27.	Chapter 898
SB 349	Umberg	California Ethical Treatment for Persons with Substance Use Disorder Act	This bill requires every treatment provider operating in the state, as defined, to adopt and make available a client bill of rights that ensures those seeking substance use disorder treatment have the right to safe and ethical treatment; and prohibits treatment providers from making false or misleading statements in marketing or advertising, as specified.	Chapter 15
SB 523	Leyva	Contraceptive Equity Act of 2022	This bill (1) establishes the Contraceptive Equity Act of 2022 (Act), which ensures coverage for federal Food and Drug Administration approved contraceptive drugs, devices, and products without cost sharing and medical management applicable to all insureds and enrollees, as specified, and requires employee health benefit plan contracts provided by the California Public Employees Retirement System, the University of California, the California State University, and plans directly operated by a bona fide public or private institution of higher learning to comply with the Act; and (2) establishes specified limitations on employers with respect to an employee's reproductive decision making.	Chapter 630
SB 562	Portantino	Health care coverage: pervasive developmental disorders or autism	<p>This bill (1) revises and expands the definition of Behavioral Health Treatment for pervasive developmental disorder or autism for purposes of health plan and insurer mandated coverage including expands the definitions of Qualified Autism Service providers, professionals, and paraprofessionals; and (2) prohibits the setting, location, or time of treatment recommended by the Qualified Autism Service provider from being used as a reason to deny or reduce coverage for medically necessary services.</p> <p><i>VETO message: "This bill would require health plans and insurers to cover relationship based and developmental behavioral therapies for the treatment of autism spectrum disorder (ASD). The bill would also authorize additional types of providers and professionals that can provide behavioral health therapy to individuals with ASD. Early diagnosis of ASD and subsequent participation in evidence based intervention and therapies, provided by licensed and certified individuals, make all the difference in an individual's long term health outcomes. Research finds that Black and Latino children are often misdiagnosed and diagnosed later with ASD than their White peers. It is incumbent upon us to ensure that any intervention is medically necessary, evidence based and grounded in research that is conducted to reduce disparities. Under existing law, health plans and insurers must cover evidence based and medically necessary behavioral therapies. This bill proposes to change the existing evidence based standard by requiring coverage of therapies where there is insufficient, or only emerging, evidence to assess the impact of the interventions. Furthermore, the bill proposes changes to professional standards by expanding the types of individuals who can serve as qualified autism service professionals, which could</i></p>	Vetoed

			<i>result in long term ramifications for individuals with ASD who receive the services. I appreciate the author's dedication to supporting children diagnosed with ASD and their families. While the bill's intent is laudable, expanding access to certain therapies and interventions must be grounded in evidence based practices and be provided by qualified professionals. I encourage the author to continue discussions related to the expansion of provider types and changes to professional standards through a formal licensing scheme that includes clinical expertise and administrative oversight to address qualification standards for practitioners, to ensure equity and quality of care, and provide effective consumer protection, as I expressed when I vetoed a similar bill in 2019."</i>	
SB 644	Leyva	Health care coverage outreach	This bill requires Covered California to request information from the Employment Development Department for each applicant for unemployment compensation, state disability, paid family leave, or any other program administered by the Department so that Covered California can communicate with and inform those individuals of available health care coverage options through Covered California and assist those individuals in obtaining health care coverage.	Chapter 983
SB 786	Hertzberg	County birth, death, and marriage records: blockchain	This bill permits a county recorder, upon request, to issue a certified copy of a birth, death, or marriage record by means of blockchain technology, in addition to the methods defined in existing law.	Chapter 704
SB 838	Pan	Health care: prescription drugs	This bill (1) requires the California Health and Human Services Agency to enter into a partnership to manufacture at least one form of insulin, to be made available at production and dispensing costs; (2) requires this partnership to include representation and involvement with the governance of the contractor entity; and (3) requires the Agency, upon appropriation by the Legislature, to develop a California based manufacturing facility for generic drugs, as specified.	Chapter 603
SB 855	Newman	Childhood Drowning Data Collection Pilot Program	This bill (1) establishes a data collection pilot program, until 1/1/29, to be administered by the California Department of Public Health (CDPH) for the purposes of tracking and collecting specified data on fatal and nonfatal childhood drownings; and (2) requires CDPH to use the collected data to develop a water safety action plan and standardized electronic forms for data collection, as specified; (3) establishes a data collection pilot program, until 1/1/29, to be administered by CDPH for the purposes of tracking and collecting specified data on fatal and nonfatal childhood drownings; and (4) requires CDPH to use the collected data to develop a water safety action plan and standardized electronic forms for data collection, as specified.	Chapter 817
SB 858	Wiener	Health care service plans: discipline: civil penalties	This bill (1) increases fines on deficient health plans, including civil penalties of not more than \$25,000 for each day a violation continues, per enrollee harmed; (2) requires a one time adjustment, and annual adjustments to specified fine amounts based on individual and small group average rate of change of premiums and cost sharing, weighted based on enrollment; and (3) establishes factors for the Department of Managed Health Care director to use to determine the appropriate amount of a penalty.	Chapter 985

SB 864	Melendez, Bates	General acute care hospitals: drug screening	This bill requires a general acute care hospital to include testing for fentanyl in a urine drug screening, if the hospital conducts a urine drug screening to assist in diagnosing the patient's condition.	Chapter 169
SB 883	Roth, Portantino	Umbilical Cord Blood Collection Program	This bill extends the sunset date of the Umbilical Cord Blood Collection Program at the University of California until 1/1/27.	Chapter 604
SB 912	Limon	Biomarker testing	<p>This bill requires a health plan contract, disability insurance policy and Medi Cal to cover biomarker testing for the purposes of diagnosis, treatment, appropriate management, or ongoing monitoring if the test is supported by medical and scientific evidence, as specified.</p> <p><i>VETO message: "This bill would require health care service plans, including the Medi Cal program, to provide coverage for biomarker testing for the purposes of diagnosis, treatment, appropriate management, or ongoing monitoring of a person's disease or condition, as long as the test is supported by medical and scientific evidence, as defined in the bill. While I appreciate the author's efforts to provide biomarker testing coverage, these services are already covered by Medi Cal. Furthermore, biomarker testing is valuable when it can inform a condition's diagnosis and treatment, but this bill would require Medi Cal to cover unnecessary testing that may not inform the best treatment to care for the beneficiary. For example, this bill would require the Department of Health Care Services (Department) to cover biomarker testing supported by local coverage determinations, which can contradict each other, and tests supported by "nationally recognized clinical practice guidelines and consensus statements," which may not be evidenced based. In contrast, Medi Cal policy is based upon the gold standard of guidelines with standards set by the National Academy of Medicine. This bill would establish broad and contradictory coverage requirements that go beyond the Department's evidence based policies, which would unnecessarily increase costs without increasing the quality of coverage. I believe the Department should retain its current flexibility to establish evidence based policies in light of the dynamic and changing nature of medicine."</i></p>	Vetoed
SB 923	Wiener	Gender affirming care	This bill requires health plans and insurers to require all of its support staff who are in direct contact with enrollees or insureds to complete evidence based cultural competency training for the purpose of providing trans inclusive health care for individuals who identify as transgender, gender diverse, or intersex; and adds processes to continuing medical education requirements related to cultural and linguistic competency for physician and surgeons specific to gender affirming care services, as specified.	Chapter 822
SB 929	Eggman	Community mental health services: data collection	This bill expands the Department of Health Care Services' responsibility in current law to collect and publish information about involuntary detentions to include additional information, as specified.	Chapter 539
SB 944	Pan	California Health Benefit Exchange: affordability assistance	This bill requires Covered California to reduce cost sharing, including eliminating deductibles for benefits for health insurance coverage available through Covered California if enhanced federal premium subsidies are made available for the	Vetoed

			<p>2023 and 2024 calendar years, and if funded through an appropriation by the Legislature.</p> <p><i>VETO message: "This bill would require Covered California to adopt standard benefit designs that reduce cost sharing if federal premium subsidies are available for the 2023 and 2024 calendar years. I have been very pleased to work with the Legislature and health care stakeholders to enact groundbreaking coverage expansions for lower income persons through the Medi Cal program and other mechanisms to assist persons in retaining coverage such as state sponsored reductions in premiums in both the Medi Cal and Covered California programs. In my January budget proposal, I indicated that the Administration would work with the Legislature, Covered California, and stakeholders on options to further improve affordability and access to health care coverage, while considering what level of federal subsidies would be available through Covered California. Because of the uncertainty of whether the American Rescue Plan Act's enhanced federal subsidies would be extended beyond the initial two year period, I proposed approximately \$300 million in state only premium subsidies in 2022 23 to partially offset the loss of federal funds. With the very recent extension of enhanced federal subsidies through the federal Inflation Reduction Act for a new three year period, the Administration's goal has been to reserve the proposed \$300 million state only premium subsidies for when they would be needed again after the enhanced federal subsidies sunset in 36 months. Furthermore, while the goal of this bill to establish new state only subsidies for cost sharing is laudatory, I am concerned about a downturn in revenues that may make such a new program unsustainable, especially in light of our important commitment to fund the expansion of the Medi Cal program in 2024 to remaining low income populations. Rather, the funds should be reserved to ensure that state only premium subsidies are available again when they are most needed."</i></p>	
SB 964	Wiener	Behavioral health	<p>This bill (1) requires the Department of Health Care Access and Information to commission consultants to prepare a report for the Legislature, on or before 1/1/24, that provides a landscape analysis of the current behavioral health workforce and the state's behavioral health workforce needs, and to make recommendations on how to address the state's behavioral health workforce shortage; and (2) requires the Department to commission consultants to prepare a report for the Legislature, on or before 1/1/24, that provides a landscape analysis of the current behavioral health workforce and the state's behavioral health workforce needs, and to make recommendations on how to address the state's behavioral health workforce shortage.</p> <p><i>VETO message: "This bill would require the Department of Health Care Access and Information (HCAI) to commission a report that examines the current landscape of the state's behavioral health workforce, and to convene a stakeholder group to participate in developing and drafting the report for submission to the Legislature by January 1, 2024. I commend the author for their work to ensure that all Californian's behavioral health needs are met. One major component to meeting this need is through an adequate and well trained workforce, which is why I worked with the Legislature to include in the 2022 Budget Act, \$248 million over 5 years to increase the number of licensed behavioral health professionals, including more than \$100 million to increase the</i></p>	Vetoed

			<p><i>number of social workers. This bill duplicates existing efforts in assessing workforce needs and analyzing trends through HCAI's Workforce Education and Training Council and its Workforce Research Data Center. Furthermore, this bill would require approximately \$1.5 million to implement, which was not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 966	Limon	Federally qualified health centers and rural health clinics: visits	<p>This bill requires the Department of Health Care Services to seek any necessary federal approvals and issue appropriate guidance to allow a federally qualified health center (FQHC) or rural health clinic (RHC) to bill for an encounter between an FQHC or RHC patient and an associated clinical social worker (ACSW) or an associate marriage and family therapist (AMFT) when (1) the ACSW or the AMFT is supervised by the licensed behavioral health practitioner, as required by the Board of Behavioral Sciences, (2) the visit is billed under the supervising licensed behavioral health practitioner of the FQHC or RHC, and (3) the FQHC or RHC is otherwise authorized to bill for services provided by the supervising licensed behavioral health practitioner as a separate visit.</p>	Chapter 607
SB 967	Hertzberg	Health care coverage: tax returns: information sharing authorization and outreach	<p>This bill requires Covered California, in addition to existing efforts required under law, to annually conduct outreach and enrollment efforts to individuals who indicate on their individual income tax returns that they are interested in no cost or low cost health care coverage.</p>	Chapter 170
SB 972	Gonzalez	California Retail Food Code	<p>This bill establishes a new type of retail food facility called a "compact mobile food operation" (CMFO) as a subcategory of mobile food facility that is nonmotorized and operates from a pushcart or stand; exempts CMFOs from various provisions of the retail food code law, including certain sink requirements; prohibits criminal penalties from applying to CMFOs and instead limits enforcement to administrative penalties; and exempts sales from CMFOs from counting toward the limits for cottage food operators or microenterprise home kitchens.</p>	Chapter 489
SB 974	Portantino	Health care coverage: diagnostic imaging	<p>This bill requires coverage without cost sharing for screening mammography, medically necessary diagnostic or supplemental breast examinations, diagnostic mammography, test for screening purposes and medically necessary diagnostic breast imaging, including diagnostic breast imaging following an abnormal mammography result and for a patient indicated to have a risk factor associated with breast cancer, including family history or known genetic mutation. Includes breast magnetic resonance imaging, breast ultrasound, and other clinically indicated diagnostic testing.</p>	Vetoed

			<p><i>VETO message: "This bill would require a health care service plan contract issued, amended, or renewed on or after January 1, 2024, to provide coverage without imposing cost sharing for screening mammography, medically necessary diagnostic or supplemental breast examinations, diagnostic mammography, testing for screening or diagnostic purposes, and medically necessary diagnostic breast imaging. Breast cancer screenings save lives, which is why health plans must provide coverage for mammograms. However, this bill proposes to implement a standard that is not included by the United States Preventive Services Task Force (USPSTF) and the federal United States Health Resources and Services Administration. The USPSTF is currently in the process of updating their recommendations on breast cancer screening; until those recommendations are released, this bill is premature. Furthermore, the bill prohibits health plans and insurance policies from imposing cost sharing for these services, which exceed the requirements of the federal Affordable Care Act, and will result in increased health care costs. According to the California Health Benefits Review Program, this bill would increase premiums by \$117,550,000, a significant impact that would be felt by many Californians. The State must weigh the potential benefits of all mandates with the comprehensive costs to the entire delivery system."</i></p>	
SB 979	Dodd	Health emergencies	<p>This bill expands provisions of law permitting the Department of Managed Health Care and the Department of Insurance to take actions to protect enrollee access to health care during a state of emergency proclaimed by the Governor by extending this ability to health emergencies declared by the state Public Health Officer, and by extending this authority to when the emergency affects health care providers or the enrollee's health, rather than just when the emergency displaces enrollees.</p>	Chapter 421
SB 987	Portantino	California Cancer Care Equity Act	<p>This bill requires a Medi Cal managed care plan (MCMCP) to make a good faith effort to include in its contracted provider network at least one National Cancer Institute Designated Comprehensive Cancer Center, National Cancer Institute Community Oncology Research Program affiliated cite, or qualifying academic center in each county the MCMCP operates; and requires MCMCPs to notify all enrollees of their right to request a referral to access to care through any of those centers.</p>	Chapter 608
SB 988	Hueso	Compassionate Access to Medical Cannabis Act or Ryan's Law	<p>This bill (1) repeals the requirement that health facilities comply with drug and medication requirements applicable to Schedule II, II, and IV drugs when permitting patient use of medicinal cannabis, and instead requires the patient or primary caregiver to be responsible for acquiring, retrieving, administering, and removing medicinal cannabis; (2) requires medicinal cannabis to be stored in a locked container in the patient's room or with the patient's primary caregiver; and (3) prohibits healthcare professionals and facility staff from administering medicinal cannabis or retrieving it from storage.</p>	Chapter 242
SB 999	Cortese	Health coverage: mental health and substance use disorders	<p>This bill requires the Department of Managed Health Care and the Department of Insurance to adopt rules for utilization review related to reviewer qualifications and disclosures, and telephone and peer access during authorization requests.</p>	Vetoed

			<p><i>VETO message: "This bill would require health plans and health insurers that review coverage requests for mental health and substance use disorder treatment to employ reviewers having the same experience and credentials as the requesting provider in these cases. I share the author's goal of ensuring that patients are able to receive the behavioral health care they need, when they need it. Two years ago, I signed SB 855 (Wiener, Chapter 151, Statutes of 2020), a landmark update to California's mental health parity statutes. SB 855 and forthcoming regulations implementing the law seek to address the issues targeted by this bill by requiring the use of unbiased mental health and substance use disorder clinical standards in coverage reviews and mandating the appropriate training and oversight of staff performing those reviews. Implementation of SB 855 is underway, and the industry is in the process of adapting to California's stringent new requirements. As such, this bill is premature and unnecessary at this time."</i></p>	
SB 1019	Gonzalez	Medi Cal managed care plans: mental health benefits	<p>This bill (1) requires a Medi Cal managed care plan (MCMCP) to conduct annual outreach and education to its enrollees and primary care physicians regarding the mental health benefits covered by the plan; and (2) requires the Department of Health Care Services to assess enrollee experience with mental health benefits covered by MCMCPs, develop survey tools and methodologies relating to the assessment of consumer experience, and publish reports on its website on consumer experience with mental health benefits covered by MCMCPs every three years.</p>	Chapter 879
SB 1029	Hurtado	One Health Program: zoonotic diseases	<p>This bill requires the California Departments of Public Health, Food and Agriculture, and Fish and Wildlife to establish and administer a program related to reducing the spread of disease from animals to humans.</p>	Chapter 990
SB 1035	Eggman	Mental health services: assisted outpatient treatment	<p>This bill permits a court to (1) conduct status hearings with an individual subject to assisted outpatient treatment and the treatment team to receive information regarding progress related to the categories of assisted outpatient treatment listed in the treatment plan; and (2) inquire about an individual's adherence to medication, as specified.</p>	Chapter 828
SB 1142	Caballero, Skinner	Abortion services	<p>This bill requires the California Health and Human Services Agency, or a designated entity, to establish a website where the public can access specified information about abortion services.</p>	Chapter 566
SB 1143	Roth	Acute Care Psychiatric Hospital Loan Fund	<p>This bill establishes the California Acute Care Psychiatric Hospital Loan Fund to provide zero interest loans to qualifying county applicants for the purpose of constructing or renovating acute care psychiatric hospitals or psychiatric health facilities, or renovating or expanding general acute care hospitals in order to add or expand an inpatient psychiatric unit.</p> <p><i>VETO message: "This bill would require the California Health Facilities Financing Authority to develop and administer a program for county and city applicants to qualify for zero interest loans when constructing or renovating acute care psychiatric hospitals or psychiatric health facilities, or when renovating or expanding general acute care hospitals to add or expand an inpatient psychiatric</i></p>	Vetoed

			<p><i>unit. The bill also would require a continuous appropriation of the newly established California Acute Care Psychiatric Hospital Loan Fund. I commend the author on his efforts to address the state's need for increased access to inpatient psychiatric care by facilitating infrastructure growth and providing additional units and bed capacity. However, the bill creates a new loan program without a funding source, creating millions of dollars in General Fund cost pressures that are not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 1165	Bates	Substance abuse and mental health services: advertisement and marketing	<p>This bill clarifies that existing law prohibiting an operator of specified facilities from making false or misleading statements or providing false or misleading information about their services also includes a prohibition in making false or misleading statements or providing false information about medical treatment or services.</p>	Chapter 172
SB 1191	Bates	Medi Cal: pharmacogenomic testing	<p>This bill adds pharmacogenomic testing as a covered benefit under Medi Cal; and requires the Medi Cal program to cover pharmacogenomic testing if a medication is being considered for use, or is already being administered, and is approved for use, in treating a Medi Cal beneficiary's condition and is known to have a gene drug or drug drug gene interaction that has been demonstrated to be clinically actionable, if the medication is ordered by an enrolled Medi Cal clinician or pharmacist.</p> <p><i>VETO message: "This bill would add pharmacogenomic (PGx) testing as a Medi Cal covered benefit. I appreciate the author's interest in facilitating access to PGx testing, which is currently available in Medi Cal with prior approval when medically necessary. I have worked with the Legislature to add covered benefits such as continuous glucose monitoring, community health workers, and doula services to the Medi Cal program through the annual budget process. Although this bill is contingent upon an appropriation, it creates tens of millions of dollars in General Fund cost pressures not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed

SB 1207	Portantino	Health care coverage: maternal and pandemic related mental health conditions	This bill requires health plan and insurer maternal mental health programs to include quality measures to encourage screening, diagnosis, treatment and referral; requires program guidelines and criteria to be provided to providers; and requires the education of enrollees and insureds about the plan's or insurer's program.	Chapter 618
SB 1227	Eggman	Involuntary commitment: intensive treatment	This bill permits a second up to 30 days of intensive treatment period under the Lanterman Petris Short Act for a person who is still in need of intensive services and the certification for an additional up to 30 days has begun, as specified.	Chapter 619
SB 1234	Pan	Family Planning, Access, Care, and Treatment Program	<p>This bill requires reimbursement for services related to the prevention and treatment of sexually transmitted diseases to uninsured, income eligible patients or patients with health care coverage who are income eligible and have confidentiality concerns, including, but not limited to, lesbian, gay, bisexual, transgender patients, and other individuals who are not at risk for experiencing or causing an unintended pregnancy, and who are not in need of contraceptive services.</p> <p><i>VETO message: "SB 1234 would, subject to an appropriation by the Legislature and any potential draw down of federal matching funds, expand eligibility for the Family Planning, Access, Care and Treatment (Family PACT) program's sexually transmitted disease (STD) related services to individuals who are not at risk for pregnancy, and those who are not in need of contraceptive services. The bill would require the Department of Health Care Services to report on utilization, costs and other information to the Legislature on or before January 1, 2026. Lastly, the bill would remove the requirement that a STD home test kit be sent by the enrolled Medi Cal or Family PACT provider to a Medi Cal enrolled laboratory. While I support the author's efforts to reduce STDs and reinfections in California, SB 1234 would expand Family PACT services beyond the federal definition of family planning thereby creating a state only program that creates significant ongoing General Fund cost pressure not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
SB 1238	Eggman	Behavioral health services: existing and projected needs	<p>This bill requires the Department of Health Care Services, beginning 1/1/24, and at least every five years thereafter, to conduct a review of the current and projected behavioral health care infrastructure and service needs in each region of the state, as specified, including barriers to meeting projected future needs and suggestions to alleviate bottlenecks in the continuum.</p> <p><i>VETO message: "This bill would require the Department of Health Care Services (DHCS), in consultation with local governments, to conduct a review of and</i></p>	Vetoed

			<p><i>prepare a report regarding current and projected behavioral health care infrastructure and service needs in each region of the state every five years. The bill also requires local governments to provide behavioral health service access and utilization data for their region. I appreciate the author's intent to identify the existing and projected behavioral health care infrastructure and service needs, which is why DHCS recently updated an assessment of California's behavioral health system in the Assessing the Continuum of Care for Behavioral Health Services in California report, published in January 2022, which presents an analysis of data gathered from surveys and focus groups and includes many of the data sets and service categories specified in SB 1238. Additionally, the Statewide Needs Assessment and Planning Report, which is published biennially, and the Mental Health and Substance Use System Needs Assessment and Service Plan, which was developed for California's section 1115 Bridge to Reform waiver approval, also provide assessments of our needs. This bill lacks detail regarding data collection, reporting timeframes, and funding which would result in significant implementation challenges. Furthermore, this bill would create a large mandate, potentially costing the state tens of millions of dollars that are not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 1245	Kamlager	Los Angeles County Abortion Access Safe Haven Pilot Program	<p>This bill establishes the Los Angeles County Abortion Access Safe Haven Pilot Program for the purpose of expanding and improving access to the full spectrum of sexual and reproductive health care, including abortion, in Los Angeles County.</p>	Chapter 567
SB 1296	Pan	Viral surveillance program	<p>This bill requires the California Department of Public Health to evaluate the effectiveness of the state's viral surveillance capacity; requires the Department to establish the Viral Surveillance Hub, responsible for timely communication with any laboratory that conducts viral surveillance, and that identifies a potential novel virus or variant; and requires laboratories that conduct viral surveillance and identify a potential novel virus or variant to report to the Viral Surveillance Hub.</p> <p><i>VETO message: "This bill would change superior court rules to allow publicly accessible electronic court criminal indexes to be searched with a subject's driver's license number or date of birth. This bill would override a 2021 appellate court decision and current court rules that strike a fair balance between public access to court records, public safety, and an individual's constitutional right to privacy. While this bill may provide for a more convenient process for companies conducting commercial background checks, it would also allow any member of the public to easily access individuals' sensitive personal information online."</i></p>	Vetoed

SB 1419	Becker	Health information	This bill expands the requirement that health care professionals provide the results of clinical laboratory tests to also include imaging scans; requires health plans and health insurers to establish and maintain certain application programming interfaces to facilitate patient and provider access to health information; and expands the prohibition on the ability of a representative of a minor to inspect or obtain copies of the minor's patient records to include clinical notes, and to prohibit access when records relate to medical services for which the minor is authorized to consent under existing law.	Chapter 888
SB 1446	Stern	Behavioral health related treatment, housing that heals, and other services or supports	<p>This bill (1) requires the Department of Health Care Services, as the policy of the state, when revising, adopting, or establishing policies, regulations, or grant program criteria, as specified, to ensure that any individual with a severe behavioral health disorder who lacks supportive housing and behavioral health services and is otherwise not living safely in the community receives a range of services; and (2) specifies that this state policy does not expand any obligation of the state or other entities to provide access to behavioral health related services, other than as specified.</p> <p><i>VETO message: "This bill would require the California Department of Health Care Services (DHCS), when revising its relevant policies, regulations, and grant program criteria, to ensure that an individualized range of services and supports, including 'housing that heals,' is provided to an individual with a severe mental disorder. The bill also prohibits the expansion of any state obligation to provide access to behavioral health related treatment, housing that heals, or other services and supports. I share the author's concern regarding the need for increased behavioral health services and housing supports, especially for individuals who need it the most. This is why my Administration has invested more than \$8 billion to ensure that California's most vulnerable populations have access to timely, necessary, and life saving prevention, early intervention, treatment, recovery, housing, and harm reduction behavioral health services, including \$4.7 billion for the Children and Youth Behavioral Health Initiative, \$2.2 billion for the Behavioral Health Continuum Infrastructure Program, \$1.5 billion for the Behavioral Health Bridge Housing Project, \$100 million for the Medication Assisted Treatment Expansion Project, and \$175 million for grants to Support Wellness and Build Resilience of Children, Youth, and Parents. These activities are in addition to the hundreds of local and statewide programs California has developed through the use of more than \$2 billion in federal grant funds. The bill provides two conflicting directives: expanding access to behavioral health services to 'any individual' in need, regardless of Medi Cal eligibility while not expanding DHCS' current obligations to provide access. Increasing the availability and access to behavioral health services can only be accomplished through thoughtful, substantive and adequately funded policy initiatives."</i></p>	Vetoed
SB 1473	Pan	Health care coverage	This bill requires health plans and insurers to cover therapeutics for COVID 19, as specified, as well as makes other revisions to coverage requirements for COVID 19 testing and vaccination; and makes the annual open enrollment periods for individual health benefit plans offered through and outside of Covered California consistent.	Chapter 545

SB 1475	Glazer	Blood banks: collection	This bill authorizes a registered nurse to be placed in charge when a physician is not present while blood is collected at a blood bank, and authorizes the registered nurse placed in charge to be physically present or available via synchronous telehealth.	Chapter 726
SB 1479	Pan	COVID 19 testing in schools: COVID 19 testing plans	This bill (1) requires the California Department of Public Health (CDPH) to coordinate COVID 19 testing programs in local educational agencies (LEAs) funded by federal resources or organized under the California COVID 19 Testing Task Force; (2) permits CDPH to provide supportive services, as specified, related to LEA testing plans and testing programs for teachers, staff, pupils, and surrounding communities that help LEAs reopen and operate safely for in person learning; and (3) requires schools to create a COVID 19 testing plan consistent with CDPH guidance, as specified.	Chapter 850
SB 1500	Committee on Health	Public health: federal regulation	This bill (1) aligns state law governing biologic drugs with state law governing all other drugs by exempting biologic drugs from state licensing requirements when the biologic drug is part of a new investigational drug trial; and (2) extends the sunset date, by five years, on a provision of law granting home medical device retail facilities an exemption from annual inspection requirements if they are accredited by an approved accrediting organization.	Chapter 955

HOUSING

AB 682	Bloom	Planning and zoning: density bonuses: shared housing buildings	This bill grants a density bonus for shared housing developments, as specified.	Chapter 634
AB 916	Salas, Quirk Silva	Zoning: bedroom addition	This bill makes changes to existing law governing accessory dwelling units to allow for additional residential square footage on existing residential properties.	Chapter 635
AB 1288	Quirk Silva	Income tax credits: low income housing: California Debt Limit Allocation Committee rulemaking	<p>This bill allows the Tax Credit Allocation Committee, in any calendar year in which the California Debt Limit Allocation Committee has declared a competition for the award of tax exempt bond authority for qualified residential rental projects, to reallocate some or all of the \$500 million that is made available from 4% tax credit projects to 9% tax credit projects.</p> <p><i>VETO message: "AB 1288 would authorize the California Tax Credit Allocation Committee (TCAC) to allocate state tax credits to either the nine or four percent federal low income housing tax credits, and would allow investors to begin claiming these credits in the year the development's construction is completed in advance of compliance verification. My administration, in partnership with the State Treasurer's Office, recently adopted new state tax credit regulations in July of this year. These regulations are meant to create administrative efficiencies, reduce costs, and increase housing production within the state tax credit system. Changes to this program and the use of state funding for low income housing tax credits should be considered within the context of state regulatory changes, to ensure we maintain the necessary policy flexibility and predictability needed to improve our state housing finance system."</i></p>	Vetoed
AB 1410	Rodriguez	Common interest developments	This bill makes several changes to the Davis Sterling Act related to common interest developments.	Chapter 858
AB 1445	Levine	Planning and zoning: regional housing need allocation: climate change impacts	This bill allows regional council of governments to consider climate change impacts as a factor to develop methodology of housing need for each city and county within the region.	Chapter 948
AB 1551	Santiago	Planning and zoning: development bonuses: mixed use projects	This bill extends the sunset on the density bonus program for commercial properties to 1/1/28.	Chapter 637
AB 1654	Robert Rivas	Low income housing: insurance tax: income tax: credits: farmworker housing	This bill increases the set aside of the low income housing tax credits, authorized in the state budget each year, for farmworker housing projects and requires the Department of Housing and Community Development to create a comprehensive strategy to address farmworker housing needs in the state.	Chapter 638

AB 1695	Santiago	Affordable housing loan and grant programs: adaptive reuse	This bill requires the Department of Housing and Community Development to allow for adaptive reuse as an eligible activity for any notice of funding availability for an affordable multifamily housing loan.	Chapter 639
AB 1719	Ward	Housing: Community College Faculty and Employee Housing Act of 2022	This bill establishes the Community College Faculty and Employee Housing Act of 2022.	Chapter 640
AB 1738	Boerner Horvath	Building standards: installation of electric vehicle charging stations: existing buildings	This bill requires the California Department of Housing and Community Development and the California Building Standards Commission to research and develop building standards for the installation of electric vehicle charging stations in existing structures during certain retrofits and authorizes them to propose the standards for adoption.	Chapter 687
AB 1743	McKinnor	General plan: annual report: housing	This bill requires local planning agencies to include information in their annual progress report about the number of new housing units that received their certificate of occupancy in the prior year.	Chapter 641
AB 1978	Ward	Department of Housing and Community Development: powers	This bill authorizes various activities by the Department of Housing and Community Development.	Chapter 644
AB 2006	Berman	Regulatory agreements: compliance monitoring	This bill requires the Department of Housing and Community Development, the California Housing Finance Agency, and the California Tax Credit Allocation Committee to enter into a Memorandum of Understanding by 7/1/24 to streamline the compliance monitoring of affordable multifamily rental housing developments that are subject to a regulatory agreement with more than one of these entities.	Chapter 646
AB 2011	Wicks, Bloom, Grayson, Quirk Silva, Villapudua	Affordable Housing and High Road Jobs Act of 2022	This bill authorizes specified housing development projects to be a use by right on specified sites zoned for retail, office, or parking, as specified.	Chapter 647
AB 2075	Ting	Energy: electric vehicle charging standards	This bill requires the California Building Standards Commission to convene a workshop every triennial rulemaking cycle on electric vehicle charging infrastructure standards.	Chapter 346
AB 2094	Robert Rivas, Quirk Silva	General plan: annual report: extremely low income housing	This bill requires cities to include progress towards meeting their share of regional housing needs for extremely low income households in their annual progress report.	Chapter 649
AB 2139	Gallagher	Building standards: local rebuilding plans: state of emergency	This bill allows property owners to use certain template floor plans for rebuilding structures destroyed in a declared emergency without regard to subsequent building standards changes.	Chapter 184

AB 2217	Reyes	CalHome Program: grant allocation	This bill requires the Department of Housing and Community Development to consider setting higher per unit and total projection allocations for the CalHome Program based on local development costs, when appropriate.	Chapter 207
AB 2221	Quirk Silva	Accessory dwelling units	This bill clarifies and expands requirements for approval of accessory dwelling units and junior accessory dwelling units.	Chapter 650
AB 2334	Wicks	Density Bonus Law: affordability: incentives or concessions in very low vehicle travel areas: parking standards: definitions	This bill allows a housing development project to receive added height and unlimited density if the project is located in an urbanized very low vehicle travel area in specified counties, at least 80% of the units are restricted to lower income households, and no more than 20% are for moderate income households.	Chapter 653
AB 2339	Bloom	Housing element: emergency shelters: regional housing need	This bill makes changes to housing element law with regards to where shelters may be zoned, as specified.	Chapter 654
AB 2483	Maienschein	Housing for individuals experiencing homelessness	This bill requires the Department of Housing and Community Development to provide incentives in the Multi family Housing Program to developments that set aside a percentage of units for people experiencing homelessness who are receiving specified Medi Cal services.	Chapter 655
AB 2653	Santiago, Wicks	Planning and Zoning Law: housing elements	This bill authorizes the Department of Housing and Community Development to reject the housing element portion of a planning agency's annual progress report, as specified; and authorizes the Department to report violations of the provisions of this bill to the Attorney General.	Chapter 657
AB 2668	Grayson	Planning and zoning	This bill adds parameters for determining a project's compliance with the streamlined, ministerial process created by SB 35 (Wiener, Chapter 366, Statutes of 2017).	Chapter 658
AB 2817	Reyes, Luz Rivas	House California Challenge Program	<p>This bill establishes the Housing California Challenge Program administered by the California Department of Housing and Community Development to provide direct rental assistance to help persons who are experiencing homelessness obtain housing.</p> <p><i>VETO message: "The bill would create the House California Challenge Program, requiring, upon appropriation, the Department of Housing and Community Development to allocate \$1 billion in funding per year over the next five years to provide competitive grant funds for rental assistance and other related services for Californians experiencing homelessness. I share the author's perspective that the state must continue to prioritize future funding for affordable housing and homelessness but investments of this magnitude must be the cornerstone of the annual budget not through bills outside of that process. After decades of underinvestment in housing for people exiting homelessness in the past several years, recent budgets have invested tens of billions in housing and homelessness strategies. Most notably, this includes appropriations of \$5.7 billion for the Emergency Rental Relief Program, \$4 billion for the Homeless</i></p>	Vetoed

			<i>Housing, and Assistance Program, \$3.8 billion for Homekey, \$2 billion in Low Income Housing Tax Credits, and \$1.75 billion in housing accelerator funding. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
AB 2863	Wilson	Green building standards: bicycle parking	This bill requires the Department of Housing and Community Development and California Building Standards Commission to research and develop building code standards for bicycle parking in multifamily residential buildings, hotels, nonresidential buildings, and motels that they may propose.	Chapter 809
AB 2873	Jones Sawyer	California Tax Credit Allocation Committee: low income housing credit: women, minority, disabled veteran, and LGBT business enterprises	This bill requires housing sponsors that receive an allocation of low income tax credits to report on the use of women, minority, disabled veteran, and LGBT business enterprises.	Chapter 316
SB 649	Cortese	Local governments: affordable housing: local tenant preference	This bill (1) creates a state policy supporting local tenant preferences for lower income households, that are subject to displacement risk; and (2) authorizes local governments and developers in receipt of specified affordable housing funds to restrict occupancy to those at risk of displacement.	Chapter 660
SB 679	Kamlager	Los Angeles County: affordable housing	This bill establishes the Los Angeles County Affordable Housing Solutions Agency, and authorizes the Agency to utilize specified local financing tools to fund renter protections and the preservation and production of housing units affordable to households earning up to 80% of the area median income.	Chapter 661
SB 869	Leyva	Housing: mobilehome parks: recreational vehicle parks: manager training	This bill requires managers and assistant managers of mobilehome and recreational vehicle parks to complete an online training and renew the training every year.	Chapter 662
SB 897	Wieckowski	Accessory dwelling units: junior accessory dwelling units	This bill makes numerous changes to the laws governing accessory dwelling units (ADUs) and junior ADUs, as specified, including, but not limited to, adjusting the minimum ADU height limit that a local agency may impose; prohibiting a local agency from denying a permit for a constructed, unpermitted ADU built before 1/1/18; providing that the construction of an ADU on a property does not trigger a requirement for fire sprinklers in the proposed or existing primary dwelling; and providing that a local agency cannot require, as a condition for ministerial approval of a permit application for the creation of an ADU or a junior ADU, the correction of a violation on the primary dwelling unit, provided that correcting the violation is not necessary to protect health and safety.	Chapter 664

SB 948	Becker	Housing finance programs: development reserves	This bill replaces individual project transition reserves for the development of affordable housing to a pooled reserve model, as specified, operated by the Department of Housing and Community Development.	Chapter 667
SB 971	Newman	Housing: household pets	This bill requires the Department of Housing and Community Development and the Tax Credit Allocation Committee, within the State Treasurer's Office, to authorize a resident to own or otherwise maintain one or more common households pets within the residents dwelling unit, subject to applicable laws, as specified.	Chapter 241
SB 1194	Allen	Public restrooms: building standards	This bill authorizes a local government to require that multiuser public toilet facilities within its jurisdiction be designed, constructed, and identified for use by all genders.	Chapter 839
SB 1252	Committee on Housing	Housing	This bill makes non controversial and non policy changes to sections of law relating to housing.	Chapter 632
SB 1307	Rubio	Department of Housing and Community Development: Mobilehome Parks Act: Special Occupancy Parks Act	This bill requires the Department of Housing and Community Development to post on its website and send an annual notice to local jurisdictions on how a local jurisdiction can assume responsibility for enforcement of Mobilehome Parks and Special Occupancy Parks.	Chapter 669
SB 1482	Allen	Building standards: electric vehicle charging infrastructure	<p>This bill requires access to an electric vehicle charging infrastructure for each dwelling unit with access to a parking space in a multifamily dwelling.</p> <p><i>VETO message: "This bill requires the Department of Housing and Community Development to research, develop, and consider proposing for adoption mandatory building standards for the installation of electric charging infrastructure for parking spaces in new, multifamily dwellings. I agree with the author's intent to increase access to EV charging technology for Californians living in multifamily housing, which is necessary to increase the number of zero emission vehicles on the road. However, I believe this issue is best addressed administratively in order to balance our charging objectives with our efforts to expand affordable housing. The Department of Housing and Community Development is already working with numerous stakeholders and state agencies in a deliberative public process to aggressively expand mandatory EV charging requirements in new housing developments. This approach allows for other important considerations, such as the cost of affordable housing and feasibility of implementation."</i></p>	Vetoed
SCA 2	Allen, Wiener	Public housing projects	This constitutional amendment repeals Article 34 of the California Constitution, which requires majority approval by the voters of a city or county for the development, construction, or acquisition of a publicly funded affordable housing project.	Resolution Chapter 182

HUMAN SERVICES

AB 499	Blanca Rubio	Referral source for residential care facilities for the elderly: duties	<p>This bill (1) recasts provisions of existing law that apply to a placement agency for residential care facilities for the elderly to instead apply to a newly defined “referral source”; (2) requires referral sources to provide the senior or their representative with specified disclosures, perform background checks, and carry liability insurance; and (3) provides for criminal and civil penalties.</p> <p><i>VETO message: “This bill would recast existing law governing entities providing referrals to Residential Care Facilities for the Elderly (RCFEs) and impose certain requirements, including that the referral entity provide specified disclosures to a consumer or their representative, conduct background checks on referral sources, and carry liability insurance. It is important that individuals have access to objective, independent, comprehensive, and free information about RCFEs. The Budget Act of 2022 appropriated \$1 million to the California Department of Aging to facilitate the display of this information on CallLongTermCareCompare.org. While I appreciate the author’s attempts to enact consumer protections for older adults and their loved ones looking for a RCFE, I am concerned this bill may serve to reduce consumer options in instances where referral entities are only providing referrals to those RCFEs with whom they are contracted to receive compensation. While there is no cost to the consumer, there are equity concerns that the financial arrangements favor those facilities that can best afford remuneration fees, unfairly limiting consumer information, access, and choice. This bill seeks to advance some important provisions and further conversation is needed to ensure consumers and their loved ones are provided with sufficient protections. I am directing the California Elder and Disability Justice Coordinating Council within the California Health and Human Services Agency to work with the author on a revised concept that includes stronger and more equitable consumer protections.”</i></p>	Vetoed
AB 1720	Holden	Care facilities: criminal background checks	<p>This bill (1) authorizes the California Department of Social Services to process a simplified criminal record exemption for an individual seeking a license to operate, be employed by, or otherwise have contact with clients in a community care facility or be registered as a home care aide, if that individual meets specified criteria; (2) removes the requirement that an individual sign a declaration under penalty of perjury regarding any prior criminal convictions; and (3) prohibits the Department from requiring an individual to disclose their criminal history information prior to the receipt of live scan results.</p>	Chapter 581
AB 1735	Bryan	Foster care: rights	<p>This bill requires, for foster children and youth, the child’s case plan, transitional independent living plan, and court report be provided to the child in their primary language; adds the right to have these documents in their primary language to the Foster Youth Bill of Rights; and requires the Foster Youth Bill of Rights be provided to the child in the primary language, as provided.</p>	Chapter 405

AB 1794	Gipson	Postadoption contact agreements: reinstatement of parental rights	<p>This bill helps siblings maintain contact with each other when they are in the child welfare system and provides further avenues for some parents to have their parental rights reinstated after they have been terminated.</p> <p><i>VETO message: "This bill would provide several paths whereby a foster child or adopted Nonminor dependent may petition for the reinstatement of their biological parent's rights. This bill would additionally require counties to pursue a postadoption sibling contact agreement and facilitate a child and family team meeting in all adoption cases to determine whether the child would benefit from sibling contact. While I understand the author's intent, there are existing legal pathways for foster children and legal adults to petition for reinstatement of their parents' rights, and additional work is needed to determine if those pathways are insufficient. Additionally, implementation of this bill would likely result in ongoing costs of tens of millions of dollars not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 1855	Nazarian	Long Term Care Ombudsman Program: facility access	<p>This bill prohibits a skilled nursing facility or residential care facility from denying entry to a representative of the State Long Term Care Ombudsman acting in their official capacity, except under specified circumstances.</p>	Chapter 583
AB 1914	Davies	Resource family approval: training	<p>This bill exempts resource family parents who meet certain requirements, such as having active and unrestricted licensure as a health care professional, as provided, from resource family approval first aid training requirements; and exempts resource family parents who have a certificate of completion for Basic Life Support for health care professionals, or Pediatric Advanced Life Support, or a higher standard of training that certifies CPR, from resource family approval CPR training requirements, as provided.</p>	Chapter 765
AB 1957	Wilson	Disparities within the developmental services system	<p>This bill updates information that the Department of Developmental Services and regional centers are required to compile and report annually regarding the purchase of services for individuals with developmental disabilities; and adds reporting requirements include additional information on translations of Individual Program Plans and numbers, percentages, and total and per capita expenditure and authorization amounts for formerly suspended services, including social recreation services.</p>	Chapter 314

AB 1965	Wicks	California Antihunger Response Act of 2022	<p>This bill requires the California Department of Social Services to establish the California Antihunger Response Act of 2022 to provide state funded food assistance benefits to persons no longer eligible for CalFresh due to the federal able bodied adult without dependents time limits or ineligibility for other exemptions, as specified.</p> <p><i>VETO message: "This bill would require the California Department of Social Services to create and implement a new program under which able bodied adults without dependents (ABAWD) may receive state funded nutrition assistance benefits if they are determined ineligible for federal nutrition assistance due to not meeting the federal ABAWD work rule. I share the Author's interest in developing a solution to best serve the ABAWD population if and when they become ineligible for federal nutrition assistance. The Department has engaged and will continue to engage with counties and relevant stakeholders to safeguard access to federal nutrition assistance through existing federal percentage exemptions if and when the ABAWD work rule should go into effect again in California. The creation of a new system and process to address this issue is unnecessary at this time. Furthermore, this bill would require over \$100 million annually to implement which is not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2119	Flora	Veterans: Medical Foster Home Program	<p>This bill creates a new community care licensing category, overseen by the California Department of Social Services (CDSS), known as Medical Foster Homes (MFHs) for veterans. Under this new licensing category, MFHs approved by the United States Department of Veterans Affairs (VA), in which up to three veterans receive home based healthcare from the VA and 24/7 support from a caregiver in a private home, would be authorized to operate in California subject to licensure, inspection, training, and other oversight activities by CDSS.</p>	Chapter 381
AB 2131	Mullin	Child daycare facilities	<p>This bill removes the authorization for the California Department of Social Services (CDSS) to adopt emergency regulations in order to implement the creation of a single child care center license serving infant, toddler, preschool, and school age children, and instead authorizes CDSS to, in consultation with the California Department of Education, implement the creation of the single child care center license through all county letters or similar written instructions until regulations are adopted.</p>	Chapter 910

AB 2189	Friedman	Foster youth	<p>This bill (1) requires verification that certain documents, information, and services have been provided to foster youth as they near aging out of foster care; (2) requires a court, if the youth agrees, to maintain jurisdiction over the youth, even after their 21st birthday, if they have not been provided with the required services, information, and documents prior to turning 21, as specified; (3) requires assistance securing housing among the services that must be provided prior to the court ending jurisdiction over a non minor dependent, and requires that certain foster care benefits be paid directly to the youth, regardless of whether they are living in an approved placement; and (4) requires the California Department of Social Services to develop and implement automated payments for these purposes, as specified.</p> <p><i>VETO message: "This bill would establish parameters by which a foster youth could remain in the foster care system beyond the age of 21. It is important that foster youth receive the services to which they are entitled to help them successfully transition to independence. I applaud the author's intent in seeking to ensure those services are appropriately provided prior to the foster youth aging out of the program. However, extending foster care beyond the age of 21 raises policy and implementation considerations. Additionally, millions of dollars will be needed to successfully implement this policy, but were not included in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2230	Gipson	CalWORKs: temporary shelter and permanent housing benefits	<p>This bill requires families receiving temporary shelter assistance through the CalWORKs Homeless Assistance program to receive 16 days of temporary shelter assistance in the form of a one time payment, instead of receiving 16 days of temporary shelter assistance in the form of an initial payment of three days that can be extended in one week increments.</p> <p><i>VETO message: "This bill requires families receiving temporary shelter assistance through the CalWORKs Homeless Assistance (HA) program to receive 16 days of temporary shelter assistance in the form of a one time payment, instead of receiving 16 days of temporary shelter assistance in the form of an initial payment of three days that can be extended in one week increments. It is important to streamline administrative processes for programs and I appreciate the author's efforts to reduce barriers to CalWORKs homeless assistance. However, this bill would create approximately 10 million dollars in General Fund cost pressures not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year,</i></p>	Vetoed

			<i>it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
AB 2277	Reyes	CalWORKs: victims of abuse	This bill requires, instead of permits, a county to waive a CalWORKs program requirement for a recipient who has been identified as a past or present survivor of domestic violence, when good cause exists.	Chapter 693
AB 2300	Kalra	CalWORKs and CalFresh: work requirements	This bill (1) adds paid family leave (PFL) benefits to those benefits included as disability based unearned income for the CalWORKs program, and exempts a recipient receiving PFL from CalWORKs aid time limits; (2) prohibits sanctions from being applied for failure or refusal to comply with CalWORKs work requirements if the anticipated work hours are unpredictable or certain labor law protections are violated; (3) requires that good cause exists for a CalFresh recipient who has voluntarily quit a job or reduced work hours based on specified circumstances; and (4) permits a person to requalify for CalWORKs benefits by attending school on a full time basis, as provided.	Chapter 588
AB 2306	Cooley	Foster care: Independent Living Program	<p>This bill expands and modernizes the Independent Living Program to include current and former foster youth up to 22 years of age, and, subject to an appropriation and federal approval, up to age 23, and expands the services for which counties can provide stipends to assist youth with specified independent living needs to include former foster youth up to 25 years of age, as specified.</p> <p><i>VETO message: "This bill would expand eligibility for the Independent Living Program (ILP) to current and former foster youth up to 22 years of age with intention to expand it further. I commend the author's commitment to ensuring foster youth are successful in their transition to adulthood and the supports and services foster youth receive from ILP teach them vital skills critical to achieving greater self sufficiency prior to, and after leaving, the foster care system. While an expanded ILP would benefit more transition aged youth, millions of dollars would be needed to implement the proposed expansion, and funds were not provided in the budget for this purpose. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed

AB 2466	Cervantes	Foster children	This bill prohibits a placing agency, when placing a foster child, from declining to place a child with a resource family because of a resource family's parent's actual or perceived sexual orientation, gender identity, or gender expression; and removes the term "hard to place children" from certain statutes.	Chapter 967
AB 2480	Arambula	Rehabilitation services: persons with vision loss	This bill expands independent living services provided by the Department of Rehabilitation that are currently available to adults over age 55 to all adults who are blind or have low vision (B/VI); and allows the Department to provide independent living services through grants to private organizations with demonstrated expertise in serving B/VI adults, including current grantees under the Older Individuals who are Blind program, as provided.	Chapter 532
AB 2517	Mia Bonta	California Coordinated Neighborhood and Community Services Grant Program	<p>This bill, the It Takes a Village Act, (1) creates the California Coordinated Neighborhood and Community Services Grant Program; and (2) requires, subject to an appropriation, the California Department of Social Services or another department to fund competitive grants to nonprofit organizations, tribes or tribal organizations, or institutions of higher education, which, together with local educational and social service agencies, would plan and implement a comprehensive, integrated continuum of cradle to career solutions at the neighborhood level.</p> <p><i>VETO message: "The bill would, subject to an appropriation, establish a new grant program under which grants would be awarded on a competitive basis to Promise Neighborhoods (PNs) served by the federal program or other eligible entities to either implement a comprehensive, integrated continuum of cradle to career solutions at the neighborhood level or support the civic infrastructure and the backbones of cradle to career networks that support their network partners to accomplish systems change. The author's goal of ensuring coordinated investments in services and supports to achieve better outcomes for children and families throughout their lives is laudable, and I note that the 2022 Budget Act includes \$12 million one time General Fund to support specified PNs in California. However, there would be substantial costs to administer AB 2517 in addition to tens of millions of dollars in grant funding that would be necessary, neither of which are accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2595	Jones Sawyer	Juveniles: dependency: jurisdiction of the juvenile court	This bill requires the California Department of Social Services to update all regulations, all county letters, and other instructions relating to the investigation of alleged child abuse or neglect, to ensure the investigating social worker treats a parent's or guardian's use or possession of cannabis in the same manner they	Chapter 260

			would treat a parent's or guardian's use or possession of alcohol and legally prescribed medication.	
AB 2663	Ramos	Youth Acceptance Project	<p>This bill requires, on or before 7/1/23, the California Department of Social Services to establish a voluntary, five year pilot program, the Youth Acceptance Project, in up to five counties to increase permanency outcomes for lesbian, gay, bisexual, transgender, queer, or plus and gender expansive youth and their families, as provided.</p> <p><i>VETO message: "This bill would require the California Department of Social Services (CDSS), on or before July 1, 2023, to establish a five year pilot program, known as the Youth Acceptance Project (YAP), for the purpose of increasing permanency outcomes for lesbian, gay, bisexual, transgender, queer, plus (LGBTQ+) and gender expansive youth in up to five Counties. I support the author's efforts to prevent youth homelessness by increasing acceptance of LGBTQ+ children among parents/caregivers, foster parents, adoptive parents, extended family members, social workers and others involved in a child's care. However, this bill would require millions of dollars to successfully implement the proposed pilot program and these ongoing resources are not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2665	Carrillo	Child welfare system: racial disparities	<p>This bill requires the California Department of Social Services, upon appropriation by the Legislature for this purpose, to establish a voluntary five county pilot program to implement a blind removal strategy to address racial disparities in the child welfare system, as provided.</p> <p><i>VETO message: "This bill would require the California Department of Social Services, on or before July 1, 2023, and upon appropriation by the Legislature, to establish a three year pilot program for the purpose of addressing racial disparities in the child welfare system in up to five voluntary counties. I support the author's efforts to address issues of racial disparity in the child welfare system. The proposed pilot project has the potential to inform policymakers as to how California can address disparities in child welfare removal decisions. However, further consideration needs to be given to how this proposal would affect compliance with the Indian Child Welfare Act. Furthermore, this bill creates millions of dollars in General Fund cost pressures. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted</i></p>	Vetoed

			<i>for in the state budget. Bills that create a significant General Fund cost pressure, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
AB 2827	Quirk Silva	Child daycare facilities	This bill requires the California Department of Social Services, on or before 1/1/24, to revise its regulations to permit children with exceptional needs who are enrolled in separate programs or classrooms from nondisabled children to use outdoor play spaces simultaneously with nondisabled children without first seeking a waiver, as specified, and requires the Department to provide any health and safety requirements that must be met to do so, as specified.	Chapter 916
AB 2832	Robert Rivas, McCarty, Wicks	Whole Child Community Equity	This bill establishes the End Racial and Economic Inequities in Childcare in California Initiative and further requires the California Department of Social Services (CDSS), in consultation with the California Department of Education, to develop the Whole Child Equity Framework (the Framework) and Whole Child Community Equity Screening Tool (the Equity Tool), and to finalize and present the Framework, Equity Tool and their recommended uses to the Legislature by 1/1/25; and requires CDSS to convene a stakeholder workgroup to provide recommendations for the development of the Framework and the Equity Tool, as provided.	Chapter 699
SB 384	Cortese	Juveniles: relative placement: family finding	This bill (1) requires each county welfare and probation department (county) to notify the California Department of Social Services whether it has adopted one of the suggested practices for family finding, as described, and how the practice has been implemented; (2) requires a county who has not adopted one of the suggested practices to provide a copy of its existing family finding policies and practices to the Department; and (3) includes "family finding" activities within the due diligence required of a social worker and probation officer when investigating the names and locations of relatives.	Chapter 811
SB 528	Jones	Juveniles: medication documentation	This bill clarifies that upon approval by the juvenile court judicial officer of a request for authorization for the administration of psychotropic medication, the copy of the order provided to the foster youth's care giver is required to include the last two pages of form JV 220(A) or the last two pages of form JV 220(B) and all medication information sheets that were attached to either of those forms, as referenced in Rule 5.640 of the California Rules of Court; and clarifies that if the child changes placement, their social worker or probation officer is required to provide the new caregiver with these same documents, as provided.	Chapter 812
SB 641	Skinner	CalFresh for College Students Act	This bill requires the California Department of Social Services to convene a workgroup to identify the necessary changes to improve access to CalFresh for college students.	Chapter 874
SB 707	Cortese	Continuing care contracts	This bill (1) revises the ability of the California Department of Social Services to require a Continuing Care Retirement Community provider to submit a financial plan in response to the Department's identification of a circumstance in need of remediation, and to require the plan be shared with a facility's resident council or association and prospective residents in certain circumstances; and (2) renames	Chapter 538

			the Continuing Care Provider Fee Fund as the Continuing Care Retirement Community Oversight Fund and modifies the requirements of the fund.	
SB 768	Glazer	CalWORKs: postsecondary education	This bill expands provisions of an existing CalWORKs program to allow students attending a private, nonprofit postsecondary educational institution to receive a standard payment for college related expenses, changes the hourly participation rate to be based on instructional hours or academic units, and provides that a summer session shall be deemed to be an academic quarter for these purposes.	Chapter 447
SB 842	Dodd	Health care: assistive technology: reuse and redistribution	<p>This bill (1) requires the Department of Rehabilitation, upon appropriation by the Legislature, to establish a device reutilization pilot program in Contra Costa, Napa, Solano, and Yolo Counties to facilitate the reuse and redistribution of assistive technology, including durable medical equipment; and (2) requires the Department to contract with one or more nonprofit agencies to oversee the program and report to the Legislature on the success of the pilot program.</p> <p><i>VETO message: "This bill would require the Department of Rehabilitation to contract with one or more nonprofit entities to establish a three year device reutilization pilot program in the Counties of Contra Costa, Napa, Solano, and Yolo to facilitate the reuse and redistribution of assistive technology, including durable medical equipment. The bill would also require the contracting nonprofit agency to use a computerized system to track the available inventory of equipment and supplies and organize pickup and delivery of those items. I agree with the author's goal of increasing access to assistive technology for people with disabilities and older adults, while also reducing waste in landfills. Although the bill is subject to appropriation, the proposed pilot is duplicative of existing assistive technology reuse programs and would cost an estimated \$5.1 million General Fund over a three year period that was not included in the state budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
SB 861	Limon	Dementia Care Navigator Grant Pilot Program	<p>This bill (1) establishes, upon appropriation by the Legislature, the Dementia Care Navigator Grant Pilot Program under the California Department of Aging (CDA) for the purpose of incentivizing local organizations to provide dementia care navigation training services; (2) requires CDA to develop the pilot program in partnership with organizations with expertise using community health workers, promotores, and health navigators, and to award grants on a competitive basis, with priority given to organizations serving underserved communities; and (3) requires CDA to report to the Legislature on services provided through the pilot program by 12/1/27.</p> <p><i>VETO message: "This bill would establish the Dementia Care Navigator Grant Pilot Program within the California Department of Aging to incentivize</i></p>	Vetoed

			<p><i>organizations that provide services to local communities to provide dementia care navigation training services. The need for quality, culturally competent care is a priority of my administration. As an example of this commitment, the 2022 Budget Act included \$281.4 million over three years to recruit, train, and certify community health workers who can provide dementia care navigation, among other services. This bill creates more than \$6 million in General Fund cost pressures that were not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process. While I am unable to sign this bill, I am directing the Department of Health Care Access and Information to work with stakeholders including those that work on dementia care as they begin to develop and implement the Community Health Worker program established by SB 184 (Committee on Budget and Fiscal Review, Chapter 47, Statutes of 2022), and funded by the Budget Act of 2022.”</i></p>	
SB 870	Portantino, Wilk	Developmental services	<p>This bill redefines “developmental disability” by increasing the maximum age of onset for a developmental disability from 18 to 22 years of age, for purposes of determining eligibility for services under the Department of Developmental Services.</p> <p><i>VETO message: “This bill would, effective January 1, 2023, expand eligibility for services under the Department of Developmental Services by increasing the maximum age of onset for a developmental disability from prior to 18 years of age to prior to 22 years of age. While I support the concept of extending the comprehensive services and supports available through the Lanterman Developmental Disabilities Services Act to individuals whose disabilities originated before age 22, such an expansion of eligibility would require regional center and provider staff to be trained, and additional community resources would need to be developed, to serve the expanded consumer population. The planning and preparation for this expansion cannot be completed by January 1, 2023. Furthermore, the proposed expansion would require tens of millions of General Fund dollars to implement and funds were not included in the budget for this purpose. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process. For these reasons, I cannot sign this bill.”</i></p>	Vetoed

SB 907	Pan	Electronic benefits transfer systems: farmers' markets	This bill establishes a noncompetitive grant program called the Local, Equitable Access to Food Program, to scale and improve electronic benefits transfer processes at existing certified farmers' markets and tribal farmers' markets, establish electronic benefits transfer access at new certified markets in under served low income communities, and develop education and outreach efforts to local communities.	Chapter 605
SB 914	Rubio	HELP Act	This bill enacts the HELP (Homeless Equity for Left Behind Populations) Act, which requires cities, counties, and continuums of care receiving state funding, on or after 1/1/24, to take specific actions to address the needs of domestic violence survivors and unaccompanied women, as specified; and, requires the Interagency Council on Homelessness, by 1/1/25, to establish initial goals to prevent and end homelessness among domestic violence survivors, their children and unaccompanied women, as provided, and to evaluate the goals at least every two years to determine whether updates are needed.	Chapter 665
SB 950	Archuleta	CalFresh: income eligibility: basic allowance for housing	This bill requires the California Department of Social Services to submit a waiver request to the United States Department of Agriculture to exclude the Basic Allowance for Housing for uniformed service members from countable income for purposes of CalFresh eligibility, as provided.	Chapter 877
SB 973	Hertzberg	State Supplementary Program: administration	This bill requires the California Department of Social Services to report to the Legislature on recommendations for the administration of the State Supplementary Program for the Aged, Blind and Disabled program.	Chapter 259
SB 1054	Ochoa Bogh	Public social services: records: confidentiality: multidisciplinary personnel teams	This bill (1) specifies that confidentiality provisions relating to applications and records concerning any form of public social services includes protective services provided through public social services agencies; (2) authorizes employees of a county's adult protective services agency or a county's child welfare agency to disclose information with each other for the purpose of multidisciplinary teamwork in the prevention, intervention, management, or treatment of child abuse or neglect or the abuse or neglect of an elder or dependent adult; and (3) makes technical and conforming changes.	Chapter 506
SB 1066	Hurtado	California Farmworkers Drought Resilience Pilot Project	<p>This bill establishes the California Farmworkers Drought Resilience Pilot Project to provide supplemental pay in the forms of cash assistance for eligible households to help meet their basic needs.</p> <p><i>VETO message: "This bill would, subject to an appropriation by the Legislature, require the California Department of Social Services to establish and administer the California Farmworkers Drought Resilience Pilot Project for the purpose of providing guaranteed income to Farmworkers. I applaud the author's consideration of how to best ensure farmworkers have access to resources sufficient to provide for basic needs. In the 2021 22 State Budget, California invested \$35 million for the California Department of Social Services to create and administer a guaranteed income pilot program over five years. However, this proposal would require millions of dollars more to implement and funds were not included in the budget for this purpose. With our state facing lower than expected</i></p>	Vetoed

			<i>revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
SB 1071	Umberg	Public social services: administrative hearings: juvenile records access	This bill (1) permits attorneys participating in administrative hearings to review and receive copies of juvenile case files, while also requiring the confidential information accessed to remain confidential and to be sealed at the conclusion of the hearing; (2) requires copies of the portions of the juvenile case file that the agency used in making its decision to take certain actions, as specified, that are being appealed, to be attached to any position statement prepared for an administrative hearing, as specified; and (3) provides for certain records and information to be available for inspection by the applicant or recipient of public social services no later than five working days prior to the hearing.	Chapter 613
SB 1083	Skinner	CalWORKs: pregnancy and homeless assistance	This bill (1) makes various changes to the CalWORKs program; (2) requires a county human services agency to refer a pregnant CalWORKs participant to perinatal home visiting services; and (3) makes changes specific to the CalWORKs homeless assistance program, including, expanding the criteria to determine whether a family is considered homeless to include if the family has received any notice that could lead to an eviction; requiring a county to provide a housing navigation caseworker who can assist with securing permanent housing if that county chooses to require the family to participate in a homelessness avoidance case plan; and clarifying how a pregnant applicant may verify their pregnancy.	Chapter 715
SB 1090	Hurtado	Family Urgent Response System	This bill expands the definition of "current or former foster youth" for purposes of accessing the Family Urgent Response System to include youth who have exited foster care for any reason, including, but not limited to, emancipation, a child or youth who is the subject of a voluntary placement agreement, a child or youth who is placed in foster care and is the subject of a petition filed pursuant to reports of abuse and neglect, and a child or youth placed in California pursuant to the Interstate Compact on the Placement of Children.	Chapter 833
SB 1093	Hurtado	Community care facilities: criminal background checks	This bill removes the requirement that a request to transfer a current criminal record clearance from one licensed community care facility to another be made in writing to the Department of Social Services (CDSS); and instead requires the applicant or licensee to submit a request for such a transfer via a form provided by CDSS or submission via CDSS's secure online portal.	Chapter 614
SB 1140	Umberg	Public social services: electronic benefits transfer cards	This bill codifies the California Court of Appeals decision in <i>Ortega v. Johnson</i> (2020), allowing for timely reimbursement of a CalFresh recipient's benefits when they are stolen electronically.	Vetoed

			<p><i>VETO message: "The bill would require the Department of Social Services to establish a process for recipients to report electronic theft of electronic benefits and requires the replacement of such benefits after the recipient reports their electronic benefits transfer card or personal identification number lost or stolen. This bill also authorizes the automatic replacement of benefits without the need for recipient reporting and verification. The electronic theft of benefits affects families and individuals who need help the most, which is why the Department of Social Services has an existing process to replace CalFresh benefits when stolen from an electronic benefit card. I applaud the author for his efforts to expand this process to include the replacement of all benefits on an EBT card in a worthy effort to minimize the harm to recipients. However, this proposal would require millions of dollars in General Fund expenditures that were not accounted for in the budget. Protecting recipients and ensuring timely replacement of lost or stolen benefits is a priority for my Administration. The California Health and Human Services Agency and the Department of Social Services are working in partnership with counties and the advocate community on several initiatives to improve existing processes, including simplifying the process for reporting and requesting replacement benefits and removing overly burdensome requirements. We welcome the Legislature's continued partnership in efforts to reduce EBT theft and fraud. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 1342	Bates	Ageing multidisciplinary personnel teams	<p>This bill (1) allows a county or area agency on aging to establish an aging multidisciplinary team (MDT) with the goal of facilitating the expedited identification, assessment, and linkage of older adults to services; (2) allows provider agencies and members of the MDT to share confidential information for the purposes of coordinating services; and (3) requires a county or area agency on aging that establishes an aging MDT to adhere to a number of protocols surrounding the privacy, security, and confidentiality of the information and records shared.</p>	Chapter 621
SB 1421	Jones	California Interagency Council on Homelessness	<p>This bill adds a current or formerly homeless individual with a developmental disability to the California Interagency Council on Homelessness' advisory committee.</p>	Chapter 671
SJR 8	Caballero	Social Security Disability Insurance: disabled adult child benefit	<p>This resolution makes a variety of findings and declarations around recipients of the Social Security Disability Insurance Program Child's Insurance Benefit program; calls out the inequity that results from the childhood disability benefit for adult disabled children, also known as the disabled adult child benefit, terminating upon the recipient's marriage; and urges Congress to amend existing</p>	Resolution Chapter 155

			law so that recipients of disabled adult child benefits can marry and continue to receive their benefits.	
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INSURANCE

AB 1681	Daly	Insurance: fraud prevention and detection	This bill expands the authority of the Insurance Commissioner to convene meetings with insurance companies or representatives of self insured employers to discuss specific information concerning acts of suspected, anticipated or completed acts of insurance fraud, as specified; and authorizes county district attorneys to convene meetings if the Insurance Commissioner, a designated deputy commissioner, or an employee from the Department of Insurance's fraud or legal division is present.	Chapter 861
AB 1989	Quirk	Commercial property insurance: vehicle barrier discount	This bill adds vehicle barriers installed to protect commercial outdoor dining areas from motor vehicle crashes to the types of barriers insurers may consider in offering discounts on commercial property insurance.	Chapter 180
AB 2043	Jones Sawyer	Bail bonds	This bill prohibits a person from performing the activities of a bail fugitive recovery agent without a license, and requires an applicant for a bail fugitive recovery agent's license to file a surety bond, a policy of liability insurance, and a notice of appointment with the Insurance Commissioner.	Chapter 768
AB 2154	Cooley	California Insurance Guarantee Association	This bill simplifies the California Insurance Guarantee Association's (CIGA) bonding authority and deletes a sunset on that authority; provides a statutory mechanism for use by CIGA to impose a surcharge on new licensees and existing licensees that begin writing a new line of business; and clarifies CIGA's obligation to cover cyber security insurance policy claims in the event of the insolvency of a company writing this type of insurance.	Chapter 408
AB 2450	Valladares	Insurance: reporting	<p>This bill requires the Insurance Commissioner to convene a working group, on or before 7/1/23, to study the feasibility, potential implications, and advisability of allowing insurers to offer homeowners and commercial insurance policies that include a separate deductible for covered losses resulting from wildfires (wildfire deductible) and post the report of findings to the Department of Insurance website by 7/1/24.</p> <p><i>VETO message: "This bill requires the Insurance Commissioner to convene a working group to study the feasibility, potential implications, and advisability of allowing admitted insurers to offer homeowners' and commercial property insurance policies that include a deductible for covered losses resulting from wildfires. While I support the author's intent to reduce insurance costs for Californians living in high wildfire risk areas, I do not believe a statutory mandate requiring the Insurance Commissioner to evaluate proposed solutions is necessary."</i></p>	Vetoed
AB 2604	Calderon	Long term care insurance	This bill requires long term care insurance providers certified by the California Partnership for Long Term Care Program to provide lower cost inflation adjustment options.	Chapter 534

SB 1040	Rubio	Insurance: restitution	This bill (1) authorizes the Department of Insurance to issue restitution on behalf of insurance consumers, as an ancillary order to an administrative action for Insurance Code or standards of conduct violations where the Insurance Commissioner issues a cease and desist order, financial penalty, or other sanction; and (2) authorizes the Commissioner, if facts and equity permit, to order rescission, or cancellation, of the insurance contract.	Chapter 540
SB 1107	Dodd	Vehicles: insurance	This bill (1) increases, effective 1/1/25, the requirements of the Financial Responsibility Law (FRL), which requires most drivers purchase auto insurance with certain minimum limits of coverage, to \$30,000 for liability resulting in bodily injury or death of one person, \$60,000 for liability resulting in bodily injury or death to more than one person, and \$15,000 for liability resulting from property damage (known as \$30,000/\$60,000/\$15,000), up from the current requirements of \$15,000, \$30,000, and \$5,000 respectively; (2) adjusts further, on 1/1/35, the FRL requirements upward by \$20,000, \$40,000, and \$10,000, respectively, so that on 1/1/35, the minimum limits will become \$50,000 for bodily injury or death to one person, \$100,000 for bodily injury or death to more than one person, and \$25,000 for liability resulting from property damage; (3) requires the Insurance Commissioner to solicit rate applications in advance of each change to the FRL that would go into effect with the change in the FRL; (4) adjusts the bonding and deposit requirements for drivers that do not purchase auto insurance to match the FRL requirements as they change; and (5) becomes operative only if SB 1155 (Caballero, Chapter 719, Statutes of 2022) is also enacted.	Chapter 717
SB 1242	Committee on Insurance	Insurance	This bill is the Senate Insurance Committee's biannual omnibus bill, which includes several changes that are non controversial, technical, or otherwise classified as code cleanup.	Chapter 424

JUDICIARY

AB 35	Reyes, Umberg	Civil damages: medical malpractice	This bill increases the caps on noneconomic damages that can be awarded to plaintiffs and the contingency fees that can be earned by attorneys in medical malpractice actions which were codified nearly 50 years ago and have not been updated in the decades since; and makes specified statements after an adverse patient safety event or unexpected health care outcome, confidential and inadmissible.	Chapter 17
AB 252	Mia Bonta	Floating home marinas: rent caps	This bill restricts the annual amount by which a marina could increase the rent for a floating home berth to 3% plus inflation up to a maximum of 5%.	Chapter 633
AB 371	Jones Sawyer	Shared mobility devices: insurance and tracking	This bill amends the insurance requirements applicable to shared mobility service providers and requires providers to affix signs identifying shared mobility devices, as specified, and requires the California Department of Insurance to conduct a relevant study and report back to the Legislature.	Chapter 740
AB 421	Ward	Change of gender and sex identifier	This bill updates procedures for changing gender and sex identifiers on official documents, addressing internal inconsistencies from previous legislation.	Chapter 40
AB 587	Gabriel	Social media companies: terms of service	This bill requires social media companies, as defined, to post their terms of service and to submit reports to the Attorney General on their terms of service and content moderation policies and outcomes.	Chapter 269
AB 676	Holden	Franchises	This bill makes a series of revisions to the laws governing the business relationship between franchisors and franchisees, which (1) prohibit franchisors from demanding that franchisees waive contractual rights in exchange for assistance during states of emergency; (2) underscore that franchisors may not discriminate when considering applications from franchisees; (3) provide for additional transparency about the approval process when franchises change hands; (4) clarify the accounting and payment processes when a franchise relationship ends; and (5) prevent franchisors from attempting to evade accountability for representations made to prospective franchisees.	Chapter 728
AB 1208	Ting	Unclaimed property: secure payment of claims	This bill authorizes the State Controller to implement additional measures designed to streamline secure payment of claims to claimants under the Unclaimed Property Law by authorizing the Controller to minimize the number of documents a claimant is required to submit for property under \$5,000, allow electronic submission of documentation through the Controller's website on claims deemed appropriate by the Controller, and authorize the direct deposit of an approved claim by electronic fund transfer.	Chapter 270
AB 1262	Cunningham	Information privacy: other connected device with a voice recognition feature	This bill implements consumer protections in connection with the use of voice recognition features on smart speaker devices and associated transcripts or recordings.	Vetoed

			<i>VETO message: "This bill would establish limitations on the use of recordings or transcriptions containing personal information collected by the voice recognition feature of a smart speaker device. I share the author's concern for and commitment to consumer privacy. While I support the stated purpose of this bill, it contains broad language that risks unintended consequences. The "opt in" provisions of the bill could create confusion for consumers who would be required to take an extra step in order to use their own devices and services as intended. I am also concerned that this language, as drafted, could inhibit development of improved voice recognition technologies and assistive devices. It is important to advance balanced policies that protect consumers and their privacy without inadvertently impeding our ability to innovate and improve their products."</i>	
AB 1287	Bauer Kahan, Cristina Garcia	Price discrimination: gender	This bill prohibits businesses within California from charging different prices for any two consumer products that are substantially similar, as defined, if the price differential is based on the gender of the individuals for whom the goods are marketed or intended.	Chapter 555
AB 1576	Committee on Judiciary	Superior court: lactation rooms	This bill requires superior courts to allow attorneys and other officers of the court to utilize the courthouse employees' legally compliant lactation facilities or another legally compliant lactation facility within the courthouse.	Chapter 200
AB 1594	Ting, Gipson, Ward	Firearms: civil suits	This bill establishes the "firearm industry standard of conduct," which places a series of requirements on industry members and prohibits specified practices.	Chapter 98
AB 1628	Ramos	Social media platforms: electronic content management: controlled substances	This bill requires social media platforms to create and post a policy that includes policies regarding distribution of controlled substances and its prevention, reporting mechanisms, and resources.	Chapter 432
AB 1661	Davies	Human trafficking: notice	This bill includes hair, nail, electrolysis, and skin care businesses, and other related businesses or establishments subject to regulation pursuant to the Barbering and Cosmetology Act among the establishments required to post a notice regarding slavery and human trafficking.	Chapter 106
AB 1663	Maienschein	Protective proceedings	This bill implements several reforms of the conservatorship system for adults unable to care for their own affairs and codifies requirements for supported decisionmaking as a less restrictive alternative to a conservatorship.	Chapter 894
AB 1666	Bauer Kahan	Abortion: civil actions	This bill (1) declares that a law of another state that authorizes a person to bring a civil action against a person or entity that receives or seeks, performs or induces, or aids or abets the performance of an abortion, or who attempts or intends to engage in those actions, is contrary to the public policy of this state; (2) prohibits the state from applying that law to a case or controversy heard in state court and the enforcement or satisfaction of a civil judgment received under	Chapter 42

			that law; and (3) provides that its provisions are severable, and declares that it is to take effect immediately as an urgency statute.	
AB 1686	Bryan	Child welfare agencies: enforcement	This bill establishes a presumption that, when a child is in foster care, requiring the parent or guardian to pay child support for the child is likely to impose a barrier to the family's efforts to reunify.	Chapter 755
AB 1711	Seyarto	Privacy: breach	<p>This bill requires agencies to report data breaches on their website when a person or business operating a system on behalf of an agency is required to disclose a breach of that system.</p> <p><i>VETO message: "This bill requires a public agency to post a notice on its website when a person or business operating a system on behalf of that agency is required to issue a security breach notification for that system. Current law requires both private businesses and public agencies to immediately notify individuals impacted by a data breach of the systems they operate, allowing appropriate action to mitigate or prevent financial losses due to fraudulent activity. The stated intent of this bill is to provide additional transparency with respect to data breach notifications provided in the event a contractor operating a system on behalf of an agency is breached. Requiring public agencies to display every instance of a security breach on its website will highlight vulnerable information technology systems shortly after a breach occurs. This could substantially increase the risk of additional attacks on these systems. The author's objective could be more effectively achieved through other means, such as specifying breach notifications to individuals must come from the agency, or requiring notices from a contractor to conspicuously include the agency on behalf of which they are operating."</i></p>	Vetoed
AB 1716	Maienschein	Estate disposition	This bill revises rules for liability of persons who receive property, both real and personal, through the disposition of a small estate outside formal probate administration, as provided; and revises when a spouse may be liable for the debts of the deceased spouse, by clarifying that a surviving spouse's liability is limited to the property received through the disposition of estates outside formal probate administration.	Chapter 29
AB 1726	Aguiar Curry	Address confidentiality program	This bill provides additional protections and eases requirements applicable to participants in the Secretary of State's Safe at Home address confidentiality program.	Chapter 686
AB 1730	Davies	Penal damages: veterans	This bill authorizes a trier of fact in a civil action brought to redress unfair or deceptive acts or practices or unfair competition brought by, on behalf of, or for the benefit of a veteran to consider specified factors in determining the amount of a discretionary fine, penalty, or remedy to be imposed; and authorizes the trier of fact, when the trier of fact makes an affirmative finding in regards to those specified factors, to impose a fine, civil penalty or other penalty, or other remedy in an amount up to three times greater than authorized by statute or up to three	Chapter 78

			times greater than the amount the trier of fact would impose in the absence of that affirmative finding.	
AB 1745	Nguyen	Trusts: notifications	This bill limits when a beneficiary can bring an action to contest a trust to 120 days from the date the notification from the trustee is served upon the beneficiary that a revocable trust, or any portion thereof, has become irrevocable because of the death of one or more settlors or by the express terms of the trust, as specified, or 60 days from the date on which a copy of the terms of the trust is delivered to that person, as provided, during that 120 day period, whichever is later.	Chapter 30
AB 1788	Cunningham, Valladares	Sex trafficking: hotels: actual knowledge or reckless disregard: civil penalty	This bill establishes a cause of action against hotels for failing to report known sexual trafficking within the hotel, as specified, or where an employee benefits from sexual trafficking activity within the hotel, as specified.	Chapter 760
AB 1802	Maienschein	Limited liability companies	This bill clarifies that a dissolved limited liability company's (LLC) assets omitted from the LLC's winding up must be used to discharge the LLC's unsatisfied liabilities before being distributed to members.	Chapter 31
AB 1837	Mia Bonta	Residential real property: foreclosure	This bill makes anti fraud modifications and other operational improvements to the SB 1079 (Skinner, Chapter 727, Statutes of 2020) process, an existing legal mechanism giving tenants, prospective owner occupants, non profit affordable housing providers, and public entities a window of opportunity to buy a home in foreclosure by matching or beating the winning foreclosure auction bid.	Chapter 642
AB 1866	Chen	Irrevocable trusts: limitations	This bill provides that a settlor is not considered to be a beneficiary of an irrevocable trust created by the settlor solely by reason of a discretionary authority vested in the trustee to pay directly or reimburse the settlor for any federal or state income tax on trust income or principal that is payable by the settlor, and that a transferee or creditor of the settlor shall not be entitled to reach any amount solely by a reason of that discretionary authority vested in the trustee.	Chapter 32
AB 1871	Calderon	Vehicle history reports	This bill requires every vehicle history report to clearly disclose the report provider's contact information for consumers to inquire about and request an investigation into vehicle history reports and any potential discrepancies.	Chapter 863
AB 1904	Grayson	Consumers Legal Remedies Act: covered person	This bill requires financial service and product providers to clearly disclose in solicitations that the material is an advertisement and to include their name and contact information.	Chapter 324
AB 1926	Choi	Voluntary declaration of parentage	This bill permits a person authorized to execute a voluntary declaration of parentage via electronic signature, and establishes related procedures and requirements relating to the electronic voluntary declaration of parentage form, to take effect on 1/1/24.	Vetoed

			<i>VETO message: "This bill would require the Department of Child Support Services (Department) to make the voluntary declaration of parentage (VDOP) form available in an electronic format and would allow the form to be signed via electronic signature. While I agree that an electronic VDOP option could be beneficial for the California Child Support Program, this bill unnecessarily accelerates adoption of an electronic VDOP without contemplating the legal and technological complexities of electronic VDOPs. The process of establishing parentage impacts multiple entities outside of the California Child Support Program. Furthermore, legislation is not necessary to adopt this process. Creating an electronic VDOP process administratively would provide for more implementation flexibility for the Department."</i>	
AB 1949	Low	Employees: bereavement leave	This bill provides specified California workers with up to five days of job protected leave from work to grieve and to attend to logistical matters in the event of the death of a close family member, as defined.	Chapter 767
AB 1981	Lee	Jury duty	This bill (1) increases the amount of travel reimbursement that jurors can receive statewide; (2) provides for free or reimbursed public transit to and from the courthouse for jurors statewide; and (3) directs the Judicial Council to conduct a study in six counties on whether increasing juror compensation and travel reimbursement increases juror diversity and participation.	Chapter 326
AB 1991	Gabriel	Motels and hotels: publicly funded shelter programs	This bill provides that hotels, motels, and homeless shelter programs can evict a guest who is a participant in a shelter program without the need to go through the unlawful detainer process in the courts even if the guest has stayed longer than 30 days, provided that the shelter program operates with specified characteristics.	Chapter 645
AB 2031	Lee	Mobilehome Residency Law: management meetings with homeowners	This bill modifies the rules surrounding participants, format, and topics of discussion when mobilehome park residents demand to meet with park management.	Chapter 648
AB 2089	Bauer Kahan	Privacy: mental health digital services: mental health application information	This bill includes mental health application information in the definition of "medical information" and the businesses that offer mental health digital services to consumers in the definition of a provider of health care for purposes of the Confidentiality of Medical Information Act.	Chapter 690
AB 2091	Mia Bonta	Disclosure of information: reproductive health and foreign penal civil actions	This bill (1) prohibits the validation of foreign subpoenas pertaining to a foreign penal civil action, as defined; (2) prohibits the sharing of specified information in response to subpoenas related to out of state anti abortion statutes or foreign penal civil actions; (3) authorizes the Insurance Commissioner to issue civil penalties against health insurers who violate the confidentiality of an insured's medical information; and (4) prohibits prison staff from disclosing identifying medical information related to an incarcerated person's right to seek and obtain	Chapter 628

			an abortion if the information is being requested is based on out of state anti abortion statutes or foreign penal civil actions.	
AB 2159	Bryan	Reunification services	This bill prohibits a dependency court from denying family reunification services to a parent or guardian who is in custody before conviction and requires the court, in determining the appropriate reunification services for the parent or guardian in custody, to consider the particular barriers to an incarcerated, institutionalized, detained, or deported parent's or guardian's access to those court mandated services and ability to maintain contact with the child and document that information in the child's care plan.	Chapter 691
AB 2170	Grayson	Residential real property: foreclosure sales	This bill establishes a state level "First Look" program, in which individuals, nonprofits, and public entities would have a 30 day window to make offers on post foreclosure properties that are put up for sale by large lending institutions.	Chapter 865
AB 2179	Grayson, Wicks	COVID 19 relief: tenancy	This bill extends, through 6/30/22, two key components of California's answer to the economic hardship that the COVID 19 pandemic brought upon residential landlords and tenants: (1) protections against eviction for nonpayment of rent, but only in cases where an application for emergency rental assistance to cover the unpaid rent was pending as of 3/31/22; and (2) preemption of additional local protections against eviction for nonpayment of rent that were not in place on 8/19/20.	Chapter 13
AB 2193	Gabriel	Civil representation: immigration status	This bill prohibits programs providing legal services through grants from the Sargent Shriver Civil Counsel Act (Shriver Act) from discriminating on the basis of citizenship or immigration status; and requires applicants for Shriver Act grants to explain how they will meet this requirement and directs the Judicial Council to (1) encourage current grantees to explore additional options for providing services where the lead legal aid agency of the program cannot serve everyone due to other funding restrictions; and (2) give additional consideration to future Shriver Act applications that would newly provide legal services without regard to citizenship or immigration status.	Chapter 486
AB 2223	Wicks	Reproductive health	This bill (1) prohibits a person from being subject to civil or criminal liability, or otherwise deprived of their rights, based on their actions or omissions with respect to their pregnancy or actual, potential, or alleged pregnancy outcome or based solely on their actions to aid or assist a pregnant person who is exercising their reproductive rights; (2) authorizes a party aggrieved by a violation of the Reproductive Privacy Act to bring a civil action against an offending state actor, as provided; (3) authorizes a person so aggrieved to bring a civil action pursuant to the Tom Bane Civil Rights Act; and (4) deletes the requirement that a coroner hold inquests for deaths related to or following known or suspected self induced or criminal abortion and the requirement that an unattended fetal death be handled as a death without medical attendance.	Chapter 629

AB 2245	Ramos	Partition of real property	This bill modifies the default legal procedures for the partition of real property co owned by multiple people as tenants in common regardless of how the property was acquired.	Chapter 82
AB 2268	Gray	Charles James Ogletree, Jr. Courthouse	This bill names the Merced County main courthouse of the Superior Court of California as the Charles James Ogletree, Jr. Courthouse, and contains an urgency clause.	Chapter 410
AB 2273	Wicks, Cunningham, Petrie Norris	The California Age Appropriate Design Code Act	This bill establishes the California Age Appropriate Design Code Act, placing a series of obligations and restrictions on businesses that provide online services, products, or features likely to be accessed by children.	Chapter 320
AB 2275	Wood, Stone	Mental health: involuntary commitment	This bill makes various clarifications and changes to the processes for involuntary detentions under the Lanterman Petris Short Act, including specifying timeframes for when involuntary holds begin and for conducting certification review hearings and judicial reviews.	Chapter 960
AB 2280	Reyes	Unclaimed property: interest assessments and disclosure of records	This bill establishes the California Voluntary Compliance Program to facilitate the voluntary compliance of holders of property for the purpose of resolving unclaimed property that is due and owing to the state under the Unclaimed Property Law (UPL), as provided; prohibits the disclosure of certain records and information by the State Controller's Office; and enacts changes to the UPL related to third parties that file UPL claims on behalf of owners.	Chapter 282
AB 2288	Choi	Advance health care directives: mental health treatment	This bill clarifies that advance health care directives include mental health and treatment, modifies the statutory advanced health care directive form accordingly, and makes more prominent the requirement that the advanced health care directive be either notarized or witnessed by two qualified individuals.	Chapter 21
AB 2296	Jones Sawyer	Task Force to Study and Develop Reparation Proposals for African Americans	This bill extends the sunset on the Task Force to Study and Develop Reparation Proposals for African Americans, with Special Considerations for African Americans who are Descendants of Persons Enslaved in the United States (Task Force) to give the Task Force an additional year to complete its work; clarifies that reports published by the Task Force are within the public domain; and modifies provisions relating to the removal of appointees, the election of officer, and the creation of advisory bodies and subcommittees. <i>VETO message: "This bill would extend the sunset on the Task Force to Study and Develop Reparation proposals for African Americans, with Special Consideration for African Americans who are Descendants of Persons Enslaved in California, clarify that reports published by the task force are within the public domain, and modify provisions relating to the removal of appointees. At the request of the author of the original legislation that created this task force, I am vetoing this bill."</i>	Vetoed
AB 2309	Friedman	Guardianships	This bill simplifies the procedures for a juvenile court to appoint a guardian for a child under its jurisdiction when the parent has informed the court that they are not interested in reunification services and the relevant parties agree to the	Chapter 780

			appointment; and requires the California Department of Social Services to submit a report to the Legislature relating to child welfare voluntary placement agreements and care plans, as specified.	
AB 2311	Maienschein	Motor vehicle conditional sale contracts: guaranteed asset protection waivers	This bill establishes baseline protections in connection with guaranteed asset protection waivers.	Chapter 283
AB 2317	Ramos	Children's psychiatric residential treatment facilities	This bill requires the Department of Health Care Services to license and establish regulations for psychiatric residential treatment facilities that provide inpatient psychiatric services to individuals under 21 years of age in a nonhospital setting, as specified.	Chapter 589
AB 2338	Gipson	Health care decisions: decisionmakers and surrogates	This bill clarifies the order of priority of who may make a medical decision for a person who lacks capacity when the person has multiple pre incapacity instructions (e.g., an advance health care directive and a power of attorney); and sets forth a list of persons who may be contacted for the purpose of making medical decisions for a person who lacks capacity when the person has not set forth instructions or preferences beforehand, provided that the person selected demonstrated special care and concern for the patient and is familiar with the patient's values, to the extent known.	Chapter 782
AB 2369	Salas	Domestic Violence Prevention Act: attorney's fees and costs	This bill modifies the fee shifting statute under the Domestic Violence Prevention Act to require a court to award attorney fees and costs to a prevailing protected party and permit a court to award attorney fees and costs to a prevailing party who was sought to be restrained if the court finds the petition was brought in bad faith.	Chapter 591
AB 2391	Cunningham	Civil actions: vexatious litigants	This bill allows a person protected by a domestic violence protective order to seek an order declaring the restrained person a vexatious litigant and imposing financial security requirements on that person when the restrained person has filed at least one meritless action against the protected person that harassed or intimidated the protected person.	Chapter 84
AB 2392	Irwin	Information privacy: connected devices: labeling	This bill provides that manufacturers of connected devices satisfy existing security requirements regarding connected devices by meeting certain baseline labeling standards established by the National Institute of Standards and Technology.	Chapter 785
AB 2424	Blanca Rubio	Credit services organizations	This bill further regulates credit services organizations by amending the Act that currently regulates them, the Credit Services Act.	Chapter 965
AB 2431	Committee on Banking and Finance	Business entities: statement of information: requirements	This bill modifies the requirement for a limited liability company to include in its statement of information a statement indicating whether a member or manager has an outstanding final judgment related to a wage order or Labor Code violations.	Chapter 331

AB 2448	Ting	Civil rights: businesses: discrimination and harassment of customers: pilot program	This bill directs the California Civil Rights Department (formerly known as the Department of Fair Employment and Housing) to establish a pilot program that recognizes businesses for creating safe and welcoming environments free from discrimination and harassment of customers.	Chapter 315
AB 2495	Patterson	The parent and child relationship	This bill, the Academy of California Adoption Lawyers' annual adoption bill, makes multiple changes to adoption and family law in California, including: (1) changing the rules for determining whether an embryo donor is an intended parent; (2) specifying what a court must consider when determining whether to terminate the parental rights of an unfit parent; (3) expanding the use of post adoption contact agreements; and (4) expanding venue options for step parent adoptions and readoptions of children adopted in other countries.	Chapter 159
AB 2503	Cristina Garcia	Landlords and tenants: California Law Revision Commission: study	This bill directs the California Law Revision Commission to study how and whether to establish consistent terminology in statutes governing the rental of residential real property without disturbing existing caselaw and contracts.	Chapter 462
AB 2520	Gabriel	Department of Justice: Office of Access to Justice	<p>This bill establishes an Office of Access to Justice within the California Department of Justice and tasks it with studying, fomenting, and facilitating the provision of civil legal aid services in the state.</p> <p><i>VETO message: "This bill establishes the Office of Access to Justice within the Department of Justice, and specifies its duties and responsibilities, including providing analysis to both the Attorney General and the Legislature on emerging issues relating to access to justice throughout California. Providing all Californians with meaningful access to justice programs is important and a robust discussion about what can be done to improve access, including a discussion about the creation of a new office, should occur in the context of the budget deliberations. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2559	Ward	Reusable tenant screening reports	This bill introduces the concept of reusable tenant screening reports into law, specifies what content must be included, and sets forth the conditions under which landlords may voluntarily elect to accept them in lieu of individual applications.	Chapter 288
AB 2571	Bauer Kahan, Gipson	Firearms: advertising to minors	This bill prohibits firearm industry members from advertising or marketing, as defined, firearm related products to minors; and restricts the use of minors' personal information in connection with marketing or advertising firearm related products to those minors.	Chapter 77
AB 2662	Kalra	Department of Fair Employment and Housing	This bill codifies judicial precedent holding that the Department of Fair Employment and Housing represents the public interest and effectuates the	Chapter 35

			declared public policy of the state to protect and safeguard the rights and opportunities of all persons from unlawful discrimination.	
AB 2677	Gabriel	Information Practices Act of 1977	<p>This bill amends the Information Practices Act by updating definitions, bolstering existing protections, applying data minimization principles, limiting disclosure, and increasing accountability.</p> <p><i>VETO message: "This bill makes several changes to the Information Practices Act of 1977, including expanding the definition of personal information, limiting certain disclosures, and applying data minimization principles. I commend the author for his commitment to data privacy and am supportive of expanding security protocols to further protect personal information collected by state agencies and businesses. However, I am concerned this bill is overly prescriptive and could conflict with the State's goal to provide person centered, data driven, and integrated services. Additionally, this bill would cost tens of millions of dollars to implement across multiple state agencies that were not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2711	Calderon	Juvenile records access	This bill clarifies that the California Department of Social Services can view a juvenile court record without a court order when representing a child in an action to vacate an order of adoption.	Chapter 870
AB 2766	Maienschein	Unfair Competition Law: enforcement powers: investigatory subpoena	This bill grants certain city attorneys and county counsel the power to conduct investigations, including the ability to issue pre litigation subpoenas, when they reasonably believe there has been a violation of California's Unfair Competition Law.	Chapter 698
AB 2777	Wicks	Sexual assault: statute of limitations	This bill revives otherwise time barred claims for damages arising from sexual assault, as specified.	Chapter 442
AB 2791	Bloom	Sheriffs: service of process and notices	This bill requires a marshal or sheriff to accept an electronically signed notice or other process issued by a superior court in a civil action, including service of orders and other court documents for the purpose of notice, for persons with a fee waiver on 1/1/24, and for all persons beginning 1/1/26.	Chapter 417
AB 2845	Patterson	Parent and child relationship	<p>This bill expands the use of post adoption contact agreements to maintain ties between an adopted child and their birth family and specifies what a court must consider before ruling on a petition to terminate parental rights.</p> <p><i>VETO message: "This bill would, among other items, expand the information a court must consider when deciding whether to terminate parental rights and</i></p>	Vetoed

			<i>would expand the use of postadoption contact agreements. I support the author's efforts to address gaps in the Family Code regarding post adoption contact and inequities regarding child welfare proceedings. But implementation of this bill would require tens of millions of dollars of ongoing funding not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
AB 2866	Cunningham	Dependent children	This bill modifies the standard of proof for establishing at a review hearing that a parent or guardian whose child has been removed from their physical custody was offered reasonable reunification services, by raising the standard to the clear and convincing evidence standard, in order to make the standard of proof consistent with the clear and convincing evidence standard already in place for permanent placement hearings.	Chapter 165
AB 2872	Akilah Weber	Domestic violence: victims: address confidentiality	This bill makes a series of modifications to the Secretary of State's Safe at Home address confidentiality program, including changes to applications, notice requirements, and bases for termination.	Chapter 975
AB 2879	Low	Online content: cyberbullying	This bill requires a social media platform, as defined, to disclose its cyberbullying reporting procedures in its terms of service and to have a mechanism for reporting cyberbullying that is available to individuals whether or not they have an account on the platform.	Chapter 700
AB 2899	Ting	California Hazardous Substances Act: misbranded and banned hazardous substances: hearing procedure	This bill requires a copy of a petition and notice of a hearing under the California Hazardous Substances Act related to the detained or quarantined hazardous substances or misbranded hazardous substances to be posted for 21 days before the hearing instead of 14 days and requires the notice to be posted on the State Department of Public Health's website and the website of the superior court in which the hearing will be held. <i>VETO message: "Per the request of the author, I am returning Assembly Bill 2899 without my signature."</i>	Vetoed
AB 2912	Berman	Consumer warranties	This bill prohibits a manufacturer, distributor, or retail seller from making an express warranty with respect to a consumer good that commences earlier than the date of delivery of the good.	Chapter 464
AB 2917	Mike Fong	Disability access: internet websites, parking lots, and exterior paths of travel	This bill (1) requires plaintiffs' attorneys to report specified information to the California Commission on Disability Access (CCDA) when sending demand letters or filing lawsuits alleging that a website is not adequately accessible to people with disabilities; (2) directs the CCDA to develop and compile education materials regarding website accessibility; and (3) requires the CCDA to develop	Chapter 897

			toolkits or educational modules that focus on construction related accessibility violations in parking lots and exterior paths of travel, including a checklist for businesses to recognize the most common construction related accessibility violations in those areas, by 1/1/24.	
AB 2958	Committee on Judiciary	State Bar of California	This bill (1) authorizes the State Bar of California to collect annual license fees of \$390 for active licensees for 2022; (2) makes various changes to enhance the State Bar's main priority of public protection, including requiring the State Bar to comply with existing notice requirements related to a data breach of confidential information; and (3) requires the State Auditor to evaluate each program or division of the State Bar receiving support from the annual State Bar licensing fees and other fees required of active and inactive licensees.	Chapter 419
AB 2959	Committee on Judiciary	Childhood sexual assault: claims	This bill provides that claims for childhood sexual assault are not required to be presented to any governmental entity prior to the commencement of an action.	Chapter 444
AB 2960	Committee on Judiciary	Judiciary omnibus	This bill makes various noncontroversial changes to existing law, including clarifying existing law, updating obsolete references, and removing a sunset on providing electronic notices of lien sales by self storage facilities.	Chapter 420
AB 2961	Committee on Judiciary	Civil procedure: electronic filing and service	This bill revises and recasts the statute governing electronic filing and service in civil cases to eliminate redundancies and inconsistent provisions and clarify existing requirements.	Chapter 215
ACR 95	Cunningham, Wicks	California Law Revision Commission: studies: antitrust	This resolution directs the California Law Revision Commission to study whether revisions to the law should be made to address antitrust and market competition concerns.	Resolution Chapter 147
AJR 27	Nazarian	Armenian, Assyrian, and Greek Genocide	This resolution commemorates the Armenian Genocide and calls upon the United States President and Congress to formally and consistently recognize the genocide.	Resolution Chapter 146
SB 53	Leyva	Unsolicited images	This bill provides a cause of action against a person that knowingly sends obscene material, as defined, that the person knows, or reasonably should know, is unsolicited; and provides for civil penalties for violations of this bill.	Chapter 504
SB 107	Wiener	Gender affirming health care	This bill enacts various safeguards against the enforcement of other states' laws that purport to penalize individuals from obtaining gender affirming care that is legal in California.	Chapter 810
SB 233	Umberg	Civil actions: appearance by telephone	This bill repeals provisions specifically related to telephonic appearances in civil proceedings, on the ground that they were made redundant by more recently adopted statutes that more broadly authorize remote appearances.	Chapter 979
SB 301	Skinner	Marketplaces: online marketplaces	This bill requires, starting 7/1/23, online marketplaces to require specified high volume third party sellers on the platform to provide certain tax and payment information to the platform and certain contact information to consumers so as to make it more difficult for third party sellers to sell stolen goods; and authorizes	Chapter 857

			the Attorney General to seek civil penalties from an online marketplace or a third party seller in violation of the bill's requirements.	
SB 346	Wieckowski	In vehicle cameras	<p>This bill places restrictions on what can be done with video recordings from in vehicle cameras and where such recordings can be retained; and prohibits compelling an entity to build specific features for the purpose of allowing the monitoring of communications.</p> <p><i>VETO message: "This bill would place restrictions on what can be done with images and video recordings from in vehicle cameras, and where such recordings can be retained. I share the author's concern for consumer privacy and commitment to this issue, and I am supportive of placing strong limitations against selling, sharing, or using for advertising any images or video recordings collected from in vehicle cameras. However, the bill contains broad language that could unintentionally prohibit a vehicle manufacturer from updating or improving critical technology. In vehicle cameras have the potential to detect impaired or distracted driving and, if used appropriately, could reduce the number of motor vehicle accidents and casualties. It is important to advance balanced policies that protect consumers and their privacy without inadvertently impeding our ability to innovate and improve new technologies especially when a technology has the potential to save lives."</i></p>	Vetoed
SB 633	Limon	Consumer credit contracts: translations	This bill requires that a notice informing all signatories to a contract, including cosigners, of their obligation to guarantee certain consumer debt—currently required to be presented to prospective cosigners in English and Spanish—also be presented in Chinese, Tagalog, Vietnamese, and Korean, and requires the Department of Financial Protection and Innovation to make freely available notices translated into those languages. In a collection action against a cosigner, the lender's failure to provide the translated notice may be raised as an affirmative defense.	Chapter 149
SB 688	Wieckowski	Civil actions: judgments by confession	This bill makes confessions of judgment obtained or entered into on or after 1/1/23, unenforceable.	Chapter 851
SB 774	Hertzberg	Pets and veterinary services: emotional support dogs	This bill exempts individuals who are verified to be homeless from a requirement under existing law that individuals have a 30 day existing relationship with a health care practitioner before being able to obtain a certification for an emotional support dog.	Chapter 550
SB 879	Wiener	Toxicological testing on dogs and cats	This bill prohibits certain facilities from conducting toxicological experiments on dogs and cats for specified purposes; and subjects those in violation to civil penalties to be assessed in actions brought by the Attorney General or other, local prosecutors, as specified.	Chapter 551
SB 928	Wieckowski	Public administrators: compensation	This bill increases the minimum compensation payable to a public administrator from \$1,000 to \$3,000.	Chapter 151

SB 935	Min, Rubio	Domestic violence: protective orders	This bill clarifies that certain protective orders issued under the Domestic Violence Protection Act may be renewed more than once.	Chapter 88
SB 940	Laird	Mobilehome parks: local ordinances	This bill preempts the imposition of local mobilehome rent control ordinances on mobilehome space rent for the first 15 years after a mobilehome space or park is initially held out for rent, as defined.	Chapter 666
SB 956	Wieckowski	Enforcement of money judgments: exemptions	This bill simplifies and clarifies implementation of a recent law that exempts contributions made to ScholarShare college savings accounts, up to specified limitations, from being taken away by judgment or bankruptcy creditors.	Chapter 25
SB 975	Min	Debt: coerced debts	This bill creates a non judicial process for addressing a debt incurred in the name of a debtor through duress, intimidation, threat, force, or fraud of the debtor's resources or personal information for personal gain; and also creates a cause of action through which a debtor can enjoin a creditor from holding the debtor personally liable for such "coerced debts" and a cause of action against the perpetrator in favor of the claimant.	Chapter 989
SB 1005	Wieckowski	Conservatorship: sale of personal residence	This bill revises the provisions authorizing the sale of a conservatee's real property to specifically include the power to consent and agree to partition the personal residence or other real or personal property of the estate, and the power to bring an action for partition of the personal residence or other real or personal property of the estate; and subjects the partition of the conservatee's present or former personal residence to the same conditions as would be applicable to the sale of the residence under existing law.	Chapter 91
SB 1017	Eggman	Leases: termination of tenancy: abuse or violence	This bill strengthens rental housing related protections for survivors of domestic violence, abuse, and other serious crimes.	Chapter 558
SB 1018	Pan	Platform Accountability and Transparency Act	<p>This bill requires a social media platform, as defined, to disclose to the public on or before 10/1/24, and annually thereafter, statistics regarding the extent to which, during the third and fourth quarters of the preceding calendar year and the first and second quarters of the current calendar year, items of content that the platform determined violated its policies were recommended or otherwise amplified by platform algorithms before and after those items were identified as in violation of the platform's policies, disaggregated by category of policy violated.</p> <p><i>VETO message: "The bill would require social media platforms to publicly disclose statistics regarding items of content in violation of the platform's policies that were recommended or amplified by platform algorithms before and after those items were identified as out of compliance with platform policies. I commend the author for his effort to provide the public with a greater understanding about how social media platforms enforce their content moderation policies. However, this bill is duplicative of legislation I signed earlier this year, AB 587 [Gabriel, Chapter 269, Statutes of 2022], which requires social media companies to submit to the Attorney General extensive terms of service reports detailing, among other things, how and when the platform enforces</i></p>	Vetoed

			<i>certain content moderation policies. The information this bill seeks to provide is largely incorporated into the public terms of service reports required by AB 587.”</i>	
SB 1024	Jones	Replacement of an incapacitated or deceased professional fiduciary	This bill establishes an expedited court process that allows for the appointment of a professional fiduciary practice administrator to take over the responsibilities of an incapacitated or deceased professional fiduciary on a temporary basis.	Chapter 612
SB 1037	Umberg	Civil discovery: oral depositions: conduct of deposition	This bill requires all participants physically present at a deposition to comply with local health and safety ordinances, rules, and orders.	Chapter 92
SB 1055	Kamlager	Child support enforcement: license suspensions	This bill prohibits the Department of Child Support Services, effective 1/1/25, from seeking the denial, withholding, or suspension of a driver’s license from low income child support obligors; and provides that beginning 1/1/27, the restriction will apply only to noncommercial driver’s licenses.	Chapter 830
SB 1056	Umberg	Violent posts	This bill requires a social media platform, as defined, with one million or more monthly users to clearly and conspicuously state whether it has a mechanism for reporting violent posts, as defined; and allows a person who is the target, or who believes they are the target, of a violent post to seek an injunction to have the violent post removed.	Chapter 881
SB 1084	Hurtado	Agricultural land: foreign ownership and interests: foreign governments	<p>This bill (1) prohibits foreign governments and their state controlled enterprises, as defined, from newly acquiring an interest in agricultural land in California after 1/1/23; and (2) requires the California Department of Food and Agriculture to compile an annual report on the extent of, and any recent changes in, foreign ownership over agricultural land, water rights, water desalination facilities, energy production, energy storage, and energy distribution in California, including any possible impacts on Californians’ food security.</p> <p><i>VETO message: “This bill prohibits foreign governments from purchasing, acquiring, leasing, or holding an interest in California agricultural land, and requires the California Department of Food and Agriculture (CDFA) to compile an annual report on foreign ownership of agricultural land, water rights, desalination facilities, energy production, energy storage, and energy distribution in the state. Federal law requires foreign governments to report interests in agricultural land to the United States Department of Agriculture (USDA), and USDA compiles this information annually into a public report. The additional data reporting required by this bill is beyond CDFA’s purview and would create new and arduous responsibilities for the department.”</i></p>	Vetoed
SB 1085	Kamlager	Juveniles: dependency: jurisdiction of the juvenile court	This bill prohibits a child from being found to be suffering, or at substantial risk of suffering, serious physical harm or illness for purposes of placing the child under the jurisdiction of the juvenile court on due solely to the family’s homelessness, indigence, or other conditions of financial difficulty, as specified; and clarifies that it is the intent of the Legislature that families should not be subjected to juvenile court jurisdiction or separated from their families due to conditions of financial difficulty alone.	Chapter 832

SB 1096	Limon	Online tool: traffic violator school	This bill provides that a defendant's request for an ability to pay determination shall not impact eligibility to attend traffic violators school.	Chapter 191
SB 1099	Wieckowski	Bankruptcy: debtors	This bill makes a series of modifications to the income, assets, and belongings that a debtor may shield from distribution to creditors in the bankruptcy process or from judgment collection.	Chapter 716
SB 1131	Newman	Address confidentiality: public entity employees and contractors	This bill (1) establishes an address confidentiality (or "Safe at Home") program for public entity employees and contractors, as provided; (2) prohibits the names of precinct board members from being listed when posting information, as specified, and requires county elections officials to make certain information appearing on the affidavit of registration confidential upon request of a qualified worker; and (3) includes harassment as a basis for application in the existing Safe at Home program for reproductive health care service providers and allows additional documentation to be submitted in the application.	Chapter 554
SB 1155	Caballero	Liability claims: time limited demands	This bill establishes a statutory framework for settling civil claims using a "time limited demand," as defined; and provides that it only becomes operative if SB 1107 (Dodd, Chapter 717, Statutes of 2022) is enacted and takes effect by 1/1/23.	Chapter 719
SB 1172	Pan	Student Test Taker Privacy Protection Act	This bill restricts the personal information that a business providing educational proctoring services can collect, use, retain, and disclose; and provides consumers an enforcement mechanism for any violations thereof.	Chapter 720
SB 1179	Glazer	Electronic transactions: insurance	This bill allows applications for Medicare supplement policies that are regulated by the California Department of Insurance to be signed electronically.	Chapter 39
SB 1182	Eggman	Family law	This bill (1) requires a family court to provide referrals to resources for self identified veterans appearing before the court, including how to contact the local Department of Veterans Affairs (CalVet); (2) requires, when a self identified veteran files their status on the Judicial Councils military service form, that the Judicial Council transmit a copy of the form to the CalVet, and for CalVet to contact the veteran within a reasonable time; and (3) requires, when a family court that finds the effects of a parent's, legal guardian's, or relative's mental illness are a factor in determining the best interest of the child for purposes of custody or visitation, to put its reasons for the finding on the record and provide the affected parent, legal guardian, or relative with a list of local resources for mental health treatment; and provides that this bill's requirements take effect on 1/1/24.	Chapter 385
SB 1184	Cortese	Confidentiality of Medical Information Act: school linked services coordinators	This bill authorizes a provider of health care or a health care service plan to disclose medical information to a school linked services coordinator pursuant to a written authorization; and adds chaptering out language with AB 2526 (Cooper, Chapter 968, Statutes of 2022).	Chapter 993

SB 1200	Skinner	Enforcement of judgments: renewal and interest	This bill places restrictions on the renewal of certain money judgments and reduces the interest rate applied to certain outstanding money judgments and extends the period of time within which a judgment debtor can move to vacate or modify a renewal.	Chapter 883
SB 1202	Limon	Business entities: Secretary of State: document filings	This bill makes various technical, non substantive, and clarifying changes throughout the Corporations Code in preparation for the Secretary of State's automated filing system, including, among others, standardizing terms, making practices uniform across all business entity types, and updating cross references; and makes some other substantive changes, such as removing a prohibition on disclosing certain information to the public under the Commercial and Industrial Common Interest Development Act.	Chapter 617
SB 1210	Cortese	Personal rights: obscene materials: attorney's fees	This bill requires a court to award attorneys' fees and costs to a prevailing plaintiff in an action against any person or entity that distributes, benefits from, promotes, or induces another person to distribute unauthorized obscene materials.	Chapter 26
SB 1279	Ochoa Bogh	Guardian ad litem appointment	This bill modifies the definition of a person who lacks legal capacity to make decisions, for purposes of when the court should appoint a guardian ad litem in a civil case; requires, when a party in a civil case already has a guardian or conservator of the estate, that an application to have a guardian ad litem appointed for that party satisfy specified requirements; and requires a proposed guardian ad litem to disclose any known or actual conflicts of interests in advance of the appointment.	Chapter 843
SB 1311	Eggman, Atkins	Veterans: protections	This bill enacts the Military and Veterans Consumer Protection Act of 2022, which strengthens California's existing military consumer protection laws by enhancing existing legal and financial protections for service members and their families by, among other things, prohibiting a person from conditioning the receipt of a military discount on the waiver of any right of the recipient under state or federal law and voiding any such waiver.	Chapter 620
SB 1327	Hertzberg, Portantino	Firearms: private rights of action	This bill establishes privately enforced civil causes of action against persons who manufacture or cause to be manufactured, distribute, transport, or import into the state, or cause to be distributed or transported or imported into the state, keep for sale or offer or expose for sale, or give or lend certain firearms.	Chapter 146
SB 1338	Umberg, Eggman	Community Assistance, Recovery, and Empowerment (CARE) Court Program	This bill establishes the Community Assistance, Recovery, and Empowerment (CARE) Act, which must be implemented by Glenn, Orange, Riverside, San Diego, San Francisco, Stanislaus, and Tuolumne Counties by 10/1/23, and the remaining counties by 12/1/24, subject to delays based on a state or local emergency, or discretionary approval by the Department of Health Care Services, up until 12/1/25; and provides that the CARE Act only becomes operative upon the Department, in consultation with county stakeholders, develop a CARE Act allocation to provide state financial assistance to counties to implement the CARE process.	Chapter 319

SB 1380	Committee on Judiciary	Maintenance of the codes	This bill is the annual maintenance of the codes bill.	Chapter 28
SB 1394	Eggman	Conservatorships: gravely disabled persons	This bill changes the maximum amount of time by which a temporary 30 day conservatorship pending the resolution of a petition for a conservatorship under the Lanterman Petris Short Act may be extended, when the potential conservatee requests a court or jury trial on the issue of whether they are gravely disabled, from six months to 180 days.	Chapter 996
SB 1396	Bradford	Tenancy: credit reporting: lower income households: evaluation	This bill instructs the Department of Financial Protection and Innovation, upon appropriation of the necessary funding, to select an independent evaluator to evaluate the impact of a state program that requires landlords of assisted housing developments to offer their tenants the option of having their rental payments reported to at least one consumer reporting agency.	Chapter 670
SB 1477	Wieckowski	Enforcement of judgments: wage garnishment	This bill modifies the formula for determining what portion of judgment debtor's wages can be garnished in order to satisfy a judgment for persons, beginning 9/1/23, so that the lesser of (1) 20% of the person's disposable earnings, or (2) 40% by which the person's weekly disposable earnings exceed 48 times the prevailing minimum hourly wage.	Chapter 849
SCA 10	Atkins, Rendon	Reproductive freedom	This constitutional amendment (1) provides expressly that the state shall not deny or interfere with an individual's reproductive freedom in their most intimate decisions, which includes their fundamental right to choose to have an abortion and their fundamental right to choose or refuse contraceptives; and (2) states it is intended to further the right to privacy and the right to not be denied equal protection, as guaranteed by the California Constitution, and states that it does not narrow or limit the right to privacy or equal protection.	Resolution Chapter 97
SCR 92	Leyva	The Equal Rights Amendment: the California Law Revision Commission: study	This resolution (1) makes a series of legislative statements regarding the ratification process for the Equal Rights Amendment (ERA), the argument for why the ERA is now part of the United States Constitution, the content of the ERA, congressional efforts to affirm the incorporation of the ERA, and legislative authority to assign topics of study to the California Law Revision Commission; and (2) authorizes and requests that the Commission study, report on, and prepare recommended legislation to revise California law to remedy any defects in its language or impact that discriminate on the basis of sex.	Resolution Chapter 150
SJR 12	Skinner, Atkins	Equal Rights Amendment	This resolution makes a series of legislative findings and declarations about the history, potential benefits, and current status of the Equal Rights Amendment (ERA) to the United States Constitution. The ERA provides that neither the federal government nor the states shall deny or abridge equal rights under the law on the basis of sex. This resolution urges Congress to pass a resolution of its own finding that the requirements for ratification of the ERA have been met and that the ERA is now part of the United States Constitution.	Resolution Chapter 113

SJR 14	Allen	Ukrainian refugees	This resolution describes the refugee crisis resulting from the recent Russian military assault on Ukraine; and calls upon the federal government to facilitate the resettlement of Ukrainian refugees generally, and on the Governor of California to aid in the resettlement of Ukrainian refugees within California, specifically.	Resolution Chapter 89
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LABOR, PUBLIC EMPLOYMENT & RETIREMENT

AB 257	Holden, Carrillo, Low, Luz Rivas	Food facilities and employment	This bill enacts the Fast Food Accountability and Standards Recovery Act to, among other things, establish the Fast Food Council within the Department of Industrial Relations, with a sunset date of 1/1/29, for the purpose of establishing sectorwide minimum standards on wages, working hours, and other working conditions related to the health, safety, and welfare of, and supplying the necessary cost of proper living to, fast food restaurant workers.	Chapter 246
AB 316	Cooper	State employees: under represented groups	This bill requires state agencies to establish a recruitment and retention plan for underrepresented groups based on gender, ethnicity, and race; requires agencies to submit their plans to the California Department of Human Resources (CalHR); requires CalHR to develop and implement a related monitoring and compliance plan, as specified; and requires CalHR to provide guidance and recommendations to state agencies for meeting their goals and other required benchmarks.	Chapter 312
AB 334	Mullin	Workers' compensation: skin cancer	<p>This bill expands the existing workers' compensation presumption pertaining to skin cancer by including peace officers from the Department of Fish and Game and the Department of Parks and Recreation whose primary duties are law enforcement.</p> <p><i>VETO message: "This bill would create a rebuttable presumption of industrial causation for skin cancer currently extended to active lifeguards under the workers' compensation system to specified peace officers of the Department of Fish and Wildlife and Department of Parks and Recreation. A presumption is not required for an occupational disease to be compensable. Such presumptions should be provided sparingly and should be based on the unique hazards or proven difficulty of establishing a direct relationship between a disease or injury and the employee's work. Although well intentioned, the need for the presumption envisioned by this bill is not supported by clear and compelling evidence."</i></p>	Vetoed
AB 364	Rodriguez	Foreign labor contractor registration: agricultural workers	<p>This bill requires foreign labor contractors (except those explicitly exempted), including those recruiting farmworkers abroad, to register with the California Labor Commissioner and follow existing requirements for other foreign labor contractors, including pay a fee, post a bond, and adhere to certain standards designed to prevent exploitation.</p> <p><i>VETO message: "This bill requires all foreign labor contractors to meet the same requirements as nonagricultural labor contractors, including to register with the California Labor Commissioner, pay a fee, and post a bond. Many foreign labor contractors are already regulated through federal and state agencies and this bill would create a redundant process for many of the contractors covered by this bill. For example, California already has its own program requiring farm labor contractors to be licensed by the Labor Commissioner's Office. Additionally,</i></p>	Vetoed

			<i>while supportive of a broader purpose to protect foreign laborers from human trafficking and other abuses, this bill creates uncertainty by bringing within the scope of foreign labor contractor regulation visa programs that would not normally be considered worker visa programs, such as intracompany transfers of foreign workers to the U.S.”</i>	
AB 551	Rodriguez	Disability retirement: COVID 19: presumption	This bill extends the sunset date on the public pension disability retirement COVID 19 presumption established last year by AB 845 (Rodriguez, Chapter 122, Statutes of 2021), from 1/1/23 to 1/1/24.	Chapter 741
AB 826	Irwin	County Employees Retirement Law of 1937: compensation and compensation earnable	<p>This bill amends the County Employees Retirement Law definition of “compensation” and “compensation earnable” for legacy members of the Ventura County Employee Retirement Association who retire on or before 12/31/25, to include an employee’s flexible benefit allowance.</p> <p><i>VETO message: “This bill expands the definitions of "compensation" and "compensation earnable" in the County Employees Retirement Law of 1937 (1937 Act or CERL) that are applicable to legacy members of the Ventura County Employee Retirement Association (VCERA) who retire on or before December 31, 2025, to include an employee's flexible benefit allowance. While I am sympathetic to workers who may see a reduction in their anticipated pension because of prior misinterpretations of what constitutes "compensation" and "compensation earnable," this bill would inappropriately incentivize noncompliance with the Public Employees' Pension Reform Act (PEPRA). The provisions, while more narrow than prior iterations, attempt to circumvent recent court decisions, undermine the intent of the PEPRA, and expose the local governments to increased costs and litigation.”</i></p>	Vetoed
AB 857	Kalra	Employers: Labor Commissioner: required disclosures	<p>This bill (1) requires agricultural employers, on 3/15/23, and thereafter, to provide farmworkers brought to California from abroad under the federal H 2A program with a notice summarizing their workplace rights under state law; (2) directs the Labor Commissioner to prepare the notice and make it available online for employer use; (3) specifies the topics to be included in the notice; and (4) grants the Labor Commissioner discretion to include other explanatory information deemed material and necessary.</p> <p><i>VETO message: “AB 857 would require an employer to provide a specified notice summarizing an employee's workplace rights under state law and requires the Labor Commissioner to develop a template that agricultural employers could use to fulfill this requirement. While I support providing workers notice of their rights, this bill departs from existing notice requirements regarding workplace rights and protections like those found in Labor Code section 2810.5. Additionally, the prescribed topic headings deprive the Labor Commissioner the discretion to ensure the notice provides clear and accurate information to workers about their rights.”</i></p>	Vetoed

AB 858	Jones Sawyer	Employment: health information technology: clinical practice guidelines: worker rights	<p>This bill (1) prohibits a general acute care hospital (GACH) from limiting a worker providing direct patient care from exercising independent clinical judgement, as specified; (2) authorizes a worker who provides direct patient care at a GACH to override health information technology and clinical practice guidelines, as specified; and (3) prohibits a GACH from retaliating against a worker providing direct patient care for overriding health information technology and clinical practice guidelines.</p> <p><i>VETO message: "This bill allows healthcare workers to exert their professional judgment, with approval from a primary physician, for purposes of overriding hospital technology or guidelines if it is in the best interest of the patient to do so. This bill also expands labor law protections to prohibit employer retaliation or discrimination against any healthcare worker who requests to override health information technology and clinical practice guidelines or discusses these issues with other employees or supervisors. Per the request of the author and sponsor, I am vetoing this bill."</i></p>	Vetoed
AB 1041	Wicks	Employment: leave	<p>This bill (1) adds a "designated person" to the list of individuals for whom an employee may take leave to care for under the California Family Rights Act (CFRA) and the Healthy Workplaces, Healthy Families Act of 2014 (Paid Sick Days); (2) defines "designated person" as a person identified by the employee at the time of the request; (3) allows employers to limit the employee to one designated person per 12 month period; and (4) defines "designated person", for leave under CFRA, as an individual related by blood or whose association with the employee is the equivalent of a family relationship.</p>	Chapter 748
AB 1195	Cristina Garcia	Limited Eligibility and Appointment Program: lists	<p>This bill (1) requires the Department of Human Resources to provide a LEAP (Limited Examination and Appointment Program)/SROA (State Restriction of Appointment)/Priority employment referral list to a state agency (the "appointing power") upon the agency's request without combining the LEAP list with a general employment list; and (2) authorizes the state agency to select and hire any individual from the LEAP/SROA/Priority list, as specified, to fill any vacancy.</p>	Chapter 892
AB 1601	Akilah Weber	Employment protections: mass layoff, relocation, or termination of employees: call centers	<p>This bill requires call center employers, as defined, to include "This is a notice of call center relocation" in notices given to employees 60 days before a planned relocation of a call center in California.</p>	Chapter 752
AB 1604	Holden	Civil service: the Upward Mobility Act of 2022	<p>This bill establishes the Upward Mobility Act of 2022, to modify state civil service examination and appointment practices for the purpose of increasing diversity of applicant pools on employment lists, determining areas of compliance for nonmerit related audits, and promoting successful achievement of upward mobility goals for underrepresented state employees, as specified.</p>	Chapter 313

AB 1643	Robert Rivas	Labor and Workforce Development Agency: heat: advisory committee study	This bill requires the Labor and Workforce Development Agency to establish an advisory committee to study and evaluate the effects of heat on California's workers, businesses, and the economy.	Chapter 263
AB 1644	Flora	Greenhouse Gas Reduction Fund: California Jobs Plan Act of 2021	This bill exempts specified wildfire prevention grant programs from increased workforce standards required under the California Jobs Plan Act of 2021.	Chapter 202
AB 1667	Cooper	State Teachers' Retirement System: administration	This bill alters the manner in which the California State Teachers' Retirement System (CalSTRS) can audit public school employers, employees, and retirees related to the reporting of creditable service and compensation and limits CalSTRS' ability to collect pension overpayments arising from errors in reporting disallowed compensation.	Chapter 754
AB 1714	Cooper	Excluded employees: binding arbitration	<p>This bill gives excluded employees, such as managers and supervisors, the option of requesting binding arbitration as a method for resolving disputes with their state employers after first exhausting the current grievance resolution procedures.</p> <p><i>VETO message: "AB 1714 would allow state employee supervisors to request binding arbitration as part of the grievance process. Current law allows managers and supervisors to pursue resolution of disagreements through a four step grievance process and pursue a claim with the State Personnel Board. AB 1714 would add a costly step to this process. Additionally, AB 1714 would permit excluded employees to arbitrate the Department of Human Resources' (CalHR) authorizing statutes, regulations, policies, and/or practices before non governmental entities. This could lead to conflicts with the statutory authority delegated to CalHR and the Legislature's authority. These are the same concerns I had with previous, nearly identical bills, SB 179 (2019), and SB 76 (2021) which I also vetoed."</i></p>	Vetoed
AB 1717	Aguiar Curry	Public works: definition	<p>This bill expands the definition of "public works" to include fuel reduction work performed as part of a fire mitigation project, as defined, and require that these projects be subject to prevailing wage requirements.</p> <p><i>VETO message: "AB 1717 expands the definition of "public works," for the purpose of the payment of prevailing wages to include fuel reduction work paid for in whole or in part by public funds performed as part of a fire mitigation project. My administration has worked tirelessly to cut red tape and distribute grant money quickly to cities, counties, special districts, and non profits to fund fire mitigation projects. I wholeheartedly support prevailing wages for industries that do not pay livable wages to people completing public works projects. I am concerned that adding these projects to the definition of "public works" would introduce delays to critical fire mitigation projects necessary to protect vulnerable communities in the state. Such delays are a function of the administrative requirements that are imposed when executing a public works project. I am</i></p>	Vetoed

			<i>directing my administration to work with the Legislature and sponsors of this bill to further examine this issue and propose solutions to ensure that we are both paying this critical workforce fairly while not unduly delaying these projects that protect people's lives and livelihoods. I look forward to working with the Legislature on this important issue in the next legislative session."</i>	
AB 1722	Cooper	Public employees' retirement: safety members: industrial disability retirement	This bill removes the 1/1/23 sunset date from existing law related to retirement calculations for safety members of the California Public Employees' Retirement System who retire on or after 1/1/13, for an industrial retirement disability benefit, thereby making the provision permanent.	Chapter 404
AB 1751	Daly	Workers' compensation: COVID 19: critical workers	This bill extends the sunset date of the workers' compensation COVID 19 presumptions, as specified, to 1/1/24.	Chapter 758
AB 1768	Cooper	State employees: active duty compensation and benefits	<p>This bill clarifies that all activations of state employees who are members of the California National Guard or a United States military reserve organization, due to presidential declarations of emergency, are eligible for differential pay and removes the possibility for any future confusion by state agencies when processing claims by eliminating references to activations pursuant to specified federal statutes.</p> <p><i>VETO message: "This bill intends to remedy an important issue that arose from a misinterpretation of COVID 19 orders by clarifying that all activations of state employees who are members of the California National Guard or a United States military reserve organization, due to presidential declarations of emergency, are eligible for differential pay. However, CalHR has already worked with state departments and the military on an administrative solution that provides clarity and issued new guidance to their Military Leave policy to prevent any further confusion. I am confident that this issue has been resolved making this bill unnecessary."</i></p>	Vetoed
AB 1775	Ward	Occupational safety: live events	This bill requires a contracting entity, as defined, to require an entertainment events vendor to certify for their employees and employees of their subcontractors that those individuals have completed specified workplace safety training, certification, and meet skilled and trained workforce requirements.	Chapter 759
AB 1805	Choi, Mathis	Unemployment: online information: Federal Unemployment Tax Act tax credit	This bill requires that information regarding the Federal Unemployment Tax Act tax credit, and its implications on employer tax responsibilities, be posted on the Employment Development Department's Internet website.	Chapter 109
AB 1820	Arambula	Division of Labor Standards Enforcement: Labor Trafficking Unit	This bill establishes the Labor Trafficking Unit within the Department of Occupational Safety and Health to investigate and prosecute complaints alleging labor trafficking, and report specified data.	Vetoed

			<p><i>VETO message: "This bill would establish a Labor Trafficking Unit within the Division of Labor Standards Enforcement (DLSE), to coordinate enforcement action with sister agencies to combat labor trafficking. The bill would require the unit to receive and investigate complaints alleging labor trafficking and to take steps to prevent labor trafficking and follow protocols to ensure survivors of labor trafficking are not further victimized by the prosecutorial process and are informed of services available to them. While I am strongly supportive of efforts to combat labor trafficking, the California Civil Rights Department (CCRD) (formerly DFEH) is the appropriate state entity to take the lead in this effort per the amendments offered by my office. DLSE does not have authority to criminally or civilly prosecute these types of cases nor have the tools and resources necessary to assist labor trafficking survivors. CCRD is already active in this space and could seamlessly expand its efforts to more aggressively combat labor trafficking provided it is given new resources in the budget."</i></p>	
AB 1824	Committee on Public Employment and Retirement	Public employees' retirement	<p>This bill is the annual retirement systems' administrative housekeeping bill which makes technical, noncontroversial changes to various sections of the Education and Government Codes administered by the California State Teachers' Retirement System, the California Public Employees' Retirement System, and the 20 independent County Employee Retirement Law of 1937 Act systems, respectively.</p>	Chapter 231
AB 1851	Robert Rivas	Public works: prevailing wage: hauling	<p>This bill expands the definition of "public works" to include on hauling of materials used for paving, grading, and fill onto a public works site and requires workers performing this work to be subject to prevailing wage requirements.</p>	Chapter 764
AB 1854	Boerner Horvath	Unemployment insurance: work sharing plans	<p>This bill deletes the 1/1/24 sunset date on the provision of law requiring the Employment Development Department (EDD) to accept online applications from employers wishing to participate in EDD's work sharing program; and requires EDD to accept electronic signatures on all work sharing plan documents.</p>	Chapter 112
AB 1971	Cooper	County Employees Retirement Law of 1937	<p>This bill authorizes '37 Act county retirement systems to provide the following: (1) service credit buyback for family leave; (2) continued service credit for periods a member is subject to mandatory furloughs; (3) exemption from post retirement working restrictions for volunteer service in a non salaried part time position on boards and commissions with an employer covered under the same retirement system; and (4) retroactive adjustments to members' allowances when a member retires for service but subsequently files for a disability retirement which the system approves.</p>	Chapter 524
AB 2003	Mike Fong	California Workforce Development Board: model career pathways	<p>This bill requires, until 3/1/26, the California Workforce Development Board to develop a series of model career pathways that build upon basic skill sets and support the advancement of essential workers into high road occupations.</p> <p><i>VETO message: "This bill would require the California Workforce Development Board (CWDB) to facilitate the development of a series of model career</i></p>	Vetoed

			<i>pathways that build upon the basic skill sets of workers who are employed in essential worker occupations to support their career advancement into high road occupations. I appreciate the author's intent to provide on ramps to high road careers for California's essential workers, but this bill does not align with California's high road model for workforce development and is duplicative of ongoing state funded initiatives to prioritize dislocated and essential workers facing barriers to employment, including \$115 million to establish, expand and improve High Roads Training Partnerships (H RTP). This bill would require CWDB to duplicate efforts in at least 10 of the 13 industry sectors that receive H RTP funding. Policies in this space should complement ongoing state efforts to prioritize and assist workers facing barriers to employment."</i>	
AB 2068	Haney	Occupational safety and health: postings: spoken languages	This bill requires employers to post notices that they have received citations for specified Labor Code violations and any special orders or actions issued to the employer by the Division of Occupational Safety and Health in each language in the top seven non English languages indicated by the United States Census.	Chapter 485
AB 2129	Carrillo	Employment Development Department: recession plan	This bill adds an additional element to the Employment Development Department's recession plan requiring the Department to summarize actions taken to implement recommendations contained in the recession plan previously submitted to the Legislature.	Chapter 119
AB 2148	Calderon	Workers' compensation: disability payments	This bill extends the sunset date on a program which allows employers to deposit disability indemnity payments into a bank account of the employee's choosing and set up prepaid card accounts, as defined, for disability indemnity payments to employees.	Chapter 120
AB 2183	Stone, Kalra, Reyes	Agricultural labor relations: elections	This bill (1) allows agricultural employers to choose whether to enroll into a "Labor Peace Election", as defined, as an alternative to the existing selection process for exclusive representation; (2) establishes a mail ballot election process by which agricultural employers may select their collective bargaining representation, if their employer agrees to a Labor Peace Agreement, as defined; (3) imposes a new penalty as specified for employers who engage in unfair labor practices, as defined; and (4) requires an employer who petitions for a writ of review in a court of appeal or who otherwise seeks to overturn or modify any order of the Agricultural Labor Relations Board to post a bond in the amount of the entire economic value of the order as determined by the Board.	Chapter 673
AB 2188	Quirk	Discrimination in employment: use of cannabis	This bill makes it unlawful for an employer to discriminate against a person in hiring or any term or condition of employment, if the discrimination is based upon the person's use of cannabis off the job and away from the workplace or an employer required drug screening test that has found the person to have nonpsychoactive cannabis metabolites in their urine, hair, or bodily fluids.	Chapter 392

AB 2204	Boerner Horvath	Clean energy: Labor and Workforce Development Agency: Deputy Secretary for Climate	This bill establishes, upon appropriation by the Legislature, the position of Deputy Secretary for Climate within the Labor and Workforce Development Agency, as specified.	Chapter 348
AB 2243	Eduardo Garcia, Luz Rivas	Occupational safety and health standards: heat illness: wildfire smoke	This bill (1) requires that the Division of Occupational Safety and Health revise, and submit to the standards board for consideration, the heat illness prevention and protections from wildfire smoke standards to increase the protection of specified workers exposed to heat and smoke in outdoor settings; (2) reduces the air quality index level at which respiratory protective equipment becomes mandatory in order to increase protections of outdoor workers exposed to wildfire smoke; and (3) requires employers to distribute prevention plan materials.	Chapter 778
AB 2342	Cervantes	Community Economic Resilience Fund Program	This bill (1) makes several changes to the administration and scope of the Community Economic Resilience Fund program, including broadening of program scope to include support for additional workforce efforts, such as apprenticeship and preapprenticeship and other changes to allow for program applicability beyond pandemic recovery efforts; (2) allows for a portion of grant funding to be reserved for making planning and implementation grants to Native American tribes; and (3) requires the Employment Development Department to post reports required by current law on its website.	Chapter 568
AB 2413	Carrillo	Classified school and community college employees: disciplinary hearings: compensation	This bill prohibits K 12 and community college districts from suspending without pay, suspending with a reduction in pay, demoting, or dismissing a permanent classified employee who timely requests a hearing on the charges against the employee before the district or hearing officer renders a decision on the matter except for certain conduct as specified.	Chapter 913
AB 2441	Kalra	Public employment: local public transit agencies: autonomous transit vehicle technology	<p>This bill requires public transit districts to notify their employees' unions of the district's determination, as specified, to initiate any procurement process or plan to acquire or deploy new autonomous transit vehicle technology for public transit services not less than 12 months before commencing the process, plan, or deployment and establishes a procedure to, upon written request from the union, provide specified reports and engage in collective bargaining regarding the plan.</p> <p><i>VETO message: "This bill would require a public transit district to provide notice 12 months before "any plan to acquire or deploy" new autonomous transit vehicle technology and negotiate with employee representatives before deploying such technology. I am supportive of ensuring workers affected by new technology are consulted and have input upon decisions that will impact their job. However, I am returning this bill without my signature because it contains some ambiguous terms that may lead to more adjudications than intended, and I believe more work is needed to clearly define the scope and application of the bill. I look forward to continuing to work on this issue with the stakeholders to ensure workers' voices are fairly represented and addressed when new transit technology is deployed."</i></p>	Vetoed

AB 2443	Cooley	Judges' Retirement System II: benefits	This bill authorizes Judges' Retirement System II members to elect to retire at an earlier age or with fewer years of service than the plan's "full retirement age" factors if they defer receipt of their retirement allowance (1) until they meet full retirement age, whereupon their 3.75 percent benefit factor would be reduced as specified; or (2) they defer beyond the time they meet the full retirement age, as specified, whereupon they would receive their 3.75 benefit factor.	Chapter 531
AB 2463	Lee	Public works: exemption	This bill extends the sunset date on a public works exemption for specified "volunteers" and other related individuals until 2031.	Chapter 210
AB 2464	Cristina Garcia	California State University: employees: paid parental leave of absence	<p>This bill requires the California State University to provide employees with a paid leave of absence of one semester of an academic year, as specified, following the birth of a child of the employee or the placement of a child with an employee in connection with adoption or foster care placement.</p> <p><i>VETO message: "This bill requires the California State University (CSU) system to grant an employee a leave of absence with pay for one semester of an academic year, or an equivalent duration in a one year period, following the birth of a child or in connection with the adoption or foster care placement of a child by an employee. The CSU Board of Trustees recently ratified a collective bargaining agreement with the California Faculty Association (CFA) that maintained existing parental leave benefits. As part of their negotiations, the CSU and CFA signed a memorandum of understanding establishing a parental support workgroup, charged with reviewing parental support for faculty and making suggestions to relevant leaders. The report is anticipated to be delivered in December 2022. Notably, the MOU states 'that the CSU may increase the numbers of paid parental leave days at any time.' It is my expectation that CSU will seriously consider these recommendations and take appropriate action. While I share the goal of supporting working parents employed at our nation's largest and most diverse public university system, this bill creates an estimated \$24 million in ongoing General Fund cost pressures not accounted for in the state budget. Further, as the MOU and workgroup illustrate, potential changes to CSU's parental leave policy are more appropriately addressed through the collective bargaining process, which best enables labor and management interest holders to collaboratively decide issues that impact the system and the people who power it."</i></p>	Vetoed
AB 2524	Kalra	Santa Clara Valley Transportation Authority: employee relations	This bill transfers jurisdiction over labor disputes between the Santa Clara Valley Transportation Authority and its employees to the Public Employment Relations Board.	Chapter 789
AB 2556	O'Donnell	Local public employee organizations	This bill authorizes a union to charge a local public employee firefighter who is a conscientious objector or who declines membership in the union for reasonable costs of representation if the firefighter requests representation by the union, as specified; and requires a public agency to wait 15 instead of 10 days before the public agency can implement its last, best, and final offer, after completing impasse procedures.	Chapter 412

AB 2661	Waldron	Death benefits: tribal firefighters	This bill allows the dependents of a firefighter employed by a tribal fire department, who is killed in the performance of duty or who dies or is totally disabled as a result of an accident or injury incurred in the performance of duty, to be entitled to a scholarship, as specified.	Chapter 85
AB 2693	Reyes	COVID 19: exposure	This bill (1) extends to 1/1/24, the sunset date on COVID 19 related workplace reporting requirements and for the Division of Occupational Safety and Health's authority to disable an operation or process at a place of employment when the risk of COVID 19 infection creates an imminent hazard; (2) revises and recasts COVID 19 exposure reporting provisions to require employers to display a notice with information on confirmed COVID 19 cases at the worksite; (3) authorizes employers to post this information on an employer portal or continue to provide it in writing; and (4) strikes requirements in existing law pertaining to the reporting by employers of COVID 19 outbreaks to local public health agencies and the public posting of this information by the California Department of Public Health.	Chapter 799
AB 2737	Carrillo	Air pollution: purchase of new drayage and short haul trucks: incentive programs: lessees: labor standards	This bill exempts a rental or leasing entity from increased workforce standard requirements applied to new vehicle fleet purchasers who utilize state grants or incentives.	Chapter 213
AB 2847	Eduardo Garcia	Unemployment: Excluded Workers Pilot Program	<p>This bill establishes the Excluded Workers Pilot Program, upon an appropriation of the Legislature, to provide unemployment insurance benefits, as specified, to workers who are not eligible for regular state or federal unemployment insurance benefits due to their immigration status.</p> <p><i>VETO message: "This bill would create the Excluded Workers Pilot Program to provide unemployment benefits to those ineligible for the regular Unemployment Insurance Program due to their immigration status. The bill is subject to the Legislature appropriating funds for benefits to be administered through the program but does require the Employment Development Department (EDD) to take immediate steps to upgrade information technology (IT) systems to accept applications for the program at the cost of over \$200 million in upfront general fund costs and over \$20 million in ongoing funds without providing funding for the actual benefits. California has taken critical actions to support inclusion and opportunity for undocumented immigrants and mixed status families. Just this year, California made historic investments to ensure more undocumented Californians have access to health care, food assistance, and to provide inflation relief regardless of immigration status. As we continue forward, this bill needs further work to address the operational issues and fiscal concerns, including a dedicated funding source for benefits. With our state facing lower than expected revenues over the first few months of this fiscal year, it is also important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted</i></p>	Vetoed

			<i>for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i>	
AB 2848	Santiago	Workers' compensation: medical treatment	This bill extends the period of study on the impact of the provision of medical treatment within the first 30 days after a workers' compensation claim is filed to claims filed before 1/1/21.	Chapter 292
AB 2849	Mia Bonta	The Promote Ownership by Workers for Economic Recovery Act	This bill enacts the Promote Ownership by Workers for Economic Recovery Act establishing a panel to conduct a study regarding the creation of an Association of Cooperative Labor Contractors for the purpose of facilitating the growth of democratically run high road cooperative labor contractors; and requires the study to consider specified issues and to be complete and publicly available by 6/30/24.	Chapter 808
AB 2955	Committee on Labor and Employment	Worker classification: commercial fishing industry	This bill extends the sunset date on the exemption from the application of the ABC test for commercial fishers working on an American vessel.	Chapter 443
SB 284	Stern	Workers' compensation: firefighters and peace officers: post traumatic stress	<p>This bill (1) expands an existing industrial injury rebuttable presumption for a diagnosis of a post traumatic stress disorder (PTSD) to include specified employees at the State Department of State Hospitals, the State Department of Developmental Services, the Military Department, and the Department of Veterans Affairs; (2) extends this PTSD rebuttable presumption to public safety dispatchers, public safety telecommunicators, and emergency response communication employees; and (3) expands on the list of peace officers that can claim the PTSD presumption, as specified.</p> <p><i>VETO message: “This bill would expand the existing rebuttable presumption for post traumatic stress disorder (PTSD) injury to additional classes of active firefighting members and peace officers, and adds public safety dispatchers, public safety telecom and emergency response communication employees. Current law, applicable for injuries occurring on or after 2020 and to be repealed on 1/1/2025, allows a rebuttable presumption of PTSD injury to apply for specified classes of active firefighting members, peace officers, and fire and rescue service coordinators who work for the Office of Emergency Services. This presumption is a careful step acknowledging the increasingly hazardous conditions to which the subject class members are exposed, balanced against the principles of workers' compensation law that dictates conservatism with respect to presumptions and psychiatric injuries. As such, it was intended to allow for the study of the benefits and effectiveness of the PTSD presumption. Expanding coverage of the PTSD injury presumption to significant classes of employees before any studies have been conducted on the existing class for whom the presumption is temporarily in place could set a dangerous precedent that has the potential to destabilize the workers' compensation system going forward, as stakeholders push for similarly unsubstantiated presumptions.”</i></p>	Vetoed

SB 410	Leyva	Public postsecondary education: California State University: nonfaculty staff employees: merit salary system	<p>This bill requires the California State University to implement a merit nine step salary system for all California State University nonfaculty staff employees that runs for 15 years, as specified.</p> <p><i>VETO message: "This bill establishes a nine step merit salary system for all represented California State University (CSU) nonfaculty staff employees with each employee to be placed in the salary step based on their existing years as a represented nonfaculty staff employee in the CSU. The bill also requires that language that effectuates the bill's provisions shall automatically be incorporated into any pertinent memorandum of understanding or collective bargaining agreement entered into, or renewed, by the CSU on or after January 1, 2023. Additionally, the bill requires the CSU to fund the proposed salary increases within existing resources. Raising wages and creating salary equity for nonfaculty staff at our nation's largest and most diverse public university system is a goal that the CSU should strive to achieve, especially as these aims can positively impact recruitment and retention. This bill, however, creates cost pressures of \$287 million in the first year and rises to more than \$850 million in ongoing General Fund cost pressures not specifically accounted for in the State or CSU budget plans. Unless significant additional resources are added to the system, it would require that resources be redirected away from other purposes, likely including student success efforts. Earlier this year, my Administration and the CSU agreed to a Compact that includes a commitment to significant multi year investments in the CSU. It is my expectation that CSU leadership can both meet the commitments of the Compact and transition to a steps model for nonfaculty staff. I expect the CSU Board of Trustees and Interim Chancellor to work collaboratively and creatively with their labor organizations to resolve these issues at the bargaining table."</i></p>	Vetoed
SB 422	Pan	Personal services contracts: state employees: physician registry for state hospitals	<p>This bill requires the Department of State Hospitals to establish, by 1/1/24, a physician registry as a three year pilot program for the Patton State Hospital to be maintained by the Department and composed of members of State Bargaining Unit 16, who may elect to join the registry.</p> <p><i>VETO message: "This bill requires the Department of State Hospitals (DSH) to establish a three year physician registry pilot program (program) comprised of State Bargaining Unit 16 (physicians, dentists, and podiatrists) members for the Patton State Hospital to provide an alternative to contract registries with non state employees, no later than January 1, 2024. This bill is unclear on implementation and does not demonstrate how it would significantly reduce DSH's reliance on contractors. While I am supportive of ideas to reduce state reliance on contractors, the creation of a registry and the determination of associated compensation are matters that are more appropriately handled through the budget and labor negotiation processes."</i></p>	Vetoed
SB 674	Durazo	Public Contracts: workforce development: covered public contracts	<p>This bill requires the Department of General Services and the Department of Transportation and their contractors to enter into a Labor Peace Agreement and adhere to High Road Jobs Standards, as defined, for contracts for the acquisition of zero emission transit vehicles or electric vehicle supply equipment valued at \$10 million or more.</p>	Chapter 875

SB 755	Roth	Workforce development: training related job placement: reporting	This bill (1) requires the Employment Development Department to work with the California Workforce Development Board to measure and report specified information regarding aggregate labor market outcomes of individuals receiving training services through the workforce system; (2) requires, among other things, that the Board and Department create a plan to use existing data to match relevant employee occupational data, employee place of employment data, and employee hours worked data, to persons who enroll in job training services, and to outline various objectives; and (3) requires the Board and Department, upon appropriation by the Legislature, to implement the plan, and within two years of the appropriation, to summarize and provide an initial report of their findings to specified committees of the Legislature.	Chapter 815
SB 835	Newman	Employee benefits: Legislature: employees and officers: benefits	This bill authorizes a deceased legislative employee's spouse or eligible family member to remain covered under the employee's healthcare coverage for 120 days following the employee's death. This change conforms to how coverage generally applies to executive branch and state employees under current law.	Chapter 189
SB 850	Laird	Special death benefits: additional percentages: children of members	This bill changes the California Public Employees' Retirement System safety member preretirement Special Death Benefit eligibility criteria to retroactively provide the additional monthly benefit amount to a non spouse who has custody of the deceased member's children that the person would have received to care for the member's children if that person were the member's surviving spouse.	Chapter 219
SB 868	Cortese	State teachers' retirement: supplemental benefits	This bill increases the California State Teachers' Retirement System Supplemental Benefit Maintenance Account payments to retired members, disabled members, and beneficiaries to enhance the monthly allowance purchasing power protection of those members who retired or otherwise qualified for the benefit prior to 1/1/1999.	Chapter 818
SB 874	Cortese	Classified school district and community college employees: probation: promotion	This bill requires merit school and community college boards to re employ promoted permanent employees in their previous classifications if those employees do not complete their probationary period for their promoted position.	Chapter 150
SB 931	Leyva	Deterring union membership: violations	This bill requires (1) the Public Employment Relations Board to impose civil penalties on public sector employers if it finds they deterred or discouraged workers from exercising collective bargaining rights, as specified, and (2) public sector employers to pay the union attorney's fees and costs if the union prevails in a legal action to enforce those rights.	Chapter 823
SB 951	Durazo	Unemployment insurance: contribution rates: disability insurance: paid family leave: weekly benefit amount	This bill (1) extends the existing wage replacement rates for the State Disability Insurance (SDI) and Paid Family Leave programs, which provide a 60 70% wage replacement and is set to sunset 1/1/23 to 1/1/25; (2) revises, for claims commencing on or after 1/1/25, the formulas for determining benefits under both programs to provide an increased wage replacement rate ranging from 70 90% based on the individual's wages earned, as specified; and (3) repeals, on 1/1/24,	Chapter 878

			the wage ceiling for contributions into the SDI fund, thereby making all wages subject to the SDI contribution rate.	
SB 954	Archuleta	Public works: wages: electronic certified payroll records	This bill requires the Department of Industrial Relations to develop and implement an online database of certified payroll records submitted to comply with public works requirements.	Chapter 824
SB 957	Laird	Public Employment Relations Board: Santa Cruz Metropolitan Transit District: employee relations	This bill transfers jurisdiction for unfair labor practice complaints involving Santa Cruz Metropolitan Transit District from the court system to the Public Employment Relations Board.	Chapter 240
SB 984	Archuleta	Military service: leave of absence: pay and benefits	This bill includes National Guard inactive duty drills as “active duty” and requires the state to pay National Guard state employee members for their inactive drills as if they were serving on active duty (i.e., their state salary or compensation for 30 days, as specified).	Chapter 384
SB 1002	Portantino	Workers' compensation: licensed clinical social workers	This bill allows an employer workers' compensation insurer or self insured employer to provide employees with access to the services of a licensed clinical social worker.	Chapter 609
SB 1044	Durazo	Employers: emergency condition: retaliation	This bill (1) prohibits an employer, in the event of an emergency condition, as defined, from taking or threatening an adverse action against any employee (except for specified emergency response workers, among others) for refusing to report to, or leaving, a workplace within the affected area because the employee has a reasonable belief that the workplace is unsafe; and (2) prohibits an employer from preventing an employee, with some exceptions, from accessing the employee's mobile device or other communications device to seek emergency assistance, assessing the safety of the situation, or communicating with a person to verify their safety.	Chapter 829
SB 1058	Durazo	Disability insurance: paid family leave: demographic data	This bill requires the Employment Development Department by 7/1/26, to collect demographic data for individuals who claim benefits under the State Disability Insurance and Paid Family Leave programs, including race and ethnicity data as well as sexual orientation and gender identity data.	Chapter 317
SB 1089	Wilk	Public employee retirement systems: prohibited investments: Turkey	This bill extends the sunset date from 1/1/25 to 1/1/35, under existing law that requires the California State Teachers' Retirement System and the California Public Employees' Retirement System to divest from investments in Turkey, as specified.	Chapter 541
SB 1126	Cortese	CalSavers: retirement savings	This bill expands CalSavers coverage to employers that have one or more employees and mandates that all eligible employers participate in CalSavers by 12/31/25, unless the CalSavers' board extends that date.	Chapter 192
SB 1127	Atkins, Cortese, Hertzberg	Workers' compensation: liability presumptions	This bill increases the maximum time specified firefighters can access wage replacement disability benefits for cancer work related injuries from 104 weeks within five years to 240 weeks with no time limit; and reduces the time period an	Chapter 835

			employer has to deny liability for a workers' compensation claim from 90 to 75 days for a workers' compensation claim for specified presumptive injuries.	
SB 1138	Allen	Unemployment insurance: report: self employed individuals	This bill requires the Employment Development Department to conduct a feasibility study, as specified, that examines the idea of extending unemployment insurance benefits to self employed individuals and reports on what actions are necessary to implement such expansion; and requires the Department to complete and submit the feasibility study to the Legislature and the Senate Labor, Public Employment and Retirement Committee by 12/1/23.	Chapter 836
SB 1162	Limon	Employment: Salaries and Wages	This bill requires employers of 100 or more workers hired through labor contractors to provide the Department of Fair Employment and Housing certain specified information, including pay data, about their workers; and requires employers to provide the pay scale for a position to an applicant for employment and include it in job postings.	Chapter 559
SB 1168	Cortese	Public employees' retirement: beneficiary payment	This bill increases the statutory minimum post retirement death benefit for California Public Employees' Retirement System local members from \$500 to \$2,000.	Chapter 193
SB 1294	Cortese	Workforce wellness center: Santa Clara Valley Transportation Authority	This bill requires the California Workforce Development Board, or research institution under contract with the Board, in collaboration with the Division of Occupational Safety and Health, the Santa Clara Valley Transportation Authority and the California Health and Human Services Agency to draft a model plan for the development and implementation of a worker wellness center that provides services and support to transit workers and their families and develop a plan to encourage the establishment of worker wellness center sites statewide.	Chapter 305
SB 1313	Hertzberg	Local public employee organizations: health benefits: discrimination	<p>This bill prohibits the County of Los Angeles from discriminating against an employee who is a member of a recognized employee organization by, among other things, limiting the employee's health benefit plan enrollment options or eligibility to participate in health benefit plans to plans that provide fewer benefits than those offered to employees who are not represented by a recognized employee organization.</p> <p><i>VETO message: "This bill prohibits the County of Los Angeles from offering separate health benefit plan options that are less advantageous than those offered to its employees that are not members of a union. The State of California stands firmly against employee discrimination in all forms. This bill, however, suggests the final outcome of good faith bargaining between parties is inherently unfair because unrepresented workers may have access to better benefits. If enacted, it would upend existing collectively bargained contracts by effectively codifying the setting of local employee benefits which is best addressed through the collective bargaining process. Additionally, if determined to be a state mandate, this bill would result in additional costs to the state in the hundreds of millions of dollars not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including</i></p>	Vetoed

			<i>education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
SB 1334	Bradford	Meal and rest periods: hospital employees	This bill extends existing meal and rest period rights and remedies available to private sector employees to those who provide direct patient care or support direct patient care in general acute care hospitals, clinics or public health settings who are directly employed by specified public sector employers.	Chapter 845
SB 1364	Durazo, Caballero	University of California: vendors	<p>This bill (1) requires vendors to provide their employees with the total compensation rate specified by the vendor's contract, as well as make other specified payroll information available to employees upon request; (2) requires that vendors, as defined, provide specified payroll information to University of California (UC) and any organization that is the exclusive representative of UC employees which perform similar services; and (3) prohibits vendors, as defined, from contracting with the UC if they are supplying employees for services at a lower compensation rate than is specified by UC policy on wages and benefits.</p> <p><i>VETO message: "This bill requires a vendor that contracts with the University of California (UC) to perform services to provide their employees with the greater of either the compensation rate specified in the vendor's contract with the University or as required by UC policy. This bill also requires a vendor to semi annually provide basic payroll information to the UC and members of any meeting body established with the exclusive representative of UC employees who perform the same or similar services. Additionally, this bill authorizes a vendor employee or University employee to bring a civil action against a vendor in the superior court for violation of this bill. I appreciate the intent of this bill, which is to ensure Regents Policy 5402 and the ratified agreement with American Federation of State, Municipal Employees Local 3299 are appropriately enforced. It is my Administration's understanding that the UC has been updating vendor contracts to include wage and benefit parity language and implementing campus and system level audit functions to monitor compliance and enforce these policies. The University is expected to complete a comprehensive report of audit findings in the first quarter of next year. I urge the UC to make the audit findings publicly available and present those findings during an open session of a regularly scheduled UC Regents meeting. Additionally, this bill includes provisions related to sharing information with contracted workers regarding wage and benefit parity. These are important transparency aims for workers and I further urge the UC to identify and implement additional mechanisms that meet these goals. While I support the enforcement of Regents Policy 5402 and the terms of Article 5, as UC is still implementing their audit mechanisms of the policies, this bill is premature. However, my Administration will closely monitor UC's steps to enforce their own policies and determine if a statutory change is required."</i></p>	Vetoed
SB 1402	Umberg	Public employees' retirement: armed forces: service credit	This bill expands the ability of veterans of the United States Armed Forces and the Merchant Marine to purchase up to four years of service credit in the California Public Employees' Retirement System or the California State	Chapter 196

			Teachers' Retirement System for their service in the military or Merchant Marine prior to becoming members of the retirement systems.	
SB 1406	Durazo	Excluded employees: binding arbitration	<p>This bill gives managerial, confidential, supervisory, and other excluded state employees the option, after exhausting normal grievance procedures, of requesting binding arbitration as a method for resolving disputes with their state employers.</p> <p><i>VETO message: "SB 1406 would allow state employee supervisors to request binding arbitration as part of the grievance process. Current law allows managers and supervisors to pursue resolution of disagreements through a four step grievance process and pursue a claim with the State Personnel Board. SB 1406 would add a costly step to this process. Additionally, SB 1406 would permit excluded employees to arbitrate the Department of Human Resources' (CalHR) authorizing statutes, regulations, policies, and/or practices before non governmental entities. This could lead to conflicts with the statutory authority delegated to CalHR and the Legislature's authority. These are the same concerns I had with previous, nearly identical bills, SB 179 (2019), and SB 76 (2021) which I also vetoed."</i></p>	Vetoed
SJR 5	Wilk	Social Security benefits: COVID 19	This resolution urges the United States Congress to amend the United States Social Security Administration's index of earnings to ensure that a decline in aggregate wages due to COVID 19 does not result in decreased benefits.	Resolution Chapter 181
SJR 11	Skinner	The Social Security 2100 Act: A Sacred Trust	This resolution calls on the California Congressional Representatives to bring the Social Security 2100 Act: A Sacred Trust to a vote and support the passage of that federal legislation.	Resolution Chapter 157

MILITARY & VETERANS AFFAIRS

AB 325	Irwin	Veterans: discharge upgrades	This bill establishes the Veteran's Military Discharge Upgrade Grant program to help fund service providers who will educate veterans about discharge upgrades and assist qualifying veterans in filing discharge upgrade applications.	Chapter 377
AB 1595	Quirk Silva, Choi	Veterans cemetery: County of Orange	This bill authorizes, upon completion of an acquisition study by the California Department of Veterans Affairs, any site within the County of Orange to be eligible for construction of a state owned and operated Southern California Veterans Cemetery.	Chapter 579
AB 1692	Voepel, Mathis	Veterans: mental health	<p>This bill requires the California Department of Veterans Affairs to establish a program to fund, upon appropriation by the Legislature, an academic study of mental health among women veterans in California, and to submit a report to the Legislature no later than 7/31/24.</p> <p><i>VETO message: "This year's budget made an unprecedented \$50 million investment in the well being of veterans through establishment of the California Veterans Health Initiative. A key component of this initiative includes \$40 million to expand and support the network of veteran specific mental health services throughout the state. While I appreciate the author's intent to study the mental health of a specific demographic of our veteran population, this bill requires millions of dollars not accounted for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 1715	Muratsuchi	Space Force	This bill amends certain provisions in state law to include the United States Space Force among the lists of Armed Forces entities.	Chapter 379
AB 2963	Committee on Military and Veterans Affairs	Veterans: California Central Coast Veterans Cemetery Advisory Committee	This bill eliminates references in the Military and Veterans Code specifying the composition of the California Central Coast Veterans Cemetery Advisory Committee to local bodies that have been dissolved, and amends the composition of the advisory committee.	Chapter 130
AJR 17	Waldron	Military behavioral health care	This resolution urges the President and the Congress of the United States to take all measures to ensure that military veterans can access necessary treatment for mental health and substance abuse disorders in a timely manner.	Resolution Chapter 96
AJR 19	Eduardo Garcia	Deported veterans	This resolution urges the federal government to implement and streamline the process for service members and veterans to become citizens immediately, halt	Resolution Chapter 144

			deportations of veterans, and pardon all veterans who have been deported and bring them home.	
AJR 28	Cristina Garcia	Bernard B. James	This resolution urges the President and the United Congress of the United States to take action to restore honor to Bernard B. James, and to take the necessary actions to ensure the treatment of Bernard B. James is rectified by a full exoneration, including having the military record of Bernard B. James cleared of any court judgment and less than honorable discharge.	Resolution Chapter 56
SB 949	Laird	Veterans: California Central Coast State Veterans Cemetery	This bill removes the requirement that the State Controller annually report on the status of the California Central Coast State Veterans Cemetery at Fort Ord Endowment Fund; and removes obsolete provisions regarding the construction of the Cemetery at Fort Ord.	Chapter 135
SB 1195	Grove	Veterans homes	This bill requires the California Department of Veterans Affairs, when reviewing the best continued use of every home, to assess the need for veterans living at or near a Veterans Home to access care at a United States Department of Veterans Affairs medical facility, and the potential for the Veterans Health Administration to place satellite medical clinics on state veteran home campuses and within a 30 minute drive of a state veteran home campus, to serve both residents of the veteran homes and nonresident veterans in the communities where state veteran homes are located.	Chapter 194
SB 1435	Committee on Military and Veterans Affairs	Veteran home use: reporting	This bill requires the California Department of Veterans Affairs to review the Veterans Homes on a specified schedule, update the report every five years, submit the reports to the Legislature, and post them on the Department's internet website in an accessible and searchable format.	Chapter 137
SJR 15	Glazer	Port Chicago 50	This resolution urges the President and the Congress of the United States to take action to restore honor to the sailors unjustly blamed for, and the sailors convicted of mutiny following, the disaster at the Port Chicago Naval Magazine in Concord, California, during World War II, and to rectify any mistreatment by the military of those sailors, including the full exoneration of those who were convicted at court martial.	Resolution Chapter 112

NATURAL RESOURCES & WATER

AB 30	Kalra	Equitable Outdoor Access Act	This bill establishes the Equitable Outdoor Access Act to set forth the state's commitment to ensuring all Californians can benefit from, and have meaningful and sustainable access to, the state's rich cultural and natural resources.	Chapter 939
AB 353	O'Donnell	Oil revenue: Oil Trust Fund	This bill removes the \$300 million cap on the total amount of money deposited in the Oil Trust Fund in the State Treasury, as provided.	Chapter 516
AB 522	Fong	Forestry: Forest Fire Prevention Exemption	This bill extends the sunset of the Forest Fire Prevention timber harvest plan exemption from 2/19/24 to 1/1/26.	Chapter 491
AB 1164	Flora	Dams and reservoirs: exclusions: publicly owned or operated regulating basins	This bill exempts from regulation by the Department of Water Resources, a reservoir measuring 15 feet in height or less, with a storage capacity of no more than 1,500 acre feet managed by a public entity, with a downstream hazard rating of low or significant, and used to impound water for agricultural use.	Chapter 943
AB 1384	Gabriel	Resiliency Through Adaptation, Economic Vitality, and Equity Act of 2022	This bill establishes the Resiliency Through Adaptation, Economic Vitality, and Equity Act of 2022, which updates requirements for the state's climate adaptation strategy, Safeguarding California Plan, to prioritize equity and vulnerable communities in the plan and include metrics to measure and evaluate the state's progress in implementing the plan, as specified, among others.	Chapter 338
AB 1645	Petrie Norris	State parks: concession contracts: Crystal Cove State Park	This bill authorizes the California Department of Parks and Recreation (DPR) to negotiate to extend the term of DPR's concession contract with the Crystal Cove Management Company up to an additional 20 years, if certain conditions and requirements are met, as specified.	Chapter 99
AB 1658	Nguyen	Oil spill response and contingency planning: oil spill elements: area plans	This bill requires local certified unified program agency plans with an oil spill element to be consistent with the federal area contingency plan, and states legislative intent related to oil spill planning and response, as provided.	Chapter 860
AB 1757	Cristina Garcia, Robert Rivas	California Global Warming Solutions Act of 2006: climate goal: natural and working lands	This bill directs the California Natural Resources Agency (CNRA) to determine an ambitious range of targets for natural carbon sequestration, and for nature based climate solutions, that reduce greenhouse gas (GHG) emissions for 2030, 2038, and 2045 to support state goals to achieve carbon neutrality and foster climate adaptation and resilience; and includes provisions to avoid double counting emission reductions, updates the Natural and Working Lands Climate Smart Strategy, develops GHG tracking protocols, and biennially post progress made in achieving the targets on CNRA's Internet website.	Chapter 341
AB 1789	Bennett	Outdoor recreation: California Recreational Trails System Plan	This bill requires the Department of Parks and Recreation to prepare a full update of the California Recreation Trails System Plan by 1/1/24, and thereafter to periodically update this plan and report to the Legislature on progress in implementing the plan.	Chapter 522

AB 1811	Mike Fong	Local flood protection: planning: climate change	This bill requires a local plan of flood control to also include planning for climate change and rainwater and stormwater management and the status of coordination with water suppliers on how the management of flood waters can bolster local water supplies.	Chapter 176
AB 1832	Luz Rivas	Waters subject to tidal influence: hard mineral extraction	This bill prohibits the California State Lands Commission or a local trustee of granted public trust lands from granting leases or issuing permits for the extraction or removal of hard minerals from state waters, as provided.	Chapter 433
AB 1906	Stone	Voluntary stream restoration: property owner liability: indemnification: claims	This bill provides technical fixes to the claims payment process required by the indemnification provided to private property owners for publicly funded voluntary habitat restoration projects conducted on their property by others.	Chapter 325
AB 2022	Ramos, Cristina Garcia	State government	This bill requires removal of the term "squaw," hereafter referred as the "s word," from all geographic features and place names in the state, as specified.	Chapter 479
AB 2101	Flora	California Carbon Sequestration and Climate Resiliency Project Registry whole orchard recycling projects	This bill adds whole orchard recycling projects, as defined, to the list of projects eligible to listed on the California Carbon Sequestration and Climate Resiliency Project Registry.	Chapter 117
AB 2109	Bennett, Bloom	White sharks: prohibition on use of attractants	This bill makes it unlawful to use any shark bait, shark lure, or shark chum to attract any white shark, and, when a white shark is visible or known to be present, place any shark bait, shark lure, or shark chum in certain waters or into the water for the purpose of viewing any shark, as provided.	Chapter 437
AB 2160	Bennett	Coastal resources: coastal development permits: fees	This bill amends the Coastal Act to authorize a city or county to waive or reduce coastal development permit fees for public access or habitat restoration projects, as specified.	Chapter 280
AB 2251	Calderon	Urban forestry: statewide strategic plan	This bill requires the Department of Forestry and Fire Protection to complete a statewide strategic plan to achieve a 10% increase of tree canopy cover in urban areas by 2035, with priority for increasing tree canopy cover in disadvantaged and low income communities and low canopy areas, and to submit this plan to the Legislature on or before 6/30/25.	Chapter 186
AB 2257	Boerner Horvath, Petrie Norris	State lands: oil and gas leases: cost study	This bill requires, contingent upon appropriation, that the State Lands Commission perform a cost study that evaluates the fiscal impact of a voluntary relinquishment of any active oil and gas state leases in state waters, as provided.	Chapter 692
AB 2278	Kalra	Natural resources: biodiversity and conservation report	This bill establishes priorities for the implementation of the 30x30 conservation goal established in Executive Order N 82 20, and requires an annual report to the Legislature on progress made toward achieving this goal.	Chapter 349

AB 2287	Stone	California Ocean Resources Stewardship Act of 2000	This bill renames the California Ocean Trust as the California Ocean Science Trust, updates its purposes to explicitly incorporate climate change and training, and authorizes the Trust to undertake certain activities related to fulfilling its purposes, among other things.	Chapter 208
AB 2344	Friedman, Kalra	Wildlife connectivity: transportation projects	This bill requires that the California Department of Transportation, in consultation with the California Department of Fish and Wildlife, develop and prioritize an inventory of projects to address wildlife connectivity needs, and establishes the Transportation Wildlife Connectivity Remediation Program to improve wildlife connectivity across transportation systems, as provided, among other things.	Chapter 964
AB 2566	Calderon	Urban forestry: school greening projects	<p>This bill requires the California Department of Forestry and Fire Protection to develop a competitive grant program to support school greening projects, as provided.</p> <p><i>VETO message: "This bill would require, on or before July 1, 2023, the Department of Forestry and Fire Protection (CAL FIRE) to develop a competitive grant process within the existing Urban and Community Forestry Program, including guidelines and selection criteria, for administration of funds allocated to the Department for the explicit purpose of supporting school greening. Upon appropriation in the annual Budget Act, this bill would require funding for these purposes to be transferred to the School Greening and Resiliency Fund, which the bill would establish in the State Treasury. I share the author's commitment to school greening projects and my Administration is proud that the 2022 23 Budget included \$150 million over two years for this purpose (\$117 million in 2022 23 and \$33 million in 2023 24). This funding will be administered through the existing Urban and Community Forestry Program. Additionally, Cal FIRE is able to update program guidelines to support implementation of this program and can incorporate program implementation elements outlined in this bill, as appropriate. Accordingly, neither the program nor the fund that would be established by this bill are necessary to administer the funding authorized in the Budget. Moreover, the budget agreement allocated one time funds for this purpose, but this bill codifies an ongoing commitment not provided for in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with cost pressure, such as this measure, should be considered and accounted for in the annual budget process."</i></p>	Vetoed
AB 2607	Ting	Tidelands and submerged lands: City and County of San Francisco: Port of San Francisco	This bill establishes the conditions for the release of certain granted lands in San Francisco from the public trust in order for a fire training and emergency response training facility to be built, as provided.	Chapter 211

AB 2805	Bauer Kahan	Department of Fish and Wildlife: advance mitigation and regional conservation investment strategies	This bill updates and revises the regional conservation investment strategy program at the California Department of Fish and Wildlife, including explicitly incorporating federally recognized tribes into the program, authorizing stand alone regional conservation assessments, revamping statutory requirements related to mitigation credit agreements, and removing the existing cap on the number of regional conservation investment strategies, among other things.	Chapter 463
AB 2895	Arambula	Water: permits and licenses: temporary changes: water or water rights transfers	This bill revises the State Water Resources Control Board's process for consideration and approval of a petition to temporarily change a water right to effectuate a short term water transfer (i.e., for a period of one year or less).	Chapter 675
AB 2966	Committee on Natural Resources	Conservation easements: forest lands: California Conservation Corps	This bill makes changes to the California Conservation Corps' authorizing statutes and revises and recasts existing law relating to conservation easements on forest lands.	Chapter 131
ACR 109	Eduardo Garcia	Extreme heat: state response	This resolution declares the Legislature's recognition of extreme heat as a serious and urgent threat and calls upon California's public agencies and departments to invest resources in increasing resilience to extreme heat and work with researchers and communities to develop strategies to address extreme heat, as specified.	Resolution Chapter 101
SB 370	Dodd	Wildlife: Big Game Management Account: uses	This bill authorizes the Department of Fish and Wildlife to provide grants from the Big Game Management Account to additional entities, such as federally recognized tribes and public entities.	Chapter 132
SB 489	Laird	Flood management projects: state funding: Pajaro River Flood Risk Management Project	This bill authorizes the state to advance funds for planning, engineering, designing, and constructing the flood control project for the Pajaro River in the Counties of Monterey and Santa Cruz.	Chapter 677
SB 856	Dodd	Wild pigs: validations	This bill creates a new management approach for wild pigs by revising and recasting provisions applicable to wild pigs, replacing the existing wild pig tag requirement with a wild pig validation that would authorize taking any number of wild pigs specified by the Fish and Game Commission during the license year of the validation, and making other changes.	Chapter 469
SB 867	Laird	Sea level rise: planning and adaptation	<p>This bill requires a local government in the coastal zone or within the jurisdiction of San Francisco Bay Conservation and Development Commission to implement sea level rise planning and adaptation, as specified, and prioritize funding for local government projects that meet the state's goal for approval of the required plans, among other things.</p> <p><i>VETO message: "This bill requires local governments, as specified, within the coastal zone or within the San Francisco Bay to implement sea level rise planning and adaptation through submitting either: (1) a local coastal program to the Coastal Commission, or (2) a subregional San Francisco Bay shoreline resiliency plan to the San Francisco Bay Conservation and Development Commission (BCDC). This bill also requires, by December 31, 2023, the Coastal</i></p>	Vetoed

			<p><i>Commission and BCDC to establish guidelines for the preparation of the specified plans. In addition, this bill specifies that local governments that receive approval of their applicable sea level rise plan by either the Coastal Commission or BCDC on or before January 1, 2028 shall be prioritized for state sea level rise funding, upon appropriation by the Legislature, to implement projects in a local government's approved plan. My Administration is supportive of the many efforts already underway for local governments to plan for sea level rise, including the over \$1.2 billion multi year funding approved in the 2021 and 2022 Budget Acts for coastal protection and adaptation. However, implementation of this bill requires millions of dollars not included in the 2022 23 Budget Act. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 880	Laird	Water diversion: monitoring and reporting: University of California Cooperative Extension	This bill deletes the sunset regarding diverters being considered qualified individuals upon completion of the instructional course by University of California Cooperative Extension, thereby extending those provisions indefinitely.	Chapter 221
SB 896	Dodd	Wildfires: defensible space: grant programs: local governments	This bill incentivizes and improves defensible space assessment data collection and reporting by local government entities, and requires the California Department of Forestry and Fire Protection to annually provide a defensible space report to the Legislature, as provided.	Chapter 222
SB 901	Pan	Flood protection: City of West Sacramento flood risk reduction project	This bill authorizes state participation in the City of West Sacramento Flood Risk Reduction Project, sets boundaries for Reclamation District 900, and extends the deadline for the City of West Sacramento to achieve the urban level of flood protection from 2025 to 2030.	Chapter 708
SB 926	Dodd	Prescribed Fire Liability Pilot Program: Prescribed Fire Claims Fund	This bill establishes the Prescribed Fire Liability Pilot Program to increase the pace and scale of prescribed fire and cultural burning; creates the Prescribed Fire Claims Fund to support coverage for losses from prescribed fires and cultural burning of up to \$2 million per claim; and requires the California Department of Forestry and Fire Protection to establish guidelines governing the pilot program, among other things, as provided.	Chapter 606
SB 936	Glazer	California Conservation Corps: forestry training center: formerly incarcerated individuals: reporting	This bill requires, upon an appropriation, the California Conservation Corps director to establish a forestry training center in northern California in partnership with the Department of Forestry and Fire Protection and the Department of Corrections and Rehabilitation to provide enhanced training, education, work experience, and job readiness for entry level forestry and vegetation management jobs.	Vetoed

			<p><i>VETO message: "This bill requires the California Conservation Corps (CCC), working with the Department of Forestry and Fire Protection (CAL FIRE) and the Department of Corrections and Rehabilitation (CDCR), to establish a forestry training center in northern California providing job readiness training for entry level forestry and vegetation management jobs to formerly incarcerated individuals. I appreciate the author's intent with this bill. In 2020, I signed legislation that allows a person who successfully participated in a fire camp to be eligible to petition the court for an expungement. However, the significant cost pressure imposed by this bill is in the hundreds of millions of dollars and is not included in the adopted 2022 23 Budget Act. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 945	Laird	Falconry: American peregrine falcons	This bill exempts the capture, possession, and training of an American peregrine falcon in the practice of falconry from the prohibitions in the fully protected species statute, and makes the adoption of American peregrine falcon falconry regulations subject to appropriation, as specified, among other things.	Chapter 471
SB 963	Laird	Historical preservation: California Cultural and Historical Endowment: grant programs	This bill revises and recasts the purpose and priorities of the California Cultural and Historical Endowment's museum grant program.	Chapter 300
SB 1027	Atkins	San Diego River Conservancy	This bill expands the jurisdiction of the San Diego River Conservancy to cover the San Diego River watershed; revises the makeup of the Conservancy governing board; and makes other technical and conforming changes.	Chapter 448
SB 1036	Newman	California Conservation Corps: California Ocean Corps Program	<p>This bill requires, contingent upon an appropriation by the Legislature, the Director of the California Conservation Corps to establish and administer the California Ocean Corps Program through 1/1/27, to provide competitive grants to certified local conservation corps located in coastal counties in order to provide opportunities for young people, 16 30 years of age, inclusive, to complete workforce preparation, training, and education programs, and, ultimately, to obtain employment, or continue education, in ocean and coastal conservation or related fields.</p> <p><i>VETO message: "This bill requires the Director of the California Conservation Corps to establish the California Ocean Corps Program to provide competitive grants to certified local conservation corps located in coastal counties for young people to complete workforce preparation, training, and education programs, and obtain employment in ocean and coastal conservation or related fields. While this Administration has continuously supported the Corps' commitment to provide young people with workforce training, the significant cost pressure in the millions</i></p>	Vetoed

			<p><i>of dollars imposed by this bill is not included in the adopted 2022 23 Budget Act. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	
SB 1052	Kamlager	Baldwin Hills Conservancy: urban watersheds conservancy expansion	<p>This bill expands the Baldwin Hills Conservancy to include the southern Ballona Creek Watershed and the Upper Dominguez Channel, renames the Conservancy as the Baldwin Hills and Urban Watersheds Conservancy, makes it permanent, and makes other technical and conforming changes.</p>	Chapter 714
SB 1065	Eggman	California Abandoned and Derelict Commercial Vessel Program	<p>This bill (1) establishes the California Abandoned and Derelict Commercial Vessel Program to identify, prioritize, and fund, as specified, the removal of abandoned and derelict commercial vessels from commercially navigable waters; (2) establishes the California Abandoned and Derelict Commercial Vessel Program Coordinating Task Force to oversee and provide policy direction for this program; and (3) prohibits, generally, a commercial vessel that is at risk of becoming derelict from occupying, anchoring, mooring, or otherwise being secured in or on commercially navigable waters.</p> <p><i>VETO message: “This bill would establish the California Abandoned and Derelict Commercial Vessel Program and a multi agency task force to identify, prioritize, and fund the removal of abandoned and derelict commercial vessels across the state. While I support the author’s attempt to create a statewide approach to address abandoned and derelict commercial vessels in California that pose significant public health, safety, and environmental risks, this program was not accounted for in the budget. Implementation across the relevant agencies is expected to cost about \$25 million in year 1 with ongoing general fund impacts. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
SB 1078	Allen	Sea Level Rise Revolving Loan Pilot Program	<p>This bill requires the Ocean Protection Council, in consultation with the State Coastal Conservancy, to develop the Sea Level Rise Revolving Loan Pilot Program for the purpose of providing low interest loans to local jurisdictions to purchase identified vulnerable coastal properties located in certain communities and populations disproportionately affected by climate change, such as low income communities and communities of color, as provided.</p>	Vetoed

			<p><i>VETO message: "This bill requires the Ocean Protection Council to develop the Sea Level Rise Revolving Loan Pilot Program to provide low interest loans to local jurisdictions to purchase identified vulnerable coastal properties located in communities and populations disproportionately affected by climate change. Unfortunately, this bill does not comprehensively address the cost, likely to be carried out over decades. Climate driven sea level rise presents major land use planning challenges. The scope and scale of the problem, and the work necessary to make sure that California can adapt to rising seas, requires innovative planning approaches and implementation action at the state and local level. Financial tools, such as the one proposed in SB 1078, have the potential to play an important role in a portfolio of strategies that will help build coastal resilience in California. Such an effort should be considered within a comprehensive lens that: 1) encourages cooperation and feasibility among all necessary stakeholders; 2) considers the impacts of inserting local jurisdictions in the property rental market; and 3) allows for unified agreement by local, state, and federal partners that the type of policy tool in SB 1078 is the best path forward for coastal residential properties. This bill falls short of capturing this comprehensive framework. For these reasons, I cannot sign this bill. My administration appreciates the author's work and looks forward to embracing policies that help communities better understand and plan for climate risk."</i></p>	
SB 1122	Allen	San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy: territory	This bill expands the territory of the San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy to include the Dominguez Channel watershed and Santa Catalina Island; and requires the Conservancy to update its parkway and open space plan to account for this new territory.	Chapter 718
SB 1137	Gonzalez, Limon	Oil and gas: operations: location restrictions: notice of intention: health protection zone: sensitive receptors	This bill establishes health protection zones that are 3,200 feet in all directions from a sensitive receptor; prohibits the Geologic Energy Management Division from approving the drilling of new oil or gas wells or the reworking of existing oil or gas wells within a health protection zone with certain exceptions, such as to plug and abandon a well; and establishes additional monitoring and other requirements for existing oil and gas operations in a health protection zone, among other things.	Chapter 365
SB 1157	Hertzberg	Urban water use objectives	This bill changes the standards for indoor residential water use to 47 gallons per capita daily beginning 2025, and to 42 gallons per capita daily beginning 2030.	Chapter 679
SB 1205	Allen	Water rights: appropriation	This bill requires the State Water Resources Control Board (Board) to promulgate regulations to govern consideration of climate change effects in water availability analyses used in the Board's review of applications for water rights permits; and requires the Board, in developing and adopting the regulations, to consider the effects of climate change upon watershed hydrology.	Chapter 369
SB 1224	Bates	Watersheds: wildlife habitat: Counties of Orange and San Diego	This bill authorizes the Wildlife Conservation Board, upon appropriation by the Legislature, to provide grants to acquire land or conservation easements, or to perform restoration in certain watersheds in the southern Orange and northern San Diego Counties, as provided.	Vetoed

			<p><i>VETO message: "This bill authorizes the Wildlife Conservation Board, upon appropriation, to provide grants to acquire land or conservation easements in the southern region of Orange County and the northern region of San Diego County. While I appreciate efforts to restore watersheds and habitats, this program was not accounted for in the budget and could cost millions of dollars to acquire land on behalf of the state. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
SB 1295	Limon	Oil and gas: hazardous or deserted wells and facilities: labor standards: expenditure limits: reports	This bill provides that all work undertaken or paid for by the Geologic Energy Management Division using outside contractors is a public work and requires prevailing wages to be paid; requires the California Workforce Development Board to develop and implement the Oil and Gas Well Capping Pilot initiative; and increases the amount that the Geologic Energy Management Division can potentially expend in the next fiscal years to plug and abandon wells, among other things.	Chapter 844
SB 1314	Limon	Oil and gas: Class II injection wells: enhanced oil recovery	This bill prohibits the injection of a concentrated carbon dioxide fluid from a carbon dioxide capture or carbon dioxide capture and sequestration project from use as an injection fluid for enhanced oil recovery.	Chapter 336
SB 1372	Stern	Sustainable Groundwater Management Act: groundwater sustainability plans: groundwater rights	This bill adds a provision to the Sustainable Groundwater Management Act stating that the approval of a groundwater sustainability plan by the Department of Water Resources shall not be construed to be a determination by or otherwise an opinion of the department that the allocation of groundwater pumping rights in the plan are consistent with groundwater rights law.	Chapter 682
SB 1392	McGuire	Aquaculture: registration, renewal, surcharge, and penalty fees: reports	This bill extends the existing sunset on certain aquaculture fee levels for one year until 1/1/24, and requires that a legislative report on the aquaculture program be prepared every five years, as provided.	Chapter 307
SB 1497	Committee on Natural Resources and Water	California Coastal Act of 1976	This bill makes various minor and technical changes to the California Coastal Act of 1976, including (1) correcting the name of various state entities (for example, the Department of Fish and Game is now the Department of Fish and Wildlife), (2) removing obsolete language and updating references to applicable code sections, and (3) revising gendered references to achieve gender neutrality.	Chapter 97

PUBLIC SAFETY

AB 228	Rodriguez	Firearms	This bill (1) requires the Department of Justice (DOJ), beginning in 2024, to conduct inspections of licensed firearm dealers at least every three years, subject to exceptions; and (2) authorizes the DOJ to inspect a dealer that is also subject to a local inspection program, and specifies minimum sampling standards for the audit of dealer records during an inspection.	Chapter 138
AB 256	Kalra, Kamlager, Robert Rivas, Santiago	Criminal procedure: discrimination	This bill makes the California Racial Justice Act of 2020, which prohibits the state from seeking or obtaining a conviction or sentence on the basis of race, ethnicity, or national origin, apply retroactively and makes other changes.	Chapter 739
AB 311	Ward	Firearms: Del Mar Fairgrounds	This bill prohibits the sale of firearm precursor parts on the property of the 22nd District Agricultural Association, comprising the Del Mar Fairgrounds.	Chapter 139
AB 485	Nguyen	Hate crimes: reporting	This bill requires local law enforcement agencies to post specified hate crime information on their official websites on a monthly basis.	Chapter 852
AB 503	Stone	Wards: probation	<p>This bill (1) limits the period of time in which a court may place a ward of the court on probation to six months, except that a court may extend probation in six month increments upon proof by a preponderance of the evidence that it is in the best interest of the ward; (2) requires that the conditions of probation be individually tailored, developmentally appropriate, and reasonable; and (3) requires that the burden imposed by the probation conditions must be proportional to the legitimate interests served by the conditions.</p> <p><i>VETO message: "This bill would limit the period of time in which a court may place a ward of the court on probation to six months and extend probation in six month increments upon proof that it is in the best interest of the ward. I support juvenile justice reform and rehabilitation, which is why, in 2020, I led the effort to realign juvenile justice in California. Realignment is an important reform that has impacted every step of the juvenile justice process, from placement decisions to discharge. County probation has had to work swiftly to adapt to providing care and programming to a new population. Realignment will not be final until the Division of Juvenile Justice closes in June of next year. As counties prepare for the full implementation of realignment, I am concerned that changes to the juvenile justice system, like those outlined in this legislation, create additional workload for the courts and probation during realignment. I am also concerned about costs driven by the increased number of hearings, the courts estimate that this increased workload will cost millions of dollars."</i></p>	Vetoed
AB 547	McCarty	Domestic violence: victim's rights	This bill requires the county probation department to notify a victim of domestic violence, abuse, or stalking, of the perpetrator's current or proposed community of residence, if the victim has requested such notification.	Chapter 941

AB 557	Muratsuchi	Hate crimes: vertical prosecution	This bill requires the Department of Justice to establish a grant program for the purpose of creating, supporting, or expanding vertical prosecution units for the prosecution of hate crimes.	Chapter 853
AB 655	Kalra	California Law Enforcement Accountability Reform Act	This bill requires law enforcement agencies to investigate current and prospective peace officers regarding membership in hate groups, participation in hate group activity, or advocacy of public expressions of hate, as specified, and provides that certain findings would disqualify a person from employment as a peace officer.	Chapter 854
AB 731	Bauer Kahan	County jails: recidivism: reports	<p>This bill requires the sheriff in each county to compile and submit specified data related to their educational opportunities, rehabilitative opportunities, exercise opportunities and success rates in reducing recidivism to the Board of State and Community Corrections and to require the Board to compile that data into a report to be submitted to the Legislature.</p> <p><i>VETO message: "This bill requires the sheriff in each county to compile and send extensive data to the Board of State and Community Corrections (Board) about educational and rehabilitative programs in county jail and their success rates in reducing recidivism. It further requires the Board to report to the legislature. While I agree that data relating to the efficacy of local programs is important, this bill is overly broad and creates a large mandate, potentially costing the state millions of dollars. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 960	Ting	Compassionate release	This bill makes a number of changes to the compassionate release process.	Chapter 744
AB 1242	Bauer Kahan, Mia Bonta, Cristina Garcia	Reproductive rights	This bill prohibits law enforcement from knowingly arresting a person for performing or aiding in the performance of a lawful abortion or for obtaining an abortion and prohibits specified entities from providing information to another state or political subdivision thereof regarding an abortion that is lawful under California law, except as provided.	Chapter 627
AB 1290	Lee	Crimes: theft: animals	This bill amends existing statutes related to the theft of a dog and instead applies them to the theft of a companion animal, as defined.	Chapter 546

AB 1314	Ramos, Cristina Garcia, Mathis	Emergency notification: Feather Alert: endangered indigenous people	This bill establishes the Feather Alert system, to aid in location of an indigenous person who has been involuntarily abducted or kidnapped.	Chapter 476
AB 1406	Lackey	Law enforcement agency policies: carrying of equipment	This bill requires peace officers to holster an electroshock device, such as a taser or stun gun, on the side of the body opposite to the side that the officer's primary firearm is holstered.	Chapter 945
AB 1598	Davies	Controlled substances: paraphernalia: controlled substance testing	This bill excludes from the definition of "drug paraphernalia" any testing equipment that is designed, marketed, used, or intended to be used, to analyze for the presence of fentanyl or any fentanyl analog, ketamine, or gamma hydroxybutyric acid.	Chapter 201
AB 1613	Irwin	Theft: jurisdiction	This bill expands the territorial jurisdiction in which the Attorney General can prosecute specified theft offenses and associated offenses connected together in their commission to the underlying theft offenses.	Chapter 949
AB 1621	Gipson, Muratsuchi, Ting	Firearms: unserialized firearms	This bill revises several definitions relating to firearm precursor parts and unserialized firearms and establishes various restrictions on the possession, sale, transfer, import, manufacture and assembly of serialized and unserialized firearms, and firearm precursor parts, subject to exceptions; and repeals several provisions of law related to firearm precursor parts that are set to go into effect on 7/1/22.	Chapter 76
AB 1637	Cooper	Criminal profiteering: asset forfeiture: unemployment and disability insurance fraud	This bill specifies that fraud offenses relating to COVID 19 pandemic related insurance programs administered by the Employment Development Department are criminal profiteering activity for which a prosecutor can seek asset forfeiture pursuant to the California Control Profits of Organized Crime Act.	Chapter 950
AB 1641	Maienschein	Sexually violent predators	This bill requires person who is released on outpatient status or granted conditional release, after being committed as a sexually violent predator, to be monitored by a global positioning system until the person is unconditionally discharged.	Chapter 104
AB 1653	Patterson	Property crimes: regional property crimes task force	This bill specifies that property crimes includes theft of vehicle parts and accessories for purposes of the Regional Property Crimes Task Force.	Chapter 105
AB 1682	Boerner Horvath, Ward	Vessels: public safety activities	This bill exempts specified vessels clearly identifiable as lifeguard rescue vessels or engaged in public safety activities from the speed limit imposed on machine propelled vessels operating in specified areas.	Chapter 203
AB 1700	Maienschein	Theft: online marketplaces: reporting	This bill requires the Attorney General's website to contain a feature for the reporting of suspected stolen goods for sale on online marketplaces.	Chapter 855

AB 1706	Mia Bonta	Cannabis crimes: resentencing	This bill requires the court to recall or redesignate specified cannabis convictions, as authorized by Proposition 64, the Control, Regulate and Tax Adult Use of Marijuana Act, on or before 3/1/23.	Chapter 387
AB 1732	Patterson	Emergency services: hit and run incidents: Yellow Alert	This bill re establishes the "Yellow Alert" system, to aid in the apprehension of a suspect if a person has been killed in a hit and run incident.	Chapter 107
AB 1744	Levine	Probation and mandatory supervision: flash incarceration	This bill extends authorization to use flash incarceration for individuals on probation or mandatory supervision until 1/1/28.	Chapter 756
AB 1769	Bennett	Firearms: prohibited places	This bill prohibits the sale of any firearm, firearm precursor part, or ammunition on the property of the 31st District Agricultural Association, comprising the Ventura County Fair and Event Center in Ventura County.	Chapter 140
AB 1782	Jones Sawyer	Jails: commissary	<p>This bill renames the Inmate Welfare Fund to the Incarcerated Peoples' Welfare Fund and requires money in the fund to be expended solely for the benefit, education, and welfare of the incarcerated population.</p> <p><i>VETO message: "This bill renames the Inmate Welfare Fund to the Incarcerated Peoples' Welfare Fund and requires money in the fund be expended solely for the benefit, education, and welfare of incarcerated individuals. This bill, additionally, deletes a county's authority to use the fund for maintenance of county jail facilities, including the salary and benefits of personnel used in programs to benefit incarcerated individuals. While I am supportive of this fund being used to support incarcerated individuals, I am concerned that this takes flexibility away from counties and that this could impact programs they provide to the incarcerated population."</i></p>	Vetoed
AB 1803	Jones Sawyer	Court fees: ability to pay	This bill exempts a person who meets the criteria for a waiver of court fees and costs from being obligated to pay the filing fee for specified expungement petitions, and prohibits a court from denying expungement relief to an otherwise qualified person, and who meets the criteria, as specified, for a waiver of court fees and costs, solely on the basis that the person has not yet satisfied their restitution obligations.	Chapter 494
AB 1842	Rodriguez	Firearms: restocking fee	This bill prohibits licensed firearm dealers from charging a restocking or other return related fee of more than 5% of the purchase price of the firearm if the buyer decides to cancel the purchase during the 10 day waiting period, with an exception for special order firearms, as defined.	Chapter 141
AB 1899	Mathis	Crimes: false personation	This bill prohibits the false impersonation of peace officers, firefighters, and other public officers and employees through, or on, an Internet website, or by other electronic means.	Chapter 954

AB 1924	Gipson	Criminal law: certificate of rehabilitation	This bill allows a person convicted of a felony, other than a registrable sex offense, to file a petition for a certificate of rehabilitation without certain requirements including, among other requirements, the dismissal of the accusatory pleading and that the person has not been incarcerated since the dismissal.	Chapter 766
AB 1974	Chen	Correctional facilities: service of process	This bill clarifies that the current process for serving a judicial paper to an incarcerated person applies to both county jails and state prisons.	Chapter 255
AB 2023	Bennett	Jails: discharge plans	This bill entitles a person incarcerated in, or recently released from, a county jail to have access to up to three free phone calls in the county jail to plan for a safe and successful release.	Chapter 327
AB 2085	Holden	Crimes: mandated reporters	This bill redefines “general neglect” for purposes of the Child Abuse and Neglect Reporting Act by excluding a person’s economic disadvantage, as specified.	Chapter 770
AB 2137	Maienschein	Family justice centers	This bill requires family justice centers to provide clients with educational materials relating to gun violence restraining orders, domestic violence restraining orders, and other legal avenues of protection for victims and their families, if appropriate.	Chapter 20
AB 2147	Ting, Friedman	Pedestrians	This bill prohibits a peace officer from stopping a pedestrian for specified traffic infractions unless a reasonably careful person would realize there is an immediate danger of collision with a moving vehicle or other device moving exclusively by human power; and requires the California Highway Patrol to submit a report to the Legislature regarding statewide pedestrian related crash data.	Chapter 957
AB 2156	Wicks	Firearms: manufacturers	This bill expands the prohibitions on the manufacture of firearms without a state license including reducing the number of guns a person may manufacture without a license and prohibiting the use of a three dimensional printer to manufacture any firearm without a license.	Chapter 142
AB 2167	Kalra	Crimes: alternatives to incarceration	This bill requires a court presiding over a criminal matter to consider alternatives to incarceration, including, without limitation, collaborative justice court programs, diversion, restorative justice, and probation.	Chapter 775
AB 2169	Gipson	Criminal procedure	This bill clarifies that vacatur relief for offenses committed while the petitioner was a victim of human trafficking, intimate partner violence, or sexual violence demonstrates that the petitioner lacked the requisite intent to commit the offense, and that the conviction is invalid due to legal defect.	Chapter 776

AB 2185	Akilah Weber	Forensic examinations: domestic violence	This bill provides domestic violence victims access to medical evidentiary exams, free of charge, by Local Sexual Assault Response Teams or other qualified medical evidentiary examiners.	Chapter 557
AB 2195	Jones Sawyer	Crimes: nuisance	This bill allows a defendant to accept a plea agreement for committing a public nuisance, if the negotiated disposition includes the dismissal of one or more charges that allege unlawfully cultivating, manufacturing, transporting, giving away, selling, or possession or use of a drug, or possession or use of drug paraphernalia.	Chapter 487
AB 2198	Fong	Vehicles: driving under the influence	This bill replaces the term "accident" with "crash" in the Vehicle Code when used to describe collisions involving one or more persons driving under the influence of alcohol or drugs, and removes provisions of the Youth Drunk Driver Visitation Program authorizing a court to require supervised visitation by defendant or ward at a chemical dependency hospital.	Chapter 81
AB 2229	Luz Rivas, Irwin	Peace officers: minimum standards: bias evaluation	This bill corrects the inadvertent deletion of the requirement that peace officers be found to be free from any physical, emotional, or mental condition, including bias against race or ethnicity, gender, nationality, religion, disability, or sexual orientation, that might adversely affect the exercise of the powers of a peace officer.	Chapter 959
AB 2239	Maienschein	Firearms: prohibited persons	This bill creates a 10 year prohibition on the possession of firearms for individuals convicted of child abuse and elder abuse.	Chapter 143
AB 2274	Blanca Rubio	Mandated reporters: statute of limitations	This bill extends the statute of limitations for the failure of a mandated reporter to report reasonably suspected child abuse or severe neglect not involving sexual abuse to within one year of the discovery of the offense, but in no case later than four years after the commission of the offense.	Chapter 587
AB 2282	Bauer Kahan, Levine	Hate crimes: nooses, crosses, and swastikas	This bill equalizes the penalty for the crimes of hanging a noose, displaying a symbol of hate, including a Nazi swastika, and burning or desecrating religious symbols, on specified property, for the purpose of terrorizing, and expands and aligns the places where this conduct is prohibited for each offense.	Chapter 397
AB 2294	Jones Sawyer	Diversion for repeat retail theft crimes	This bill authorizes a city attorney, district attorney, or county probation department to create a diversion or deferred entry of judgment program for individuals committing a theft offense or repeat theft offenses, as specified.	Chapter 856
AB 2321	Jones Sawyer	Juveniles: room confinement	This bill redefines the exception to room confinement in juvenile facilities for brief periods to a brief period lasting no more than two hours when necessary for institutional operations, and ensures that minors and wards subject to room confinement are provided reasonable access to toilets at all hours, including during normal sleeping hours.	Chapter 781

AB 2343	Akilah Weber	Board of State and Community Corrections	<p>This bill requires the Board of State and Community Corrections to develop standards for mental health care in local correctional facilities, beginning on 7/1/23.</p> <p><i>VETO message: "This bill would, commencing July 1, 2023, require the Board of State and Community Corrections (BSCC) to develop and adopt minimum mental health care standards for local correctional facilities and would add both a licensed healthcare provider and a licensed mental health provider to the Board. BSCC has had a thirteen member board since 2013. I am concerned that adding two members unnecessarily grows the board and could impede its ability to timely carry out its mission."</i></p>	Vetoed
AB 2356	Rodriguez	Theft: aggregation	This bill specifies that if the value of property taken exceeds \$950 over the course of distinct but related acts, the value of the property may be aggregated to charge a count of grand theft if the acts are motivated by one intention, one general impulse, and one plan.	Chapter 22
AB 2361	Mia Bonta	Juveniles: transfer to court of criminal jurisdiction	This bill requires the juvenile court to find by clear and convincing evidence that the minor is not amenable to rehabilitation while under the jurisdiction of the juvenile court in order to transfer the minor to a court of criminal jurisdiction.	Chapter 330
AB 2374	Bauer Kahan	Crimes against public health and safety: illegal dumping	This bill increases the maximum fines for illegal dumping for persons employing more than 10 full time employees, and requires any person convicted of illegal dumping to remove or pay the cost of removing the waste matter they were convicted of illegally dumping.	Chapter 784
AB 2417	Ting	Juveniles: Youth Bill of Rights	This bill makes the Youth Bill of Rights applicable to youth confined in any juvenile justice facility.	Chapter 786
AB 2418	Kalra	Crimes: Justice Data Accountability and Transparency Act	This bill requires, according to specified timeframes, state and local prosecution offices to collect and transmit various data regarding criminal cases to the Department of Justice, which is required to verify and publish the data; and requires the Department to establish the Prosecutorial Transparency Advisory Board, as specified.	Chapter 787
AB 2526	Cooper	Incarcerated persons: health records	This bill requires the transfer of mental health records when an incarcerated person is transferred from or between the Department of Corrections and Rehabilitation, the Department of State Hospitals, and county agencies, as specified.	Chapter 968
AB 2551	McCarty	Firearms	This bill requires the Department of Justice to notify local authorities in the appropriate jurisdiction when a prohibited person attempts to purchase a firearm, ammunition or a firearm precursor part.	Chapter 100
AB 2552	McCarty	Firearms: gun shows and events	This bill requires the inclusion of additional notices on signs posted at the public entrance of gun shows.	Chapter 696

AB 2588	Maienschein	Crimes: obstruction of justice	This bill amends the existing crime of disclosing specified information pertaining to a public safety official with the intent to obstruct justice or the due administration of the laws, to include protection of the official's "immediate family," rather than their "spouse and child."	Chapter 697
AB 2629	Santiago	Juveniles: dismissals	This bill clarifies that the juvenile court may dismiss a petition at any time after it has been filed and requires a court, at the time the court terminates jurisdiction or any time after, to consider and afford great weight to evidence offered to prove that mitigating circumstances are present which weigh in favor of dismissing the petition, except as specified.	Chapter 970
AB 2632	Holden	Segregated confinement	<p>This bill (1) codifies a definition for "segregated confinement" that applies to the state's prisons, county jails, detention facilities, and private detention facilities; (2) limits the use of segregated confinement to no more than 15 consecutive days and no more than 45 days total in a 180 day period; (3) prohibits the use of segregated confinement if the person belongs to a special population, as defined; (4) establishes procedures related to the use of segregated confinement; and (5) establishes reporting requirements when segregated confinement is used.</p> <p><i>VETO message: "This bill would establish rules governing the use of segregated confinement within prisons, jails, and detention facilities. I have prioritized improving the conditions within custodial settings, and I support limiting the use of segregated confinement. Segregated confinement is ripe for reform in the United States and the same holds true in California. AB 2632, however, establishes standards that are overly broad and exclusions that could risk the safety of both the staff and incarcerated population within these facilities. Specifically, this bill would categorically prohibit the placement of large portions of the incarcerated population in segregated housing even if such a placement is to protect the safety of all incarcerated individuals in the institution. I am additionally concerned that the restrictions in this bill could interrupt the rehabilitation efforts of other incarcerated people and the staff at these facilities. But in light of the deep need to reform California's use of segregated confinement, I am directing the California Department of Corrections and Rehabilitation (CDCR) to develop regulations that would restrict the use of segregated confinement except in limited situations, such as where the individual has been found to have engaged in violence in the prison. To this end, when placement in segregated confinement is necessary, these regulations must include utilization of small group yards, when feasible and available, and development of a positive behavioral model to aid in rehabilitation efforts."</i></p>	Vetoed
AB 2644	Holden	Custodial interrogation	This bill prohibits an officer from using threats, physical harm, deception, or psychologically manipulative interrogation tactics when questioning a person 17 years of age or younger about the commission of a felony or misdemeanor.	Chapter 289
AB 2657	Stone	Incarcerated person's competence	This bill changes procedures for determining whether an incarcerated person under judgment of death, whose execution date has been set, is incompetent to be executed; and establishes a procedure for an incarcerated person whose	Chapter 795

			sentence of death has been affirmed on direct appeal, any time prior to the setting of their execution date, to petition a court for relief from a sentence of death on the grounds that they are permanently incompetent to be executed.	
AB 2658	Bauer Kahan	Juveniles: electronic monitoring	This bill awards custody credits off a ward's maximum time of confinement for time spent on electronic monitoring and requires court review every 30 days to ensure that electronic monitoring is still appropriate.	Chapter 796
AB 2660	Maienschein	Child death investigations: review teams	This bill mandates the establishment of child death review teams in every county. <i>VETO message: "This bill would require each county, by no later than January 1, 2025, to establish an interagency child death review team, and to develop and adopt a protocol that may be used as a guideline by persons performing autopsies on children to assist coroners in the identification of child abuse or neglect. While I agree with the intent of this bill, it creates a large mandate, potentially costing the state millions of dollars. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	Vetoed
AB 2669	Nazarian	Youth service organizations: child abuse and neglect prevention	This bill exempts an organization that provides one to one mentoring to youth from the requirement that youth service organizations implement a policy requiring, to the greatest extent possible, the presence of at least two mandated reporters whenever administrators, employees, or volunteers are in contact with children, but only if that organization has implemented policies to ensure comprehensive screening of volunteers, and training and regular contact with both volunteers and parents or guardians.	Chapter 261
AB 2717	Waldron	Prisoners: California Healthy Start Act	This bill enacts the California Healthy Start Act, which expands the community prison mother treatment program within the California Department of Corrections and Rehabilitation to individuals regardless of their term of imprisonment and prior convictions, as specified. <i>VETO message: "AB 2717 enacts the California Healthy Start Act, which expands the community prisoner mother program within the California Department of Corrections and Rehabilitation (CDCR) to individuals regardless of their term of imprisonment and prior convictions. This bill also expands visiting at women's prisons and requires CDCR to provide transportation for minor children to visit monthly. I am supportive of providing as much assistance as possible for incarcerated mothers. CDCR currently operates numerous programs to help mothers, including an enhanced visiting program, a lactation program and the community prisoner mother program. Any expansion of these important programs should be considered in the budget. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to</i>	Vetoed

			<i>remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i>	
AB 2730	Villapudua	Prisons: rehabilitation programs	<p>This bill creates the California Antirecidivism and Public Safety Act pilot program, subject to appropriation by the Legislature, to provide incarcerated individuals with job training and work experience to ensure their employment readiness.</p> <p><i>VETO message: "This bill would require the California Department of Corrections and Rehabilitation (CDCR), subject to appropriation by the Legislature, to establish a pilot program to provide rehabilitative services and job training opportunities to no less than 50 incarcerated individuals in a community campus setting. I agree with the author's intent to provide increased access to rehabilitative services and job training opportunities, which is why the 2022 23 budget included a \$40 million expansion of these successful community programs. Further expansion of these programs should occur in the context of budget deliberations. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills that create significant fiscal pressure, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 2735	Gray	Peace officers: deputy sheriffs	This bill adds the County of Merced to the list of specified counties within which deputy sheriffs assigned to perform duties exclusively or initially related to custodial assignments are peace officers whose authority extends to any place in the state while engaged in the performance of duties related to their employment.	Chapter 416
AB 2761	McCarty	Deaths while in law enforcement custody: reporting	This bill requires a state or local correctional facility to post specified information on its website within 10 days after the death of a person in custody, and to update that information within 30 days of any change.	Chapter 802
AB 2773	Holden	Stops: notification by peace officers	This bill requires, effective 1/1/24, a peace officer making a traffic or pedestrian stop to state the reason for the stop before asking investigatory questions unless the officer reasonably believes that withholding the reason for the stop is necessary to protect life or property from imminent threat; adds information regarding this requirement to the Department of Motor Vehicles Driver's Handbook; and requires local law enforcement agencies to report additional stop information to the Department of Justice.	Chapter 805

AB 2778	McCarty	Crimes: race blind charging	This bill requires the Department of Justice, beginning on 1/1/24, to develop and publish "Race Blind Charging" guidelines, as specified, for all prosecuting agencies to follow in implementing a process to initially review a case for charging based on information from which all means of identifying the race of the suspect, victim, or witness have been removed or redacted.	Chapter 806
AB 2799	Jones Sawyer	Evidence: admissibility of creative expressions	This bill requires the court, in a criminal trial or proceeding where any party seeks to admit a form of creative expression as evidence, to hold a hearing outside the presence of the jury to determine the question of admissibility considering specified factors.	Chapter 973
AB 2870	Santiago	Firearms: gun violence restraining orders	This bill expands the family members who can file a petition for a gun violence restraining order to include any person related by consanguinity or affinity within the fourth degree, as specified, and additionally allows an individual who has a child in common with the subject, as specified, or an individual who has a dating relationship with the subject to file a petition.	Chapter 974
AJR 22	Gabriel	Select Committee to Investigate the January 6th Attack on the United States Capitol	This resolution urges the United States House Select Committee to Investigate the January 6th Attack on the United States Capitol to uncover the facts, circumstances, and causes relating to the attack, and honors the individuals who died or were injured as a result of the attack.	Resolution Chapter 173
SB 357	Wiener	Crimes: loitering for the purpose of engaging in a prostitution offense	This bill repeals provisions of law related to loitering with intent to commit prostitution.	Chapter 86
SB 382	Caballero	Human trafficking: restraining orders	This bill includes commercial exploitation of a minor in existing provisions of law that authorize courts to issue a restraining order during the pendency of criminal proceedings and upon conviction of specified offenses.	Chapter 87
SB 467	Wiener	Expert witnesses: writ of habeas corpus	This bill expands the definition of "false evidence" for the purpose of a habeas corpus petition to include expert testimony that has been undermined by scientific research, even if the research existed at the time of the testimony; and permits a habeas to be brought on the basis that there is a reasonable dispute about the science of an expert opinion that was material or probative of the an issue at trial.	Chapter 982
SB 731	Durazo, Bradford	Criminal records: relief	This bill permits additional relief by way of withdrawing a plea and deleting arrest records for the purpose of most criminal background checks.	Chapter 814
SB 748	Portantino	Trespass: private universities	This bill expands the types of institutions covered in existing provisions of law that prohibit students or employees who have been suspended or dismissed and certain persons who have been directed to leave a school campus or facility from re entering the school campus or facility to include private nonprofit colleges and universities.	Chapter 134

SB 836	Wiener	Evidence: immigration status	This bill reenacts provisions of law that prohibited the disclosure of a person's immigration status in open court unless the judge determines in an in camera hearing that the evidence is admissible.	Chapter 168
SB 863	Min, Rubio	Domestic violence: death review teams	This bill authorizes a county domestic violence death review team to assist local agencies in identifying and reviewing domestic violence near death cases, as defined.	Chapter 986
SB 877	Eggman	California Victim Compensation Board: mental health services: reimbursement	This bill authorizes the California Victim Compensation Board to reimburse for psychiatric or mental health counseling provided by a person who is licensed in the state in which the victim lives or who is supervised by a person who is licensed in the state in which the victim lives.	Chapter 707
SB 882	Eggman	Advisory Council on Improving Interactions between People with Intellectual and Development Disabilities and Law Enforcement	This bill creates an advisory council within the Department of Justice responsible for evaluating and reporting on existing training for peace officers related to interactions between law enforcement and people with intellectual and developmental disabilities; and requires use of force incident reports sent to the Department by local law enforcement agencies to include information on whether the officer perceived that someone involved had an intellectual or developmental disability, among other information.	Chapter 899
SB 903	Hertzberg	Prisons: California Rehabilitation Oversight Board	This bill requires the California Rehabilitation Oversight Board to examine the efforts of the California Department of Corrections and Rehabilitation to address the housing needs of formerly incarcerated individuals, including those with serious mental health needs, and to include specified data on homelessness in its annual report.	Chapter 821
SB 915	Min	Firearms: state property	This bill prohibits the sale of firearms, firearm precursor parts and ammunition on state property.	Chapter 145
SB 916	Leyva	Sexual assault: victim's rights	This bill requires the information given to a victim of sexual assault include a statement that they cannot be found in contempt for not testifying and to make it a right for a victim to request specific information from the Department of Justice regarding any DNA samples that were taken.	Chapter 709
SB 925	Bates	Fatal vehicular accidents: chemical test results	This bill requires coroners and medical examiners to test the body of a person killed in a motor vehicle accident for drugs as well as alcohol.	Chapter 223
SB 960	Skinner	Public employment: peace officers: citizenship	This bill removes provisions of existing law requiring peace officers to either be a citizen of the United States or be a permanent resident who is eligible for and has applied for citizenship.	Chapter 825
SB 981	Glazer	Criminal procedure: factual innocence	This bill allows a person to petition a court for a finding that they are entitled to wrongful conviction compensation, if the court has granted a writ of habeas corpus or vacated a judgment, and the charges against the person have been dismissed or the person has been acquitted on retrial.	Vetoed

			<i>VETO message: "This bill would provide that, for defendants whose convictions were reversed on habeas and the district attorney fails to object and provide clear and convincing evidence of guilt, the court issues an order that they are entitled to compensation through the California Victim Compensation Board (CalVCB). The 2022 Budget included an improvement in the payment process for the erroneously convicted, allowing them to receive their compensation more quickly. This bill would unintentionally reverse part of that new payment process. If this bill is signed, some claimants will have their compensation delayed by several months, or in some cases, up to a year. I look forward to the author submitting a new bill next year on this issue."</i>	
SB 990	Hueso	Corrections: county of release	This bill makes a number of changes related to the placement or transfer of individuals on parole or post release community supervision.	Chapter 826
SB 1008	Becker	Corrections: communications	This bill requires each state prison and youth detention facility, county jail, city jail, and county youth detention facility to offer free voice communication services; imposes a daily 60 minute access to voice communication requirement; and prohibits government agencies from generating revenue from those communication services contracts.	Chapter 827
SB 1034	Atkins	Sexually violent predators	This bill establishes a process for finding housing for a sexually violent predator who has been found to no longer be a danger and set forth what a court must do in order to determine extraordinary circumstances exist so that a sexually violent predator cannot be placed in the county of domicile.	Chapter 880
SB 1081	Rubio	Disorderly conduct: peeping, recording, and distribution of intimate images	This bill defines the terms "distribute" and "identifiable" for purposes of the existing crime of unlawful distribution of a private image, also known as "revenge porn."	Chapter 882
SB 1106	Wiener	Criminal resentencing: restitution	This bill provides that an unfulfilled order of restitution or a restitution fine shall not be grounds for: (1) denial of a petition for specified expungement relief; (2) denial of release on parole to another state; or (3) denial of a petition for reduction of a conviction.	Chapter 734
SB 1117	Becker	State Public Defender: grants	This bill allows the State Public Defender to administer and reward grants to improve indigent defense services.	Chapter 615
SB 1139	Kamlager	Prisons: visitation	This bill requires the Department of Corrections and Rehabilitation to (1) make emergency phone calls available to an incarcerated person and specified people outside of the Department when the incarcerated person has been hospitalized for a serious medical reason or when the incarcerated person's family member has become critically ill or died; (2) update certain visitor and medical documents annually or within 30 calendar days of an infectious disease outbreak; (3) notify specified people within 24 hours of an incarcerated person being hospitalized; and (4) make emergency in person visits and video calls available whenever an incarcerated person is hospitalized, as specified.	Chapter 837

SB 1209	Eggman, Min	Sentencing: members of military: trauma	This bill allows a defendant that meets the criteria to petition for recall and resentencing under existing provisions of law authorizing such relief based on military related trauma to file the petition who otherwise could not apply because of the existing law's requirement that the defendant must have been sentenced prior to 1/1/15, or because the defendant was sentenced to an indeterminate sentence.	Chapter 721
SB 1223	Becker	Criminal procedure: mental health diversion	This bill requires a court to consider granting a defendant mental health diversion if the defendant has been diagnosed with a mental disorder, as described, and states that the court shall find the mental disorder was a significant factor in the commission of the offense, as defined, unless there is clear and convincing evidence that it was not.	Chapter 735
SB 1228	Wiener	Criminal procedure: DNA samples	This bill prohibits entering samples from a victim or a person who voluntarily gave DNA for exclusion purposes into any DNA databank.	Chapter 994
SB 1260	Durazo	State summary criminal history information	This bill specifies, contingent upon the passage of SB 731 (Durazo, Chapter 814, Statutes of 2022), that discretionary and automatic conviction record relief does not make a person eligible to provide or receive payment for providing in home supportive services or "waiver personal care services" if they are otherwise ineligible under state or federal law or regulation.	Chapter 842
SB 1262	Bradford	Courts: indexes	This bill requires the clerk of the superior court to keep publicly accessible electronic indexes of defendants in criminal cases that may be searched and filtered based on a defendant's driver's license number or date of birth, or both. <i>VETO message: "This bill would change superior court rules to allow publicly accessible electronic court criminal indexes to be searched with a subject's driver's license number or date of birth. This bill would override a 2021 appellate court decision and current court rules that strike a fair balance between public access to court records, public safety, and an individual's constitutional right to privacy. While this bill may provide for a more convenient process for companies conducting commercial background checks, it would also allow any member of the public to easily access individuals' sensitive personal information online."</i>	Vetoed
SB 1268	Caballero	Victims of crime: family access to information	This bill requires law enforcement to provide specified information regarding the criminal investigation surrounding the death of a minor to the minor's immediate family, subject to certain limitations.	Chapter 227
SB 1272	Becker	Crimes: intercepting telephone communications	This bill clarifies that the exemption from wiretapping for maintenance and operation purposes, applies to a telephone company as well as a utility.	Chapter 27
SB 1304	Kamlager	Prisons: release allowance	This bill increases the amount of money an individual receives upon release from prison from \$200 to \$1,300. <i>VETO message: "This bill increases the amount provided to incarcerated persons upon their release from state prison from \$200 to \$1,300 and provides for subsequent annual increases. Financial constraints are a substantial barrier for individuals to successfully transition from prison to the community and I</i>	Vetoed

			<p>support efforts that aid these individuals in this transition. This year, the budget included funding for Returning Home Well, which provides housing to those who are recently released, as well as significant funding for community reentry programs. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</p>	
SB 1359	Hueso	Vehicles: registration	<p>This bill requires law enforcement to confirm that a vehicle does not have current Department of Motor Vehicles registration before issuing a citation for failure to display registration tabs, and prohibits the issuance of a citation for failure to display registration tabs when the vehicle’s registration is current.</p>	Chapter 306
SB 1371	Bradford	Incarcerated persons: wages	<p>This bill requires the California Department of Corrections and Rehabilitation to adopt a five year implementation schedule to increase the wages of individuals incarcerated in the state’s prisons.</p> <p><i>VETO message: “This bill requires the California Department of Corrections and Rehabilitation (CDCR) to increase compensation to the amount necessary to ensure that incarcerated persons have enough income to pay for quarterly packages, maintain family connections, and purchase educational materials. This bill would, additionally, require the CDCR to adopt a five year implementation schedule to achieve the required wage increase for incarcerated individuals. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process.”</i></p>	Vetoed
SB 1384	Min	Firearms: dealer requirements	<p>This bill requires licensed firearm vendors to ensure that its business premises are monitored by a digital video and audio surveillance system, as specified; and requires licensees to carry a general liability insurance policy providing at least \$1 million of coverage per incident.</p>	Chapter 995
SB 1468	Glazer	Factual innocence	<p>This bill provides non monetary relief in the form of updating records and a certificate of factual innocence to people who have been found factually innocent by a court.</p> <p><i>VETO message: “This bill would provide nonmonetary relief for all persons who have been either (1) declared factually innocent by a federal or state court under</i></p>	Vetoed

			<i>any standard, or (2) approved for compensation by the California Victim Compensation Board (CalVCB) as an erroneously convicted individual. The nonmonetary relief includes an official certificate of innocence, as well as an annotation in the claimant's criminal history information stating that the claimant has been found innocent of the crime. I support ensuring that those who have been erroneously convicted have the tools necessary to reenter society. While this bill is well intended, I am concerned it deems an informal decision by CalVCB to approve compensation to necessarily be an official finding of innocence."</i>	
SB 1472	Stern	Vehicular manslaughter: speeding and reckless driving	This bill provides that for the purposes of vehicular manslaughter, "gross negligence" may include, but is not limited to, any of the following: participating in a sideshow, an exhibition of speed; and speeding over 100 miles per hour.	Chapter 626
SB 1493	Committee on Public Safety	Public safety omnibus	This bill makes technical and non controversial changes to various code sections relating generally to criminal justice laws, as specified.	Chapter 197

SENATE FLOOR ANALYSES

ACR 29	Voepel	Opioid epidemic	This resolution designates the month of September 2021 as Opioid Awareness Month in California.	Resolution Chapter 1
ACR 44	Boerner Horvath	Women's Small Business Month	This resolution designates the month of October 2021 as Women's Small Business Month and encourages all citizens to recognize the economic importance of women's small businesses in California.	Resolution Chapter 2
ACR 92	Petrie Norris	Aromatic L amino Acid Decarboxylase (AADC) Deficiency Awareness Day	This resolution designates 10/23/22, as Aromatic L amino Acid Decarboxylase (AADC) Deficiency Awareness Day and encourages Californians to become better informed about, and aware of, AADC deficiency.	Resolution Chapter 123
ACR 93	Choi	Childhood Cancer Awareness Month	This resolution proclaims the month of September 2021 as Childhood Cancer Awareness Month in California and states the commitment of the Legislature to support efforts to find cures for, and achieve prevention of, childhood cancer.	Resolution Chapter 3
ACR 96	Ramos	California Native American Day and the California Indian Cultural Awareness Conference	This resolution recognizes the importance of California Native American Day, and the annual California Indian Cultural Awareness Conference, to the enhancement of awareness of California Indian culture.	Resolution Chapter 4
ACR 99	Petrie Norris	PACE Month	This resolution recognizes September 2021 as PACE (Program of All inclusive Care for the Elderly) Month in California.	Resolution Chapter 5
ACR 100	Carrillo	Child Support Awareness Month	This resolution recognizes August 2021 as Child Support Awareness Month.	Resolution Chapter 6
ACR 102	Kalra	California's Sikh American Awareness and Appreciation Month	This resolution designates the month of November 2021 to be California's Sikh American Awareness and Appreciation Month; recognizes and acknowledges the significant contributions made by Californians of Sikh heritage to our state and seeks to afford all Californians the opportunity to better understand, recognize, and appreciate the rich history and shared principles of Sikh Americans; and condemns all hate crimes and bias incidents against Sikh Americans and encourages all Sikhs to practice their faith freely and fearlessly.	Resolution Chapter 7
ACR 103	Kalra	California Hindu American Awareness and Appreciation Month	This resolution designates the month of October 2021 as California Hindu American Awareness and Appreciation Month, and recognizes and acknowledges the significant contributions made by Californians of Hindu heritage to the state and seeks to increase awareness and understanding of the Hindu American community.	Resolution Chapter 8
ACR 104	Holden	Punjab, Pakistan: sister state relationship	This resolution expresses the intent and commitment of the state to enter into a sister state relationship with the Province of Punjab, Pakistan, until 12/31/26.	Resolution Chapter 9
ACR 105	Holden, Nazarian	Sister state relationship with the Province of Syunik	This resolution extends to the people of the Province of Syunik in Armenia an invitation to join with California in a sister state relationship until 1/1/26.	Resolution Chapter 10

ACR 106	Kalra	Sri Lankan Independence Day	This resolution recognizes 2/4/22, as Sri Lankan Independence Day, and urges all Californians to join in celebrating Sri Lanka's independence.	Resolution Chapter 22
ACR 111	Choi, Quirk Silva	Korean American Day	This resolution proclaims 1/13/22, as Korean American Day.	Resolution Chapter 11
ACR 112	Grayson	Positive Parenting Awareness Month	This resolution declares the month of January 2022 as Positive Parenting Awareness Month.	Resolution Chapter 12
ACR 113	Nguyen	Black April Memorial Month	This resolution proclaims the month of April 2022 as Black April Memorial Month.	Resolution Chapter 48
ACR 114	Nguyen	Áo Dài Day	This resolution proclaims 5/15/22, as Áo Dài Day in California.	Resolution Chapter 64
ACR 115	Nguyen	Older Americans Month	This resolution recognizes the month of May 2022 as Older Americans Month and encourages all Californians to recognize and treat all older adults with compassion and respect, and to participate in services and activities that contribute to the health, welfare, and happiness of older adults.	Resolution Chapter 84
ACR 117	Holden	Dr. Martin Luther King, Jr. Day	This resolution honors the late civil rights pioneer and icon Reverend Dr. Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 13
ACR 119	Boerner Horvath	Girl Scouts of the USA	This resolution states that the Legislature is proud to join the Girl Scouts of the USA in recognizing their 110th Anniversary.	Resolution Chapter 35
ACR 120	Bauer Kahan	Maternal Health Awareness Day	This resolution proclaims 1/23/22, as Maternal Health Awareness Day.	Resolution Chapter 14
ACR 121	Seyarto, Mathis	Purple Heart Day	This resolution declares 8/7/22, as Purple Heart Day in California.	Resolution Chapter 124
ACR 122	Seyarto, Rodriguez	California Firefighter Appreciation Month and California Firefighters Memorial Day	This resolution proclaims the month of July 2022 as California Firefighter Appreciation Month and 7/30/22, as California Firefighters Memorial Day.	Resolution Chapter 125
ACR 123	Seyarto	Crime Victims' Rights Week	This resolution recognizes 4/24/22, through 4/30/22, as Crime Victims' Rights Week.	Resolution Chapter 65
ACR 124	Fong	National Passenger Safety Week	This resolution recognizes the week of 1/23/22 to 1/29/22, inclusive, as National Passenger Safety Week; and, declares that passengers in motor vehicles should be educated and encouraged to advocate for their own safety and the safety of others.	Resolution Chapter 15
ACR 127	Akilah Weber	Physician Anesthesiologist Week	This resolution designates the week of 1/30/22 to 2/5/22, inclusive, as Physician Anesthesiologist Week.	Resolution Chapter 16

ACR 128	Medina	National School Counseling Week	This resolution recognizes 2/7/22 to 2/11/22, as National School Counseling Week.	Resolution Chapter 17
ACR 129	Medina	University of California Student Association: 50th Anniversary	This resolution (1) commemorates the 50th anniversary of the University of California Student Association as a contributor to the accessibility, affordability, and quality of postsecondary education, and as an influential voice of University of California students; and (2) recognizes the continued need to protect and expand student representation by recognizing 2/11/22, as Student Representation Day.	Resolution Chapter 23
ACR 131	Mia Bonta	Wear Red Day and American Heart Month	This resolution declares 2/4/22, as Wear Red Day in California, and declares February 2022 as American Heart Month, to raise awareness of the importance of the ongoing fight against heart disease and stroke.	Resolution Chapter 24
ACR 132	Luz Rivas	Engineers Week	This resolution recognizes the week of 2/20/22 to 2/26/22, as Engineers Week.	Resolution Chapter 25
ACR 133	Luz Rivas	Introduce a Girl to Engineering Day	This resolution proclaims 2/24/22, as Introduce a Girl to Engineering Day.	Resolution Chapter 26
ACR 134	Nguyen	Veterans of the Republic of Vietnam Armed Forces Day	This resolution proclaims 6/19/22, as Veterans of the Republic of Vietnam Armed Forces Day.	Resolution Chapter 100
ACR 135	Seyarto	Suicide Prevention Week	This resolution proclaims the week of 9/4/22 through 9/10/22, as Suicide Prevention Week in California.	Resolution Chapter 127
ACR 136	Ramos	Missing and Murdered Indigenous People Awareness Month	This resolution designates the month of May 2022 as Missing and Murdered Indigenous People Awareness Month in California.	Resolution Chapter 83
ACR 143	Bryan	Black History Month	This resolution (1) recognizes February 2022 as Black History Month; (2) urges all citizens to join in celebrating the accomplishments of African Americans during Black History Month; (3) encourages the people of California to recognize the many talents of African Americans and the achievements and contributions they make to their communities to create equity and equality for education, economics, and social justice; and (4) recognizes the significance in protecting citizens' right to vote and remedying racial discrimination in voting.	Resolution Chapter 27
ACR 145	Reyes	Triple Negative Breast Cancer Awareness Day and Month	This resolution proclaims 3/3/22, as Triple Negative Breast Cancer Awareness Day and the month of March 2022 as Triple Negative Breast Cancer Awareness Month.	Resolution Chapter 28
ACR 146	Cristina Garcia	Women in Construction Week	This resolution proclaims the week of 3/7/22 to 3/13/22, inclusive, as Women in Construction Week.	Resolution Chapter 29
ACR 149	Rodriguez	American Red Cross Month	This resolution (1) proclaims March 2022 as American Red Cross Month and dedicates it to all those who continue to advance the noble legacy of the	Resolution Chapter 36

			organization's founder; and (2) encourages all Californians to reach out, support the organization's humanitarian mission, and join in their commitment to care for people in need.	
ACR 150	Nazarian	Persian New Year	This resolution celebrates Monday, 3/21/22, as the beginning of the Persian New Year and extends best wishes for a peaceful and prosperous Nowrūz to all Californians.	Resolution Chapter 37
ACR 153	Salas	Blue Star Mothers of America Month	This resolution recognizes May 2022 as Blue Star Mothers of America Month in California.	Resolution Chapter 82
ACR 154	Seyarto, Valladares	Women in science, technology, engineering, and mathematics	This resolution honors 100 years of women in science, technology, engineering, and mathematics during the month of June 2022.	Resolution Chapter 133
ACR 155	Aguiar Curry	Family Physician Week	This resolution designates the week of 3/13/22 to 3/19/22, inclusive, as Family Physician Week.	Resolution Chapter 38
ACR 156	Mullin	Irish American Heritage Month	This resolution designates March 2022 as Irish American Heritage Month in honor of the multitude of contributions that Irish Americans have made to the country and state.	Resolution Chapter 39
ACR 158	Aguiar Curry	Women in agriculture	This resolution recognizes the value of all women's contributions to agriculture and resolves to help realize their success as leaders on the land.	Resolution Chapter 49
ACR 159	Chen	Deaf History Month	This resolution declares 3/13/22 to 4/15/22, as Deaf History Month.	Resolution Chapter 50
ACR 160	Mathis, Grayson	California Down Syndrome Awareness Week and Day	This resolution proclaims 3/20/22 to 3/26/22, as California Down Syndrome Awareness Week and 3/21/22, as California Down Syndrome Day, and encourages all Californians to support and participate in related activities.	Resolution Chapter 40
ACR 161	Lee	Transgender Day of Visibility	This resolution proclaims 3/31/22, as Transgender Day of Visibility.	Resolution Chapter 34
ACR 163	Medina	Adult Education Week	This resolution proclaims the week of 3/27/22 to 4/2/22, inclusive, as Adult Education Week, and honors the teachers, administrators, classified staff, and students of adult education programs statewide for their efforts, persistence, and accomplishments.	Resolution Chapter 51
ACR 165	Valladares	World Autism Awareness Day	This resolution designates 4/2/22, as World Autism Awareness Day and encourages residents of the state to show support for autism awareness.	Resolution Chapter 52
ACR 166	Calderon	Child Abuse Prevention Month	This resolution acknowledges April 2022 as Child Abuse Prevention Month and encourages Californians to work together to support youth serving child abuse prevention activities in their communities and schools.	Resolution Chapter 66

ACR 167	Voepel	National Poppy Day	This resolution proclaims 5/27/22, as National Poppy Day.	Resolution Chapter 92
ACR 168	Reyes, Cooley, Gabriel, Cristina Garcia, Mullin, Ramos	Ramadan	This resolution acknowledges the Muslim holy month of Ramadan and expresses the Legislature's respect to Muslims across California and throughout the world on this occasion.	Resolution Chapter 53
ACR 169	Stone	Sea Otter Awareness Week	This resolution proclaims and recognizes the last full week of September 2022, September 18 to September 24, inclusive, as the 20th Anniversary of Sea Otter Awareness Week and urges all Californians to appreciate the ecological, economic, and symbolic value of sea otters along California's coastal waters and to support protections for the sea otter and the coastal waters in which it lives.	Resolution Chapter 67
ACR 170	Gabriel, Bauer Kahan, Berman, Bloom, Friedman, Levine, Medina, Nazarian, Blanca Rubio, Ward	California Holocaust Memorial Day	This resolution proclaims 4/28/22, as California Holocaust Memorial Day, and urges all Californians to observe this day of remembrance for the victims of the Holocaust in an appropriate manner.	Resolution Chapter 68
ACR 171	Nazarian	Parkinson's Awareness Month	This resolution declares the month of April 2022 as Parkinson's Awareness Month in California.	Resolution Chapter 69
ACR 172	Cooper	California Peace Officers' Memorial Day	This resolution designates 5/2/22, as California Peace Officers' Memorial Day; and, urges all Californians to use that day to honor California peace officers and recognize California peace officers who were killed in defense of their communities.	Resolution Chapter 70
ACR 174	Boerner Horvath	California Tourism Month	This resolution proclaims the month of May 2022 as California Tourism Month and urges the citizens of this great state to support tourism and local businesses by traveling in state as an act of civic pride.	Resolution Chapter 85
ACR 175	Rodriguez, Seyarto	Emergency Medical Services Week	This resolution proclaims the week of 5/15/22 to 5/21/22, inclusive, to be Emergency Medical Services Week in California.	Resolution Chapter 81
ACR 176	Luz Rivas	Cruising	This resolution celebrates the history and culture of cruising and encourages local officials and law enforcement to work with local car clubs to conduct safe cruising events.	Resolution Chapter 161
ACR 178	Irwin	Donate Life/DMV Partnership Month	This resolution proclaims the month of April 2022 as Donate Life/DMV Partnership Month in California and encourages all Californians to register with the Donate Life California Organ and Tissue Donor Registry.	Resolution Chapter 71
ACR 179	O'Donnell	Student Mental Health Week	This resolution declares the week of 5/9/22 to 5/13/22, inclusive, as Student Mental Health Week.	Resolution Chapter 137

ACR 180	Bauer Kahan	Special Districts Week	This resolution proclaims the week of 5/15/22 to 5/21/22, to be Special Districts Week.	Resolution Chapter 86
ACR 181	Bigelow	California Fairgrounds Appreciation Month	This resolution designates the month of May 2022 as California Fairgrounds Appreciation Month and extends the Legislature's warmest regards and appreciation to the thousands of volunteers, fair directors, staff, business supporters, and sponsors who keep the network of California state fairgrounds strong, vibrant, relevant, and successful.	Resolution Chapter 93
ACR 184	Cooper	Girls on the Run of Greater Sacramento Day	This resolution recognizes 5/7/22, as Girls on the Run of Greater Sacramento Day and encourages girls in grades 3 to 8, inclusive, to get involved and participate in a nearby Girls on the Run program.	Resolution Chapter 80
ACR 185	Quirk Silva	Arab American Heritage Month	This resolution proclaims April 2022 to be Arab American Heritage Month and encourages every citizen to join in its special observance.	Resolution Chapter 72
ACR 186	Fong	California Nonprofits Day	This resolution declares 6/8/22, as California Nonprofits Day in recognition of the importance of nonprofit organizations to the economy and well being of this state.	Resolution Chapter 94
ACR 190	Jones Sawyer, Mia Bonta, Bryan, Cooper, Gipson, Holden, McCarty, Akilah Weber, Wilson	Juneteenth	This resolution recognizes 6/19/22, as Juneteenth and urges the people of California to join in celebrating Juneteenth as a day to honor and reflect on the significant role that African Americans have played in the history of the United States and how they have enriched society through their steadfast commitment to promoting unity and equality.	Resolution Chapter 139
ACR 191	Kalra	The 2022 International Day of Yoga	This resolution recognizes 6/21/22, as the 2022 International Day of Yoga in California.	Resolution Chapter 99
ACR 192	Grayson	Firefighter Mental Health Awareness Week	This resolution proclaims the week of May 23 through May 27, inclusive, as Firefighter Mental Health Awareness Week.	Resolution Chapter 95
ACR 193	Bloom	Museum Month in California	This resolution recognizes the essential role that museums have in California as educational institutions and proclaims May 2022 as Museum Month in California.	Resolution Chapter 87
ACR 196	Cooley	Foster Care Month	This resolution declares the month of May 2022 as Foster Care Month.	Resolution Chapter 98
ACR 197	McCarty	Loving Day	This resolution designates Saturday, 6/12/22, as "Loving Day" in commemoration of the United States Supreme Court's decision invalidating bans on interracial marriage.	Resolution Chapter 102
ACR 199	Bauer Kahan	"Parks Make Life Better!" Month	This resolution declares the month of July 2022 as "Parks Make Life Better!®" Month and recognizes the importance of access to local parks, trails, open space, and facilities for the health, wellness, development, inspiration, and safety of all Californians.	Resolution Chapter 140

ACR 200	Low	Hepatitis epidemic	This resolution recognizes 7/28/22, as World Hepatitis Day and encourages Californians to increase hepatitis awareness to win the fight against hepatitis B, hepatitis C, and liver cancer.	Resolution Chapter 141
ACR 205	Wilson	Women Veterans Recognition Day	This resolution proclaims 6/12/22, as Women Veterans Recognition Day and urges all Californians to join in celebrating the many contributions of women to our armed forces.	Resolution Chapter 142
ACR 207	Wilson	Sickle Cell Awareness Day	This resolution recognizes 6/19/22, as Sickle Cell Awareness Day in California.	Resolution Chapter 143
AJR 23	Boerner Horvath, Cristina Garcia	Title IX: 50th anniversary	This resolution commemorates the 50th anniversary of the enactment of Title IX and urges Californians to continue to work together to achieve the goals set by Title IX.	Resolution Chapter 145
SCR 60	Nielsen	Art Therapy Week of Civic Engagement	This resolution recognizes the weeks of 10/10/21 through 10/16/21, and 10/16/22 through 10/22/22, as Art Therapy Week of Civic Engagement to commemorate the contributions of professional art therapists to California's communities.	Resolution Chapter 73
SCR 61	Dahle	Prostate Cancer Awareness Month	This resolution proclaims the month of September 2022 as Prostate Cancer Awareness Month.	Resolution Chapter 176
SCR 62	Bradford, Kamlager	Dr. Martin Luther King, Jr. Day	This resolution honors the late civil rights pioneer and icon Reverend Dr. Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 18
SCR 63	Hurtado	Rose Ann Vuich Recognition Day	This resolution proclaims 1/27/22, as Rose Ann Vuich Recognition Day, in recognition of Senator Rose Ann Vuich as the first woman elected to the California State Senate, to honor Senator Vuich's service to the Senate, and to appropriately reflect the Senator's stature and legacy.	Resolution Chapter 19
SCR 64	Rubio	Vicente Fernández Day	This resolution declares that the Legislature honors the life and legacy of Vicente Fernández, and proclaims 2/17/22, as Vicente Fernández Day, a day of remembrance and education to ensure that all Californians honor and remember the cultural voice of generations.	Resolution Chapter 118
SCR 65	Rubio	Teen Dating Violence Awareness and Prevention Month	This resolution proclaims the month of February 2022 as Teen Dating Violence Awareness and Prevention Month, and calls upon the people of California to observe the month with programs and activities that raise awareness about the dynamics of teen dating violence and that support youth in learning the skills to have safe and healthy relationships.	Resolution Chapter 20
SCR 66	Dodd	Public health: Eating disorders	This resolution designates the week beginning on 2/21/22, as Eating Disorders Awareness Week.	Resolution Chapter 21
SCR 67	Bradford, Kamlager	Black History Month	This resolution recognizes February 2022 as Black History Month; urges all citizens to join in celebrating the accomplishments of African Americans during	Resolution Chapter 41

			Black History Month; encourages the people of California to recognize the many talents of African Americans and the achievements and contributions they make to their communities to create equity and equality for education, economics, and social justice; and recognizes the significance in protecting citizens' right to vote and remedying racial discrimination in voting.	
SCR 71	Bates	Traumatic Brain Injury Awareness Month	This resolution proclaims the month of March to be Traumatic Brain Injury Awareness Month in California.	Resolution Chapter 45
SCR 72	Portantino	PTA Day	This resolution declares 2/17/22, as PTA Day, commends the National Parent Teacher Association on the occasion of its 125th anniversary, and encourages all California residents to attend and participate in the celebration of this commemorative event.	Resolution Chapter 42
SCR 74	Pan	Bleeding Disorders Awareness Month	This resolution proclaims the month of March 2022 as Bleeding Disorders Awareness Month in California.	Resolution Chapter 43
SCR 76	Hurtado	Sudden Unexplained Death in Childhood Awareness Month	This resolution recognizes March 2022 as Sudden Unexplained Death in Childhood Awareness Month.	Resolution Chapter 46
SCR 79	Ochoa Bogh	National Girl Scout Day	This resolution declares 3/12/22, as National Girl Scout Day.	Resolution Chapter 47
SCR 80	Cortese	Visual and Performing Arts Education Month	This resolution proclaims March 2022 as Visual and Performing Arts Education Month and urges all residents to become interested in and give full support to quality visual and performing arts education programs for children and youth.	Resolution Chapter 31
SCR 81	Rubio	School Breakfast Week	This resolution proclaims 3/7/22 to 3/11/22, inclusive, as School Breakfast Week and recognizes the importance of school nutrition programs and school nutrition staff in addressing the needs of the state's pupils.	Resolution Chapter 32
SCR 82	Atkins	Joint Rules	This resolution adopts the Joint Rules of the Senate and Assembly for the 2021 22 Regular Session.	Resolution Chapter 30
SCR 83	Rubio	Women in Construction Week	This resolution proclaims the week of 3/6/22 to 3/12/22, inclusive, as Women in Construction Week.	Resolution Chapter 33
SCR 85	Umberg	Black April Memorial Month	This resolution proclaims the month of April 2022 as Black April Memorial Month, a special time for Californians to remember the countless lives lost during the Vietnam War era and to hope for more justice and liberty for the people of Vietnam.	Resolution Chapter 57
SCR 86	Grove	Women's Military History Week	This resolution recognizes "Women Warriors" by proclaiming the week of 3/14/22 to 3/20/22, inclusive, as Women's Military History Week in California; recognizes the hard fought contributions of women to the military and freedom; and	Resolution Chapter 44

			encourages Californians to honor the courageous sacrifices that women have made since the historic lifting of the ban on women in combat on 1/24/13.	
SCR 87	Nielsen	Enrolled Agents Day	This resolution recognizes 4/15/22, as Enrolled Agents Day to commemorate the contributions that California's professional enrolled agents have made for 50 years to taxpayers, businesses, and tax agencies.	Resolution Chapter 55
SCR 88	Dodd	California Wines: Down to Earth Month	This resolution proclaims, in perpetuity, the month of April as California Wines: Down to Earth Month, to celebrate the sustainable leadership of California wineries and winegrape growers throughout the month of April.	Resolution Chapter 58
SCR 89	Newman	State scientists	This resolution recognizes and pays tribute to the dedication and professionalism of the state scientists who work on behalf of all the residents of California.	Resolution Chapter 106
SCR 90	Gonzalez	Women and Girls in STEM Week	This resolution designates 4/3/22 to 4/9/22, inclusive, as Women and Girls in STEM Week and encourages all citizens and community organizations to support the observance of California's Women and Girls in STEM Week by encouraging and celebrating women in the STEM fields.	Resolution Chapter 59
SCR 91	Hurtado	Individuals with Developmental Disabilities Inclusion Month	This resolution proclaims the month of May 2022 as Individuals with Developmental Disabilities Inclusion Month.	Resolution Chapter 74
SCR 93	Dodd	Mosquito Awareness Week	This resolution declares that the week of 4/17/22 to 4/23/22, inclusive, be designated as Mosquito Awareness Week.	Resolution Chapter 75
SCR 94	Pan	AAPI Day Against Bullying and Hate	This resolution proclaims 5/18/22, AAPI (Asian American and Pacific Islander) Day Against Bullying and Hate.	Resolution Chapter 88
SCR 95	Wiener	California Holocaust Memorial Day	This resolution proclaims 4/28/22, as California Holocaust Memorial Day, and urges all Californians to observe this day of remembrance for the victims of the Holocaust in an appropriate manner.	Resolution Chapter 60
SCR 96	Min	Anniversary of Los Angeles Riots	This resolution recognizes the 30th anniversary of the Los Angeles Riots on 4/29/22, as a time of building and reflection for the citizens of Los Angeles and the citizens of California.	Resolution Chapter 61
SCR 99	Ochoa Bogh	Take Our Daughters And Sons To Work Day	This resolution declares 4/28/22, as Take Our Daughters and Sons To Work Day, and recognizes the goals of introducing our daughters and sons to the workplace and commends all participants of Take Our Daughters And Sons To Work Day.	Resolution Chapter 62
SCR 100	Umberg	National Fentanyl Awareness Day	This resolution designates 5/10/22, as National Fentanyl Awareness Day.	Resolution Chapter 76
SCR 101	Archuleta	Latino Veterans Day	This resolution proclaims 9/20/22, as Latino Veterans Day.	Resolution Chapter 108

SCR 102	Archuleta	National Military Appreciation Month	This resolution proclaims the month of May 2022 to be National Military Appreciation Month.	Resolution Chapter 77
SCR 103	Pan	Cystic Fibrosis Awareness Month	This resolution proclaims the month of May 2022 as Cystic Fibrosis Awareness Month.	Resolution Chapter 90
SCR 104	Limon	Compost Awareness Week	This resolution designates the week of 5/1/22 through 5/7/22, as Compost Awareness Week.	Resolution Chapter 63
SCR 105	Newman	Arab American Heritage Month	This resolution declares the month of April as Arab American Heritage Month.	Resolution Chapter 109
SCR 106	Newman	CASA Appreciation Day	This resolution declares 5/2/22, as CASA Appreciation Day in California.	Resolution Chapter 78
SCR 107	Skinner	Missing and Murdered Indigenous People Awareness Month	This resolution designates the month of May 2022 as Missing and Murdered Indigenous People Awareness Month in California.	Resolution Chapter 91
SCR 108	Ochoa Bogh	Mother's Day	This resolution recognizes 5/8/22, as the 115th annual Mother's Day, and urges all Californians to recognize, appreciate, and be grateful for the gifts and good works of mothers on that day.	Resolution Chapter 79
SCR 109	Bradford, Kamlager	Juneteenth	This resolution recognizes 6/19/22, as Juneteenth and urges the people of California to join in celebrating Juneteenth as a day to honor and reflect on the significant role that African Americans have played in the history of the United States and how they have enriched society through their steadfast commitment to promoting unity and equality.	Resolution Chapter 117
SCR 110	Caballero	Maternal Mental Health Awareness Month	This resolution dedicates the month of May 2022 as Maternal Mental Health Awareness Month.	Resolution Chapter 110
SCR 112	Dodd	Elder and Dependent Adult Abuse Awareness Month	This resolution proclaims and acknowledges the month of June 2022 as Elder and Dependent Adult Abuse Awareness Month in California and reiterates the importance of annually recognizing Elder and Dependent Adult Abuse Awareness Month in the state.	Resolution Chapter 111
SCR 113	Ochoa Bogh	American Eagle Day	This resolution proclaims 6/20/22, as American Eagle Day to commemorate the anniversary of the bald eagle's selection as the national emblem of the United States of America; and urges Californians to observe the American values, ideals, and attributes symbolized by the American bald eagle.	Resolution Chapter 116
SCR 114	Gonzalez	Latina Equal Pay Day	This resolution proclaims 12/8/22, as Latina Equal Pay Day in California, in recognition of the need to eliminate the gender gap in earnings by women and to promote policies to ensure equal pay for all.	Resolution Chapter 151

SCR 115	Bates	Drug abuse awareness	This resolution designates the month of September 2022 as Opioid, Heroin, Fentanyl, and Prescription Drug Abuse Awareness Month, as specified.	Resolution Chapter 152
SCR 116	Stern	Portuguese Heritage Month	This resolution declares the month of June 2022 as Portuguese Heritage Month, in recognition of June 10 as the Day of Portugal, and June 6 as the Day of the Azores.	Resolution Chapter 115
SCR 118	Ochoa Bogh, Rubio	Domestic Violence Awareness Month	This resolution proclaims the month of October 2022 as Domestic Violence Awareness Month.	Resolution Chapter 153
SCR 119	Dodd	Sacramento San Joaquin Delta Week	This resolution declares, among other things, the last week of September 2022, and each year thereafter, as Sacramento San Joaquin Delta Week, with the purpose of expanding the acknowledgment of the Sacramento San Joaquin Delta region's contributions to a higher quality of life for all Californians.	Resolution Chapter 154

TRANSPORTATION

AB 117	Boerner Horvath	Air Quality Improvement Program: electric bicycles	<p>This bill establishes the Electric Bicycle Incentives Project to provide incentive vouchers for low income individuals to purchase electric bicycles.</p> <p><i>VETO message: "This bill codifies the Electric Bicycle Incentive Project (Project) to provide incentives to income eligible individuals for the purchase of electric bicycles at participating retailers. I support the author's intent and goals of this program, which is why the 2021 22 Budget Act included \$10 million in one time funding for this Project. However, there is no ongoing source of funding for this Project. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety, and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	Vetoed
AB 512	Holden	State highways: relinquishment: infrastructural barriers	This bill authorizes the California Transportation Commission to relinquish a portion of a state highway that contains an infrastructural barrier, as defined, to a city or county under specified conditions.	Chapter 940
AB 984	Wilson	Vehicle identification and registration: alternative devices	This bill requires the Department of Motor Vehicles to establish a program authorizing an entity to issue devices as alternatives to the conventional license plates, stickers, tabs and registration cards, subject to approval of the California Highway Patrol.	Chapter 746
AB 1037	Grayson	Infrastructure construction: digital construction management technologies	This bill requires the Department of Transportation to develop an implementation plan for the use and integration of digital construction management technologies, as defined, for use on transportation infrastructure projects.	Chapter 493
AB 1680	Lee	Transportation: San Francisco Bay Area Rapid Transit District: policing responsibilities	This bill prevents chaptering out of provisions of AB 1337 (Lee, Chapter 534, Statutes of 2021) regarding the authority of transit district entities to issue prohibition orders to include property, facilities, and vehicles upon which it owes policing responsibilities to, by provisions of SB 357 (Wiener, Chapter 86, Statutes of 2022).	Chapter 252
AB 1685	Bryan	Vehicles: parking violations	<p>This bill requires processing agencies to forgive at least \$1,500 in parking tickets for individuals who are verified to be homeless.</p> <p><i>VETO message: "This bill requires processing agencies to forgive at least \$1,500 in parking tickets for individuals who are verified to be homeless if the processing agency uses the Department of Motor Vehicles (DMV) to place a registration hold on vehicles as a means of enforcement. I am sympathetic to the author's</i></p>	Vetoed

			<p><i>intent to provide financial relief to extremely low income Californians, but a statewide requirement for parking ticket forgiveness may not be the best approach. Under current law, processing agencies are already required to take several steps prior to asking DMV to collect the unpaid debt from indigent individuals, including establishing a payment program and waiving late fees and penalty assessments. Under this bill, there would be no limit to the number of times a person could ultimately seek relief from the program. Local governments should provide support to people living in cars in other manners, while continuing with parking enforcement to manage their public rights of way. Some jurisdictions have already taken it upon themselves to link people living in cars with housing and services, for example by establishing safe parking programs. These efforts have shown promise for both people living in their cars, as well as the surrounding communities. Safe parking strategies are an eligible use of discretionary funding from programs such as the Homeless Housing Assistance & Prevention (HHAP) of which \$1 billion has been allocated to cities and counties this year alone. In recent years, we have made record investments in the budget to produce affordable housing and address homelessness, but it is still not enough to make the progress we all wish to see. I remain committed to continuing the state's leadership to address this critically important issue and I look forward to working with the author and the Legislature on proposals in the budget next year demonstrating this shared commitment."</i></p>	
AB 1766	Stone, Friedman, Cristina Garcia, Gipson, Jones Sawyer, Kalra, Robert Rivas	Department of Motor Vehicles: driver's licenses and identification cards	This bill requires the Department of Motor Vehicles to issue restricted California identification cards to an undocumented immigrant, if the person is eligible for a California identification card in all other respects.	Chapter 482
AB 1800	Low	Driver's licenses: bone marrow and blood stem cell registry	This bill requires the Department of Motor Vehicles to ask on the driver's license form whether an applicant wishes to register to be a bone marrow donor and authorizes the Department to share an applicant's contact information with the National Marrow Donor Program.	Chapter 952
AB 1833	Ward	San Diego Metropolitan Transit Development Board: North County Transit District: consolidated agency: public contracting	This bill changes various bidding thresholds for the San Diego Metropolitan Transit System, the North County Transit District, and the San Diego Association of Governments.	Chapter 110
AB 1909	Friedman	Vehicles: bicycle omnibus bill	This bill changes, comprehensively, rules of the road and restrictions on bicycle operations.	Chapter 343
AB 1919	Holden	Youth Transit Pass Pilot Program: free youth transit passes	This bill creates a five year Youth Transit Pass Pilot Program to provide grants to transit agencies to create or expand free fare transit programs for college and K 12 students.	Vetoed

			<p><i>VETO message: "This bill creates a five year Youth Transit Pass Pilot program to provide grants to transit agencies to create or expand free fare transit programs for college and K 12 students. Many of California's transit agencies provide reduced or free transit for certain populations, including students. While I agree with the intent of this bill to supplement and expand those existing programs, the bill requires the creation of a new grant program that was not funded in the budget. Instead, it requires a future appropriation from an unidentified fund source, which creates a significant cost pressure for either the General Fund or the redirection of existing state transportation resources. These costs will likely exceed \$115 million annually. With our state facing lower than expected revenues over the first few months of this fiscal year, it is important to remain disciplined when it comes to spending, particularly spending that is ongoing. We must prioritize existing obligations and priorities, including education, health care, public safety and safety net programs. The Legislature sent measures with potential costs of well over \$20 billion in one time spending commitments and more than \$10 billion in ongoing commitments not accounted for in the state budget. Bills with significant fiscal impact, such as this measure, should be considered and accounted for as part of the annual budget process."</i></p>	
AB 1938	Friedman, Quirk, Ting	Traffic safety: speed limits	This bill authorizes, if the speed limit needs to be rounded down to the nearest five miles per hour (mph) increment of the 85th percentile speed, the California Department of Transportation or a local authority to lower the speed limit by five mph from the nearest five mph of the 85th percentile, as specified.	Chapter 406
AB 1946	Boerner Horvath	Electric bicycles: safety and training program	This bill directs the California Highway Patrol, in collaboration with relevant stakeholders, to develop, by 9/1/23, statewide safety and training programs for users of electric bicycles and post the safety and training programs on their Internet website by 9/1/23.	Chapter 147
AB 2000	Gabriel, Fong	Motor vehicle speed contests and exhibitions of speed: offstreet parking facilities	This bill expands the crimes of motor vehicle exhibitions of speed and speed contests to include occurrences in parking lots.	Chapter 436
AB 2015	Cooley	Sacramento Regional Transit District: board of directors: voting procedures: contracting authority: retirement board	This bill makes various changes to the Sacramento Regional Transit District Act.	Chapter 182
AB 2057	Carrillo	Department of Transportation: goods movement data	This bill requires the California State Transportation Agency to collect and consolidate data related to goods movement in the transportation supply chain from specified sources.	Chapter 458
AB 2152	Smith	Vehicles: off highway vehicle recreation: City of Needles	This bill authorizes the City of Needles to establish a pilot project to designate combined use highways on roads in the City to link existing off highway vehicle	Chapter 185

			(OHV) trails and to link OHV recreational use areas with necessary services and lodging facilities.	
AB 2174	Chen	Vehicles: removal from private property	This bill requires the written authorization from the property owner to a towing company in order to commence a tow to include identification numbers on the vehicle, including, but not limited to, a quick response code or serial number if the vehicle does not have an identifiable make, model, vehicle identification number or license plate number.	Chapter 206
AB 2206	Lee	Nonattainment basins: employee parking: parking cash out program	This bill requires commercial landlords that are currently required to offer a parking cash out program, to provide any of their tenants who are large employers with information about the cost of any parking provided as part of the lease.	Chapter 866
AB 2254	Muratsuchi	State highways: Route 107: relinquishment	This bill authorizes the California Transportation Commission to relinquish to the City of Redondo Beach all or a portion of State Route 107 within the City's jurisdiction.	Chapter 281
AB 2264	Bloom	Pedestrian crossing signals	This bill requires installation and maintenance of traffic actuated signals with leading pedestrian intervals.	Chapter 496
AB 2270	Seyarto	Authorized emergency vehicles	This bill requires the owner or operator of a toll facility, upon the request of a local emergency service provider, to enter into an agreement to establish mutually agreed upon terms for use of the toll facility.	Chapter 497
AB 2271	Gipson	Los Angeles County Metropolitan Transportation Authority: contracting: local businesses	This bill expands the Los Angeles County Metropolitan Transportation Authority's ability to facilitate bid preferences to small business enterprises, local small business enterprise, and medium business enterprises.	Chapter 460
AB 2330	Bigelow	Total loss salvage and nonrepairable vehicles	This bill modifies existing requirements for an insurance company, or a salvage pool authorized by an insurance company, to receive a salvage certificate or nonrepairable vehicle certificate.	Chapter 125
AB 2367	Ward	Regional transportation plans: implementation authority: San Diego Association of Governments	This bill stipulates that the San Diego Association of Governments may implement every component of its regional transportation plan/sustainable communities strategy, as specified.	Chapter 127
AB 2406	Aguiar Curry	Intermodal marine terminals	This bill expands existing state prohibitions on the assessment of certain kinds of cargo storage charges by intermodal marine equipment providers and terminal operators by broadening the definition of prohibited charges, adding new entities on which those charges may not be levied, and adding specific conditions under which these prohibitions apply.	Chapter 868

AB 2415	Lackey	Vehicles: Basic Inspection of Terminals program: agricultural vehicles	This bill extends the exemption for agricultural vehicles from the Basic Inspection of Terminals program until 1/1/26.	Chapter 209
AB 2432	Muratsuchi, Valladares	Neighborhood electric vehicles: County of Los Angeles	This bill authorizes the County of Los Angeles to establish a neighborhood electric vehicle transportation plan.	Chapter 158
AB 2438	Friedman	Transportation funding: guidelines and plans	<p>This bill requires various state transportation programs to incorporate strategies from the Climate Action Plan for Transportation Infrastructure into program guidelines; and requires various state agencies to establish new transparency and accountability guidelines for certain transportation funding programs, as specified.</p> <p><i>VETO message: "This bill requires the alignment of certain transportation funding programs with the Climate Action Plan for Transportation Infrastructure (CAPTI) adopted in July 2021, and requires additional public transparency procedures in the project selection process for various transportation programs. While I share the goal of addressing the impacts of the transportation sector on climate change, this bill is unnecessary. Work is well under way at the California State Transportation Agency (CalSTA), the California Department of Transportation (Caltrans) and the California Transportation Commission to align funding programs in the bill with CAPTI, with several actions already completed. CalSTA is committed to reviewing outcomes and integrating public feedback in future years to make modifications to CAPTI, as necessary, to meet the needs of the statewide transportation system. Linking these programs in statute to a specific iteration of this plan inhibits the state's ability to appropriately respond to the evolution of the state's response to climate change. A draft Annual Report on CAPTI Implementation Progress will be released in October of this year, outlining the progress made on CAPTI implementation since its adoption last July. My Administration will continue collaborating with transportation stakeholders to increase program funding accountability and transparency as well as enhance financial planning for climate change impacts to transportation infrastructure."</i></p>	Vetoed
AB 2453	Bennett	Transactions and use taxes: Ventura County Transportation Commission	This bill authorizes the Ventura County Transportation Commission to impose a transactions and use tax for countywide transportation programs at a rate of no more than 0.5% that would, in combination with other transactions and use taxes, exceed the combined rate limit of 2%.	Chapter 286
AB 2496	Petrie Norris, Friedman	Vehicles: exhaust systems	This bill requires a court, beginning 1/1/27, to notify the Department of Motor Vehicles to place a registration hold on a vehicle found to have a noncompliant modified muffler or muffler installed with a whistle tip until the court has been presented with a certificate of compliance from a referee authorized to test the vehicle.	Chapter 595
AB 2509	Fong	Vehicles: vehicle license fee and registration fees: exemptions	This bill exempts Purple Heart recipients and their surviving spouse from various vehicle fees.	Chapter 382

AB 2510	Wilson, Bennett	Vehicles: driver's licenses	<p>This bill waives the driver's license renewal fee for a person experiencing homelessness.</p> <p><i>VETO message: "Beginning January 1, 2027, this bill requires the Department of Motor Vehicles (DMV) to provide driver licenses (DLs) free of charge to individuals who are homeless. DMV already provides identification cards free of charge to homeless individuals. While I applaud the author's efforts to provide financial relief for a segment of the homeless population, there may be more efficient ways of assisting people experiencing homelessness who need to drive without statutorily establishing a new driver license fee waiver program currently \$39 every four years for a certain population. For example, local governments could utilize funding from discretionary programs such as Homeless Housing Assistance & Prevention (HHAP) through which local governments will receive \$1 billion this year to provide direct grants to individuals experiencing homelessness, leveraged alongside other homeless prevention and response programs that cities and counties have deployed. In recent years, we have made record investments in the budget to produce affordable housing and address homelessness, but it is still not enough to make the progress we all wish to see. I remain committed to continuing the state's leadership to address this critically important issue and I look forward to the Legislature's proposals in the budget next year demonstrating this shared commitment."</i></p>	Vetoed
AB 2514	Megan Dahle	State Highway System Management Plan: underserved rural communities	<p>This bill requires the State Highway System Management Plan to include a comprehensive evaluation of the current state of transportation in underserved rural communities.</p> <p><i>VETO message: "This bill would require the California Department of Transportation (Caltrans) to incorporate an evaluation of the current state of transportation in underserved rural communities, as well as a transportation needs assessment for those communities, into the State Highway System Management Plan. While I appreciate the author's goal to assess the needs of underserved rural communities, this work is already underway, as envisioned in the Interregional Transportation Strategic Plan and the California State Transportation Agency's Climate Action Plan for Transportation Infrastructure. My Administration will continue collaborating with transportation stakeholders to develop an equity index for use in project evaluation and prioritization processes. This includes developing metrics that are specific to the rural context to help shape transportation investments to serve the unique needs of disadvantaged rural communities. These efforts will include engagement with representatives of rural communities to advance our shared goal of enhancing equity and livability for all Californians."</i></p>	Vetoed
AB 2537	Gipson	Vehicles: driver education	<p>This bill requires the Department of Justice, in conjunction with the Department of Motor Vehicles and the Commission on Peace Officer Standards and Training, to develop and create a video demonstrating the proper conduct by a peace officer and an individual during a traffic stop.</p>	Chapter 332

AB 2594	Ting	Vehicle registration and toll charges	This bill makes numerous changes to the administration of bridge and toll roads.	Chapter 969
AB 2716	Grayson	Transportation network companies: participating drivers: safety courses	<p>This bill establishes minimum training requirements for transportation network company drivers.</p> <p><i>VETO message: "This bill codifies minimum driver safety training and specific vehicle inspection requirements on transportation network companies (TNCs). While I appreciate the intent of the author to strengthen the standards for TNC driver training and vehicle inspections, this bill is redundant of existing safety requirements and may have the unintended consequence of restricting the authority of the California Public Utilities Commission (CPUC) to expeditiously adjust and modify these requirements, as needed, to protect public, driver and passenger safety. I encourage the author to work with the CPUC to clearly identify and address any issues or safety improvements through its public decision making processes."</i></p>	Vetoed
AB 2746	Friedman, Jones Sawyer	Driving privilege: suspension	This bill lowers the penalties for driving without a license and removes the ability for a court to suspend a person's driver's license for failure to appear.	Chapter 800
AB 2763	Kalra	Santa Clara Valley Transportation Authority: job order contracting	This bill authorizes the Santa Clara Valley Transportation Authority to enter into job order contracts.	Chapter 803
AB 2775	Quirk Silva	Automobiles and recreational vehicles: registration fees	<p>This bill specifies that a person who verifies they are homeless with the Department of Motor Vehicles does not have to pay vehicle registration fees on an automobile or a recreational vehicle.</p> <p><i>VETO message: "Beginning January 1, 2027, this bill would exempt an individual, who verifies they are homeless and using their automobile or recreational vehicle as their residence, from paying certain annual vehicle registration fees. While I applaud the author's efforts to provide financial relief for a segment of the homeless population, there may be more efficient means of assisting people experiencing homelessness in vehicles, rather than establishing a new statutory program to waive a portion of the vehicle registration fee which on average may be about \$100 per year per person. For example, local governments could utilize funding from discretionary programs such as Homeless Housing Assistance & Prevention (HHAP) through which local governments will receive \$1 billion this year to provide direct grants to individuals experiencing homelessness, leveraged alongside other homeless prevention and response programs that cities and counties have deployed. In recent years, we have made record investments in the budget to produce affordable housing and address homelessness, but it is still not enough to make the progress we all wish to see. I remain committed to continuing the state's leadership to address this critically important issue and I look forward to the Legislature's proposals in the budget next year demonstrating this shared commitment."</i></p>	Vetoed

AB 2836	Eduardo Garcia	Carl Moyer Memorial Air Quality Standards Attainment Program: vehicle registration fees: California tire fee	This bill extends the various fees that support the Carl Moyer Memorial Air Quality Standards Attainment Program for 10 years, until 1/1/34.	Chapter 355
AB 2949	Lee	Vehicles: toll exemptions	This bill exempts vehicles registered to veterans displaying specialized license plates from paying tolls or related fines.	Chapter 871
AB 2953	Salas	Department of Transportation and local agencies: streets and highways: recycled materials	This bill requires local governments above a specified size to adopt specified California Department of Transportation recycled material standards unless certain criteria are met.	Chapter 872
AB 2956	Committee on Transportation	Transportation	This bill is the annual transportation omnibus bill to make noncontroversial and minor changes to provisions of law related to transportation.	Chapter 295
ACR 74	Salas	Gary Helming Memorial Highway	This resolution designates the portion of State Highway Route 41 from postmile 8.1 to postmile 3.75 in the County of Kings as the "Gary Helming Memorial Highway."	Resolution Chapter 120
ACR 79	Nazarian	Amelia Earhart Memorial Highway	This resolution designates a specified portion of State Highway Route 101 and State Highway Route 134 in the County of Los Angeles as the "Amelia Earhart Memorial Highway."	Resolution Chapter 121
ACR 89	Bigelow	California Highway Patrol Officer Charles D. Goss Memorial Highway	This resolution designates a portion of State Route 152 in the County of Madera as the "California Highway Patrol Officer Charles D. Goss Memorial Highway."	Resolution Chapter 122
ACR 126	Cunningham	Katcho Achadjian Memorial Highway	This resolution designates the portion of U.S. Route 101 in the County of San Luis Obispo, from postmile 19.812 to postmile 15.579, as the "Katcho Achadjian Memorial Highway."	Resolution Chapter 158
ACR 130	Patterson	Ambassador Phillip V. Sanchez Memorial Bridge	This resolution designates the Alluvial Avenue undercrossing located at Fre 041 R30.949, State Route 41 at postmile R30.949, in the County of Fresno as the "Ambassador Phillip V. Sanchez Memorial Bridge."	Resolution Chapter 126
ACR 138	Flora	Mayor Jack Snyder Memorial Highway	This resolution designates a portion of State Route 120 in the City of Manteca as the "Mayor Jack Snyder Memorial Highway."	Resolution Chapter 128
ACR 139	Ramos	Lance Corporal Dylan Merola Memorial Highway Overcrossing	This resolution designates the highway overcrossing in the County of San Bernardino at the Interstate 210 interchange at Haven Avenue, postmile marker 6.913, as the "Lance Corporal Dylan Merola Memorial Highway Overcrossing."	Resolution Chapter 129
ACR 142	Patterson	Dr. Fareed Wade Nader Memorial Interchange	This resolution designates a specified interchange of State Highway Route 168 in the City of Clovis as the "Dr. Fareed Wade Nader Memorial Interchange."	Resolution Chapter 130

ACR 144	Gray	Paul Vincent Rotondaro Memorial Highway	This resolution designates a portion of State Route 140 in the County of Merced as the "Paul Vincent Rotondaro Memorial Highway."	Resolution Chapter 131
ACR 148	O'Donnell	Long Beach International Gateway Bridge	This resolution designates a portion of State Route 710 in the City of Long Beach as the "Long Beach International Gateway Bridge."	Resolution Chapter 159
ACR 151	Berman	Captain Matthew Patrick Manoukian Memorial Highway	This resolution designates a portion of State Route 280 in the County of Santa Clara as the "Captain Matthew Patrick Manoukian Memorial Highway."	Resolution Chapter 132
ACR 157	Salas	Army Specialist Juan Miguel Mendez Covarrubias Memorial Highway	This resolution designates a specified portion of State Highway Route 198 in the City of Hanford in the County of Kings as the "Army Specialist Juan Miguel Mendez Covarrubias Memorial Highway."	Resolution Chapter 134
ACR 162	Nguyen, Petrie Norris	Officer Nicholas Vella Memorial Highway	This resolution designates a portion of State Highway Route 39 in the City of Huntington Beach as the "Officer Nicholas Vella Memorial Highway."	Resolution Chapter 135
ACR 164	Patterson	Lieutenant Colonel Seth "Jethro" Nehring Memorial Highway	This resolution designates a portion of State Highway Route 168 in the County of Fresno as the "Lieutenant Colonel Seth "Jethro" Nehring Memorial Highway."	Resolution Chapter 136
ACR 173	Low	Michael "Mike" Jason Katherman Memorial Highway	This resolution designates a specified portion of State Route 85 in the County of Santa Clara as the "Michael 'Mike' Jason Katherman Memorial Highway."	Resolution Chapter 160
ACR 177	Bloom, Ramos	Christopher Columbus Transcontinental Highway: removal of designation	This resolution requests the California Department of Transportation to remove the "The Christopher Columbus Transcontinental Highway" designation from the portion of Interstate 10 in the state, as well as any signage and markers memorializing that designation.	Resolution Chapter 175
ACR 183	Cunningham	Detective Luca Benedetti Memorial Overpass	This resolution designates a portion of the Buena Vista Avenue overpass at postmile marker 29.985 on State Route 101 in the County of San Luis Obispo as the "Detective Luca Benedetti Memorial Overpass."	Resolution Chapter 162
ACR 187	Grayson	Medal of Honor Safety Roadside Rest Area	This resolution designates the rest area on Interstate 80 in the City of Vallejo in the County of Solano as the "Medal of Honor Safety Roadside Rest Area."	Resolution Chapter 163
ACR 194	Cooper	Police Officer Tyler "Ty" Lenehan Memorial Highway	This resolution designates the portion of State Route 99 between the Sheldon Road Overcrossing and Grant Line Road, as specified, as the "Police Officer Tyler 'Ty' Lenehan Memorial Highway."	Resolution Chapter 169
ACR 195	Villapudua	Officer Jimmy Arty Inn Memorial Highway	This resolution designates the portion of State Route 4, in the City of Stockton, as the "Officer Jimmy Arty Inn Memorial Highway."	Resolution Chapter 164
ACR 201	Robert Rivas	Army Specialist Eduardo Silva Memorial Highway	This resolution designates a portion of State Route 101 in the County of Monterey between the Underwood Road, at postmile 51.060, and Kenny Road, at postmile 50.285, as the "Army Specialist Eduardo Silva Memorial Highway."	Resolution Chapter 165

ACR 202	Robert Rivas, Stone	PFC George Howell Memorial Highway	This resolution designates a portion of State Route 101 in the County of Monterey as the "PFC (Private First Class) George Howell Memorial Highway."	Resolution Chapter 170
ACR 203	Stone	Army Specialist Roger Lee Memorial Highway	This resolution designates a specified portion of State Highway Route 68 in the County of Monterey as the "Army Specialist Roger Lee Memorial Highway."	Resolution Chapter 166
ACR 204	Stone	Sergeant 1st Class Sean K. Mitchell Memorial Highway	This resolution designates the portion of State Highway Route 1 between post mile 75.5 and 76.5 near Presidio in the County of Monterey as the "Sergeant 1st Class Sean K. Mitchell Memorial Highway."	Resolution Chapter 167
ACR 208	Davies	Senior Master Sergeant John James Paoletti Memorial Highway	This resolution designates the portion of State Route 5 in the County of Orange as the "Senior Master Sergeant John James Paoletti Memorial Highway."	Resolution Chapter 171
ACR 211	Fong	Corporal Luis Carlos Ruan Memorial Highway	This resolution designates a portion of State Route 119 in the County of Kern as the "Corporal Luis Carlos Ruan Memorial Highway."	Resolution Chapter 172
AJR 25	Nguyen	Regulation of vessel anchorages	This resolution requests the Congress and the President of the United States to take action to increase resources for the enforcement of regulating vessel anchorages to both regulate the backlog of cargo ships and prevent future oil spills related to anchor strikes.	Resolution Chapter 148
AJR 29	Mathis, Mia Bonta	Ports: congestion relief	This resolution urges Congress to enact legislation to alleviate and remedy congestion in California's ports and to ensure that California's importing and exporting capabilities are returned to pre pandemic levels.	Resolution Chapter 168
AJR 30	Gipson	Freight transportation: federal funding	This resolution memorializes the California Legislature's request to Congress to pass and the President to sign legislation providing for a fair allocation of federal transportation funding for freight projects in California.	Resolution Chapter 149
SB 307	McGuire	Great Redwood Trail Agency: County of Humboldt: state moneys: compatible offices	This bill prohibits state moneys from being used to initiate or operate rail service, or for projects to rehabilitate an existing operation or facility, including a rail terminal, a railyard, a rail facility, and rail infrastructure, except as specified, on the North Coast Rail Authority's, or Great Redwood Trail Agency's, right of way north of the City of Willits; and prohibits state moneys from being spent on any new bulk coal terminal project within the County of Humboldt.	Chapter 981
SB 837	Umberg	Driver's licenses: veteran designation	This bill repeals the \$5 fee a veteran is required to pay in order to have the word "VETERAN" printed on their driver's license or identification card as per existing law.	Chapter 383
SB 894	Jones	Off highway vehicles	This bill establishes a process for registering and identifying certain Off Highway Vehicles which do not comply with air emission regulations. <i>VETO message: "Beginning January 1, 2027, this bill would require the Department of Motor Vehicles (DMV) to establish a new vehicle registration program for competition off highway motor vehicles (OHVs) that do not meet California Air Resources Board emission standards to operate on public lands.</i>	Vetoed

			<i>Additionally, the bill requires that these competition vehicles have a muffler and spark arrestor when operating on public lands. I recognize the economic benefits OHV competitions bring to rural communities, but I am concerned about the fiscal impact to implement the bill. It is anticipated that there will be fewer than 2,000 annual applications under this program. DMV's implementation costs are anticipated to be significant, and the Off Highway Vehicle Trust Fund is required to reimburse the DMV for those up front costs. Given the small number of vehicles and the fees set forth in the bill, it may take a decade or more for the OHV Trust Fund to recoup those costs if at all."</i>	
SB 942	Newman	Low Carbon Transit Operations Program: free or reduced fare transit program	This bill allows transit agencies that use Low Carbon Transit Operations Program (LCTOP) funding for a free or reduced fare transit program that demonstrated compliance with the requirements of LCTOP in the initial allocation request, including greenhouse gas emissions reductions, to continue to use LCTOP funding to maintain the same free or reduced fare transit program on an ongoing basis, without any restriction on length of time; and requires transit agencies to submit an additional allocation request for the program after three fiscal years, as specified.	Chapter 988
SB 959	Portantino	Surplus residential property: use of funds: priorities and procedures: City of Pasadena	This bill makes transit oriented development and active transportation infrastructure eligible uses of funds deposited into the State Route 710 Rehabilitation Account from proceeds from the sale of surplus residential property from the Department of Transportation to a new owner.	Chapter 668
SB 985	Hueso	Otay Mesa East Toll Facility Act	This bill makes various changes to the Otay Mesa East Toll Facility Act, including authorizing the San Diego Association of Governments to enter into an agreement and contracts, as specified, with the government of Mexico or a government agency for the purposes of imposing and collecting tolls, and acquiring, operating, and maintaining tolling facilities at the Otay Mesa East Port of Entry.	Chapter 422
SB 1079	Portantino	Vehicles: sound activated enforcement devices	This bill requires the Department of the California Highway Patrol to evaluate the efficacy of sound activated enforcement devices by evaluating devices from at least three different companies.	Chapter 449
SB 1111	Archuleta	Trash receptacles and storage containers: reflective markings	This bill requires reflective markings to be placed on specified trash receptacles and storage containers.	Chapter 244
SB 1121	Gonzalez	State and local transportation system: needs assessment	This bill requires the California Transportation Commission to develop a needs assessment of the cost to operate, maintain, and provide for the future growth and resiliency of the state and local transportation system.	Chapter 508
SB 1161	Min	Transit operators: street harassment survey	This bill requires the Mineta Transportation Institute to develop and make available to on its Internet website a survey for the purpose of promoting consistency in the collection of survey data by transit agencies to inform efforts to improve the safety of riders and reduce street harassment on public transit.	Chapter 381

SB 1175	McGuire	Department of Transportation: intermodal passenger services: rail corridors	This bill adds the Sacramento Larkspur Novato Cloverdale corridor to the existing authorization for the California Department of Transportation to provide intercity passenger rail service on specified corridors in the state and to contract with the National Railroad Passenger Corporation (Amtrak) to provide such service.	Chapter 303
SB 1193	Newman	Department of Motor Vehicles: electronic notifications and transactions	This bill allows for Department of Motor Vehicles customers to opt in to receiving select Department notices electronically; and add language to deal with chaptering out conflicts with SB 837 (Umberg, Chapter 383, Statutes of 2022).	Chapter 838
SB 1233	Gonzalez	Department of Motor Vehicles: unserved or underserved populations: report	<p>This bill requires the Department of Motor Vehicles (DMV) to submit a report to the Legislature identifying unserved and underserved populations that receive services from the DMV and requires the DMV to develop strategies for improving service delivery and requires the DMV to implement those strategies.</p> <p><i>VETO message: "This bill would require the Department of Motor Vehicles (DMV) to submit a report to the Legislature by January 1, 2024, identifying unserved and underserved populations that receive services from the department at lower than average rates, develop strategies for improving service delivery to underserved communities, and require the department to implement those strategies. The bill requires a second report to be submitted to the Legislature by January 1, 2026, on the department's outreach efforts for the unserved or underserved populations. While it is critical to remove barriers for individuals accessing government services, including those whose primary language is not English or are unhoused, I am not persuaded the reports required by this bill would provide actionable information. The DMV provides robust language services including driving exams in 36 languages, driver license applications in 10 languages, as well as free translation services in field offices by appointment. The DMV also conducts robust statewide outreach, and I've directed them to continue their engagement with diverse community partners to ensure continued reach of services across California. I recently announced the Mobile Homeless Connect pilot, which brings state and local services directly to individuals experiencing homelessness where they are, instead of requiring people to travel to a patchwork of government offices where services are usually available. Driver license and ID card services from the DMV are among the many services offered. I look forward to continued partnership with the author to strengthen how the state provides essential services to all Californians."</i></p>	Vetoed
SB 1309	Durazo	Outdoor advertising displays: exemptions	<p>This bill extends the special provisions authorizing outdoor advertising for sports arenas to 1/1/28, as specified, and requires the California Department of Transportation prescreening for new advertising signs to determine compliance with federal law and California's obligations to the Federal Highway Administration.</p> <p><i>VETO message: "This bill would authorize additional sports arena billboards to be constructed until January 1, 2028, if authorized by local ordinance or other discretionary approval. While I appreciate that revenues generated by these billboards provide certain local economic benefits, this bill disregards recent correspondence from the Federal Highway Administration (FHWA), which</i></p>	Vetoed

			<i>indicates that the state's transportation funding is at risk due to federal regulations restricting the use of this kind of advertisement. Caltrans has been officially notified that the existing arena billboards do not comply with federal law and exemptions in state law do not provide Caltrans with the ability to maintain effective control of outdoor advertising. The potential impact to California of falling out of FHWA compliance could be a reduction of over \$400 million of federal transportation funding annually. For this reason, I am unable to sign this bill. However, I fully support modernizing federal requirements and encourage supporters of this legislation to work with my Administration on those efforts."</i>	
SB 1398	Gonzalez	Vehicles: consumer notices	This bill requires certain disclosures by manufacturers and dealers of new vehicles regarding the capabilities of semiautonomous driver assistance features and prohibits the misleading marketing of such features.	Chapter 308
SB 1488	Glazer	San Francisco Bay Area Rapid Transit District: Office of the BART Inspector General	<p>This bill revises the duties and responsibilities of the Inspector General of the San Francisco Bay Area Rapid Transit District and provides that the Inspector General shall have the independence necessary to conduct all of its audits and investigations in conformity with specified standards; and clarifies the Inspector General's access to Bay Area Rapid Transit facilities and employees, officers, contractors and the authority to examine records and other property, as specified.</p> <p><i>VETO message: "This bill refines the statutory duties and responsibilities of the San Francisco Bay Area Rapid Transit District (BART) Inspector General (IG) and provides that the IG shall have the independence necessary to conduct its audits and investigation in conformity with specified standards. While I agree with the intent of the legislation and appreciate the author's collaboration with the BART Board on many of the bill's provisions, I understand there is one unresolved issue regarding the notification of all represented employees of their right to representation. I encourage the author to work with the IG and the BART Board to resolve this remaining issue in either a charter or future legislation."</i></p>	Vetoed
SCR 39	Allen	Officer Tommy Scott Memorial Highway	This resolution memorializes Los Angeles Airport police officer Tommy Scott for his service by designating the southbound portion of Interstate Highway Route 405 from Imperial Highway undercrossing No. 53 1241 (postmile R21.222) to West Century Boulevard undercrossing No. 53 1243 (postmile 22.216) in the County of Los Angeles as the Officer Tommy Scott Memorial Highway.	Resolution Chapter 54
SCR 68	Archuleta	First Lady Pat Nixon Memorial Highway	This resolution acknowledges and commemorates the life and service of First Lady Pat Nixon by designating the portion of State Route 91, from the Pioneer Boulevard undercrossing 53 1335, postmile R18.087, to the Carmenita Road overcrossing 53 1432, postmile R20.454, as the First Lady Pat Nixon Memorial Highway, to honor and commemorate Mrs. Nixon's legacy of service to her country.	Resolution Chapter 103
SCR 75	Grove	Kern County Sheriff's Office Deputy Phillip Campas Memorial Interchange	This resolution memorializes Kern County Sheriff's Office Deputy Phillip Campas for his service by designating the interchange at State Route 65 (postmile	Resolution Chapter 104

			R0.000) and State Route 99 (postmile R29.878) in the County of Kern as the Kern County Sheriff's Office Deputy Phillip Campas Memorial Interchange.	
SCR 78	Durazo	Los Angeles Firefighter Kelly Wong Memorial Highway	This resolution memorializes Los Angeles Firefighter Kelly Wong for his service by designating a portion of southbound State Route 101, from the Temple Street ramp to the Broadway Street ramp, adjacent to the Cathedral of Our Lady of the Angels, as the Los Angeles Firefighter Kelly Wong Memorial Highway.	Resolution Chapter 105
SCR 97	Nielsen	The Stan Statham Memorial Highway	This resolution acknowledges and commemorates the life and service of Stan Statham by designating a specified portion of State Highway Route 44, near Oak Run in the County of Shasta, as the Stan Statham Memorial Highway.	Resolution Chapter 178
SCR 98	McGuire	Fortuna Police Officer Raymond Quincy Mills Memorial Highway	This resolution acknowledges and commemorates the life and service of Fortuna Police Officer Raymond Quincy Mills by designating a specified portion of State Highway Route 101 in the City of Fortuna as the Fortuna Police Officer Raymond Quincy Mills Memorial Highway.	Resolution Chapter 107

AB 13	Chapter 230, Statutes of 2022	APPR
AB 22	Chapter 901, Statutes of 2022	ED
AB 30	Chapter 939, Statutes of 2022	NRW
AB 32	Chapter 515, Statutes of 2022	H
AB 35	Chapter 17, Statutes of 2022	JUD
AB 58	Chapter 428, Statutes of 2022	ED
AB 92	Vetoed	ED
AB 98	Chapter 267, Statutes of 2022	GO
AB 102	Chapter 902, Statutes of 2022	ED
AB 117	Vetoed	TRANS
AB 151	Chapter 250, Statutes of 2022	BFR
AB 152	Chapter 736, Statutes of 2022	BFR
AB 156	Chapter 569, Statutes of 2022	BFR
AB 157	Chapter 570, Statutes of 2022	BFR
AB 158	Chapter 737, Statutes of 2022	BFR
AB 160	Chapter 771, Statutes of 2022	BFR
AB 178	Chapter 45, Statutes of 2022	BFR
AB 179	Chapter 249, Statutes of 2022	BFR
AB 180	Chapter 44, Statutes of 2022	BFR
AB 181	Chapter 52, Statutes of 2022	BFR
AB 182	Chapter 53, Statutes of 2022	BFR
AB 183	Chapter 54, Statutes of 2022	BFR
AB 185	Chapter 571, Statutes of 2022	BFR
AB 186	Chapter 46, Statutes of 2022	BFR
AB 190	Chapter 572, Statutes of 2022	BFR
AB 192	Chapter 51, Statutes of 2022	BFR
AB 194	Chapter 55, Statutes of 2022	BFR
AB 195	Chapter 56, Statutes of 2022	BFR
AB 199	Chapter 57, Statutes of 2022	BFR
AB 200	Chapter 58, Statutes of 2022	BFR

AB 202	Chapter 59, Statutes of 2022	BFR
AB 203	Chapter 60, Statutes of 2022	BFR
AB 204	Chapter 738, Statutes of 2022	BFR
AB 205	Chapter 61, Statutes of 2022	BFR
AB 207	Chapter 573, Statutes of 2022	BFR
AB 209	Chapter 251, Statutes of 2022	BFR
AB 210	Chapter 62, Statutes of 2022	BFR
AB 211	Chapter 574, Statutes of 2022	BFR
AB 228	Chapter 138, Statutes of 2022	PS
AB 240	Vetoed	H
AB 252	Chapter 633, Statutes of 2022	JUD
AB 256	Chapter 739, Statutes of 2022	PS
AB 257	Chapter 246, Statutes of 2022	LPER
AB 288	Chapter 925, Statutes of 2022	ED
AB 305	Chapter 376, Statutes of 2022	GO
AB 311	Chapter 139, Statutes of 2022	PS
AB 316	Chapter 312, Statutes of 2022	LPER
AB 321	Chapter 903, Statutes of 2022	ED
AB 325	Chapter 377, Statutes of 2022	MVA
AB 334	Vetoed	LPER
AB 351	Chapter 399, Statutes of 2022	BPED
AB 353	Chapter 516, Statutes of 2022	NRW
AB 364	Vetoed	LPER
AB 371	Chapter 740, Statutes of 2022	JUD
AB 392	Chapter 429, Statutes of 2022	BPED
AB 408	Chapter 904, Statutes of 2022	ED
AB 421	Chapter 40, Statutes of 2022	JUD
AB 452	Chapter 199, Statutes of 2022	ED
AB 485	Chapter 852, Statutes of 2022	PS
AB 498	Chapter 430, Statutes of 2022	H

AB 499	Vetoed	HS
AB 503	Vetoed	PS
AB 512	Chapter 940, Statutes of 2022	TRANS
AB 522	Chapter 491, Statutes of 2022	NRW
AB 524	Chapter 268, Statutes of 2022	ED
AB 547	Chapter 941, Statutes of 2022	PS
AB 551	Chapter 741, Statutes of 2022	LPER
AB 552	Vetoed	ED
AB 557	Chapter 853, Statutes of 2022	PS
AB 558	Chapter 905, Statutes of 2022	ED
AB 587	Chapter 269, Statutes of 2022	JUD
AB 631	Chapter 727, Statutes of 2022	GO
AB 649	Chapter 492, Statutes of 2022	EQ
AB 655	Chapter 854, Statutes of 2022	PS
AB 657	Chapter 560, Statutes of 2022	BPED
AB 661	Chapter 517, Statutes of 2022	GO
AB 662	Chapter 575, Statutes of 2022	GO
AB 666	Chapter 7, Statutes of 2022	H
AB 676	Chapter 728, Statutes of 2022	JUD
AB 682	Chapter 634, Statutes of 2022	HOUS
AB 719	Chapter 683, Statutes of 2022	AG
AB 731	Vetoed	PS
AB 732	Chapter 742, Statutes of 2022	EQ
AB 738	Chapter 378, Statutes of 2022	H
AB 740	Chapter 400, Statutes of 2022	ED
AB 748	Chapter 431, Statutes of 2022	ED
AB 759	Chapter 743, Statutes of 2022	ECA
AB 769	Chapter 12, Statutes of 2022	BFI
AB 775	Chapter 942, Statutes of 2022	ECA
AB 777	Vetoed	GO

AB 778	Chapter 576, Statutes of 2022	GO
AB 826	Vetoed	LPER
AB 847	Chapter 401, Statutes of 2022	BPED
AB 852	Chapter 518, Statutes of 2022	BPED
AB 857	Vetoed	LPER
AB 858	Vetoed	LPER
AB 895	Chapter 577, Statutes of 2022	H
AB 916	Chapter 635, Statutes of 2022	HOUS
AB 920	Chapter 729, Statutes of 2022	GO
AB 923	Chapter 475, Statutes of 2022	GO
AB 960	Chapter 744, Statutes of 2022	PS
AB 972	Chapter 745, Statutes of 2022	ECA
AB 984	Chapter 746, Statutes of 2022	TRANS
AB 988	Chapter 747, Statutes of 2022	GO
AB 1037	Chapter 493, Statutes of 2022	TRANS
AB 1041	Chapter 748, Statutes of 2022	LPER
AB 1051	Chapter 402, Statutes of 2022	H
AB 1078	Vetoed	EUC
AB 1102	Chapter 684, Statutes of 2022	BPED
AB 1120	Chapter 685, Statutes of 2022	BPED
AB 1164	Chapter 943, Statutes of 2022	NRW
AB 1187	Chapter 927, Statutes of 2022	ED
AB 1195	Chapter 892, Statutes of 2022	LPER
AB 1206	Chapter 636, Statutes of 2022	GF
AB 1208	Chapter 270, Statutes of 2022	JUD
AB 1232	Chapter 512, Statutes of 2022	ED
AB 1242	Chapter 627, Statutes of 2022	PS
AB 1249	Chapter 749, Statutes of 2022	GF
AB 1262	Vetoed	JUD
AB 1278	Chapter 750, Statutes of 2022	BPED

AB 1279	Chapter 337, Statutes of 2022	EQ
AB 1287	Chapter 555, Statutes of 2022	JUD
AB 1288	Vetoed	HOUS
AB 1290	Chapter 546, Statutes of 2022	PS
AB 1307	Chapter 403, Statutes of 2022	ECA
AB 1314	Chapter 476, Statutes of 2022	PS
AB 1322	Vetoed	EQ
AB 1323	Chapter 271, Statutes of 2022	GO
AB 1330	Chapter 272, Statutes of 2022	GO
AB 1341	Vetoed	H
AB 1348	Vetoed	H
AB 1355	Chapter 944, Statutes of 2022	H
AB 1384	Chapter 338, Statutes of 2022	NRW
AB 1389	Chapter 339, Statutes of 2022	EUC
AB 1394	Chapter 101, Statutes of 2022	H
AB 1406	Chapter 945, Statutes of 2022	PS
AB 1410	Chapter 858, Statutes of 2022	HOUS
AB 1416	Chapter 751, Statutes of 2022	ECA
AB 1426	Chapter 946, Statutes of 2022	EUC
AB 1432	Chapter 947, Statutes of 2022	GO
AB 1445	Chapter 948, Statutes of 2022	HOUS
AB 1467	Chapter 556, Statutes of 2022	ED
AB 1491	Chapter 519, Statutes of 2022	ED
AB 1502	Chapter 578, Statutes of 2022	H
AB 1551	Chapter 637, Statutes of 2022	HOUS
AB 1565	Chapter 321, Statutes of 2022	GO
AB 1568	Chapter 8, Statutes of 2022	GO
AB 1573	Vetoed	BPED
AB 1576	Chapter 200, Statutes of 2022	JUD
AB 1594	Chapter 98, Statutes of 2022	JUD

AB 1595	Chapter 579, Statutes of 2022	MVA
AB 1598	Chapter 201, Statutes of 2022	PS
AB 1601	Chapter 752, Statutes of 2022	LPER
AB 1604	Chapter 313, Statutes of 2022	LPER
AB 1613	Chapter 949, Statutes of 2022	PS
AB 1619	Chapter 102, Statutes of 2022	ECA
AB 1621	Chapter 76, Statutes of 2022	PS
AB 1625	Chapter 103, Statutes of 2022	ED
AB 1628	Chapter 432, Statutes of 2022	JUD
AB 1631	Chapter 552, Statutes of 2022	ECA
AB 1632	Chapter 893, Statutes of 2022	BPED
AB 1633	Chapter 174, Statutes of 2022	ED
AB 1636	Chapter 453, Statutes of 2022	BPED
AB 1637	Chapter 950, Statutes of 2022	PS
AB 1641	Chapter 104, Statutes of 2022	PS
AB 1642	Chapter 859, Statutes of 2022	EQ
AB 1643	Chapter 263, Statutes of 2022	LPER
AB 1644	Chapter 202, Statutes of 2022	LPER
AB 1645	Chapter 99, Statutes of 2022	NRW
AB 1646	Chapter 388, Statutes of 2022	BPED
AB 1648	Chapter 547, Statutes of 2022	GO
AB 1653	Chapter 105, Statutes of 2022	PS
AB 1654	Chapter 638, Statutes of 2022	HOUS
AB 1655	Chapter 753, Statutes of 2022	GO
AB 1658	Chapter 860, Statutes of 2022	NRW
AB 1661	Chapter 106, Statutes of 2022	JUD
AB 1663	Chapter 894, Statutes of 2022	JUD
AB 1664	Chapter 398, Statutes of 2022	GO
AB 1666	Chapter 42, Statutes of 2022	JUD
AB 1667	Chapter 754, Statutes of 2022	LPER

AB 1668	Vetoed	H
AB 1672	Chapter 273, Statutes of 2022	H
AB 1680	Chapter 252, Statutes of 2022	TRANS
AB 1681	Chapter 861, Statutes of 2022	INS
AB 1682	Chapter 203, Statutes of 2022	PS
AB 1685	Vetoed	TRANS
AB 1686	Chapter 755, Statutes of 2022	JUD
AB 1687	Vetoed	GO
AB 1692	Vetoed	MVA
AB 1695	Chapter 639, Statutes of 2022	HOUS
AB 1700	Chapter 855, Statutes of 2022	PS
AB 1703	Chapter 477, Statutes of 2022	ED
AB 1704	Chapter 580, Statutes of 2022	H
AB 1705	Chapter 926, Statutes of 2022	ED
AB 1706	Chapter 387, Statutes of 2022	PS
AB 1707	Vetoed	GF
AB 1711	Vetoed	JUD
AB 1712	Chapter 928, Statutes of 2022	ED
AB 1714	Vetoed	LPER
AB 1715	Chapter 379, Statutes of 2022	MVA
AB 1716	Chapter 29, Statutes of 2022	JUD
AB 1717	Vetoed	LPER
AB 1719	Chapter 640, Statutes of 2022	HOUS
AB 1720	Chapter 581, Statutes of 2022	HS
AB 1722	Chapter 404, Statutes of 2022	LPER
AB 1726	Chapter 686, Statutes of 2022	JUD
AB 1730	Chapter 78, Statutes of 2022	JUD
AB 1731	Chapter 380, Statutes of 2022	ED
AB 1732	Chapter 107, Statutes of 2022	PS
AB 1734	Chapter 175, Statutes of 2022	GO

AB 1735	Chapter 405, Statutes of 2022	HS
AB 1736	Chapter 79, Statutes of 2022	ED
AB 1738	Chapter 687, Statutes of 2022	HOUS
AB 1740	Chapter 513, Statutes of 2022	BPED
AB 1741	Chapter 41, Statutes of 2022	GO
AB 1742	Chapter 454, Statutes of 2022	BPED
AB 1743	Chapter 641, Statutes of 2022	HOUS
AB 1744	Chapter 756, Statutes of 2022	PS
AB 1745	Chapter 30, Statutes of 2022	JUD
AB 1747	Chapter 757, Statutes of 2022	BPED
AB 1749	Chapter 340, Statutes of 2022	EQ
AB 1751	Chapter 758, Statutes of 2022	LPER
AB 1757	Chapter 341, Statutes of 2022	NRW
AB 1758	Chapter 204, Statutes of 2022	BPED
AB 1759	Chapter 520, Statutes of 2022	BPED
AB 1760	Chapter 521, Statutes of 2022	BPED
AB 1762	Chapter 205, Statutes of 2022	GO
AB 1765	Chapter 322, Statutes of 2022	GF
AB 1766	Chapter 482, Statutes of 2022	TRANS
AB 1768	Vetoed	LPER
AB 1769	Chapter 140, Statutes of 2022	PS
AB 1775	Chapter 759, Statutes of 2022	LPER
AB 1776	Chapter 455, Statutes of 2022	GO
AB 1777	Chapter 483, Statutes of 2022	ED
AB 1780	Chapter 951, Statutes of 2022	BFI
AB 1781	Chapter 80, Statutes of 2022	BPED
AB 1782	Vetoed	PS
AB 1783	Chapter 456, Statutes of 2022	ECA
AB 1787	Chapter 108, Statutes of 2022	EQ
AB 1788	Chapter 760, Statutes of 2022	JUD

AB 1789	Chapter 522, Statutes of 2022	NRW
AB 1793	Chapter 274, Statutes of 2022	EQ
AB 1794	Vetoed	HS
AB 1796	Chapter 323, Statutes of 2022	ED
AB 1797	Chapter 582, Statutes of 2022	H
AB 1798	Chapter 862, Statutes of 2022	ECA
AB 1800	Chapter 952, Statutes of 2022	TRANS
AB 1801	Chapter 761, Statutes of 2022	GO
AB 1802	Chapter 31, Statutes of 2022	JUD
AB 1803	Chapter 494, Statutes of 2022	PS
AB 1804	Vetoed	GO
AB 1805	Chapter 109, Statutes of 2022	LPER
AB 1809	Vetoed	H
AB 1810	Chapter 906, Statutes of 2022	ED
AB 1811	Chapter 176, Statutes of 2022	NRW
AB 1813	Chapter 177, Statutes of 2022	BPED
AB 1817	Chapter 762, Statutes of 2022	EQ
AB 1820	Vetoed	LPER
AB 1823	Chapter 688, Statutes of 2022	H
AB 1824	Chapter 231, Statutes of 2022	LPER
AB 1825	Chapter 178, Statutes of 2022	AG
AB 1832	Chapter 433, Statutes of 2022	NRW
AB 1833	Chapter 110, Statutes of 2022	TRANS
AB 1837	Chapter 642, Statutes of 2022	JUD
AB 1842	Chapter 141, Statutes of 2022	PS
AB 1845	Chapter 275, Statutes of 2022	GF
AB 1848	Chapter 763, Statutes of 2022	ECA
AB 1851	Chapter 764, Statutes of 2022	LPER
AB 1852	Chapter 111, Statutes of 2022	H
AB 1854	Chapter 112, Statutes of 2022	LPER

AB 1855	Chapter 583, Statutes of 2022	HS
AB 1856	Vetoed	ED
AB 1857	Chapter 342, Statutes of 2022	EQ
AB 1859	Vetoed	H
AB 1860	Chapter 523, Statutes of 2022	H
AB 1863	Chapter 953, Statutes of 2022	GF
AB 1866	Chapter 32, Statutes of 2022	JUD
AB 1867	Chapter 434, Statutes of 2022	ED
AB 1868	Chapter 907, Statutes of 2022	ED
AB 1870	Vetoed	H
AB 1871	Chapter 863, Statutes of 2022	JUD
AB 1876	Chapter 113, Statutes of 2022	ED
AB 1879	Vetoed	EQ
AB 1880	Vetoed	H
AB 1882	Chapter 584, Statutes of 2022	H
AB 1885	Chapter 389, Statutes of 2022	BPED
AB 1893	Vetoed	ED
AB 1894	Chapter 390, Statutes of 2022	BPED
AB 1896	Vetoed	H
AB 1899	Chapter 954, Statutes of 2022	PS
AB 1901	Chapter 276, Statutes of 2022	BPED
AB 1902	Chapter 585, Statutes of 2022	GF
AB 1904	Chapter 324, Statutes of 2022	JUD
AB 1906	Chapter 325, Statutes of 2022	NRW
AB 1907	Chapter 277, Statutes of 2022	H
AB 1909	Chapter 343, Statutes of 2022	TRANS
AB 1912	Chapter 253, Statutes of 2022	ED
AB 1914	Chapter 765, Statutes of 2022	HS
AB 1918	Chapter 561, Statutes of 2022	H
AB 1919	Vetoed	TRANS

AB 1923	Chapter 114, Statutes of 2022	ED
AB 1924	Chapter 766, Statutes of 2022	PS
AB 1925	Chapter 864, Statutes of 2022	GF
AB 1926	Vetoed	JUD
AB 1929	Chapter 154, Statutes of 2022	H
AB 1930	Vetoed	H
AB 1932	Chapter 435, Statutes of 2022	GF
AB 1933	Chapter 643, Statutes of 2022	GF
AB 1936	Chapter 478, Statutes of 2022	ED
AB 1938	Chapter 406, Statutes of 2022	TRANS
AB 1940	Vetoed	H
AB 1942	Chapter 930, Statutes of 2022	ED
AB 1946	Chapter 147, Statutes of 2022	TRANS
AB 1949	Chapter 767, Statutes of 2022	JUD
AB 1951	Vetoed	GF
AB 1954	Chapter 232, Statutes of 2022	BPED
AB 1957	Chapter 314, Statutes of 2022	HS
AB 1958	Chapter 929, Statutes of 2022	ED
AB 1959	Chapter 254, Statutes of 2022	AG
AB 1960	Vetoed	EUC
AB 1963	Chapter 179, Statutes of 2022	ED
AB 1965	Vetoed	HS
AB 1968	Chapter 115, Statutes of 2022	ED
AB 1971	Chapter 524, Statutes of 2022	LPER
AB 1973	Vetoed	ED
AB 1974	Chapter 255, Statutes of 2022	PS
AB 1978	Chapter 644, Statutes of 2022	HOUS
AB 1981	Chapter 326, Statutes of 2022	JUD
AB 1982	Chapter 525, Statutes of 2022	H
AB 1983	Vetoed	GO

AB 1985	Chapter 344, Statutes of 2022	EQ
AB 1989	Chapter 180, Statutes of 2022	INS
AB 1991	Chapter 645, Statutes of 2022	JUD
AB 1997	Chapter 931, Statutes of 2022	ED
AB 1998	Chapter 495, Statutes of 2022	ED
AB 1999	Vetoed	H
AB 2000	Chapter 436, Statutes of 2022	TRANS
AB 2001	Chapter 181, Statutes of 2022	BFI
AB 2003	Vetoed	LPER
AB 2004	Chapter 484, Statutes of 2022	ED
AB 2006	Chapter 646, Statutes of 2022	HOUS
AB 2011	Chapter 647, Statutes of 2022	HOUS
AB 2015	Chapter 182, Statutes of 2022	TRANS
AB 2019	Chapter 730, Statutes of 2022	GO
AB 2022	Chapter 479, Statutes of 2022	NRW
AB 2023	Chapter 327, Statutes of 2022	PS
AB 2028	Chapter 116, Statutes of 2022	ED
AB 2030	Chapter 407, Statutes of 2022	ECA
AB 2031	Chapter 648, Statutes of 2022	JUD
AB 2032	Vetoed	H
AB 2037	Chapter 155, Statutes of 2022	ECA
AB 2038	Chapter 908, Statutes of 2022	ED
AB 2042	Vetoed	ED
AB 2043	Chapter 768, Statutes of 2022	INS
AB 2046	Chapter 526, Statutes of 2022	ED
AB 2048	Chapter 457, Statutes of 2022	EQ
AB 2056	Chapter 769, Statutes of 2022	GO
AB 2057	Chapter 458, Statutes of 2022	TRANS
AB 2059	Chapter 278, Statutes of 2022	EQ
AB 2061	Chapter 345, Statutes of 2022	EUC

AB 2068	Chapter 485, Statutes of 2022	LPER
AB 2069	Vetoed	ED
AB 2072	Chapter 909, Statutes of 2022	ED
AB 2075	Chapter 346, Statutes of 2022	HOUS
AB 2077	Vetoed	H
AB 2079	Vetoed	H
AB 2081	Chapter 480, Statutes of 2022	GF
AB 2083	Chapter 689, Statutes of 2022	EUC
AB 2085	Chapter 770, Statutes of 2022	PS
AB 2089	Chapter 690, Statutes of 2022	JUD
AB 2091	Chapter 628, Statutes of 2022	JUD
AB 2094	Chapter 649, Statutes of 2022	HOUS
AB 2096	Chapter 233, Statutes of 2022	H
AB 2097	Chapter 459, Statutes of 2022	GF
AB 2098	Chapter 938, Statutes of 2022	BPED
AB 2101	Chapter 117, Statutes of 2022	NRW
AB 2105	Chapter 156, Statutes of 2022	BPED
AB 2106	Vetoed	EQ
AB 2107	Chapter 956, Statutes of 2022	BPED
AB 2108	Chapter 347, Statutes of 2022	EQ
AB 2109	Chapter 437, Statutes of 2022	NRW
AB 2117	Chapter 772, Statutes of 2022	H
AB 2119	Chapter 381, Statutes of 2022	HS
AB 2122	Chapter 183, Statutes of 2022	ED
AB 2124	Vetoed	ED
AB 2127	Chapter 118, Statutes of 2022	H
AB 2129	Chapter 119, Statutes of 2022	LPER
AB 2130	Chapter 256, Statutes of 2022	H
AB 2131	Chapter 910, Statutes of 2022	HS
AB 2134	Chapter 562, Statutes of 2022	H

AB 2135	Chapter 773, Statutes of 2022	GO
AB 2137	Chapter 20, Statutes of 2022	PS
AB 2139	Chapter 184, Statutes of 2022	HOUS
AB 2142	Chapter 674, Statutes of 2022	GF
AB 2143	Chapter 774, Statutes of 2022	EUC
AB 2144	Vetoed	H
AB 2145	Chapter 157, Statutes of 2022	H
AB 2146	Vetoed	EQ
AB 2147	Chapter 957, Statutes of 2022	PS
AB 2148	Chapter 120, Statutes of 2022	LPER
AB 2152	Chapter 185, Statutes of 2022	TRANS
AB 2154	Chapter 408, Statutes of 2022	INS
AB 2155	Chapter 33, Statutes of 2022	BPED
AB 2156	Chapter 142, Statutes of 2022	PS
AB 2158	Chapter 279, Statutes of 2022	ED
AB 2159	Chapter 691, Statutes of 2022	JUD
AB 2160	Chapter 280, Statutes of 2022	NRW
AB 2163	Chapter 234, Statutes of 2022	EQ
AB 2164	Chapter 895, Statutes of 2022	GO
AB 2167	Chapter 775, Statutes of 2022	PS
AB 2169	Chapter 776, Statutes of 2022	PS
AB 2170	Chapter 865, Statutes of 2022	JUD
AB 2172	Chapter 328, Statutes of 2022	ECA
AB 2173	Chapter 121, Statutes of 2022	GO
AB 2174	Chapter 206, Statutes of 2022	TRANS
AB 2176	Chapter 34, Statutes of 2022	H
AB 2178	Chapter 329, Statutes of 2022	BPED
AB 2179	Chapter 13, Statutes of 2022	JUD
AB 2183	Chapter 673, Statutes of 2022	LPER
AB 2185	Chapter 557, Statutes of 2022	PS

AB 2188	Chapter 392, Statutes of 2022	LPER
AB 2189	Vetoed	HS
AB 2193	Chapter 486, Statutes of 2022	JUD
AB 2194	Chapter 958, Statutes of 2022	BPED
AB 2195	Chapter 487, Statutes of 2022	PS
AB 2196	Chapter 527, Statutes of 2022	BPED
AB 2198	Chapter 81, Statutes of 2022	PS
AB 2199	Vetoed	H
AB 2204	Chapter 348, Statutes of 2022	LPER
AB 2205	Chapter 563, Statutes of 2022	H
AB 2206	Chapter 866, Statutes of 2022	TRANS
AB 2208	Chapter 409, Statutes of 2022	EQ
AB 2210	Chapter 391, Statutes of 2022	BPED
AB 2216	Chapter 896, Statutes of 2022	GF
AB 2217	Chapter 207, Statutes of 2022	HOUS
AB 2221	Chapter 650, Statutes of 2022	HOUS
AB 2222	Vetoed	ED
AB 2223	Chapter 629, Statutes of 2022	JUD
AB 2229	Chapter 959, Statutes of 2022	PS
AB 2230	Vetoed	HS
AB 2232	Chapter 777, Statutes of 2022	ED
AB 2233	Chapter 438, Statutes of 2022	GO
AB 2234	Chapter 651, Statutes of 2022	GF
AB 2236	Vetoed	BPED
AB 2238	Chapter 264, Statutes of 2022	EQ
AB 2239	Chapter 143, Statutes of 2022	PS
AB 2242	Chapter 867, Statutes of 2022	H
AB 2243	Chapter 778, Statutes of 2022	LPER
AB 2244	Chapter 122, Statutes of 2022	GF
AB 2245	Chapter 82, Statutes of 2022	JUD

AB 2247	Vetoed	EQ
AB 2248	Vetoed	EQ
AB 2251	Chapter 186, Statutes of 2022	NRW
AB 2254	Chapter 281, Statutes of 2022	TRANS
AB 2256	Chapter 779, Statutes of 2022	EUC
AB 2257	Chapter 692, Statutes of 2022	NRW
AB 2260	Chapter 586, Statutes of 2022	H
AB 2264	Chapter 496, Statutes of 2022	TRANS
AB 2268	Chapter 410, Statutes of 2022	JUD
AB 2269	Vetoed	BFI
AB 2270	Chapter 497, Statutes of 2022	TRANS
AB 2271	Chapter 460, Statutes of 2022	TRANS
AB 2272	Chapter 123, Statutes of 2022	ED
AB 2273	Chapter 320, Statutes of 2022	JUD
AB 2274	Chapter 587, Statutes of 2022	PS
AB 2275	Chapter 960, Statutes of 2022	JUD
AB 2277	Chapter 693, Statutes of 2022	HS
AB 2278	Chapter 349, Statutes of 2022	NRW
AB 2280	Chapter 282, Statutes of 2022	JUD
AB 2281	Vetoed	H
AB 2282	Chapter 397, Statutes of 2022	PS
AB 2283	Vetoed	EUC
AB 2286	Chapter 187, Statutes of 2022	ED
AB 2287	Chapter 208, Statutes of 2022	NRW
AB 2288	Chapter 21, Statutes of 2022	JUD
AB 2293	Chapter 257, Statutes of 2022	EQ
AB 2294	Chapter 856, Statutes of 2022	PS
AB 2295	Chapter 652, Statutes of 2022	GF
AB 2296	Vetoed	JUD
AB 2298	Chapter 461, Statutes of 2022	H

AB 2300	Chapter 588, Statutes of 2022	HS
AB 2301	Chapter 961, Statutes of 2022	GO
AB 2303	Chapter 694, Statutes of 2022	GO
AB 2306	Vetoed	HS
AB 2307	Chapter 962, Statutes of 2022	GO
AB 2309	Chapter 780, Statutes of 2022	JUD
AB 2311	Chapter 283, Statutes of 2022	JUD
AB 2315	Chapter 932, Statutes of 2022	ED
AB 2316	Chapter 350, Statutes of 2022	EUC
AB 2317	Chapter 589, Statutes of 2022	JUD
AB 2319	Chapter 963, Statutes of 2022	GF
AB 2320	Vetoed	H
AB 2321	Chapter 781, Statutes of 2022	PS
AB 2322	Chapter 284 , Statutes of 2022	GO
AB 2324	Chapter 124, Statutes of 2022	GF
AB 2326	Chapter 528, Statutes of 2022	H
AB 2327	Chapter 258, Statutes of 2022	EQ
AB 2329	Chapter 911, Statutes of 2022	ED
AB 2330	Chapter 125, Statutes of 2022	TRANS
AB 2332	Chapter 126, Statutes of 2022	GO
AB 2334	Chapter 653, Statutes of 2022	HOUS
AB 2337	Chapter 83, Statutes of 2022	ED
AB 2338	Chapter 782, Statutes of 2022	JUD
AB 2339	Chapter 654, Statutes of 2022	HOUS
AB 2342	Chapter 568 , Statutes of 2022	LPER
AB 2343	Vetoed	PS
AB 2344	Chapter 964, Statutes of 2022	NRW
AB 2352	Chapter 590, Statutes of 2022	H
AB 2355	Chapter 498 , Statutes of 2022	ED
AB 2356	Chapter 22, Statutes of 2022	PS

AB 2359	Chapter 529, Statutes of 2022	ED
AB 2361	Chapter 330 , Statutes of 2022	PS
AB 2365	Chapter 783, Statutes of 2022	H
AB 2367	Chapter 127, Statutes of 2022	TRANS
AB 2369	Chapter 591, Statutes of 2022	JUD
AB 2374	Chapter 784, Statutes of 2022	PS
AB 2375	Chapter 912, Statutes of 2022	ED
AB 2380	Chapter 548, Statutes of 2022	BPED
AB 2382	Vetoed	GO
AB 2391	Chapter 84, Statutes of 2022	JUD
AB 2392	Chapter 785, Statutes of 2022	JUD
AB 2404	Chapter 592, Statutes of 2022	H
AB 2406	Chapter 868, Statutes of 2022	TRANS
AB 2413	Chapter 913, Statutes of 2022	LPER
AB 2415	Chapter 209, Statutes of 2022	TRANS
AB 2417	Chapter 786, Statutes of 2022	PS
AB 2418	Chapter 787, Statutes of 2022	PS
AB 2420	Chapter 265, Statutes of 2022	H
AB 2422	Chapter 530, Statutes of 2022	ED
AB 2424	Chapter 965, Statutes of 2022	JUD
AB 2426	Vetoed	H
AB 2431	Chapter 331, Statutes of 2022	JUD
AB 2432	Chapter 158, Statutes of 2022	TRANS
AB 2433	Chapter 188, Statutes of 2022	BFI
AB 2436	Chapter 966, Statutes of 2022	H
AB 2438	Vetoed	TRANS
AB 2440	Chapter 351, Statutes of 2022	EQ
AB 2441	Vetoed	LPER
AB 2443	Chapter 531, Statutes of 2022	LPER
AB 2446	Chapter 352, Statutes of 2022	EUC

AB 2448	Chapter 315, Statutes of 2022	JUD
AB 2449	Chapter 285, Statutes of 2022	GF
AB 2450	Vetoed	INS
AB 2452	Chapter 235, Statutes of 2022	BPED
AB 2453	Chapter 286, Statutes of 2022	TRANS
AB 2459	Chapter 593, Statutes of 2022	ED
AB 2463	Chapter 210, Statutes of 2022	LPER
AB 2464	Vetoed	LPER
AB 2466	Chapter 967, Statutes of 2022	HS
AB 2473	Chapter 594, Statutes of 2022	H
AB 2480	Chapter 532, Statutes of 2022	HS
AB 2481	Chapter 499, Statutes of 2022	EQ
AB 2482	Chapter 933, Statutes of 2022	ED
AB 2483	Chapter 655, Statutes of 2022	HOUS
AB 2494	Chapter 411, Statutes of 2022	ECA
AB 2495	Chapter 159, Statutes of 2022	JUD
AB 2496	Chapter 595, Statutes of 2022	TRANS
AB 2503	Chapter 462, Statutes of 2022	JUD
AB 2505	Chapter 23, Statutes of 2022	GF
AB 2508	Chapter 153, Statutes of 2022	ED
AB 2509	Chapter 382, Statutes of 2022	TRANS
AB 2510	Vetoed	TRANS
AB 2511	Chapter 788, Statutes of 2022	H
AB 2514	Vetoed	TRANS
AB 2515	Chapter 287, Statutes of 2022	BPED
AB 2516	Vetoed	H
AB 2517	Vetoed	HS
AB 2520	Vetoed	JUD
AB 2521	Chapter 869, Statutes of 2022	H
AB 2524	Chapter 789, Statutes of 2022	LPER

AB 2526	Chapter 968, Statutes of 2022	PS
AB 2528	Chapter 500, Statutes of 2022	ECA
AB 2530	Chapter 695, Statutes of 2022	H
AB 2536	Chapter 128, Statutes of 2022	GF
AB 2537	Chapter 332, Statutes of 2022	TRANS
AB 2548	Vetoed	ED
AB 2550	Vetoed	EQ
AB 2551	Chapter 100, Statutes of 2022	PS
AB 2552	Chapter 696, Statutes of 2022	PS
AB 2556	Chapter 412, Statutes of 2022	LPER
AB 2559	Chapter 288, Statutes of 2022	JUD
AB 2566	Vetoed	NRW
AB 2568	Chapter 393, Statutes of 2022	BPED
AB 2571	Chapter 77, Statutes of 2022	JUD
AB 2574	Chapter 596, Statutes of 2022	BPED
AB 2577	Chapter 148, Statutes of 2022	ECA
AB 2581	Chapter 533, Statutes of 2022	H
AB 2582	Chapter 790, Statutes of 2022	ECA
AB 2584	Chapter 791, Statutes of 2022	ECA
AB 2585	Chapter 160, Statutes of 2022	H
AB 2586	Chapter 564, Statutes of 2022	H
AB 2588	Chapter 697, Statutes of 2022	PS
AB 2592	Chapter 439, Statutes of 2022	GO
AB 2594	Chapter 969, Statutes of 2022	TRANS
AB 2595	Chapter 260, Statutes of 2022	HS
AB 2596	Chapter 792, Statutes of 2022	GO
AB 2598	Chapter 914, Statutes of 2022	ED
AB 2604	Chapter 534, Statutes of 2022	INS
AB 2607	Chapter 211, Statutes of 2022	NRW
AB 2608	Chapter 161, Statutes of 2022	ECA

AB 2611	Vetoed	BPED
AB 2622	Chapter 353, Statutes of 2022	GF
AB 2625	Chapter 212, Statutes of 2022	GF
AB 2626	Chapter 565, Statutes of 2022	BPED
AB 2627	Chapter 333, Statutes of 2022	ED
AB 2629	Chapter 970, Statutes of 2022	PS
AB 2632	Vetoed	PS
AB 2638	Chapter 793, Statutes of 2022	ED
AB 2640	Chapter 794, Statutes of 2022	ED
AB 2644	Chapter 289, Statutes of 2022	PS
AB 2645	Chapter 247, Statutes of 2022	GO
AB 2647	Chapter 971, Statutes of 2022	GF
AB 2648	Chapter 440, Statutes of 2022	H
AB 2651	Chapter 656, Statutes of 2022	GF
AB 2653	Chapter 657, Statutes of 2022	HOUS
AB 2657	Chapter 795, Statutes of 2022	PS
AB 2658	Chapter 796, Statutes of 2022	PS
AB 2660	Vetoed	PS
AB 2661	Chapter 85, Statutes of 2022	LPER
AB 2662	Chapter 35, Statutes of 2022	JUD
AB 2663	Vetoed	HS
AB 2665	Vetoed	HS
AB 2666	Vetoed	H
AB 2668	Chapter 658, Statutes of 2022	HOUS
AB 2669	Chapter 261, Statutes of 2022	PS
AB 2671	Chapter 290, Statutes of 2022	BPED
AB 2673	Chapter 797, Statutes of 2022	H
AB 2677	Vetoed	JUD
AB 2681	Chapter 441, Statutes of 2022	GF
AB 2683	Chapter 798, Statutes of 2022	ED

AB 2684	Chapter 413, Statutes of 2022	BPED
AB 2685	Chapter 414, Statutes of 2022	BPED
AB 2686	Chapter 415, Statutes of 2022	BPED
AB 2687	Chapter 236, Statutes of 2022	BPED
AB 2693	Chapter 799, Statutes of 2022	LPER
AB 2697	Chapter 488, Statutes of 2022	H
AB 2700	Chapter 354, Statutes of 2022	EUC
AB 2711	Chapter 870, Statutes of 2022	JUD
AB 2716	Vetoed	TRANS
AB 2717	Vetoed	PS
AB 2721	Chapter 501, Statutes of 2022	EQ
AB 2723	Chapter 549, Statutes of 2022	BPED
AB 2724	Chapter 73, Statutes of 2022	H
AB 2727	Chapter 291, Statutes of 2022	H
AB 2730	Vetoed	PS
AB 2735	Chapter 416, Statutes of 2022	PS
AB 2737	Chapter 213, Statutes of 2022	LPER
AB 2745	Chapter 162, Statutes of 2022	BPED
AB 2746	Chapter 800, Statutes of 2022	TRANS
AB 2747	Chapter 972, Statutes of 2022	ED
AB 2749	Vetoed	EUC
AB 2750	Chapter 597, Statutes of 2022	GO
AB 2752	Chapter 801, Statutes of 2022	EUC
AB 2754	Chapter 163, Statutes of 2022	BPED
AB 2761	Chapter 802, Statutes of 2022	PS
AB 2763	Chapter 803, Statutes of 2022	TRANS
AB 2766	Chapter 698, Statutes of 2022	JUD
AB 2771	Chapter 804, Statutes of 2022	EQ
AB 2773	Chapter 805, Statutes of 2022	PS
AB 2775	Vetoed	TRANS

AB 2777	Chapter 442, Statutes of 2022	JUD
AB 2778	Chapter 806, Statutes of 2022	PS
AB 2780	Chapter 598, Statutes of 2022	GF
AB 2784	Vetoed	EQ
AB 2789	Chapter 214, Statutes of 2022	GF
AB 2791	Chapter 417, Statutes of 2022	JUD
AB 2798	Chapter 535, Statutes of 2022	GF
AB 2799	Chapter 973, Statutes of 2022	PS
AB 2805	Chapter 463, Statutes of 2022	NRW
AB 2806	Chapter 915, Statutes of 2022	ED
AB 2810	Chapter 934, Statutes of 2022	ED
AB 2814	Vetoed	ED
AB 2815	Chapter 553, Statutes of 2022	ECA
AB 2817	Vetoed	HOUS
AB 2821	Chapter 164, Statutes of 2022	ED
AB 2827	Chapter 916, Statutes of 2022	HS
AB 2832	Chapter 699, Statutes of 2022	HS
AB 2836	Chapter 355, Statutes of 2022	TRANS
AB 2838	Chapter 418, Statutes of 2022	EUC
AB 2841	Chapter 807, Statutes of 2022	ECA
AB 2845	Vetoed	JUD
AB 2847	Vetoed	LPER
AB 2848	Chapter 292, Statutes of 2022	LPER
AB 2849	Chapter 808, Statutes of 2022	LPER
AB 2863	Chapter 809, Statutes of 2022	HOUS
AB 2866	Chapter 165, Statutes of 2022	JUD
AB 2870	Chapter 974, Statutes of 2022	PS
AB 2872	Chapter 975, Statutes of 2022	JUD
AB 2873	Chapter 316, Statutes of 2022	HOUS
AB 2877	Chapter 481, Statutes of 2022	EQ

AB 2879	Chapter 700, Statutes of 2022	JUD
AB 2880	Chapter 976, Statutes of 2022	GF
AB 2881	Chapter 935, Statutes of 2022	ED
AB 2887	Chapter 248, Statutes of 2022	GF
AB 2890	Chapter 129, Statutes of 2022	GF
AB 2895	Chapter 675, Statutes of 2022	NRW
AB 2899	Vetoed	JUD
AB 2904	Vetoed	H
AB 2906	Chapter 36, Statutes of 2022	EUC
AB 2912	Chapter 464, Statutes of 2022	JUD
AB 2916	Chapter 293, Statutes of 2022	BPED
AB 2917	Chapter 897, Statutes of 2022	JUD
AB 2921	Chapter 294, Statutes of 2022	GO
AB 2925	Chapter 394, Statutes of 2022	H
AB 2931	Chapter 536, Statutes of 2022	GO
AB 2949	Chapter 871, Statutes of 2022	TRANS
AB 2953	Chapter 872, Statutes of 2022	TRANS
AB 2955	Chapter 443, Statutes of 2022	LPER
AB 2956	Chapter 295, Statutes of 2022	TRANS
AB 2957	Chapter 37, Statutes of 2022	GF
AB 2958	Chapter 419, Statutes of 2022	JUD
AB 2959	Chapter 444, Statutes of 2022	JUD
AB 2960	Chapter 420, Statutes of 2022	JUD
AB 2961	Chapter 215, Statutes of 2022	JUD
AB 2963	Chapter 130, Statutes of 2022	MVA
AB 2964	Chapter 502, Statutes of 2022	AG
AB 2965	Chapter 38, Statutes of 2022	EQ
AB 2966	Chapter 131, Statutes of 2022	NRW
AB 2967	Chapter 166, Statutes of 2022	ECA
AB 2969	Chapter 503, Statutes of 2022	GO

AB 2971	Chapter 296, Statutes of 2022	GO
AB 2972	Chapter 599, Statutes of 2022	BPED
AB 2973	Chapter 465, Statutes of 2022	ED
AB 2974	Chapter 600, Statutes of 2022	GO
ACR 29	Resolution Chapter 1, Statutes of 2022	SFA
ACR 44	Resolution Chapter 2, Statutes of 2022	SFA
ACR 74	Resolution Chapter 120, Statutes of 2022	TRANS
ACR 79	Resolution Chapter 121, Statutes of 2022	TRANS
ACR 89	Resolution Chapter 122, Statutes of 2022	TRANS
ACR 92	Resolution Chapter 123, Statutes of 2022	SFA
ACR 93	Resolution Chapter 3, Statutes of 2022	SFA
ACR 95	Resolution Chapter 147, Statutes of 2022	JUD
ACR 96	Resolution Chapter 4, Statutes of 2022	SFA
ACR 99	Resolution Chapter 5, Statutes of 2022	SFA
ACR 100	Resolution Chapter 6, Statutes of 2022	SFA
ACR 102	Resolution Chapter 7, Statutes of 2022	SFA
ACR 103	Resolution Chapter 8, Statutes of 2022	SFA
ACR 104	Resolution Chapter 9, Statutes of 2022	SFA
ACR 105	Resolution Chapter 10, Statutes of 2022	SFA
ACR 106	Resolution Chapter 22, Statutes of 2022	SFA
ACR 109	Resolution Chapter 101, Statutes of 2022	NRW
ACR 111	Resolution Chapter 11, Statutes of 2022	SFA
ACR 112	Resolution Chapter 12, Statutes of 2022	SFA
ACR 113	Resolution Chapter 48, Statutes of 2022	SFA
ACR 114	Resolution Chapter 64, Statutes of 2022	SFA
ACR 115	Resolution Chapter 84, Statutes of 2022	SFA
ACR 117	Resolution Chapter 13, Statutes of 2022	SFA
ACR 119	Resolution Chapter 35, Statutes of 2022	SFA
ACR 120	Resolution Chapter 14, Statutes of 2022	SFA
ACR 121	Resolution Chapter 124, Statutes of 2022	SFA

ACR 122	Resolution Chapter 125, Statutes of 2022	SFA
ACR 123	Resolution Chapter 65, Statutes of 2022	SFA
ACR 124	Resolution Chapter 15, Statutes of 2022	SFA
ACR 126	Resolution Chapter 158, Statutes of 2022	TRANS
ACR 127	Resolution Chapter 16, Statutes of 2022	SFA
ACR 128	Resolution Chapter 17, Statutes of 2022	SFA
ACR 129	Resolution Chapter 23, Statutes of 2022	SFA
ACR 130	Resolution Chapter 126, Statutes of 2022	TRANS
ACR 131	Resolution Chapter 24, Statutes of 2022	SFA
ACR 132	Resolution Chapter 25, Statutes of 2022	SFA
ACR 133	Resolution Chapter 26, Statutes of 2022	SFA
ACR 134	Resolution Chapter 100, Statutes of 2022	SFA
ACR 135	Resolution Chapter 127, Statutes of 2022	SFA
ACR 136	Resolution Chapter 83, Statutes of 2022	SFA
ACR 138	Resolution Chapter 128, Statutes of 2022	TRANS
ACR 139	Resolution Chapter 129, Statutes of 2022	TRANS
ACR 142	Resolution Chapter 130, Statutes of 2022	TRANS
ACR 143	Resolution Chapter 27, Statutes of 2022	SFA
ACR 144	Resolution Chapter 131, Statutes of 2022	TRANS
ACR 145	Resolution Chapter 28, Statutes of 2022	SFA
ACR 146	Resolution Chapter 29, Statutes of 2022	SFA
ACR 148	Resolution Chapter 159, Statutes of 2022	TRANS
ACR 149	Resolution Chapter 36, Statutes of 2022	SFA
ACR 150	Resolution Chapter 37, Statutes of 2022	SFA
ACR 151	Resolution Chapter 132, Statutes of 2022	TRANS
ACR 153	Resolution Chapter 82, Statutes of 2022	SFA
ACR 154	Resolution Chapter 133, Statutes of 2022	SFA
ACR 155	Resolution Chapter 38, Statutes of 2022	SFA
ACR 156	Resolution Chapter 39, Statutes of 2022	SFA
ACR 157	Resolution Chapter 134, Statutes of 2022	TRANS

ACR 158	Resolution Chapter 49, Statutes of 2022	SFA
ACR 159	Resolution Chapter 50, Statutes of 2022	SFA
ACR 160	Resolution Chapter 40, Statutes of 2022	SFA
ACR 161	Resolution Chapter 34, Statutes of 2022	SFA
ACR 162	Resolution Chapter 135, Statutes of 2022	TRANS
ACR 163	Resolution Chapter 51, Statutes of 2022	SFA
ACR 164	Resolution Chapter 136, Statutes of 2022	TRANS
ACR 165	Resolution Chapter 52, Statutes of 2022	SFA
ACR 166	Resolution Chapter 66, Statutes of 2022	SFA
ACR 167	Resolution Chapter 92, Statutes of 2022	SFA
ACR 168	Resolution Chapter 53, Statutes of 2022	SFA
ACR 169	Resolution Chapter 67, Statutes of 2022	SFA
ACR 170	Resolution Chapter 68, Statutes of 2022	SFA
ACR 171	Resolution Chapter 69, Statutes of 2022	SFA
ACR 172	Resolution Chapter 70, Statutes of 2022	SFA
ACR 173	Resolution Chapter 160, Statutes of 2022	TRANS
ACR 174	Resolution Chapter 85, Statutes of 2022	SFA
ACR 175	Resolution Chapter 81, Statutes of 2022	SFA
ACR 176	Resolution Chapter 161, Statutes of 2022	SFA
ACR 177	Resolution Chapter 175, Statutes of 2022	TRANS
ACR 178	Resolution Chapter 71, Statutes of 2022	SFA
ACR 179	Resolution Chapter 137, Statutes of 2022	SFA
ACR 180	Resolution Chapter 86, Statutes of 2022	SFA
ACR 181	Resolution Chapter 93, Statutes of 2022	SFA
ACR 183	Resolution Chapter 162, Statutes of 2022	TRANS
ACR 184	Resolution Chapter 80, Statutes of 2022	SFA
ACR 185	Resolution Chapter 72, Statutes of 2022	SFA
ACR 186	Resolution Chapter 94, Statutes of 2022	SFA
ACR 187	Resolution Chapter 163, Statutes of 2022	TRANS
ACR 188	Resolution Chapter 138, Statutes of 2022	EUC

ACR 190	Resolution Chapter 139, Statutes of 2022	SFA
ACR 191	Resolution Chapter 99, Statutes of 2022	SFA
ACR 192	Resolution Chapter 95, Statutes of 2022	SFA
ACR 193	Resolution Chapter 87, Statutes of 2022	SFA
ACR 194	Resolution Chapter 169, Statutes of 2022	TRANS
ACR 195	Resolution Chapter 164, Statutes of 2022	TRANS
ACR 196	Resolution Chapter 98, Statutes of 2022	SFA
ACR 197	Resolution Chapter 102, Statutes of 2022	SFA
ACR 199	Resolution Chapter 140, Statutes of 2022	SFA
ACR 200	Resolution Chapter 141, Statutes of 2022	SFA
ACR 201	Resolution Chapter 165, Statutes of 2022	TRANS
ACR 202	Resolution Chapter 170, Statutes of 2022	TRANS
ACR 203	Resolution Chapter 166, Statutes of 2022	TRANS
ACR 204	Resolution Chapter 167, Statutes of 2022	TRANS
ACR 205	Resolution Chapter 142, Statutes of 2022	SFA
ACR 207	Resolution Chapter 143, Statutes of 2022	SFA
ACR 208	Resolution Chapter 171, Statutes of 2022	TRANS
ACR 211	Resolution Chapter 172, Statutes of 2022	TRANS
AJR 17	Resolution Chapter 96, Statutes of 2022	MVA
AJR 19	Resolution Chapter 144, Statutes of 2022	MVA
AJR 22	Resolution Chapter 173, Statutes of 2022	PS
AJR 23	Resolution Chapter 145, Statutes of 2022	SFA
AJR 25	Resolution Chapter 148, Statutes of 2022	TRANS
AJR 26	Resolution Chapter 174, Statutes of 2022	ED
AJR 27	Resolution Chapter 146, Statutes of 2022	JUD
AJR 28	Resolution Chapter 56, Statutes of 2022	MVA
AJR 29	Resolution Chapter 168, Statutes of 2022	TRANS
AJR 30	Resolution Chapter 149, Statutes of 2022	TRANS
SB 6	Chapter 659, Statutes of 2022	GF
SB 20	Chapter 167, Statutes of 2022	ED

SB 34	Chapter 297, Statutes of 2022	GO
SB 38	Chapter 977, Statutes of 2022	EQ
SB 45	Chapter 445, Statutes of 2022	EQ
SB 49	Chapter 237, Statutes of 2022	BFI
SB 53	Chapter 504, Statutes of 2022	JUD
SB 54	Chapter 75, Statutes of 2022	EQ
SB 57	Vetoed	H
SB 70	Vetoed	ED
SB 103	Chapter 216, Statutes of 2022	ECA
SB 107	Chapter 810, Statutes of 2022	JUD
SB 113	Chapter 3, Statutes of 2022	BFR
SB 114	Chapter 4, Statutes of 2022	BFR
SB 115	Chapter 2, Statutes of 2022	BFR
SB 116	Chapter 5, Statutes of 2022	BFR
SB 117	Chapter 6, Statutes of 2022	BFR
SB 118	Chapter 10, Statutes of 2022	BFR
SB 119	Chapter 9, Statutes of 2022	BFR
SB 125	Chapter 63, Statutes of 2022	BFR
SB 130	Chapter 64, Statutes of 2022	BFR
SB 131	Chapter 65, Statutes of 2022	BFR
SB 132	Chapter 66, Statutes of 2022	BFR
SB 154	Chapter 43, Statutes of 2022	BFR
SB 184	Chapter 47, Statutes of 2022	BFR
SB 187	Chapter 50, Statutes of 2022	BFR
SB 188	Chapter 49, Statutes of 2022	BFR
SB 189	Chapter 48, Statutes of 2022	BFR
SB 191	Chapter 67, Statutes of 2022	BFR
SB 193	Chapter 68, Statutes of 2022	BFR
SB 196	Chapter 69, Statutes of 2022	BFR
SB 197	Chapter 70, Statutes of 2022	BFR

SB 198	Chapter 71, Statutes of 2022	BFR
SB 201	Chapter 72, Statutes of 2022	BFR
SB 207	Chapter 24, Statutes of 2022	GF
SB 216	Chapter 978, Statutes of 2022	BPED
SB 218	Chapter 217, Statutes of 2022	BFI
SB 222	Vetoed	EUC
SB 225	Chapter 601, Statutes of 2022	H
SB 230	Chapter 676, Statutes of 2022	EQ
SB 233	Chapter 979, Statutes of 2022	JUD
SB 245	Chapter 11, Statutes of 2022	H
SB 277	Chapter 238, Statutes of 2022	GO
SB 281	Chapter 898, Statutes of 2022	H
SB 284	Vetoed	LPER
SB 291	Chapter 917, Statutes of 2022	ED
SB 298	Chapter 980, Statutes of 2022	GO
SB 301	Chapter 857, Statutes of 2022	JUD
SB 307	Chapter 981, Statutes of 2022	TRANS
SB 346	Vetoed	JUD
SB 349	Chapter 15, Statutes of 2022	H
SB 357	Chapter 86, Statutes of 2022	PS
SB 367	Chapter 218, Statutes of 2022	ED
SB 370	Chapter 132, Statutes of 2022	NRW
SB 379	Chapter 356, Statutes of 2022	GF
SB 382	Chapter 87, Statutes of 2022	PS
SB 384	Chapter 811, Statutes of 2022	HS
SB 401	Chapter 298, Statutes of 2022	BPED
SB 410	Vetoed	LPER
SB 418	Chapter 1, Statutes of 2022	GF
SB 422	Vetoed	LPER
SB 440	Chapter 299, Statutes of 2022	GF

SB 450	Chapter 466, Statutes of 2022	GO
SB 457	Vetoed	GF
SB 459	Chapter 873, Statutes of 2022	ECA
SB 467	Chapter 982, Statutes of 2022	PS
SB 468	Chapter 537, Statutes of 2022	GO
SB 489	Chapter 677, Statutes of 2022	NRW
SB 490	Chapter 602, Statutes of 2022	GO
SB 502	Chapter 701, Statutes of 2022	EQ
SB 504	Chapter 14, Statutes of 2022	ECA
SB 518	Chapter 702, Statutes of 2022	GF
SB 523	Chapter 630, Statutes of 2022	H
SB 528	Chapter 812, Statutes of 2022	HS
SB 529	Chapter 357, Statutes of 2022	EUC
SB 532	Chapter 918, Statutes of 2022	ED
SB 543	Vetoed	GO
SB 559	Chapter 467, Statutes of 2022	GO
SB 561	Chapter 446, Statutes of 2022	GO
SB 562	Vetoed	H
SB 577	Chapter 16, Statutes of 2022	BFI
SB 599	Chapter 703, Statutes of 2022	EUC
SB 632	Chapter 133, Statutes of 2022	APPR
SB 633	Chapter 149, Statutes of 2022	JUD
SB 641	Chapter 874, Statutes of 2022	HS
SB 644	Chapter 983, Statutes of 2022	H
SB 649	Chapter 660, Statutes of 2022	HOUS
SB 656	Chapter 984, Statutes of 2022	GF
SB 674	Chapter 875, Statutes of 2022	LPER
SB 679	Chapter 661, Statutes of 2022	HOUS
SB 684	Chapter 936, Statutes of 2022	ED
SB 688	Chapter 851, Statutes of 2022	JUD

SB 692	Chapter 919, Statutes of 2022	ED
SB 707	Chapter 538, Statutes of 2022	HS
SB 717	Chapter 813, Statutes of 2022	EUC
SB 731	Chapter 814, Statutes of 2022	PS
SB 746	Chapter 876, Statutes of 2022	ECA
SB 748	Chapter 134, Statutes of 2022	PS
SB 755	Chapter 815, Statutes of 2022	LPER
SB 768	Chapter 447, Statutes of 2022	HS
SB 774	Chapter 550, Statutes of 2022	JUD
SB 785	Vetoed	ED
SB 786	Chapter 704 , Statutes of 2022	H
SB 793	Chapter 468, Statutes of 2022	GO
SB 794	Chapter 816, Statutes of 2022	ECA
SB 834	Vetoed	GF
SB 835	Chapter 189, Statutes of 2022	LPER
SB 836	Chapter 168, Statutes of 2022	PS
SB 837	Chapter 383, Statutes of 2022	TRANS
SB 838	Chapter 603, Statutes of 2022	H
SB 842	Vetoed	HS
SB 844	Chapter 505, Statutes of 2022	GO
SB 846	Chapter 239, Statutes of 2022	EUC
SB 850	Chapter 219, Statutes of 2022	LPER
SB 851	Chapter 705, Statutes of 2022	GF
SB 852	Chapter 266, Statutes of 2022	GF
SB 855	Chapter 817, Statutes of 2022	H
SB 856	Chapter 469, Statutes of 2022	NRW
SB 857	Chapter 706, Statutes of 2022	EUC
SB 858	Chapter 985, Statutes of 2022	H
SB 861	Vetoed	HS
SB 863	Chapter 986, Statutes of 2022	PS

SB 864	Chapter 169, Statutes of 2022	H
SB 867	Vetoed	NRW
SB 868	Chapter 818, Statutes of 2022	LPER
SB 869	Chapter 662, Statutes of 2022	HOUS
SB 870	Vetoed	HS
SB 872	Chapter 220, Statutes of 2022	BPED
SB 874	Chapter 150, Statutes of 2022	LPER
SB 877	Chapter 707, Statutes of 2022	PS
SB 879	Chapter 551, Statutes of 2022	JUD
SB 880	Chapter 221, Statutes of 2022	NRW
SB 882	Chapter 899, Statutes of 2022	PS
SB 883	Chapter 604, Statutes of 2022	H
SB 884	Chapter 819, Statutes of 2022	EUC
SB 886	Chapter 663, Statutes of 2022	EQ
SB 887	Chapter 358, Statutes of 2022	EUC
SB 891	Chapter 678, Statutes of 2022	GF
SB 892	Chapter 820, Statutes of 2022	GO
SB 893	Chapter 937, Statutes of 2022	ED
SB 894	Vetoed	TRANS
SB 895	Chapter 262, Statutes of 2022	EQ
SB 896	Chapter 222, Statutes of 2022	NRW
SB 897	Chapter 664, Statutes of 2022	HOUS
SB 898	Chapter 19, Statutes of 2022	GO
SB 900	Chapter 18, Statutes of 2022	GO
SB 901	Chapter 708, Statutes of 2022	NRW
SB 903	Chapter 821, Statutes of 2022	PS
SB 905	Chapter 359, Statutes of 2022	EQ
SB 906	Chapter 144, Statutes of 2022	ED
SB 907	Chapter 605, Statutes of 2022	HS
SB 910	Chapter 470, Statutes of 2022	GO

SB 912	Vetoed	H
SB 913	Chapter 920, Statutes of 2022	ED
SB 914	Chapter 665, Statutes of 2022	HS
SB 915	Chapter 145, Statutes of 2022	PS
SB 916	Chapter 709, Statutes of 2022	PS
SB 922	Chapter 987, Statutes of 2022	EQ
SB 923	Chapter 822, Statutes of 2022	H
SB 925	Chapter 223, Statutes of 2022	PS
SB 926	Chapter 606, Statutes of 2022	NRW
SB 928	Chapter 151, Statutes of 2022	JUD
SB 929	Chapter 539, Statutes of 2022	H
SB 931	Chapter 823, Statutes of 2022	LPER
SB 932	Chapter 710, Statutes of 2022	GF
SB 935	Chapter 88, Statutes of 2022	JUD
SB 936	Vetoed	NRW
SB 938	Chapter 89, Statutes of 2022	GF
SB 940	Chapter 666, Statutes of 2022	JUD
SB 941	Chapter 711, Statutes of 2022	ED
SB 942	Chapter 988, Statutes of 2022	TRANS
SB 944	Vetoed	H
SB 945	Chapter 471, Statutes of 2022	NRW
SB 948	Chapter 667, Statutes of 2022	HOUS
SB 949	Chapter 135, Statutes of 2022	MVA
SB 950	Chapter 877, Statutes of 2022	HS
SB 951	Chapter 878, Statutes of 2022	LPER
SB 954	Chapter 824, Statutes of 2022	LPER
SB 955	Chapter 921, Statutes of 2022	ED
SB 956	Chapter 25, Statutes of 2022	JUD
SB 957	Chapter 240, Statutes of 2022	LPER
SB 959	Chapter 668, Statutes of 2022	TRANS

SB 960	Chapter 825, Statutes of 2022	PS
SB 963	Chapter 300, Statutes of 2022	NRW
SB 964	Vetoed	H
SB 966	Chapter 607, Statutes of 2022	H
SB 967	Chapter 170, Statutes of 2022	H
SB 969	Chapter 90, Statutes of 2022	GF
SB 971	Chapter 241, Statutes of 2022	HOUS
SB 972	Chapter 489, Statutes of 2022	H
SB 973	Chapter 259, Statutes of 2022	HS
SB 974	Vetoed	H
SB 975	Chapter 989, Statutes of 2022	JUD
SB 978	Chapter 472, Statutes of 2022	EQ
SB 979	Chapter 421, Statutes of 2022	H
SB 981	Vetoed	PS
SB 982	Chapter 224, Statutes of 2022	AG
SB 984	Chapter 384, Statutes of 2022	LPER
SB 985	Chapter 422, Statutes of 2022	TRANS
SB 987	Chapter 608, Statutes of 2022	H
SB 988	Chapter 242, Statutes of 2022	H
SB 989	Chapter 712, Statutes of 2022	GF
SB 990	Chapter 826, Statutes of 2022	PS
SB 991	Chapter 243, Statutes of 2022	GF
SB 994	Chapter 713, Statutes of 2022	BPED
SB 997	Chapter 922, Statutes of 2022	ED
SB 999	Vetoed	H
SB 1001	Vetoed	GO
SB 1002	Chapter 609, Statutes of 2022	LPER
SB 1005	Chapter 91, Statutes of 2022	JUD
SB 1008	Chapter 827, Statutes of 2022	PS
SB 1010	Chapter 360, Statutes of 2022	GO

SB 1011	Chapter 136, Statutes of 2022	GO
SB 1013	Chapter 610, Statutes of 2022	EQ
SB 1016	Chapter 611, Statutes of 2022	ED
SB 1017	Chapter 558, Statutes of 2022	JUD
SB 1018	Vetoed	JUD
SB 1019	Chapter 879, Statutes of 2022	H
SB 1020	Chapter 361, Statutes of 2022	EUC
SB 1024	Chapter 612, Statutes of 2022	JUD
SB 1027	Chapter 448, Statutes of 2022	NRW
SB 1029	Chapter 990, Statutes of 2022	H
SB 1034	Chapter 880, Statutes of 2022	PS
SB 1035	Chapter 828, Statutes of 2022	H
SB 1036	Vetoed	NRW
SB 1037	Chapter 92, Statutes of 2022	JUD
SB 1040	Chapter 540, Statutes of 2022	INS
SB 1041	Chapter 225, Statutes of 2022	GF
SB 1044	Chapter 829, Statutes of 2022	LPER
SB 1046	Chapter 991, Statutes of 2022	EQ
SB 1047	Chapter 923, Statutes of 2022	ED
SB 1052	Chapter 714, Statutes of 2022	NRW
SB 1054	Chapter 506, Statutes of 2022	HS
SB 1055	Chapter 830, Statutes of 2022	JUD
SB 1056	Chapter 881, Statutes of 2022	JUD
SB 1057	Chapter 301, Statutes of 2022	ED
SB 1058	Chapter 317, Statutes of 2022	LPER
SB 1061	Chapter 831, Statutes of 2022	ECA
SB 1063	Chapter 362, Statutes of 2022	EUC
SB 1064	Chapter 190, Statutes of 2022	BPED
SB 1065	Vetoed	NRW
SB 1066	Vetoed	HS

SB 1071	Chapter 613, Statutes of 2022	HS
SB 1075	Chapter 353, Statutes of 2022	EUC
SB 1076	Chapter 507, Statutes of 2022	EQ
SB 1078	Vetoed	NRW
SB 1079	Chapter 449, Statutes of 2022	TRANS
SB 1081	Chapter 882, Statutes of 2022	PS
SB 1083	Chapter 715, Statutes of 2022	HS
SB 1084	Vetoed	JUD
SB 1085	Chapter 832, Statutes of 2022	JUD
SB 1087	Chapter 514, Statutes of 2022	BPED
SB 1089	Chapter 541, Statutes of 2022	LPER
SB 1090	Chapter 833, Statutes of 2022	HS
SB 1093	Chapter 614, Statutes of 2022	HS
SB 1096	Chapter 191, Statutes of 2022	JUD
SB 1099	Chapter 716, Statutes of 2022	JUD
SB 1100	Chapter 171, Statutes of 2022	GF
SB 1106	Chapter 734, Statutes of 2022	PS
SB 1107	Chapter 717, Statutes of 2022	INS
SB 1109	Chapter 364, Statutes of 2022	EUC
SB 1111	Chapter 244, Statutes of 2022	TRANS
SB 1112	Chapter 834, Statutes of 2022	EUC
SB 1113	Vetoed	ED
SB 1116	Chapter 731, Statutes of 2022	BPED
SB 1117	Chapter 615, Statutes of 2022	PS
SB 1120	Chapter 302, Statutes of 2022	BPED
SB 1121	Chapter 508, Statutes of 2022	TRANS
SB 1122	Chapter 718, Statutes of 2022	NRW
SB 1126	Chapter 192, Statutes of 2022	LPER
SB 1127	Chapter 835, Statutes of 2022	LPER
SB 1131	Chapter 554, Statutes of 2022	JUD

SB 1136	Vetoed	EQ
SB 1137	Chapter 365, Statutes of 2022	NRW
SB 1138	Chapter 836, Statutes of 2022	LPER
SB 1139	Chapter 837, Statutes of 2022	PS
SB 1140	Vetoed	HS
SB 1141	Chapter 490, Statutes of 2022	ED
SB 1142	Chapter 566, Statutes of 2022	H
SB 1143	Vetoed	H
SB 1144	Vetoed	GO
SB 1145	Chapter 366, Statutes of 2022	EQ
SB 1155	Chapter 719, Statutes of 2022	JUD
SB 1157	Chapter 679, Statutes of 2022	NRW
SB 1158	Chapter 367, Statutes of 2022	EUC
SB 1161	Chapter 381, Statutes of 2022	TRANS
SB 1162	Chapter 559, Statutes of 2022	LPER
SB 1165	Chapter 172, Statutes of 2022	H
SB 1168	Chapter 193, Statutes of 2022	LPER
SB 1172	Chapter 720, Statutes of 2022	JUD
SB 1174	Chapter 229, Statutes of 2022	EUC
SB 1175	Chapter 303, Statutes of 2022	TRANS
SB 1177	Chapter 173, Statutes of 2022	GF
SB 1179	Chapter 39, Statutes of 2022	JUD
SB 1181	Chapter 542, Statutes of 2022	EQ
SB 1182	Chapter 385, Statutes of 2022	JUD
SB 1183	Chapter 992, Statutes of 2022	ED
SB 1184	Chapter 993, Statutes of 2022	JUD
SB 1186	Chapter 395, Statutes of 2022	BPED
SB 1187	Chapter 616, Statutes of 2022	EQ
SB 1188	Chapter 680, Statutes of 2022	EQ
SB 1191	Vetoed	H

SB 1192	Chapter 93, Statutes of 2022	GO
SB 1193	Chapter 838, Statutes of 2022	TRANS
SB 1194	Chapter 839, Statutes of 2022	HOUS
SB 1195	Chapter 194, Statutes of 2022	MVA
SB 1200	Chapter 883, Statutes of 2022	JUD
SB 1202	Chapter 617, Statutes of 2022	JUD
SB 1203	Chapter 368, Statutes of 2022	GO
SB 1205	Chapter 369, Statutes of 2022	NRW
SB 1206	Chapter 884, Statutes of 2022	EQ
SB 1207	Chapter 618, Statutes of 2022	H
SB 1208	Chapter 840, Statutes of 2022	EUC
SB 1209	Chapter 721, Statutes of 2022	PS
SB 1210	Chapter 26, Statutes of 2022	JUD
SB 1213	Chapter 722, Statutes of 2022	EUC
SB 1214	Chapter 226, Statutes of 2022	GF
SB 1215	Chapter 370, Statutes of 2022	EQ
SB 1216	Chapter 885, Statutes of 2022	GO
SB 1223	Chapter 735, Statutes of 2022	PS
SB 1224	Vetoed	NRW
SB 1226	Chapter 423, Statutes of 2022	GF
SB 1227	Chapter 619, Statutes of 2022	H
SB 1228	Chapter 994, Statutes of 2022	PS
SB 1230	Chapter 371, Statutes of 2022	EQ
SB 1233	Vetoed	TRANS
SB 1234	Vetoed	H
SB 1237	Chapter 386, Statutes of 2022	BPED
SB 1238	Vetoed	H
SB 1242	Chapter 424, Statutes of 2022	INS
SB 1245	Chapter 567, Statutes of 2022	H
SB 1246	Chapter 841, Statutes of 2022	GF

SB 1247	Vetoed	BPED
SB 1251	Chapter 372, Statutes of 2022	GO
SB 1252	Chapter 632, Statutes of 2022	HOUS
SB 1253	Chapter 195, Statutes of 2022	GO
SB 1254	Chapter 681, Statutes of 2022	EQ
SB 1255	Vetoed	EQ
SB 1256	Vetoed	EQ
SB 1259	Chapter 245, Statutes of 2022	BPED
SB 1260	Chapter 842, Statutes of 2022	PS
SB 1262	Vetoed	PS
SB 1267	Chapter 473, Statutes of 2022	BPED
SB 1268	Chapter 227, Statutes of 2022	PS
SB 1271	Chapter 543, Statutes of 2022	GO
SB 1272	Chapter 27, Statutes of 2022	PS
SB 1279	Chapter 843, Statutes of 2022	JUD
SB 1280	Chapter 304, Statutes of 2022	GO
SB 1291	Chapter 373, Statutes of 2022	GF
SB 1294	Chapter 305, Statutes of 2022	LPER
SB 1295	Chapter 844, Statutes of 2022	NRW
SB 1296	Vetoed	H
SB 1299	Chapter 334, Statutes of 2022	ED
SB 1302	Vetoed	ED
SB 1304	Vetoed	PS
SB 1305	Chapter 152, Statutes of 2022	GO
SB 1307	Chapter 669, Statutes of 2022	HOUS
SB 1309	Vetoed	TRANS
SB 1311	Chapter 620, Statutes of 2022	JUD
SB 1312	Chapter 228, Statutes of 2022	GF
SB 1313	Vetoed	LPER
SB 1314	Chapter 336, Statutes of 2022	NRW

SB 1317	Chapter 723, Statutes of 2022	BPED
SB 1322	Chapter 374, Statutes of 2022	EUC
SB 1326	Chapter 396, Statutes of 2022	BPED
SB 1327	Chapter 146, Statutes of 2022	JUD
SB 1334	Chapter 845, Statutes of 2022	LPER
SB 1338	Chapter 319, Statutes of 2022	JUD
SB 1340	Chapter 425, Statutes of 2022	GF
SB 1342	Chapter 621, Statutes of 2022	HS
SB 1346	Chapter 886, Statutes of 2022	BPED
SB 1348	Chapter 846, Statutes of 2022	BFI
SB 1354	Chapter 900, Statutes of 2022	GF
SB 1355	Chapter 74, Statutes of 2022	APPR
SB 1358	Chapter 426, Statutes of 2022	APPR
SB 1359	Chapter 306, Statutes of 2022	PS
SB 1360	Chapter 887, Statutes of 2022	ECA
SB 1364	Vetoed	LPER
SB 1370	Chapter 732, Statutes of 2022	GO
SB 1371	Vetoed	PS
SB 1372	Chapter 682, Statutes of 2022	NRW
SB 1373	Chapter 724, Statutes of 2022	GF
SB 1374	Vetoed	GF
SB 1375	Chapter 631, Statutes of 2022	BPED
SB 1380	Chapter 28, Statutes of 2022	JUD
SB 1382	Chapter 375, Statutes of 2022	EQ
SB 1383	Chapter 725, Statutes of 2022	EUC
SB 1384	Chapter 995, Statutes of 2022	PS
SB 1387	Vetoed	GO
SB 1392	Chapter 307, Statutes of 2022	NRW
SB 1394	Chapter 996, Statutes of 2022	JUD
SB 1396	Chapter 670, Statutes of 2022	JUD

SB 1397	Chapter 335, Statutes of 2022	ED
SB 1398	Chapter 308, Statutes of 2022	TRANS
SB 1402	Chapter 196, Statutes of 2022	LPER
SB 1405	Chapter 309, Statutes of 2022	GF
SB 1406	Vetoed	LPER
SB 1407	Chapter 733, Statutes of 2022	BPED
SB 1415	Chapter 847, Statutes of 2022	BFI
SB 1419	Chapter 888, Statutes of 2022	H
SB 1421	Chapter 671, Statutes of 2022	HS
SB 1422	Chapter 310, Statutes of 2022	GF
SB 1425	Chapter 997, Statutes of 2022	GF
SB 1428	Chapter 622, Statutes of 2022	BPED
SB 1432	Vetoed	EUC
SB 1433	Chapter 544, Statutes of 2022	BPED
SB 1434	Chapter 623, Statutes of 2022	BPED
SB 1435	Chapter 137, Statutes of 2022	MVA
SB 1436	Chapter 624, Statutes of 2022	BPED
SB 1437	Chapter 311, Statutes of 2022	BPED
SB 1438	Chapter 509, Statutes of 2022	BPED
SB 1439	Chapter 848, Statutes of 2022	ECA
SB 1440	Chapter 510, Statutes of 2022	BPED
SB 1443	Chapter 625, Statutes of 2022	BPED
SB 1444	Chapter 672, Statutes of 2022	GF
SB 1446	Vetoed	H
SB 1449	Vetoed	GF
SB 1452	Chapter 889, Statutes of 2022	GO
SB 1453	Chapter 450, Statutes of 2022	BPED
SB 1468	Vetoed	PS
SB 1469	Chapter 890, Statutes of 2022	EUC
SB 1472	Chapter 626, Statutes of 2022	PS

SB 1473	Chapter 545, Statutes of 2022	H
SB 1475	Chapter 726, Statutes of 2022	H
SB 1476	Chapter 891, Statutes of 2022	GF
SB 1477	Chapter 849, Statutes of 2022	JUD
SB 1479	Chapter 850, Statutes of 2022	H
SB 1482	Vetoed	HOUS
SB 1487	Chapter 924, Statutes of 2022	ED
SB 1488	Vetoed	TRANS
SB 1489	Chapter 427, Statutes of 2022	GF
SB 1490	Chapter 94, Statutes of 2022	GF
SB 1491	Chapter 95, Statutes of 2022	GF
SB 1492	Chapter 96, Statutes of 2022	GF
SB 1493	Chapter 197, Statutes of 2022	PS
SB 1494	Chapter 451, Statutes of 2022	GF
SB 1495	Chapter 511, Statutes of 2022	BPED
SB 1496	Chapter 474, Statutes of 2022	GF
SB 1497	Chapter 97, Statutes of 2022	NRW
SB 1498	Chapter 452, Statutes of 2022	BFI
SB 1499	Chapter 198, Statutes of 2022	AG
SB 1500	Chapter 955, Statutes of 2022	H
SCA 2	Resolution Chapter 182, Statutes of 2022	HOUS
SCA 10	Resolution Chapter 97, Statutes of 2022	JUD
SCR 39	Resolution Chapter 54, Statutes of 2022	TRANS
SCR 53	Resolution Chapter 119, Statutes of 2022	EQ
SCR 60	Resolution Chapter 73, Statutes of 2022	SFA
SCR 61	Resolution Chapter 176, Statutes of 2022	SFA
SCR 62	Resolution Chapter 18, Statutes of 2022	SFA
SCR 63	Resolution Chapter 19, Statutes of 2022	SFA
SCR 64	Resolution Chapter 118, Statutes of 2022	SFA
SCR 65	Resolution Chapter 20, Statutes of 2022	SFA

SCR 66	Resolution Chapter 21, Statutes of 2022	SFA
SCR 67	Resolution Chapter 41, Statutes of 2022	SFA
SCR 68	Resolution Chapter 103, Statutes of 2022	TRANS
SCR 70	Resolution Chapter 177, Statutes of 2022	GO
SCR 71	Resolution Chapter 45, Statutes of 2022	SFA
SCR 72	Resolution Chapter 42, Statutes of 2022	SFA
SCR 74	Resolution Chapter 43, Statutes of 2022	SFA
SCR 75	Resolution Chapter 104, Statutes of 2022	TRANS
SCR 76	Resolution Chapter 46, Statutes of 2022	SFA
SCR 78	Resolution Chapter 105, Statutes of 2022	TRANS
SCR 79	Resolution Chapter 47, Statutes of 2022	SFA
SCR 80	Resolution Chapter 31, Statutes of 2022	SFA
SCR 81	Resolution Chapter 32, Statutes of 2022	SFA
SCR 82	Resolution Chapter 30, Statutes of 2022	SFA
SCR 83	Resolution Chapter 33, Statutes of 2022	SFA
SCR 85	Resolution Chapter 57, Statutes of 2022	SFA
SCR 86	Resolution Chapter 44, Statutes of 2022	SFA
SCR 87	Resolution Chapter 55, Statutes of 2022	SFA
SCR 88	Resolution Chapter 58, Statutes of 2022	SFA
SCR 89	Resolution Chapter 106, Statutes of 2022	SFA
SCR 90	Resolution Chapter 59, Statutes of 2022	SFA
SCR 91	Resolution Chapter 74, Statutes of 2022	SFA
SCR 92	Resolution Chapter 150, Statutes of 2022	JUD
SCR 93	Resolution Chapter 75, Statutes of 2022	SFA
SCR 94	Resolution Chapter 88, Statutes of 2022	SFA
SCR 95	Resolution Chapter 60, Statutes of 2022	SFA
SCR 96	Resolution Chapter 61, Statutes of 2022	SFA
SCR 97	Resolution Chapter 178, Statutes of 2022	TRANS
SCR 98	Resolution Chapter 107, Statutes of 2022	TRANS
SCR 99	Resolution Chapter 62, Statutes of 2022	SFA

SCR 100	Resolution Chapter 76, Statutes of 2022	SFA
SCR 101	Resolution Chapter 108, Statutes of 2022	SFA
SCR 102	Resolution Chapter 77, Statutes of 2022	SFA
SCR 103	Resolution Chapter 90, Statutes of 2022	SFA
SCR 104	Resolution Chapter 63, Statutes of 2022	SFA
SCR 105	Resolution Chapter 109, Statutes of 2022	SFA
SCR 106	Resolution Chapter 78, Statutes of 2022	SFA
SCR 107	Resolution Chapter 91, Statutes of 2022	SFA
SCR 108	Resolution Chapter 79, Statutes of 2022	SFA
SCR 109	Resolution Chapter 117, Statutes of 2022	SFA
SCR 110	Resolution Chapter 110, Statutes of 2022	SFA
SCR 112	Resolution Chapter 111, Statutes of 2022	SFA
SCR 113	Resolution Chapter 116, Statutes of 2022	SFA
SCR 114	Resolution Chapter 151, Statutes of 2022	SFA
SCR 115	Resolution Chapter 152, Statutes of 2022	SFA
SCR 116	Resolution Chapter 115, Statutes of 2022	SFA
SCR 118	Resolution Chapter 153, Statutes of 2022	SFA
SCR 119	Resolution Chapter 154, Statutes of 2022	SFA
SJR 4	Resolution Chapter 114, Statutes of 2022	ED
SJR 5	Resolution Chapter 181, Statutes of 2022	LPER
SJR 8	Resolution Chapter 155, Statutes of 2022	HS
SJR 9	Resolution Chapter 156, Statutes of 2022	ED
SJR 11	Resolution Chapter 157, Statutes of 2022	LPER
SJR 12	Resolution Chapter 113, Statutes of 2022	JUD
SJR 14	Resolution Chapter 89, Statutes of 2022	JUD
SJR 15	Resolution Chapter 112, Statutes of 2022	MVA