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## AGRICULTURE

AB 417	Arambula, Mathis, Robert Rivas	Agriculture and Rural Prosperity Act	<p>This bill (1) creates the Agriculture and Rural Prosperity Act; (2) authorizes the Secretary of the California Department of Food and Agriculture (CDFA) to consult with other stakeholders to identify opportunities to further rural agricultural economies; (3) requires CDFA to create a position within the department’s executive office to assist the Secretary with the Act; and (4) establishes the Rural Economic Development Account to carry out the provisions of the Act.</p> <p><i>VETO message: “I support the creation of new opportunities for CDFA to work with federal, state and local partners to identify new partnerships and innovative solutions to enhance rural economies through technology, education and workforce training. However, I believe establishing the new position and responsibilities envisioned by this bill is better done in the budget and in the context of the broader mission of the department.”</i></p>	Vetoed
AB 419	Committee on Agriculture	Food and agriculture	This bill (1) extends the sunset for fruit and vegetable standardization to 1/1/25; (2) extends the California Department of Food and Agriculture’s authority to establish an additional fee to operate the licensing program for the rendering and collection of inedible kitchen grease until 7/1/25; and (3) repeals this authority on 1/1/26.	Chapter 261
AB 450	Arambula, Irwin, Mathis	Bees: Apiary Protection Act	This bill requires an apiary owner who relocates registered apiaries within a county to provide the new location to the agricultural commissioner of that county within 72 hours; and delays implementation of a new penalty structure for violations of the Apiary Protection Act from 1/1/20 to 1/1/21.	Chapter 300
AB 466	Committee on Agriculture	Interstate shipments: market milk: 6 percent milk: Office of Farm to Fork: report	This bill (1) allows the California Department of Food and Agriculture (CDFA) to enter into place of origin inspection agreements for all items requiring entry inspection for plant pests; (2) defines 6% milk products and authorizes the Secretary of CDFA to establish milk standards for 6% milk products sold in California; and (3) extends the date by which CDFA’s Office of Farm to Fork is required to submit to the Legislature an overview of the account’s income and expenditures.	Chapter 301
AB 590	Mathis, Eggman	Milk	This bill makes various changes to current state law to comply with California’s Federal Milk Marketing Order.	Chapter 304

AB 635	Bigelow	Horse racing: state-designated fairs: employees	This bill clarifies existing law regarding the qualifications for fairs to receive funding from the Fair and Exposition Fund.	Chapter 353
AB 657	Eggman	Agriculture: commercial feed	This bill (1) increases the maximum rate of the inspection tonnage tax from \$0.15 to \$0.25 per ton of commercial feed sold; (2) extends the authority of the Secretary of the California Department of Food and Agriculture to designate a specified amount of tonnage taxes collected to provide funding for research and education from 1/1/20 to 1/1/25; and (3) extends the date on which the new license fee requirement of \$100 for each location will take effect from 1/1/20 to 1/1/25.	Chapter 306
AB 858	Levine	Cannabis: cultivation	This bill updates the existing definition of a Type 1C cannabis cultivation license to include a maximum cultivation size of 2,500 square feet of total canopy size for outdoor cultivation of commercial cannabis.	Chapter 809
AB 1800	Committee on Agriculture	Fairs: state funding: classification	This bill allows the Department of Food and Agriculture to reclassify fairs within the network of California fairs once every five years, instead of annually; and deletes outdated sections of current law.	Chapter 198
AB 1801	Committee on Agriculture	Cattle: inspections	This bill exempts from the California Meat and Poultry Supplemental Inspection Act a mobile slaughter operator who provides services to an owner of cattle if certain conditions are met; increases various inspection fees per head of cattle to \$1.50; increases the inspection fees on carcasses with the hide on and of hides to \$2.00 per carcass or hide; and repeals the requirement that female cattle of the beef breeds that are over 12 months of age and sold within the state to bear evidence of the official brucellosis vaccination.	Chapter 324
SB 153	Wilk	Industrial hemp	This bill revises provisions regulating the cultivation and testing of industrial hemp to conform to the requirements for a state plan under the federal Agriculture Marketing Act of 1946, as amended by the Agriculture Improvement Act of 2018 (the federal Farm Bill).	Chapter 838
SB 202	Wilk	Animal blood donors	This bill defines a commercial blood bank for animals to include “community-sourced” animals that are brought by their guardians to the commercial blood bank to have their blood collected; requires the production of blood and blood products to be overseen by a licensed veterinarian; and removes the exemption for commercial blood banks from the California Public Records Act.  VETO message: “I am supportive of changing California's law governing animal blood donation. However, this bill does not go far enough. I ask that the	Vetoed

			Legislature send me legislation that effectively leads to the phasing-out of 'closed colonies,' where dogs are kept in cages for months and years to harvest their blood for sale. The legislation should provide for the safe and humane treatment of donor animals, the welfare of the recipients and adequate oversight and enforcement of this program."	
SB 449	McGuire	Pest control: Pierce's disease	This bill extends the sunset date, to 3/1/26, for the Pierce's Disease Control Program within the Department of Food and Agriculture.	Chapter 371
SB 657	Monning	Cannabis cultivation: county agricultural commissioners: reporting	This bill authorizes a county agricultural commissioner to report to the Secretary of the California Department of Food and Agriculture on the condition, acreage, production, and value of cannabis produced in the commissioner's county.	Chapter 252
SB 787	Committee on Agriculture	Animal welfare	This bill replaces the outdated term "pound" with the term "shelter" in current code to reflect the terms now used by animal shelters; removes the current reference in code to a publication regarding hoof care standards that is no longer published and replaces it with the publication currently being used; and replaces in code references to the California Animal Control Directors Association and the State Humane Association of California with the California Animal Welfare Association to reflect the merger of the two entities.	Chapter 331

## APPROPRIATIONS

AB 1830	Gonzalez	State claims	This bill appropriates \$3,446,800 to the Executive Officer of the California Victims Compensation Board for the payment of five specified erroneous conviction claims.	Chapter 117
AB 1831	Gonzalez	State claims	This bill appropriates \$802.60 to the Department of General Services for the payment of five government claims.	Chapter 638
SB 418	Portantino	Claims against the state: appropriation	This bill appropriates \$27,051,363 from the General Fund to the Department of Justice for the payment of specified claims against the state; and provides that any funds appropriated in excess of the amounts required for payment of the claims revert to the state.	Chapter 147

## BANKING & FINANCIAL INSTITUTIONS

AB 412	Quirk-Silva	Escrow agents: asset requirements	<p>This bill allows Escrow Law licensees to exclude liabilities derived from operating lease obligations when calculating their current liabilities.</p> <p><i>VETO message: "These bills [AB 295 and AB 412] would allow for the exclusion of operating lease obligations from the balance sheets of escrow companies, including independent escrow companies and underwritten title companies, when calculating financial liquidity requirements. These exemptions deviate from the new standards adopted by the Financial Accounting Standards Board. These standards were created to measure a company's ability to meet its short-term financial obligations, which in turn helps protect consumer funds. For standards to be standard, they need to apply equally to everyone. When a customer works with an escrow or title company, it is often when they are making one of the biggest financial transactions of their lives. The consequences of insolvency could jeopardize a home or business purchase and cost consumers thousands of dollars. For the health of the industry and protection of consumers' hard earned savings, these companies should adhere to the new national standards published in 2016, which provided years to plan for compliance."</i></p>	Vetoed
AB 539	Limón, Gonzalez, Grayson	California Financing Law: consumer loans: charges	<p>This bill imposes an interest rate cap and minimum and maximum loan lengths on loan amounts between \$2,500 and \$9,999 that are made under the California Financing Law and prohibits prepayment penalties, as specified, under that law.</p>	Chapter 708
AB 857	Chiu, Santiago	Public banks	<p>This bill authorizes local agencies to form public banks, subject to approval from the Department of Business Oversight and the Federal Deposit Insurance Corporation, as specified.</p>	Chapter 442
AB 1186	Medina	Pawnbrokers: fees and charges	<p>This bill increases the maximum amount of some of the fees that pawnbrokers may charge, as specified.</p>	Chapter 189
SB 251	Committee on Banking and Financial Institutions	Financial institutions	<p>This bill makes several technical and corrective, nonsubstantive changes to financial services and corporate securities laws, including: (1) replacing references to the Commissioner of Financial Institutions and Commissioner of Corporations with references to the Commissioner of Business Oversight; (2) replacing references to the Office of Thrift Supervision with references to the Office of the Comptroller of the Currency; (3) replacing references to the California Finance Lenders Law with references to the California Financing Law; (4) replacing references to Pink OTC Markets Inc. with references to OTC</p>	Chapter 143

			Markets Group Inc.; (5) replacing references to the Interstate Commerce Commission with references to the Surface Transportation Board; and (6) replacing references to the Securities Exchange Commission with references to the Securities and Exchange Commission.	
SB 455	Bradford, Chang	Financial Empowerment Fund: unbanked and underbanked populations	This bill creates, until 1/1/25, the Financial Empowerment Fund, as specified, and authorizes the Commissioner of Business Oversight to award grants from that fund to nonprofit organizations that offer financial education and financial empowerment programs and services to at-risk populations in California.	Chapter 478
SB 496	Moorlach	Financial abuse of elder or dependent adults	This bill adds broker-dealers and investment advisors to the categories of persons who are mandated reporters of suspected abuse of an elder or dependent adult; allows mandated reporters who report suspected abuse to notify a trusted contact person previously designated by the elder or dependent adult for that purpose, as specified; and allows mandated reporters to temporarily delay requested account transactions and disbursements of elder or dependent adults, as specified.	Chapter 272

## BUDGET & FISCAL REVIEW

AB 72	Committee on Budget	Budget Act of 2018	This bill (1) amends the 2018-19 Budget Act to provide resources relating to emergency and disaster events. Appropriates \$50 million General Fund for an emergency preparedness campaign as follows: \$30 million for a statewide campaign through California Volunteers within the Office of Planning and Research, and \$20 million for local grants through the Office of Emergency Services; (2) loans \$10 million from the General Fund to the State Emergency Telephone Number Account to enable the state to begin making immediate progress in upgrading the microwave network as part of Next Gen 911 system activities; (3) appropriates \$10 million General Fund to continue emergency water funding for emergency drinking water and technical assistance.	Chapter 1
AB 73	Committee on Budget	Privacy: lodging and common carriers: state emergencies: Disaster Response-Emergency Operations Account	This bill (1) contains an updated provision to disaster response language adopted in the 2018 Budget Conference Committee agreement that provides the Director of the Department of Finance financial flexibility in emergency response situations; (2) reconstitutes the Disaster Response Emergency Operations Account, which sunset on 1/1/19; (3) allows the Director of Finance to transfer funding from the state's reserve for expenses related to a declared emergency; and (4) provides this authority for 120 days after the emergency, but allows the Director of Finance to extend the authority for up to 120 days at a time, until the end of a fiscal year.	Chapter 2
AB 74	Ting	Budget Act of 2019	This bill contains the 2019 Budget Act, as it was reported out by the Conference Committee on the Budget. This bill authorizes General Fund expenditures of \$147.8 billion and assumes \$150.7 billion in total General Fund resources. Under the Budget Act, there are combined total reserves in the Budget Stabilization Account, the Special Fund for Economic Uncertainties, the Safety Net Reserve, and the Public School System Stabilization Account of \$19.4 billion.	Chapter 23
AB 91	Burke, Quirk, Ting	Income taxation: Loophole Closure and Small Business and Working Families Tax Relief Act of 2019	This bill is the Loophole Closure and Small Business and Working Families Tax Relief Act of 2019. This bill has an estimated net General Fund revenue impact in the 2019-20 fiscal year of \$1 billion and \$680 million in 2020-21. In addition, the revenue generated by this bill is estimated to provide an additional \$1 billion total to schools through an increased Proposition 98 minimum funding level from the 2019-20 fiscal year through the 2022-23 fiscal year.	Chapter 39
AB 97	Committee on Budget	Cannabis	This bill contains statutory provisions related to cannabis necessary to implement the Budget Act of 2019: (1) authorizes a licensing authority to issue	Chapter 40

			<p>a citation to a licensee or unlicensed person for any violations of existing law or regulations related to the Control, Regulate and Tax Adult Use of Marijuana Act of 2016; (2) authorizes licensing authorities to assess administrative fines not to exceed \$5,000 per violation for licensees and \$30,000 per violation for an unlicensed person, per day, with due considerations as to the appropriateness of the amount, as specified; (3) requires proceeds from citations to be used for the recovery of investigation and enforcement costs and to be deposited into the Cannabis Control Fund, and the remaining proceeds to be deposited directly into the Cannabis Fines and Penalties Account, and to be available upon appropriation by the Legislature; (4) clarifies that the Cannabis Control Appeals Panel is established in the Business, Consumer Services, and Housing Agency; (5) authorizes the Panel to hold a closed session for the purpose of holding a deliberative conference, as specified; (6) extends the repeal date for the provisional license provisions to 1/1/22; and (7) modifies the applicant requirements to provide evidence of compliance with local ordinances, as specified.</p>	
AB 101	Committee on Budget	Housing development and financing	<p>This bill provides for statutory changes necessary to enact the housing and homelessness-related provisions of the Budget Act of 2019: (1) requires the Office of State Audits and Evaluation to audit the Community-Based Transitional Housing Program, which provides grants to local jurisdictions to increase the supply of transitional housing available to recent parolees, and to report the results of the audit to the Joint Legislative Budget Committee by 5/1/20 (current law requires the Office of State Audits and Evaluations to complete the audit and to report to the Joint Legislative Budget Committee by 5/1/19); (2) provides for certain judicial remedies for violations of the Planning and Zoning Law; Current law authorizes the Department of Housing and Community Development (HCD) to refer violations of housing element law committed by a local jurisdiction to the Attorney General (AG); and (3) requires HCD to offer the jurisdiction the opportunity for two meetings in person or via telephone to discuss the violation and to provide the jurisdiction written findings regarding the violation prior to allowing the AG to bring suit against the jurisdiction. It then allows the AG to seek, and a court to allow, certain remedies when the court finds that a local jurisdiction is not substantially compliant with housing element law.</p>	Chapter 159
AB 110	Ting	Budget Act of 2019: wildfires	<p>This bill provides up to \$2 million to the Department of Finance for costs associated with the implementation of measures to respond to the threat of</p>	Chapter 80

			catastrophic wildfires and address the impact of victims, ratepayers, utilities, and other stakeholders.	
AB 111	Committee on Budget	Wildfire agencies: public utilities: safety and insurance	This bill (1) establishes the California Energy Infrastructure Safety Act and creates new governmental structures to carry out the Act; (2) creates the California Catastrophe Response Council (CCRC) to oversee the California Earthquake Authority with regard to the Wildfire Fund; and (3) requires the CCRC to consist of nine members, as follows: the Governor; the Treasurer; the Insurance Commissioner; the Secretary of the Natural Resources Agency; three members of the public appointed by the Governor; a member appointed by the Senate Rules Committee; and a member appointed by the Speaker of the Assembly.	Chapter 81
AB 114	Committee on Budget	Education finance: education omnibus budget trailer bill	This bill makes clarifying changes and technical corrections associated with changes to education programs adopted as part of the Budget Act of 2019.	Chapter 413
AB 115	Committee on Budget	Medi-Cal: managed care organization provider tax	This bill is a health trailer bill, and assesses a tax on managed care organizations necessary to implement the 2019-20 Budget, specifically it assesses a tax on managed care organizations operating in California to provide a stable funding source for the delivery of health care services in the Medi-Cal program.	Chapter 348
AB 116	Ting	Local government	This bill (1) modifies the requirement that Enhanced Infrastructure Financing Districts (EIFDs) receive voter approval prior to issuing debt; (2) authorizes EIFDs to issue debt without voter approval; (3) requires an EIFD to hold three public hearings prior to issuing debt; (4) requires the EIFD to hold an election for voter approval of the proposed debt issuance if between 25% and 50% of eligible landowners and residents in the EIFD protest the issuance during the hearings; (5) requires the EIFD to cancel the issuance of debt if the majority of eligible landowners and residents protest during the hearing process.	Chapter 656
AB 118	Committee on Budget	State employment: State Bargaining Units 1, 2, 3, 4, 5, 7, 11, 13, 14, 15, 17, 20, and 21	This bill makes necessary statutory changes to ratify and implement memoranda of understanding between 13 bargaining units and the state.	Chapter 859
AB 121	Committee on Budget	Social services	This bill (1) makes technical and clarifying changes to health and human services programs consistent with the Budget Act of 2019; (2) codifies findings and declarations relating to CalWORKs Stage One Childcare; (3) requires notices to inform applicants and recipients of the name and contact information for	Chapter 414

			local childcare resource and referral programs, and that those notices be provided at specified occasions; (4) requires counties and other stakeholders to work with the Department of Social Services to modify applicable CalWORKs notices about childcare to include specified information; and (5) requires notices to be in compliance with the Dymally-Alatorre Bilingual Services Act.	
SB 75	Committee on Budget and Fiscal Review	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 2019. Appropriates funding for K-14 education programs, totaling approximately \$1.2 billion. The funding related to the changes in this bill is contained in the 2019-20 Budget Act.	Chapter 51
SB 76	Committee on Budget and Fiscal Review	Education finance: constitutional minimum funding obligation: inflation and cost-of-living adjustments	This bill makes necessary changes to implement the 2019-20 Budget related to the Proposition 98 certification process; includes a cap on the cost-of-living adjustment for the local control funding formula continuous appropriation in future years, as specified; and provides \$282.2 million in Proposition 98 “settle-up” funding in 2019-20 to allocate to school districts and community colleges for the purposes of reducing the outstanding Proposition 98 funding owed to schools for the 2009-10, 2011-12, 2013-14, 2014-15 and 2016-17 fiscal years.	Chapter 52
SB 77	Committee on Budget and Fiscal Review	Higher education trailer bill	This bill makes necessary changes to implement the higher education provisions adopted as a part of the 2019 Budget Act, including, but not limited to, Cal Grants for Students with Dependent Children; Cal Grants for Students at Accredited Private Non-Profit Institutions; Competitive Cal Grant Awards; Middle Class Scholarship; California College Promise Program; Cal Grant B Incentive Program; Federal Vocational Rehabilitation and Employment Program; University of California Institutional Financial Aid; California State University Post-Employment Benefits; California Kids Investment and Development Savings Program; and Child Savings Account Grant Program.	Chapter 53
SB 78	Committee on Budget and Fiscal Review	Health	This bill makes, as the omnibus health trailer bill, technical and clarifying statutory revisions affecting health programs necessary to implement the 2019 Budget Act, including, but not limited to, establishing the Office of the Surgeon General; establishing a program within the Health Benefit Exchange (Covered California) to provide state subsidies to assist specified individuals afford health insurance; implementing grant programs to local health jurisdictions for prevention of HIV/hepatitis C/sexually transmitted diseases, with no less than 50% of the funding provided to community-based organizations; and directing the Department of Health Care Services to seek federal approval to provide screening, brief intervention, and referral to treatment services to screen for opioids and other illicit drugs.	Chapter 38

SB 79	Committee on Budget and Fiscal Review	Mental health	This bill makes necessary changes to implement the 2019-20 Budget related to mental health programs administered by the Mental Health Services Oversight and Accountability Commission.	Chapter 26
SB 80	Committee on Budget and Fiscal Review	Human services omnibus	This bill provides for statutory changes necessary to enact human services related provisions of the 2019 Budget Act, including provisions relating to, among others, the CalWORKs program; Child Welfare Services; Supplemental Security Income/State Supplemental Payment program; and In-Home Supportive Services program.	Chapter 27
SB 81	Committee on Budget and Fiscal Review	Developmental services	This bill provides for statutory changes necessary to enact developmental services related provisions of the 2019 Budget Act, including, requiring the Department of Developmental Services (DDS) to identify key indicators to track the regional center's delivery of services; allowing for service provider rate increases for specified services; and allowing DDS to include community-based residential options that consist of community crisis homes for children who meet specific criteria.	Chapter 28
SB 82	Committee on Budget and Fiscal Review	State Government	This bill contains statutory provisions related to general government and state administration necessary to implement the 2019 Budget Act, by, among others, requiring the state to match county funding on a 3-to-1 basis to assist counties in updating their voting systems; recasting the fee structure for licenses administered by the Department of Alcoholic Beverage Control; and authorizing the director of the Department of General Services to enter into an agreement with the County of Sonoma to transfer jurisdiction of the Sonoma Developmental Center.	Chapter 29
SB 83	Committee on Budget and Fiscal Review	Employment	This bill makes various statutory changes to implement the general government and employment related provisions of the 2019-20 Budget, relating to, among others, paid family leave, nonindustrial disability insurance, domestic workers outreach and education, lead exposure limits, sexual harassment training for janitorial industry, and Department of Human Resources transfer authority and data.	Chapter 24
SB 84	Committee on Budget and Fiscal Review	Political Reform Act of 1974: online filing system	This bill contains statutory provisions related to the Political Reform Act of 1974 necessary to implement the 2019 Budget Act, by extending the deadline to February 2021 for the Secretary of State (SOS) to make the online filing and disclosure system available for use; and appropriating \$6,992,000 General Fund to the SOS to implement the online filing and disclosure system.	Chapter 30

SB 85	Committee on Budget and Fiscal Review	Public resources: omnibus trailer bill	This bill contains, as the omnibus Resources Trailer Bill for 2019-20, various statutory changes necessary to implement the 2019 Budget Act, relating to the Heavy Duty Phase 2 Greenhouse Gas Implementation & Audit Program; Improved Infrastructure Management Revolving Fund; Office of the State Fire Marshal - Fire and Life Safety; Unclaimed Gas Tax; CAL FIRE SB 901 Coordination; Community Emission Reduction Program; Habitat Conservation Fund; Healthy Stores Refrigeration and Grant Program; and Independent Emissions Market Advisory Committee.	Chapter 31
SB 87	Committee on Budget and Fiscal Review	Transportation	This bill provides for statutory changes necessary to enact the transportation provisions of the 2019 Budget Act relating to eliminating Local Transportation Loan Account and Transportation Deferred Investment Fund; repayment of all outstanding General Fund transportation loans; the California Department of Transportation Independent Office of Audits and Investigations; the California Memorial Scholarship Fund; and the Short Line Rail Infrastructure Improvement Program.	Chapter 32
SB 90	Committee on Budget and Fiscal Review	Public employees' retirement	This bill makes various statutory changes to implement the California Public Employees' Retirement System and California State Teachers' Retirement System related provisions of the 2019-20 Budget.	Chapter 33
SB 92	Committee on Budget and Fiscal Review	Taxation	This bill contains, as the Sales Tax Exemption Budget Trailer Bill, provisions necessary to implement the 2019 Budget Act.	Chapter 34
SB 93	Committee on Budget and Fiscal Review	Budget Act of 2018: augmentation	This bill appropriates \$112.6 million General Fund to the Department of Corrections and Rehabilitation and \$800 General Fund to reimburse a qualified county for costs of a homicide trial.	Chapter 35
SB 94	Committee on Budget and Fiscal Review	Public Safety: omnibus	This bill provides for statutory changes to enact the public safety-related provisions of the 2019 Budget Act, including, establishing the Department of Youth and Community Restoration in the California Health and Human Services Agency and abolishing the Division of Juvenile Justice in the Department of Corrections and Rehabilitation.	Chapter 25
SB 95	Committee on Budget and Fiscal Review	Courts	This bill provides for statutory changes to enact the courts-related provisions of the 2019 Budget Act, specifically, allocating 25 of the remaining 48 trial court judgeships effective in the 2019-20 fiscal year, thereby reducing the total number of judgeships yet to be allocated to 23; increasing the cap on trial court reserves from 1% to 3%; making an appropriation of \$5.5 million General Fund	Chapter 36

			to the Judicial Council to provide funding to implement technology solutions related to business intelligence and data analytics and making this amount available for encumbrance or expenditure until June 30, 2021.	
SB 96	Committee on Budget and Fiscal Review	Emergency Telephone Users Surcharge Act	This bill contains statutory changes related to public safety provisions necessary to implement the 2019 Budget Act, by making changes to the State Emergency Telephone Users Surcharge Act to fund 911 costs, as specified.	Chapter 54
SB 103	Committee on Budget and Fiscal Review	State employees: memorandum of understanding	This bill provides legislative ratification of the memorandum of understanding agreed to by the state and Bargaining Unit 6, represented by the California Correctional Peace Officers Association.	Chapter 118
SB 104	Committee on Budget and Fiscal Review	Health	This bill makes statutory revisions affecting health programs necessary to implement the 2019 Budget Act, by (1) revising the focus of the Council on Health Care Delivery Systems, renaming it the Healthy California for All Commission, and requiring evaluation of the existing health care delivery system and options to transition to a unified financing system; (2) extending Medi-Cal eligibility from 60 days to 12 months after delivery for women in pregnancy-related Medi-Cal programs who are diagnosed with a maternal mental health condition; (3) expanding Medi-Cal eligibility for aged and disabled individuals, and for adults age 19 to 25 regardless of immigration status, beginning 1/1/20; and (4) adjusting the reimbursement rate development methodology for Programs for All-Inclusive Care for the Elderly.	Chapter 67
SB 105	Committee on Budget and Fiscal Review	Corrections facilities: financing	This bill provides for statutory changes necessary to enact the corrections financing provisions, relating to the Health Care Facility Improvement Program (HCFIP), of the 2019 Budget Act, by (1) increasing the maximum amount of costs authorized from \$1.090 billion to \$1.139 billion for all projects under Department of Corrections and Rehabilitation jurisdiction that design and construct new, or renovate existing, buildings and provide any necessary ancillary improvements to provide medical, dental, and mental health treatment or housing; and (2) making an additional \$92.9 million available for allocation to any project established by the State Public Works Board, in the HCFIP portfolio, subject to existing requirements, as specified.	Chapter 37
SB 106	Committee on Budget and Fiscal Review	Budget Act of 2019	This bill makes changes to the 2019 Budget by (1) reverting General Fund (GF) expenditure authority of \$5 million from the California Health and Human Services Agency (CHHSA) for the Council on Health Care Delivery Systems; (2) appropriating \$5 million GF to CHHSA for the Healthy California for All Commission; (3) providing \$6.6 million GF over three years to CHHSA for the	Chapter 55

			Early Childhood Policy Council; (4) providing \$5 million in one-time GF to CHHSA to contract for research to inform the development of a Master Plan for Early Learning and Care to support comprehensive and affordable child care and universal preschool in California; (5) appropriating \$428.6 million GF to Covered California to provide premium assistance subsidies to individuals with household income at or below 600% of the federal poverty level; and (6) making significant investments to increase access to higher education by providing \$50 million to the University of California to increase resident undergraduate enrollment by 4,860, and \$85 million to California State University to increase undergraduate enrollment by 10,000 students.	
SB 109	Committee on Budget and Fiscal Review	Budget Act of 2019	This bill includes the following additional provisions of the 2019 Budget: (1) amends funding for the Migrant Education Program; (2) increases funding for the McKinney Vento Homeless Children Education Program; (3) shifts \$57.3 million of CalWORKs Stage 3 child care funding from the General Fund (GF) to federal funds, reduces the amount of federal funds for the Early Learning and Care Infrastructure Grant by \$102.3 million, and increases the amount of federal funds for the Early Learning and Care Workforce Grant by \$45 million; (4) appropriates \$160,000 to the University of California, Davis, School of Veterinary Medicine for a humane management tool for wild horse populations; (5) amends a fund source for reappropriated Proposition 98 funds; (6) eliminates the community college district local match requirement for the CalWORKs categorical program; (7) provides \$339,000 to promote equal employment opportunities, hiring and promotion at community college districts; (8) reappropriates \$10.6 million Proposition 98 GF for various community college programs; (9) appropriates \$12 million GF for a grant to Stanislaus County for emergency communications equipment and infrastructure; (10) reappropriates \$3.3 million GF for the California Workforce Development Board's Removing Barriers to Employment Act; (11) appropriates \$10 million GF to the City of Palm Springs to address homelessness-related needs; (12) appropriates \$10 million GF for the California Health Center Security Grant Program; (13) appropriates \$1.5 million GF to provide flood relief for Sonoma County; (14) includes provisions allowing the Department of Social Services to award grants and/or contracts for legal fellowships for the Immigrant Justice Fellowship program; (15) makes an amendment to correct the amount of funding appropriated for (a) the Bringing Families Home program in the 2019 Budget, (b) deferred maintenance within the Department of Developmental Services, and makes technical changes related to funding for the Emergency Child Care Bridge program; (16) appropriates \$500,000 for the Boys and Girls Club of Stanislaus and \$500,000 for the Boys and Girls Club of	Chapter 363

			<p>Marin; (17) authorizes the Department of Finance to fund California Conservation Corps costs for personal service contract costs, or other personnel costs outside of standard civil service compensation, that are a result of increases to the state’s minimum wage; (18) provides \$206.1 million for the design-build phase of the Salton Sea Species Conservation Habitat project, and reverts \$89.6 million in funds previously provided for this purpose; (19) appropriates \$14.9 million GF one-time to the Department of Forestry and Fire Protection(CAL FIRE) for overtime compensation for CAL FIRE paramedic staff; (20) appropriates \$1 million GF for the Laguna Canyon Road Fuel Modification Project; (21) appropriates \$1 million GF for the California Green Business Network, which supports green business certification programs; (22) appropriates \$2.2 million General Fund for local assistance grants to the County of Yolo for the replacement of the Yolo County Road 40 Low Water Bridge; and (23) appropriates \$1 million for the Terasaki Budoken Recreation Center and Park.</p>	
SB 112	Committee on Budget and Fiscal Review	State government	<p>This bill contains statutory provisions related to general government and state administration necessary to implement the 2019 Budget Act. Specifically, (1) clarifies the disposition process for all records, data, and other documentation in the possession of the office as a result of engagement with the Office of Digital Innovation; (2) clarifies existing state law with respect to the employment verification process administered by employers, consistent with federal law; (3) repeals an obsolete provision requiring payment for the services of the State Controller to state agencies in implementing the California Automated Travel Expense Reimbursement System to be made by direct transfer; (4) eliminates authorization for the California Secure Choice Retirement Savings Investment Board to establish a Gain and Loss Reserve Account; (5) specifies that the Senate Chief Sergeant-at-Arms is classified as a peace officer for the purposes of retirement benefits; (6) changes the asset forfeiture report publication deadline included in SB 443 (Mitchell, Chapter 831, Statutes of 2016), for the Department of Justice from March 1st to July 1st annually; (7) restores the Office of the Inspector General’s authority to initiate an audit or review of policies, practices, and procedures of the Department of Corrections and Rehabilitation; (8) updates the noise testing standards for vehicle exhaust systems, and modifies existing law to allow an individual who is arrested or cited for a violation of noise standards to fix the noise violation and provide proof of correction instead of facing other enforcement actions, unless the violation consists of modifying the exhaust system of a motorcycle; and (9) clarifies the use of the Budget Deficit Savings Account as a supplementary savings account and authorizes the Legislature to transfer some or all of the</p>	Chapter 364

			balance of the Budget Deficit Savings Account to the General Fund or any other state fund.	
SB 113	Committee on Budget and Fiscal Review	Housing	This bill provides for technical statutory changes necessary to enact the housing and homelessness-related provisions of the 2019 Budget Act, and provides intent language related to recent housing-related court decisions. Specifically, (1) states legislative intent to establish a trust to manage \$331 million in state funds that are court-ordered to be directed to provide borrower relief and legal aid to homeowners and renters; (2) provides for the transfer of the \$331 million to the National Mortgage Special Deposit Fund; (3) makes a variety of changes to the state’s housing element law; (4) adds the Council of San Benito County Governments as one of the councils of governments included in the central coast multiagency working group identified in the Local Government Planning Support Grants program; (5) allows a council of governments or the fiscal agent of a multiagency working group to request up to 25% of funding available to it under the Local Government Planning Support Grants program, in advance of requesting the remainder of the funds, to perform work related to the sixth regional housing needs allocation process beginning on 10/1/19; (6) includes the development of an education and outreach strategy in the work that may be supported by those funds; (7) requires the Department of Housing and Community Development to award the funds within 30 days of receiving an application; and (8) appropriates \$100,000 to the Department of Finance to study the most effective way to establish and manage a trust for the National Mortgage Settlement funds.	Chapter 668

## BUSINESS, PROFESSIONS & ECONOMIC DEVELOPMENT

AB 23	Burke	Governor's Office of Business and Economic Development: Business Workforce Coordination Unit	<p>This bill establishes a Business Workforce Coordination Unit within the Governor's Office of Business and Economic Development.</p> <p><i>VETO message: "Ensuring employer input in the state's workforce development system is an important aim, yet this bill would inappropriately duplicate statutory responsibilities of the California Workforce Development Board. In addition, with a plan to create a new Future of Work department underway, it would be premature to create this new unit before the new department is operational and a framework for its industry engagement efforts has been established."</i></p>	Vetoed
AB 149	Cooper	Controlled substances: prescriptions	<p>This bill authorizes pharmacies to fill prescriptions issued on forms that were valid prior to 1/1/19 for two years and delays implementation of a requirement, enacted through legislation in 2018, for uniquely serialized numbers on prescription forms.</p>	Chapter 4
AB 241	Kamlager-Dove	Implicit bias: continuing education: requirements	<p>This bill requires, beginning 1/1/22, all Medical Board of California continuing medical education courses, other than those solely dedicated to research and those that do not include a direct patient care component, to contain curriculum that includes the understanding of implicit bias.</p>	Chapter 417
AB 404	Mark Stone	Commercial cannabis activity: testing laboratories	<p>This bill authorizes a cannabis testing laboratory to amend a certificate of analysis to correct minor errors and retest samples, as specified.</p>	Chapter 799
AB 420	Lackey, Cooley	The California Cannabis Research Program	<p>This bill authorizes the California Cannabis Research Program to cultivate its own cannabis for the research project, and expand what studies may examine, including mold, bacteria, and mycotoxins.</p>	Chapter 802
AB 458	Nazarian	Optometrists: home residence permit	<p>This bill authorizes an optometrist to practice optometry in the residence of a homebound individual.</p>	Chapter 425
AB 476	Blanca Rubio	Department of Consumer Affairs: task force: foreign-trained professionals	<p>This bill establishes the California Opportunity Act of 2017 which requires the Department of Consumer Affairs to create a task force to study licensing and workforce integration of foreign-trained professionals and prepare a report to the Legislature by 1/1/21 outlining its findings.</p> <p><i>VETO message: "Integrating foreign-trained professionals into California's workforce is an admirable goal. However, creating a new task force and a legislative report to accomplish that goal is unnecessary."</i></p>	Vetoed

AB 496	Low	Business and professions	This bill makes various technical corrections and nonsubstantive changes to the Business and Professions Code, including replacing gendered terms with nongendered terms and giving all appointing authorities the ability to remove its own appointees from a board.	Chapter 351
AB 528	Low	Controlled substances: CURES database	This bill (1) adds Schedule V drugs to the Controlled Substances Utilization Review and Evaluation System; and (2) changes the required timeframe in which pharmacists are required to report dispensed prescriptions from seven days to the following business day.	Chapter 677
AB 588	Chen	Animal shelters: disclosure: dog bites	This bill requires a public or private shelter or a rescue group to disclose a known dog bite that resulted in a state-mandated bite quarantine prior to selling, giving away, or otherwise releasing the dog.	Chapter 430
AB 630	Arambula, Low	Board of Behavioral Sciences: marriage and family therapists: clinical social workers: educational psychologists: professional clinical counselors: required notice: exemptions	This bill (1) clarifies exemptions from the Licensed Marriage and Family Therapist (LMFT) Act, the Educational Psychologist Practice Act, the Clinical Social Worker Practice Act, and the Licensed Professional Clinical Counselor (LPCC) Act for an unlicensed or unregistered employee or volunteer working in specified locations; (2) requires the employee or volunteer to provide a notice to clients about complaint procedures; and (3) requires LMFTs, licensed clinical social workers, licensed educational psychologists, LPCCs, and their respective trainees to provide Board of Behavioral Sciences contact information to their clients.	Chapter 229
AB 690	Aguiar-Curry	Pharmacies: relocation: remote dispensing site pharmacy: pharmacy technician: qualifications	This bill establishes qualifications for a pharmacy technician to be able to work at a remote dispensing site pharmacy and authorizes the transferring of a pharmacy license during a declared state of emergency.	Chapter 679
AB 714	Wood	Opioid prescription drugs: prescribers	This bill clarifies current law requiring prescribers to offer a prescription for naloxone hydrochloride (NH) by specifying that the requirement only applies when an opioid or benzodiazepine is prescribed and exempts patients in inpatient facilities and patients who are terminally ill from having to receive the NH prescription and education on overdose prevention.	Chapter 231
AB 716	Chen	Fictitious business name statements	This bill authorizes the use of an electronic acknowledgment for purposes of filing fictitious business name statements with the country clerk.	Chapter 15
AB 775	Chau	Massage therapy	This bill establishes a one-year timeframe for the California Massage Therapy Council's (CAMTC) school approval process and requires a school that is not	Chapter 290

			approved by the CAMTC to notify a student applicant and obtain signed acknowledgement that each applicant understands that the school is not approved and that the education will not count towards voluntary certification.	
AB 779	Low	Acupuncture: place of practice: wall license	This bill establishes a new wall license requirement for licensed acupuncturists to register each location of practice beginning 1/1/21.	Chapter 308
AB 795	Irwin	Private cemeteries: endowment funds	This bill (1) revises the compensation requirements of a unitrust income distribution method; (2) requires the Cemetery and Funeral Bureau to review fees and expenses associated with the management of a unitrust fund if the fair market value of an endowment care fund falls below a certain level; and (3) exempts the principal of a cemetery authority's trust fund from seizure, as specified.	Chapter 309
AB 845	Maienschein	Continuing education: physicians and surgeons: maternal mental health	This bill requires the Medical Board of California, in determining its continuing education requirements for licensed physicians and surgeons, to consider including a course in maternal mental health.	Chapter 220
AB 949	Medina	Unsafe used tires: installation	This bill prohibits an automotive repair dealer from installing an unsafe used tire, as defined, on a motor vehicle for use on a highway.	Chapter 266
AB 973	Irwin	Pharmacies: compounding	This bill requires the compounding of drug preparations by a pharmacy to be consistent with standards established in the current version of the United States Pharmacopoeia National Formulary, including relevant testing and quality assurance.	Chapter 184
AB 1018	Frazier	Real estate appraisers	This bill clarifies that a home inspector shall not give an opinion on valuation of a property and that the law regulating home inspectors does not exempt a home inspector from the law regulating real estate appraisers, and that a licensed real estate appraiser performing a real estate appraisal shall not engage in the activity of a home inspector.	Chapter 267
AB 1032	Quirk	Ticket sellers: equitable ticket buying process: use or sale of services	This bill clarifies existing prohibitions under the Ticket Sellers Act that are to benefit ticket buyers who are intended "event attendees," as defined, and expands prohibited conduct to include the use or sale of services to circumvent security measures, access control systems or other control or measures, as specified.	Chapter 105
AB 1264	Petrie-Norris	Medical Practice Act: dangerous drugs:	This bill clarifies that the requirement for an appropriate prior examination does not require a synchronous interaction between a licensee and a patient	Chapter 741

		appropriate prior examination	for purposes of prescribing, furnishing or dispensing self-administered hormonal contraceptives to a patient using a self-screening tool.	
AB 1291	Jones-Sawyer	Adult-use cannabis and medicinal cannabis: license application: labor peace agreements	This bill requires a cannabis-license applicant with less than 20 employees that has not yet entered into a labor peace agreement, to provide a notarized statement that it will enter into, and abide by, the terms of a labor peace agreement within 60 days of employing its 20th employee.	Chapter 826
AB 1340	Chiu, Bauer-Kahan, Berman, Eggman, Low, McCarty	Private postsecondary education: California Private Postsecondary Education Act of 2009: labor market outcome data reporting	This bill requires institutions regulated by the Bureau for Private Postsecondary Education (BPPE) to report identifying, program enrollment, and loan debt information to BPPE; authorizes BPPE to match student information with wage data provided by the Employment Development Department; and requires BPPE to make information available on its Web site when the Director of the Department of Consumer Affairs certifies that an updated information technology system is capable of processing data.	Chapter 519
AB 1344	Bauer-Kahan, Berman, Chiu, Eggman, Low, McCarty	Private postsecondary education: California Private Postsecondary Act of 2009	This bill replaces, beginning 7/1/22, current requirements for the information out-of-state institutions are required to provide the Bureau for Private Postsecondary Education (BPPE) if they enroll California students in online programs, with the same and expanded information requirements, specifically adding adverse actions to the list of information that has to be provided; and authorizes the BPPE to place these out-of-state private postsecondary institutions on a probationary status and revoke authorization to enroll California students.	Chapter 520
AB 1346	Medina, Bauer-Kahan, Berman, Chiu, Eggman, Low, McCarty	Postsecondary education: California Private Postsecondary Education Act of 2009: Student Tuition Recovery Fund	This bill expands the definition of economic loss to include all amounts paid by a student to the institution, any amounts paid in connection with attending the institution, and all principal, interest, and charges of any kind for any loan incurred by the student to pay these amounts and expands Student Tuition Recovery Fund (STRF) eligibility to students residing in California and attending a campus of a Corinthian Colleges, Inc., institution on or after 1/1/10.	Chapter 521
AB 1518	Chu	Student athletes: contracts	This bill authorizes a student athlete to enter into a contract with an athlete agent without losing their status as a student athlete, if the contract complies with the policy of the student athlete's educational institution and the bylaws of the National Collegiate Athletic Association.	Chapter 222
AB 1519	Low	Healing arts	This bill extends the operations of the Dental Board of California until 1/1/24; and makes other changes to the Dental Practice Act.	Chapter 865

AB 1520	Low	Court Reporters Board of California	This bill extends the sunset date for the Court Reporters Board (CRB) by four years until 1/1/24; prohibits the CRB from issuing a certification for voice writing, as specified; and requires the CRB to produce a specified report on the transcript reimbursement fund.	Chapter 463
AB 1521	Low	Accountancy: California Board of Accountancy	This bill extends the sunset date of the Board of Accountancy and its authority to appoint an executive officer by four years; revises the Board's authority related to reviewing administrative action by federal or foreign governments for purposes of licensure; and sets the biennial renewal fee at \$250 and raises the biennial renewal fee cap to \$280.	Chapter 359
AB 1522	Low	Board for Professional Engineers, Land Surveyors, and Geologists: licensees	This bill extends the sunset date for the Board of Professional Engineers, Land Surveyors, and Geologists and its authority to appoint an executive officer until 1/1/24; authorizes the Board to take enforcement actions against a geologist-in-training certificate; and continues disciplinary authority.	Chapter 630
AB 1523	Low	State Athletic Commission	This bill extends the operation of the California State Athletic Commission until 1/1/24; and authorizes the Commission to employ a chief athletic inspector and assistant chief athletic inspector.	Chapter 464
AB 1529	Low	Cannabis vaporizing cartridges: universal symbol	This bill requires a cannabis cartridge and integrated cannabis vaporizers to bear a universal symbol that must be at least one-quarter inch wide by one-quarter inch tall and either engraved, affixed with a sticker, or printed in black and white.	Chapter 830
AB 1540	Holden	Music therapy	This bill establishes the Music Therapy Act and prohibits an individual from using the title "Board Certified Music Therapist" without meeting specified qualifications.	Chapter 167
AB 1553	Fong	Animal impoundment	This bill updates outdated terminology in provisions of law governing (1) the seizure, rescue, adoption, and euthanasia of abandoned or surrendered animals by animal shelters and rescue organizations; (2) the regulation of dangerous or vicious dogs; and (3) the regulation and licensing of dogs.	Chapter 7
AB 1565	Quirk	Stray cats: adoption: kittens	This bill authorizes a shelter to make a kitten under eight weeks of age that is believed to be unowned to be available for adoption immediately.	Chapter 8
AB 1622	Carrillo	Family physicians	This bill adds "family physicians" to various statutes.	Chapter 632

AB 1651	Medina	Licensed educational psychologists: supervision of associates and trainees	This bill authorizes a licensed educational psychologist to supervise an applicant for licensure, an associate, an intern, or a trainee under the Licensed Marriage and Family Therapist Act, the Clinical Social Worker Practice Act, and the Licensed Professional Clinical Counselor Act, as specified.	Chapter 321
AB 1723	Wood	Pharmacy: clinics: purchasing drugs at wholesale	This bill updates pharmacy code relating to the purchase of drugs at wholesale to reflect that clinics operated by a primary care community or free clinic may be open up to 40 hours per week.	Chapter 323
SB 64	Chang	Dogs and cats: microchip implants	<p>This bill requires a public animal control agency or shelter, as specified, to microchip a dog or cat with current information before releasing a dog/cat to an owner seeking to reclaim it, or adopt out, sell, or give away to a new owner; allows a shelter or rescue group that does not have microchipping capability on location to enter into an agreement with the owner or new owner to present proof, within 30 days, that the dog/cat is microchipped; and requires the shelter or rescue group to verify that the dog/cat are microchipped before releasing, adopting out, selling, or giving away the animal.</p> <p><i>VETO message: "I am supportive of the important objective of this legislation to reunite more pets with their families and thereby decrease the number of euthanized animals in California. However, by requiring microchipping as a condition of reclaiming a pet, this bill has the unintended consequence of creating a burden for those who may already be struggling with the basic costs of caring for their pets and thereby do not have the financial capacity to pay for the microchip implant and the annual fees."</i></p>	Vetoed
SB 143	Skinner	Junk dealers and recyclers: nonferrous material: payment by general use prepaid cards	This bill authorizes general use prepaid cards (general use card) as a form of payment junk dealers or recyclers may provide for nonferrous material; requires the junk dealer or recycler to pay any one-time or initial use fees associated with the card; and prohibits specified fees from being charged to the general use card.	Chapter 243
SB 159	Wiener	HIV: preexposure and postexposure prophylaxis	This bill authorizes a pharmacist to initiate and furnish HIV preexposure prophylaxis and postexposure prophylaxis, as specified.	Chapter 532
SB 185	McGuire	Cannabis: marketing	This bill prohibits the use of an appellation of origin or similar-sounding word unless the cannabis or cannabis product meets the appellation of origin requirement guidelines.	Chapter 841

SB 245	Chang	Public animal shelters: adoptions: veterans	This bill prohibits a public animal shelter from charging an adoption fee for a dog or cat if the person adopting the animal presents a current and valid driver's license or identification card with the word "VETERAN" printed on its face, as specified, and authorizes a public animal shelter to limit the number of dogs and cats adopted from that public animal shelter by an eligible veteran to one dog and cat each six-month period.	Chapter 205
SB 334	Pan	Healing arts: clinical laboratories	This bill requires the Department of Public Health, by 1/1/22, to establish a streamlined education and training program for a medical laboratory technician to become a clinical laboratory scientist.	Chapter 144
SB 339	Jones	Engineers, land surveyors, and geologists and geophysicists: nondisclosure agreements: reporting	This bill specifies that if a licensed land surveyor, engineer or geologist is retained as an expert witness and enters into a nondisclosure agreement, that agreement cannot be construed to prevent the licensee from reporting a potential violation of the practice act to the Board for Professional Engineers, Land Surveyors and Geologists, as specified.	Chapter 145
SB 377	McGuire	Juveniles: psychotropic medications: medical information	This bill creates a process for a ward or dependent child or their attorney to provide authorization for the Medical Board of California to review their medical information to determine whether there is excessive prescribing of psychotropic medication inconsistent with the standard of care.	Chapter 547
SB 385	Jones	Private Investigator Act	This bill requires the Bureau of Security and Investigative Services to issue an enhanced photo identification card to licensees upon issuance or renewal beginning 1/1/21, as specified; deletes a provision allowing the unlicensed practice of private investigation to be punished as an infraction; and exempts trained peace officers from additional training requirements.	Chapter 326
SB 391	Monning	Household Movers Act: enforcement: special investigators and supervising special investigators	This bill authorizes a person employed as a special investigator or supervising special investigator by the Bureau of Household Goods and Services to issue a written notice to appear in court, as specified.	Chapter 210
SB 425	Hill	Health care practitioners: licensee's file: probationary physician's and surgeon's certificate: unprofessional conduct	This bill requires every health care facility in the state, health care service plans, or other entities with any arrangement authorizing a licensed health care professional to provide care for patients (such as postsecondary educational institutions), to report allegations of sexual abuse and sexual misconduct made against a licensed health care professional by a patient, if the patient makes the allegation in writing, to the licensee's licensing board, within 15 days of receiving the written allegation of sexual abuse or sexual misconduct; and	Chapter 849

			makes other changes related Medical Board of California disciplinary action and enforcement.	
SB 569	Stone	Controlled substances: prescriptions: declared local, state, or federal emergency	This bill establishes prescription content requirements for a pharmacist to furnish a controlled substance without a standard prescription form during a declared state of emergency.	Chapter 705
SB 595	Bradford	Cannabis: state licensing fee waivers: needs-based applicants and licensees: local equity applicants and licensees	This bill requires a cannabis licensing authority to develop and implement a program by 7/1/20, that provides a fee deferral or fee waiver to obtain or renew a license for a needs-based applicant or licensee, as specified, contingent upon an appropriation in the annual Budget Act or another statute.	Chapter 852
SB 606	Glazer	Professions and vocations	This bill provides for a review of the Cemetery and Funeral Bureau by the appropriate policy committees of the Legislature prior to 1/1/24; extends the sunset date of the Board of Barbering and Cosmetology by one year, until 1/1/21; and extends the Governor's authority to appoint an executive officer for the Board of Vocational Nursing and Psychiatric Technicians by one year, until 1/1/21.	Chapter 375
SB 608	Glazer	Architects and landscape architects	This bill extends the operations of the California Architects Board and the Landscape Architects Technical Committee for four years.	Chapter 376
SB 609	Glazer	Professions and vocations	This bill makes various changes to the operations of the Bureau of Security and Investigative Services.	Chapter 377
SB 610	Glazer	Contractors: licensing and regulation	This bill extends the sunset date of the Contractors State License Board (CSLB) and its authority to appoint a registrar until 1/1/24; requires the CSLB to conduct a study of the contractor bond; and makes other technical and clarifying changes to the Contractors' State License Law.	Chapter 378
SB 639	Mitchell	Medical services: credit or loan	This bill prohibits all healing arts licensees, or an employee or agent of a licensee, from offering products with deferred interest provisions, and from signing patients up for medical credit cards who are under anesthesia or sedated or in treatment areas, as specified; requires licensees who accept Medi-Cal to specify what treatments are and are not covered by Medi-Cal, and explain if Medi-Cal would cover an alternate, medically appropriate service; and simplifies language in required patient notices.	Chapter 856

SB 655	Roth	Pharmacy	This bill increases the hours requirement for a pharmacy technician externship program; authorizes a reverse distributor to acquire a dangerous drug or device from a previously licensed source; updates renewal requirements for an advanced pharmacist recognition; and requires licensing fees for government entities.	Chapter 213
SB 679	Bates	Healing arts: therapists and counselors: licensing	This bill restructures the code sections outlining requirements for persons applying to be licensed marriage and family therapists (LMFTs), licensed clinical social workers (LCSWs), and licensed professional clinical counselors (LPCCs) who have out-of-state education or experience; and creates a new pathway for licensure for individuals applying to be LMFTs, LCSWs, or LPCCs who have held active and unrestricted out-of-state licenses in their respective practices for at least two years.	Chapter 380
SB 697	Caballero	Physician assistants: practice agreement: supervision	This bill revises the way physician assistants (PAs) are supervised by physicians, allowing multiple physicians and surgeons to supervise a PA; renames the supervision agreement from a delegation of services agreement to a practice agreement; eliminates the statutory requirement of medical records review; and allows, generally, supervising physician and surgeons to determine the appropriate level of supervision for PA practice.	Chapter 707
SB 786	Committee on Business, Professions and Economic Development	Healing arts	This bill makes several non-controversial, minor, non-substantive, or technical changes to various provisions pertaining to the regulatory boards of the Department of Consumer Affairs.	Chapter 456

## EDUCATION

AB 2	Santiago, Bonta, Cervantes, Chiu, Friedman, Gonzalez, McCarty, Quirk-Silva	Community colleges: California College Promise	This bill modifies the California College Promise fee waiver, relative to California Community Colleges, to authorize a student who is in the disabled student services program and is enrolled in fewer than 12 units to be deemed “fulltime,” and to include a reporting requirement.	Chapter 509
AB 16	Luz Rivas	Homeless children and youths: reporting	<p>This bill adds 1.5 positions within the California Department of Education (CDE) to fulfill duties required of the Coordinator for Education of Homeless Children, and requires the CDE to allocate funds to three county offices of education to establish technical assistance centers relative to the education of homeless children.</p> <p><i>VETO message: “I support the effort to help our homeless students succeed in school. That is why I supported increased funding in the 2019 Budget to the California Department of Education to improve the support for homeless students throughout the state. However, this bill adds additional costs which are better considered during the annual budget process.”</i></p>	Vetoed
AB 28	Obernolte	High school diplomas: State Seal of STEM	<p>This bill establishes the State Seal of Science, Technology, Engineering and Mathematics to be voluntarily affixed to the diploma or transcript of a high school graduate who has attained proficiency in science, technology, engineering, and mathematics fields.</p> <p><i>VETO message: “Ensuring employer input in the state’s workforce development system is an important aim, yet this bill would inappropriately duplicate statutory responsibilities of the California Workforce Development Board. In addition, with a plan to create a new Future of Work department underway, it would be premature to create this new unit before the new department is operational and a framework for its industry engagement efforts has been established.”</i></p>	Vetoed
AB 30	Holden	Community colleges: College and Career Access Pathways partnerships	This bill extends the College and Career Access Pathways (CCAP) program for an additional five years and simplifies the process for developing CCAP partnerships, as specified.	Chapter 510
AB 34	Ramos	Pupils: bullying and harassment prevention information	This bill requires local educational agencies, commencing with the 2020-21 school year, to provide specified bullying and harassment prevention information in a prominent location on their existing Internet Web site.	Chapter 282

AB 48	O'Donnell, Glazer	Education finance: school facilities: Public Preschool, K-12, and College Health and Safety Bond Act of 2020	This bill authorizes \$15 billion for the construction and modernization of public preschool, K-12, community college, University of California, and California State University facilities to be placed on the 3/3/20 primary ballot.	Chapter 530
AB 130	Low, Eggman	Postsecondary education: Higher Education Performance, Accountability, and Coordination Commission	<p>This bill establishes the Higher Education Performance, Accountability and Coordination Commission as the state's independent postsecondary education coordination and agency.</p> <p><i>VETO message: "I have long been concerned that our state's higher education systems operate in silos to the detriment of our state's long-term educational and economic health. California must set statewide goals in the areas of access, affordability and success in higher education. To that end, I launched the Governor's Council for Post-Secondary Education to encourage collaboration between systems and to make recommendations to the administration in an advisory capacity. The Council is charged with examining issues relating to future capacity, enrollment, planning, community college transfers, and general education and coordination at the state and regional levels. Additionally, the 2019-2020 budget included funds to begin the work of building a longitudinal data system to better track student outcomes and increase the alignment of our educational system to the state's workforce needs. While the intention of this bill is laudable, it is premature to launch a new state body with these aforementioned efforts underway."</i></p>	Vetoed
AB 197	Weber	Full-day kindergarten	<p>This bill requires every school within a school district or charter school to implement at least one full-day kindergarten program.</p> <p><i>VETO message: "Enrollment in full-day kindergarten has grown for more than a decade. Some school districts opt for part-day programs due to facilities constraints. In order to address this limitation, the 2019 Budget Act includes \$300 million one-time non-Proposition 98 General Fund specifically for facilities construction designed to expand full-day kindergarten offerings. While I support increased access to full-day kindergarten, I cannot sign this bill as it would impose new costs outside the budget."</i></p>	Vetoed
AB 239	Salas	Community colleges: registered nursing programs	This bill extends, by five years from 1/1/20, to 1/1/25, the sunset on the authorization granted a community college to admit students to a registered nursing program that determines that the number of applicants exceeds its capacity in accordance with the prescribed procedure.	Chapter 83

AB 258	Jones-Sawyer	Pupil health: School-Based Pupil Support Services Program Act	<p>This bill establishes the School-Based Pupil Support Services Program to increase in-school support services to pupils by appropriating funding from the Youth Education, Prevention, Early Intervention and Treatment Account.</p> <p><i>VETO message: "This [bill] would authorize the Department of Health Care Services (DHCS) to redirect cannabis tax funds generated under Proposition 64 to in-school support services grant for local educational agencies, administered by the California Department of Education. I support increased access to mental health prevention, early intervention, and support programs in schools, which is why I worked with the Legislature to provide an additional \$50 million for those programs. While well intentioned, this bill, however, attempts to change the fund allocation process specified by Proposition 64. DHCS has already directed these funds toward expanding access to child care, which is one of our shared priorities and a commitment reflected in this year's budget deal. Additionally, Proposition 64 does not authorize the Legislature to modify the fund allocation process by July 1, 2028."</i></p>	Vetoed
AB 272	Muratsuchi	Pupils: use of smartphones	<p>This bill provides that a student shall not be prohibited from possessing or using a smartphone under specified circumstances, and authorizes governing bodies to adopt a policy to limit or prohibit the use of smartphones by students while at school.</p>	Chapter 42
AB 354	Quirk-Silva	School meals: free or reduced-price meals	<p>This bill (1) requires school districts, county offices of education, and charter schools, that do not participate in a federal school meal programs, to provide adequate space for pupils to consume meals; (2) requires those local educational agencies (LEAs) to report to the California Department of Education (CDE) the alternative meal program each of its schoolsites will follow to ensure that each needy pupil is provided with a free or reduced-price meal; and (3) requires CDE, commencing with the 2021–22 school year, to conduct onsite reviews of schoolsites of those LEAs to verify compliance with federal nutrition requirements.</p> <p><i>VETO message: "Current law already requires school districts and county offices of education to provide each student in need one nutritionally adequate free or reduced-priced meal during the school day. AB 1871 (Chapter 480, Statutes of 2018), required charter schools to provide each student in need with a nutritionally adequate free or reduced-price meal each school day. I have not seen evidence of widespread disregard for these requirements that warrants such a prescriptive approach. This bill would impose substantial ongoing costs, a matter that should be considered within the state budget process, where the Administration and Legislature can balance the competing demands with</i></p>	Vetoed

			<i>limited resources. I have directed my Department of Finance to develop options to expand access to free and reduced-price meal programs. I look forward to working with you in next year's budget to improve this important program."</i>	
AB 356	Santiago	Los Angeles Community College District: best value procurement: pilot program	This bill provides for a five-year pilot program for the Los Angeles Community College District to use best value procurement for projects over \$1 million.	Chapter 173
AB 381	Reyes	Postsecondary education: sexual assault and sexual violence prevention training: intimate partner and dating violence	This bill requires outreach programming that is part of every incoming postsecondary education institution student's orientation to include informing students about specific topics relating to intimate partner and dating violence.	Chapter 87
AB 413	Jones-Sawyer	Education: at-promise youth	This bill changes the term "at-risk" to "at-promise" to describe youth in various sections of the Education Code and Penal Code.	Chapter 800
AB 463	Cervantes	Community colleges: faculty members: loan forgiveness	This bill (1) requires that the Community College Chancellor's Office develop materials to increase awareness of the Public Service Loan Forgiveness program for faculty; (2) requires a community college district to annually provide an enrolled faculty member with notice of renewal and a copy of the employment certification form required to be completed for purposes of the program, with the employer portion of the form already completed; and (3) requires a community college district to make specified determinations relating to the work completed by faculty members for purposes of the program.	Chapter 512
AB 493	Gloria	Teachers: lesbian, gay, bisexual, transgender, queer, and questioning pupil resources and training	This bill requires all public schools to provide online training at least once every two years to teachers for the support of lesbian, gay, bisexual, transgender, queer, and questioning students.	Chapter 775
AB 500	Gonzalez	School and community college employees: paid maternity leave	This bill requires that school districts, charter schools, and community colleges provide at least six weeks of full pay for pregnancy-related leave of absence taken by certificated, academic, and classified employees.  <i>VETO message: "Providing every California worker with paid family leave is a noble goal and a priority for my administration. However, this bill will likely result in annual costs of tens of millions of dollars that should be considered as part of the annual budget process and as part of local collective bargaining. Moreover, this proposal should be considered within the broader context of the</i>	Vetoed

			<i>Paid Family Leave Task Force, which is assessing increased paid family leave for all of California's workers."</i>	
AB 514	Medina	Trustees of the California State University: student members	This bill increases the voting rights of the student members of the California State University Board of Trustees by removing the non-voting status of one of the two student members, thereby giving both students voting rights.	Chapter 61
AB 521	Berman	Physicians and surgeons: firearms: training	This bill requires, to the extent the Regents of the University of California (UC) adopt a resolution making this requirement applicable, the UC Firearm Violence Research Center at UC Davis to develop multifaceted education and training programs for medical and mental health providers on the prevention of firearm-related injury and death.	Chapter 728
AB 525	Luz Rivas	Teacher credentialing	This bill allows individuals seeking a special education or pupil personnel services teaching credential to hold a baccalaureate degree in education.	Chapter 427
AB 540	Limón	Postsecondary education: student financial aid: California Dreamer Service Incentive Grant Program	This bill changes the name of the Cal Grant B Service Grant Program to the California Dreamer Service Incentive Grant Program and requires that organizations at which service hours are being performed to have been established for a minimum of two years.	Chapter 513
AB 543	Smith	Education: sexual harassment: written policy: posters	This bill requires public schools serving grades 9-12 to create and prominently display a poster that notifies its pupils of their sexual harassment policy; and extends the existing requirement for educational institutions to provide a written copy of its sexual harassment policy to require that continuing pupils also receive this information (in addition to new students).	Chapter 428
AB 595	Medina	Community colleges: apprenticeship programs	This bill authorizes the use of an individual tax identification number for purposes of conducting background checks required by class or program for a student enrolled in a community college apprenticeship or internship training program who does not have a social security number.	Chapter 176
AB 605	Maienschein	Special education: assistive technology devices	This bill requires local educational agencies to allow students the use of school-purchased assistive technology devices at the student's home or in other settings if the student's individualized education plan team determines that the device is needed.	Chapter 228
AB 612	Weber	CalFresh: Restaurant Meals Program: college students	This bill expands the existing authority for the Department of Social Services to enter into a memorandum of understanding to prevent hunger among college students who are homeless to include the California Community Colleges	Chapter 804

			(CCCs); and expands participation in the CalFresh Restaurant Meals Program to include qualifying food facilities that are located on a campus of the CCCs.	
AB 624	Gabriel	Pupil and student health: identification cards: sexual assault hotline and reproductive health care telephone numbers	<p>This bill requires public and private schools that serve grades 7-12, and public and private institutions of higher education, that issue student identification cards to print on either side of the cards the telephone numbers for the National Sexual Assault Hotline, and the National Domestic Violence Hotline.</p> <p><i>VETO message: "I signed Senate Bill 316 (Chapter 270, Statutes of 2019), which requires schools to list the National Domestic Violence Hotline on student identification cards because I support giving teens and young adults access to resources not readily available in school. I do not support, however, burdening schools with the job of investigating local reproductive health agencies as the bill would require. There are many agencies across this state that refuse to give women information about all of their reproductive health care options, and I am not persuaded that schools have the appropriate expertise to decide which of these organizations they should direct their students to. Furthermore, I believe the time and money that would be spent on this activity would be better used improving teaching and learning as well as meeting the existing requirements of the California Healthy Youth Act."</i></p>	Vetoed
AB 695	Medina	Community college facilities: design-build contracts	This bill extends the authority for community college districts to enter into design-build public works contracts.	Chapter 492
AB 697	Ting, McCarty	Postsecondary education: reports: preferential treatment: students related to donors or alumni	This bill requires, by June 30 of each year from 2021 to 2024, the trustees, the regents, and the appropriate governing bodies of each independent institution of higher education that is a qualifying institution as defined under the Cal Grant Program that provides preferential treatment in admissions to applicants with a relationship to donors or alumni, to annually report information about those admissions to the Legislature.	Chapter 514
AB 703	Weber	Public postsecondary education: fee waivers for exonerated persons	This bill prohibits the University of California, the California State University and the California Community Colleges from collecting mandatory systemwide fees or tuition to exonerated persons, as defined.	Chapter 436
AB 706	Low	Community colleges: academic employees	This bill removes circumstances for which an academic employee of a community college district of at least one school year is entitled to transfer accrued leave to another district.	Chapter 100

AB 709	Bonta	School districts: governing boards: pupil members	This bill authorizes the governing board of a school district to award a student member elective course credit for serving on the board, and prohibits student members from being considered members of the governing board for purposes of the Ralph M. Brown Act.	Chapter 437
AB 710	Cervantes	Postsecondary education: cost of attendance: fiscal matters	<p>This bill establishes the Housing Cost of Attendance Act and requires an institution in the California Community Colleges, California State University, or the University of California systems and an independent and private postsecondary institution to use the specified items in its calculation of a full-time student's cost-of-attendance.</p> <p><i>VETO message: "I share the goal of equipping students and their families with the most accurate and consistent information surrounding full cost of attendance across college and university campuses. However, the educational institutions affected by the bill are already providing much of this information to prospective students. In addition, this bill requires the use of data points that may not be reflective of the true costs of attendance while ignoring data that could be more informative."</i></p>	Vetoed
AB 711	Chiu	Pupil records: name and gender changes	This bill requires local educational agencies (LEAs) to update and reissue the school records of a former pupil in order to reflect the former pupil's updated and correct legal name and/or gender if the LEA receives government-issued documentation that the former pupil's legal name and/or gender has been changed.	Chapter 179
AB 743	Eduardo Garcia	Pupil health: self-administration of prescribed asthma medication	This bill requires a school district to accept the written statement from a physician who is contracted with a binational health plan for the purposes of authorizing a pupil to carry and self-administer prescribed inhaled asthma medication that the pupil needs to administer during the regular schoolday.	Chapter 101
AB 751	O'Donnell	Pupil assessments: Pathways to College Act	<p>This bill requires the Superintendent of Public Instruction to approve one or more nationally recognized high school assessments that a local education agency may, at its own discretion, administer in lieu of the grade 11 Smarter Balanced Summative Assessment, commencing with the 2021-22 school year.</p> <p><i>VETO message: "Encouraging student access to college and reducing the student testing burden in high school are laudable goals. However, I am concerned that replacing the state's high school assessment with the Scholastic Aptitude Test (SAT) or American College Test (ACT) will have the opposite effect. Specifically, their use exacerbates the inequities for underrepresented students, given that performance on these tests is highly correlated with race and</i></p>	Vetoed

			<p><i>parental income, and is not the best predictor for college success. It is important to remember that over the last several years California has made great strides towards establishing a coherent accountability system. Measuring how students throughout the state perform on our state's assessments, including the grade 11 assessment, provides critical information to students, families, educators, and our state. Finally, our K-12 system and public universities continue to discuss the potential for using of California's grade 11 state assessment for college admissions or eligibility purposes in the future. This would be a better approach to improving access to college for underrepresented students and reducing 'testing fatigue'."</i></p>	
AB 773	Gonzalez	Voter education: high school pupils	<p>This bill establishes that the months of January and September shall be recognized as "Voter Education Months;" and requires the Secretary of the State, in coordination with the Superintendent of Public Instruction, to develop voter educational programming for local educational agencies to implement as a presentation to pupils in grade 12 at the school site.</p> <p><i>VETO message: "The State has already made a significant investment to increase turnout among young voters, and there is evidence that these efforts are working. The Secretary of State's Office reported that in 2018 there was a significant increase in turnout for voters ages 18-22. Rather than imposing a prescriptive requirement that imposes a one-size-fits-all requirement on each high school, I would prefer that the Secretary of State and the Superintendent of Public Instruction continue their coordination to help register and preregister young people to vote."</i></p>	Vetoed
AB 776	Kalra	Education data: pupil identifiers: early childhood education programs	<p>This bill (1) requires the California Department of Education, in consultation with the California Health and Human Services Agency, no later than 1/1/21, to establish a process by which early childhood education (ECE) data for children that are enrolled in eligible ECE programs is linked to the California Longitudinal Pupil Achievement System (CALPADS) when the child receives a statewide student identifiers (SSID); and (2) authorizes a local educational agency (LEA) to request an SSID for children enrolled in ECE programs and requires those SSIDS to be submitted to the CALPADS.</p> <p><i>VETO message: "I support the intention of this bill, and I believe there is a need for additional data in early childhood policymaking. However, we should build on our strong ongoing efforts in this space rather than starting anew. The action proposed by this bill should be part of ongoing efforts to better integrate existing data. Moreover, any assessment of a potential comprehensive early childhood data system should take place in the context of the Master Plan for</i></p>	Vetoed

			<i>Early Learning and Care and the recently established Early Childhood Policy Council.”</i>	
AB 806	Bloom	Postsecondary education: homeless and former homeless youth	This bill (1) eliminates the 1/1/20 sunset date on the granting of priority enrollment for homeless students in the California State University and community colleges; (2) extends this priority to formerly homeless youth, thereby extending priority enrollment for homeless and formerly homeless students into perpetuity; and (3) extends to former homeless youth several benefits and protections that are currently afforded to current and former foster youth and currently homeless students.	Chapter 163
AB 809	Santiago	Public postsecondary education: child development programs: priority enrollment: Title IX protection: pregnancy and parental status	This bill requires public postsecondary educational institutions to notify, as specified, pregnant or parenting students of protections provided by Title IX; and encourages child development programs established by the public postsecondary educational institutions to give priority to children of students who are single parents.	Chapter 265
AB 829	Bloom, Gipson	California State University: Doctor of Occupational Therapy Program	This bill authorizes the California State University to establish Doctor of Occupational Therapy degree programs that are distinguished from doctoral degree programs at the University of California.	Chapter 183
AB 842	Limón, Eggman	Child nutrition: school, childcare, and preschool meals	<p>This bill (1) requires each part-day California state preschool program (CSPP) to provide at least one nutritious meal per program day; (2) requires each full-day CSPP to provide at least two nutritious meals or two snacks and one nutritious meal per program day; and (3) requires each school district, county office of education, and charter school, that maintains a childcare and development program, to provide at least one nutritionally adequate free or reduced-price meal to each needy child.</p> <p><i>VETO message: “Providing nutritious meals in child care and preschool settings is an important feature of ensuring our youngest children get a healthy start in life, and is currently required of providers who participate in the state’s subsidized child care system. However, this bill places stricter requirements on our preschools and day care providers without fully considering the additional costs it would place on them. While federal and state reimbursement programs may offset a portion of these costs, it is unclear whether many providers can readily access those programs. Moreover, this bill creates ongoing costs in the low millions of dollars and should be considered in the annual budget process. California is in the process of taking a much-needed holistic look at our early learning and care system. It is premature to saddle additional requirements on</i></p>	Vetoed

			<i>these providers until the state understands the true cost of care, including the cost of the nutrition requirements placed on providers.”</i>	
AB 852	Burke, Weber	Pupil instruction: academic content standards: update of adopted standards	This bill establishes a process for the regular revision of academic content standards prior to the revision of curriculum frameworks.  <i>VETO message: “I do not support shifting this responsibility away from the State Board of Education or further complicating the current process.”</i>	Vetoed
AB 853	Smith	Student financial aid: Golden State Scholarshare Trust Act	This bill authorizes the Scholarshare Investment Board to make payments to third parties, in addition to institutions of higher education, on behalf of program beneficiaries, and makes conforming changes.	Chapter 17
AB 943	Chiu	Community colleges: Student Equity and Achievement Program funds	This bill authorizes the use of funding from the California Community Colleges the Student Equity and Achievement Program for emergency student financial assistance to help an eligible student overcome unforeseen financial challenges that would directly impact the student’s ability to persist in the student’s course of study.	Chapter 515
AB 947	Quirk-Silva	Visually impaired pupils: expanded core curriculum	This bill establishes an expanded core curriculum for students who are blind, have low vision, or are visually impaired and authorizes local educational agencies to consider the expanded core curriculum when developing students’ individualized education programs.	Chapter 778
AB 963	Petrie-Norris	Public postsecondary education: Student Civic and Voter Empowerment Act	This bill establishes the Student Civic and Voter Empowerment Act to be administered by the Secretary of State, which requires each campus of the California Community Colleges and the California State University, to provide students with specified civic and election dates and information, and designate one person per campus as a Civic and Voter Empowerment Coordinator.	Chapter 559
AB 967	Smith	Local control and accountability plans	This bill applies various Local Control and Accountability Plan (LCAP) requirements that currently apply to school districts and county offices of education to charter schools; and requires charter school LCAPs to be reviewed and approved by charter school authorizers.  <i>VETO message: “This year’s education budget trailer bill included several provisions that increase transparency around charter school LCAPs. These reforms will be in effect for the first time as charter schools develop their LCAPs this spring. This bill imposes additional requirements on charter schools beyond what was reflected in the final 2019-2020 budget and other measures signed</i>	Vetoed

			<i>into law this year. I believe the recently enacted changes should be given a chance to work before these additional requirements should be considered.”</i>	
AB 982	Holden	Pupils: homework assignments for suspended pupils	This bill requires a teacher, upon the request of a parent, a legal guardian or other person holding the right to make educational decisions for a pupil, or the affected pupil, to provide homework to the pupil who has been suspended for two or more schooldays, and requires a charter school petition to include procedures to require the same.	Chapter 779
AB 988	Berman	Teacher credentialing: out-of-state prepared teachers: education specialist credential	This bill allows an out-of-state prepared candidate for the education specialist credential to demonstrate their area of concentration based on two years of experience in California, while the candidate holds a Preliminary credential.	Chapter 103
AB 1000	Cervantes	Student safety	This bill requires the governing boards of each community college district, the Trustees of the California State University, the Board of Directors of the Hastings College of the Law, and the Regents of the University of California to annually review their written procedure or protocols relating to sexual assault, and to update them as necessary in collaboration with sexual assault counselors and student, faculty, and staff representatives.	Chapter 125
AB 1051	Smith	Community colleges: temporary faculty members: clinical nursing faculty	This bill eliminates the sunset on the authority of California Community College districts to exempt part-time community college nursing faculty from the part-time faculty course load cap of 67% thereby making the exemption permanent; and requires the colleges using the exemption and the California Community College Chancellor’s Office to report annually on the exemption.	Chapter 234
AB 1062	Limón	Pupil instruction: community emergency response training	This bill authorizes the governing board of a school district, if it requires the completion of community service hours as a high school graduation requirement from high school, to provide a pupil with credit towards the community service hours required for graduation commensurate with the hours required for completion of a course in community emergency response training.	Chapter 70
AB 1075	Holden	California State University: speech-language pathologist programs	This bill requires the Chancellor of the California State University to allocate funds to campus speech-language pathologist programs to expand enrollment in those programs.  <i>VETO message: “Although I am supportive of the underlying goal of the appropriation, increasing enrollment in California State University speech-language pathologist programs, the CSU Board of Trustees should have the</i>	Vetoed

			<i>flexibility to determine the most appropriate administrative approach to providing these funds to campuses. Moreover, by requiring the CSU to implement and administer a competitive grant program to award these funds, this bill may result in General Fund cost pressures that were not included in the 2019 Budget Act."</i>	
AB 1085	McCarty	After school programs: substance use prevention: funding: cannabis revenue	<p>This bill (1) encourages After School Education and Safety programs, the 21st Century Community Learning Centers programs, and the 21st Century High School After School Safety and Enrichment for Teens programs to establish programs that are designed to educate about and prevent substance use disorders or to prevent harm from substance abuse; (2) requires the Department of Health Care Services (DHCS) to enter into interagency agreements with the California Department of Education to administer those programs and allocate their funding; and (3) authorizes DHCS to consider selecting those programs for funding from the Control, Regulate and Tax Adult Use of Marijuana Act.</p> <p><i>VETO message: "I support increased access to after-school programs, which is why I worked with the Legislature to provide an additional \$50 million to support these programs. This bill, however, attempts to change the funding allocation process specified by Proposition 64, which does not authorize the Legislature to modify the fund allocation process prior to July 1, 2028."</i></p>	Vetoed
AB 1090	Medina	Public postsecondary education: waiver of mandatory campus-based fees	This bill expands an existing exemption from mandatory systemwide tuition and fees at the University of California, the Hastings College of Law, the California State University, and the California Community Colleges for an eligible survivor of active duty law enforcement or firefighters who died in the line of duty to also exempt these eligible survivors from mandatory campus-based fees.	Chapter 516
AB 1097	Holden	Pupil instruction: credit recovery programs: report	This bill requires the California Department of Education, by 7/1/21, to provide a report to the Governor and Legislature on credit recovery programs.	Chapter 451
AB 1127	Luz Rivas, Robert Rivas	Interdistrict attendance: prohibition on transfers by a school district of residence	This bill requires a school district of residence to approve an intradistrict transfer request for a victim of an act of bullying, and requires a school district of proposed enrollment that elects to accept an interdistrict transfer to accept all students to apply pursuant to this bill, as specified.	Chapter 781

AB 1150	Gloria	Community college districts: governing board elections: San Diego Community College District: Grossmont-Cuyamaca Community College District	This bill requires candidates for election as members of the governing boards of the San Diego Community College District and the Grossmont-Cuyamaca Community College District to file nominating papers.	Chapter 624
AB 1153	Wicks	Mandated Child Abuse Reporting Employee Training Act of 2020	This bill establishes the Mandated Child Abuse Reporting Employee Training Act of 2020, training each employee and administrator of a California Community College district who is a mandated reporter.  <i>VETO message: "While this bill is laudable, the law already requires postsecondary educational institutions, including community colleges, to inform employees of their responsibilities as mandated reporters and to obtain a signed statement from that employee acknowledging their responsibilities. The California Department of Social Services also already provides extensive and free resources for mandated reporters. Moreover, the bill creates a potentially reimbursable state mandate with ongoing Proposition 98 General Fund costs in the millions of dollars. Therefore, I am unable to sign this bill."</i>	Vetoed
AB 1172	Frazier	Special education: nonpublic, nonsectarian schools or agencies	This bill places new documentation requirements on nonpublic schools (NPS) related to their administrators and staff trainings, places new monitoring requirements on local educational agencies that enter into contract with an NPS, and places notification requirement on an NPS for any pupil-involved incident involving law enforcement.	Chapter 454
AB 1214	Melendez	School employees: training: cardiopulmonary resuscitation	This bill requires a local educational agency (LEAs) to offer a course in cardiopulmonary resuscitation (CPR) and requires a school district or charter school, if it elects to offer any interscholastic athletic program, to have personnel with a valid certification of CPR training to be present at the athletic program's on-campus activities or events at all times.  <i>VETO message: "While I support efforts to ensure the safety of students involved in local activities, the requirements of this bill exceed that goal and create new, potentially significant costs for LEAs by requiring them to make CPR training available to all school staff rather than only the staff involved with the interscholastic athletic programs."</i>	Vetoed

AB 1219	Jones-Sawyer	Teacher credentialing: certificated employee assignment monitoring	This bill requires the Commission on Teacher Credentialing to implement the State Assignment Accountability System for annual monitoring of teacher misassignments in all public schools.	Chapter 782
AB 1233	Smith	Advanced placement examinations: fees	This bill establishes a grant program, administered by the California Department of Education, for purposes of awarding grants to cover the costs of advanced placement examination fees for eligible low-income high school pupils or foster youth high school pupils.  <i>VETO message: "While I understand the Legislature's intent to promote AP testing opportunities for eligible low-income high school students or foster youth high school students, local educational agencies already have the ability to subsidize AP examination fees using their local control funding formula funds."</i>	Vetoed
AB 1234	Patterson	Standardized tests	This bill revises the calculation for the requirement for college admissions-related standardized test sponsors to disclose certain test materials from not fewer than 50% of regular test administrations, as rounded to nearest larger whole number, to 50% of regular test administrations, as rounded down to the nearest whole number.	Chapter 288
AB 1240	Weber	School accountability: local control and accountability plans: state priorities: pupil achievement	This bill revises the definition of the pupil achievement state priority for purposes of school district, county office of education, and charter school local control and accountability plans to also include the percentage of pupils who have successfully completed courses that satisfy the requirements for both (1) entrance to the University of California and the California State University and (2) career technical education sequences.	Chapter 783
AB 1278	Gabriel	Public postsecondary educational institutions: public services and programs: internet website notification	This bill requires each campus of the California State University and the California Community Colleges to include information about specified public services and programs on students' Web-based student accounts.	Chapter 517
AB 1303	O'Donnell	School facilities: Civic Center Act: direct costs	This bill extends the sunset date by five years on the authority for school districts to charge an entity a fee for the use of the school's facilities or grounds that includes the costs for a proportion of the operating and maintenance costs.	Chapter 541

AB 1307	Blanca Rubio	Student financial aid: Cal Grant program	<p>This bill creates, beginning in the 2020-21 award year, a new Cal Grant formula for nonprofit independent institutions of higher education; and provides that the formula is to be set and maintained at 80% of the sum of the General Fund share of the California State University marginal cost of instruction and the maximum Cal Grant award for tuition at the University.</p> <p><i>VETO message: "While this is a worthy measure, it creates ongoing General Fund costs in the tens of millions of dollars annually, and should be considered in the annual budget process."</i></p>	Vetoed
AB 1313	Luz Rivas	Higher education: prohibited debt collection practices	<p>This bill establishes the Educational Debt Collection Practices Act and prohibits any public or private postsecondary school from withholding a transcript for a current or former student on the grounds that the student owes debt.</p>	Chapter 518
AB 1319	Arambula, Bonta	Migrant education: pupil residency	<p>This bill requires local educational agencies to allow a migrant student to continue their education in the school of origin, regardless of any change of residence during that school year, and requires that a migrant student who is transition between schools be immediately enrolled in a new school even if the child is unable to produce records normally required for enrollment, as specified.</p>	Chapter 458
AB 1322	Berman, O'Donnell	School-based health programs	<p>This bill establishes a School-Based Health Unit within the California Department of Education (CDE) to administer and support school-based health programs operated by public schools.</p> <p><i>VETO message: "In recognition that all state agencies must work together to better support our youth, the 2019 Budget Act included \$500,000 in one-time funding to support the creation of an interagency collaborative between the Department of Education, the Department of Health Care Services, and other regional and state agencies to improve the coordination and accessibility of services and supports to our students. While this bill is well-intentioned, the creation of a school-based health unit at the CDE would be premature given this recent investment."</i></p>	Vetoed
AB 1354	Gipson	Juvenile court school pupils: joint transition planning policy: individualized transition plan	<p>This bill requires county offices of education to ensure that a student enrolled in a juvenile court school for more than 20 school days has an individualized transition plan and access to specified educational records upon release.</p>	Chapter 756

AB 1383	McCarty	Public postsecondary education: admission by exception	This bill establishes a process in statute for the University of California (UC) and the California State University (CSU) to use in granting admissions by exception by prohibiting a UC or CSU campus from admitting a student by admissions by exception unless the student's admission has been approved by a minimum of three senior campus administrators, as specified.	Chapter 522
AB 1393	Weber, Arambula	Pupil instruction: model curriculum: Laotian history and cultural studies	This bill adds Laotian history and cultural studies to the forthcoming model curriculum in Hmong history and cultural studies that the Instructional Quality Commission is required to develop and submit to the State Board of Education (SBE) by 12/31/23, and that the SBE is required to adopt, modify, or reject by 3/31/24; and deletes the requirement for the SBE to provide written rationale if it modifies the model curriculum.  <i>VETO message: "While I appreciate the interest in addressing a gap in prior legislation, I remain concerned that the current process is piecemeal and fragmented, as the adoption of the ethnic studies model has displayed. Before we move forward with additional model curricula, I believe a review of the existing process is necessary to support reforms needed so that our schools can provide instruction in a manner that reflects and honors the experiences of all Californians."</i>	Vetoed
AB 1504	Medina	Community colleges: student representation fee: statewide community college student organization: goals	This bill modifies the process for adopting the student representation fee at a community college; and eliminates the authorization to hold a campus election to establish the fee or terminate the fee assessed on students and instead requires direct collection of that fee for purposes prescribed by current law.	Chapter 523
AB 1505	O'Donnell, Bonta, McCarty, Smith	Charter schools: petitions and renewals	This bill makes various changes relating to charter school authorizations, appeals, and renewals, clarifies the teacher credentialing requirements of charter schools teachers, and places a two-year moratorium on nonclassroom-based charter schools.	Chapter 486
AB 1507	Smith, McCarty, O'Donnell	Charter schools: location: resource center	This bill eliminates the authorization for a charter school to be located outside the boundaries of their authorizer and allows a nonclassroom-based charter school to establish one resource center within the jurisdiction of the school district where the charter school is located, as specified.	Chapter 487
AB 1558	Ramos	Apprenticeship programs: career fairs	This bill requires local educational agencies planning to hold a college or career fair to notify each apprenticeship program in the same county.	Vetoed

			<i>VETO message: "Many schools and school districts already include apprenticeship programs as part of their career fair outreach. While the intentions of this bill are commendable, this bill is could result in additional costs to schools, which are already under significant financial stress."</i>	
AB 1573	Holden	Collegiate athletes: Student Athlete Bill of Rights	This bill, within the Student Athlete Bill of Rights, (1) requires institutions of higher education to provide student athletes with specified information, including information detailing certain rights; (2) authorizes institutions of higher education to establish a degree completion fund; and (3) prohibits institutions of higher education from intentionally retaliating against a student athlete, as specified.	Chapter 382
AB 1578	Luz Rivas	School Pavement to Parks Grant Program	This bill establishes the School Pavement to Parks Grant Program to assist schools located in disadvantaged communities to convert existing pavement to green space.  <i>VETO message: "While I support an integrated and cohesive effort to make parks and greenspaces accessible to all throughout our State, and to that end signed Assembly Bill 209, I cannot support the creation of these stand-alone grant programs."</i>	Vetoed
AB 1595	Committee on Education	Elementary and secondary education: omnibus bill	This bill is the annual K-12 education policy omnibus bill, which makes technical, clarifying, conforming, and other non-controversial revisions to a number of provisions in the Education Code.	Chapter 543
AB 1645	Blanca Rubio, Reyes	Student support services: Dreamer Resource Liaisons	This bill requires the California Community Colleges and the California State University, and requests the University of California, to designate a Dreamer Resource Liaison who is knowledgeable in financial aid and other support services to assist students who qualify for the exemption from paying nonresident tuition established by AB 540 (Firebaugh, Chapter 814, Statutes of 2001); and encourages the establishment of Dream Resource Centers on each campus, as specified.	Chapter 788
AB 1658	Carrillo	Teacher credentialing: adult education: workgroup	This bill requires the Commission on Teacher Credentialing to convene a workgroup to study issues relating to adult education teacher credentialing.  <i>VETO message: "Both the CTC and the Legislative Analyst's Office (LAO) have separately convened workgroups over the past four years that reviewed the current requirements and have already made recommendations to the Legislature. The CTC's report suggested that it consider waiving some or all of the requirements for adult education instructors, and the LAO's report</i>	Vetoed

			<i>recommended that the Legislature amend the statute so that individuals no longer need a teaching credential to serve as instructors at adult schools. However, no changes have been made."</i>	
AB 1662	Ramos, Gloria	Native Americans: repatriation	This bill expands the membership of the University of California's systemwide Native American Graves Protection and Repatriation Act Implementation and Oversight Committee, from two to three voting members from a tribe located in California thereby increasing the Committee's overall membership to eight individuals (one-nonvoting).	Chapter 112
AB 1666	Reyes	The California Complete Count: local educational agencies	This bill requires the California Complete Count – Census 2020 to partner with local educational agencies to make information about the 2020 federal census available to students and parents.	Chapter 560
AB 1727	Weber	Community colleges: career development and college preparation courses	This bill allows the funding determination for career development and college preparation courses to be calculated based on either ongoing attendance counts or a census date count, as specified.  <i>VETO message: "This bill changes how enrollment in these courses is tracked and would likely increase costs by tens of millions of dollars."</i>	Vetoed
AB 1729	Smith	Pupils: attendance at community college	This bill, until January 2027, authorizes additional high school students who meet certain conditions to enroll in summer community college courses by exempting those students from counting toward the 5% enrollment cap imposed by current law.	Chapter 784
AB 1767	Ramos	Pupil suicide prevention policies	This bill requires the governing board or body of a local educational agency that serves kindergarten and grades 1-6 to adopt a policy on student suicide prevention.	Chapter 694
AB 1774	Bonta	Student financial aid: Student Aid Commission: extension of application deadlines	This bill authorizes the California Student Aid Commission to postpone an application deadline of up to 30 calendar days for any financial aid program it administers for regions that have experienced natural disasters, states of emergency or labor actions.	Chapter 524
ACR 64	McCarty	California State University and University of California: SAT and ACT	This resolution requests the Trustees of the California State University and the Regents of the University of California to conduct a study on the usefulness, effectiveness, and need for the Scholastic Aptitude Test (SAT) and the American College Test (ACT) to determine student admissions, including the evaluation of	Resolution Chapter 148

			specified matters and recommendations, and a plan, if determined to be necessary, for phasing out the use of the SAT and ACT as a basis for admission.	
AJR 2	Voepel	The federal Pell Grant Program awards	This resolution calls upon the Congress and the President of the United States to increase the maximum Pell Grant from \$6,195 to at least \$7,500.	Resolution Chapter 98
SB 126	Leyva, O'Donnell	Charter schools	This bill requires charter school governing boards to comply with a variety of the same open meeting, conflict-of-interest, and disclosure laws as traditional school district governing boards.	Chapter 3
SB 150	Beall	Student financial aid: Chafee grant awards	This bill relaxes the eligibility requirements and appellate process for recipients of the Chafee Educational and Training Vouchers award, which provides financial aid to current and former foster youth who are enrolled in qualifying institutions of higher education.	Chapter 525
SB 206	Skinner, Bradford	Collegiate athletics: student athlete compensation and representation	This bill allows, commencing on 1/1/23, college student athletes to earn compensation for the use of their own name, image, or likeness (athletic endorsements); allows student athletes to obtain professional legal representation, such as that provided by a sports agent, in relation to their college athletics; and provides protections for student athletes that elect to engage in the compensation and representation activities described therein.	Chapter 383
SB 223	Hill	Pupil health: administration of medicinal cannabis: schoolsites	This bill enacts Jojo's Act, which authorizes the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any of grades 1-12, inclusive, to adopt a policy that allows a parent or guardian of a pupil to possess and administer non-smokeable and non-vapeable medicinal cannabis to the authorized pupil at a schoolsite.	Chapter 699
SB 265	Hertzberg	Pupil meals: Child Hunger Prevention and Fair Treatment Act of 2017	This bill amends the Child Hunger Prevention and Fair Treatment Act of 2017 to require applicable local educational agencies to ensure that a pupil whose parent or guardian has unpaid meal fees is not denied a reimbursable meal of the pupil's choice because of the fact that the pupil's parent or guardian has unpaid meal fees and that the pupil is not shamed or treated differently from other pupils, thus ensuring that all students receive a reimbursable meal.	Chapter 785
SB 296	Allen	Student financial aid: immigrants seeking asylum	This bill extends eligibility for the Cal Grant program to students who are noncitizens that have filed the specified application for asylum to the same extent as citizens and other eligible noncitizens, as provided under current law.	Vetoed

			<i>VETO message: "California has progressively expanded access to financial aid and non-resident tuition for immigrant and refugee students, including in the 2019 Budget Act. This year's budget also invests in legal supports and shelter funding to assist asylum seekers, including a family reunification pilot. This proposal would impose costs on the General Fund that must be weighed in the annual budget process."</i>	
SB 316	Rubio	Pupil and student safety: identification cards: domestic violence hotline telephone number	This bill requires, commencing 10/1/20, (1) public schools, including charter schools, that serve pupils in any of grades 9 to 12, inclusive, that issue pupil or student ID cards, to print the telephone number for the National Domestic Violence Hotline on the back of those ID cards, and (2) public or private institutions of higher education, that issue pupil or student ID cards, to print the telephone number for the National Domestic Violence Hotline or a local domestic violence hotline that provides confidential support services for students that have experienced domestic violence or stalking and is available by telephone 24 hours a day on back of those ID cards.	Chapter 270
SB 328	Portantino	Pupil attendance: school start time	This bill prohibits middle schools, including those operated as charter schools, from beginning their schoolday before 8:00 a.m., and high schools, including those operated as charter schools, from beginning their schoolday before 8:30 a.m.	Chapter 868
SB 354	Durazo	California DREAM Loan Program: graduate degree programs	This bill expands, commencing with the 2020-21 academic year, eligibility for the California DREAM loan program at the California State University and University of California to a student who is enrolled in a program of study leading to a professional or graduate degree, if the student meets the other applicable qualifications.	Chapter 526
SB 366	Chang	Public postsecondary education: mandatory orientation for students	This bill requires the California State University, and requests the University of California, to provide educational and preventive information about cyberbullying to students as part of established campus orientations, at all campuses of their respective segments.	Chapter 146
SB 383	Committee on Education	Postsecondary education: omnibus bill	This bill makes technical, conforming, and non-controversial changes related to postsecondary education by (1) replacing outdated references to "homemaking" classes offered at California community colleges with "family and consumer sciences," and (2) correcting a drafting error in the definition of "Armed Forces of the United States," that is used to determine resident classification for purposes of charging tuition to members of the Armed Forces,	Chapter 77

			to reference California National Guard, rather than the California Army National Guard, thereby including all branches of the California National Guard.	
SB 390	Umberg	School safety: school security officers and security guards	This bill requires all security guards working on school and community college district campuses to complete the latest training developed by the Department of Consumer Affairs and specifies that local educational agencies must provide the training to all security guards during their regular work hours.	Chapter 475
SB 419	Skinner	Pupil discipline: suspensions: willful defiance	This bill extends, commencing 7/1/20, the permanent prohibition against suspending a pupil enrolled in kindergarten or any of grades 1 to 3 for disrupting school activities or otherwise willfully defied the valid authority of school staff to include grades 4 and 5 permanently, and to include grades 6 to 8, inclusive, until 7/1/25; and applies these prohibitions to charter schools.	Chapter 279
SB 428	Pan, Portantino	Pupil health: school employee training: youth mental and behavioral health	This bill requires the California Department of Education (CDE) to identify an evidence-based training program for local educational agencies to use to train classified and certificated school employees having direct contact with pupils in youth mental and behavioral health.  <i>VETO message: "Providing support for students facing mental health is of critical importance. Multiple public agencies beyond CDE hold a responsibility for addressing the mental health crisis impacting young people today. That is why I worked with the Legislature to appropriate \$50 million in this year's budget to create the Mental Health Student Services Act. Mental health partnerships among county mental health or behavioral health departments, school districts, charter schools and county offices of education are best positioned to address the diverse mental health needs of young people."</i>	Vetoed
SB 467	Monning	Postsecondary education: cost-of-living categories	This bill expands the type of information relative to costs of living off-campus that is currently required to be posted on the Web site for the California State University, and requested to be posted on the Web site of the University of California.	Chapter 527
SB 478	Rubio	Commission on Teacher Credentialing: membership	This bill changes the membership of the Commission on Teacher Credentialing by replacing one public member with a certificated public school human resource administrator.	Chapter 148
SB 484	Portantino	Public postsecondary education: community college transfer students	This bill requires the governing board of each community college district to direct colleges to identify and notify students who have completed an associate degree for transfer, to automatically award these students that degree and add the students to an identification system that is maintained by the California	Vetoed

			<p>Community Colleges Chancellor’s Office in a manner that is accessible to the California State University and the University of California for purposes of streamlining transfer.</p> <p><i>VETO message: “Community colleges should already be identifying and notifying students who have earned associate degrees, associate degrees for transfer, and certificates. The community colleges’ apportionments funding formula already provides fiscal incentive for them to do so. Moreover, this bill likely creates a reimbursable state mandate, thereby creating additional cost.”</i></p>	
SB 541	Bates, Portantino	School safety: lockdown drills and multioption response drills: report	This bill requires the California Department of Education (CDE) to collect, and local educational agencies to provide, data pertaining to lockdown or multioption response drills conducted at schoolsites within school districts, county offices of education and charter schools providing instructional services to pupils in kindergarten or in any of grades 1 to 12, inclusive, and requires the CDE to submit a report to the Legislature relative to that data.	Chapter 786
SB 554	Roth	Public schools: adult school students: Advanced Scholastic and Vocational Training Program	This bill allows the governing board overseeing an adult education program to admit adult school pupils pursuing a high school diploma or the equivalent as special part-time or full-time dual enrollment students.	Chapter 528
SB 568	Portantino	Public holidays: Armenian Genocide Remembrance Day	This bill authorizes Glendale Community College to close on April 24 to observe Armenian Genocide Remembrance Day.	Chapter 648
SB 575	Bradford	Cal Grants: student eligibility	<p>This bill deletes provisions that prohibit a student who is incarcerated from being eligible to receive a Cal Grant award thereby extending eligibility to incarcerated persons to the same extent as the general population.</p> <p><i>VETO message: “Expanding access to higher education for incarcerated students is the right thing to do. Currently, many incarcerated students currently receive higher education at no cost through the California Community Colleges. Only a very small population would benefit from this bill because of the limited amount of Cal Grant competitive awards available and the age cap on that program of twenty-eight. I am committed to taking steps to substantially expand access to higher education opportunities for incarcerated students in a thoughtful and more universal way, and will consider options in the context of the budget process.”</i></p>	Vetoed

SB 586	Roth	College and Career Access Pathways partnerships	This bill requires the governing board of a school and community college district, as part of a career technical education College and Career Access Pathways partnership, to consult with the appropriate local workforce development board to determine the extent to which the pathway is aligned with regional and statewide employment needs.	Chapter 529
SB 695	Portantino	Special education: individualized education programs: translation services	<p>This bill requires a local educational agency (LEA), upon a parent’s request, to translate the student’s individualized education program (IEP) and other related documents in the native language of the parent within 30 calendar days of the IEP team meeting.</p> <p><i>VETO message: “Current law already requires that non-English speaking parents and guardians understand their child’s IEP, and LEAs must take any action needed to ensure that pupil’s non-English speaking parent understands the IEP process and LEAs must also provide any materials used to assess or place a student with exceptional needs in the parent’s native language. By establishing more prescriptive requirements, particularly specifying a 30-day timeline within which those documents must be translated, the bill would exceed the requirements of federal law (the Individuals with Disabilities Act), thereby creating a costly reimbursable state mandate that will reduce funding available to support broader educational programs for these students. If a California school district’s practices of providing translation services are inadequate, avenues already exist to remedy these problems.”</i></p>	Vetoed
SB 743	Hertzberg	School facilities: design-build projects	This bill clarifies that, upon entering into a design-build contract for a project subject to the California Environmental Quality Act (CEQA), Los Angeles Unified School District shall retain the discretion to terminate the contract before final project design submittal and modify the project as needed to ensure project compliance with CEQA.	Chapter 275
SJR 8	Wilk	Special education funding	This resolution memorializes the Congress and the President of the United States to enact H.R. 2902 pending before Congress that would fully fund the federal Individuals with Disabilities Education Act.	Resolution Chapter 131

## ELECTIONS & CONSTITUTIONAL AMENDMENTS

AB 17	Salas, Gonzalez	Elections: vote by mail ballots	This bill prohibits an employer from requiring or requesting an employee to bring their vote by mail (VBM) ballot to work or to vote their VBM ballot at work.	Chapter 223
AB 49	Cervantes, Arambula, Gipson, Gloria, Gonzalez, Limón	California Voter Protection Act of 2019	This bill requires county elections officials to begin mailing vote by mail ballots no later than 29 days before Election Day and complete the mailings within five days, as specified.	Chapter 553
AB 57	Low	Elections: names of candidates	This bill requires a candidate's alphabet-based name to be phonetically transliterated when the jurisdiction is required to translate ballot materials into character-based languages, as specified.	Chapter 82
AB 59	Kalra	Elections: polling places: college and university campuses	This bill requires county elections officials to consider placing a vote center on a university or college campus, where applicable, and provides that public college and university buildings may be used as a polling place or vote center, as specified.	Chapter 554
AB 201	Cervantes, Mullin	Political Reform Act of 1974: campaign disclosure: text messages	This bill requires a text message that supports or opposes a candidate or ballot measure to disclose the entity that paid for the text message, unless certain conditions are met and as specified.	Chapter 555
AB 220	Bonta, Gonzalez, Wicks	Political Reform Act of 1974: campaign funds: childcare costs	This bill permits candidates to use campaign funds for childcare expenses incurred while the candidate is engaging in campaign activities, as specified.	Chapter 384
AB 299	Salas	Vote by mail ballot tracking	This bill requires a county elections official to provide updated information to the Secretary of State about the status of a vote by mail ballot at the same time that the county updates its election management system or a voter look-up tool on the county's Internet Web site with that information.	Chapter 224
AB 334	Obernolte	California Republican Party: county central committees	This bill makes conforming changes to the requirements for members of a county central committee of the California Republican Party relating to the date a member assumes office, when the first meeting is held, and the length of a member's term of office.	Chapter 6
AB 504	Berman	Voter registration: residency confirmation	This bill updates and makes various changes to the pre-election residency confirmation processes and voter list maintenance procedures, as specified.	Chapter 262

AB 566	Berman, Mullin	Elections: official canvass period	This bill requires an elections official to send “unprocessed ballot” updates to the Secretary of State.	Chapter 91
AB 571	Mullin	Political Reform Act of 1974: contribution limits	This bill establishes default campaign contribution limits for county and city office at the same level as the limit on contributions from individuals to candidates for Senate and Assembly, effective 1/1/21; and permits a county or city to establish its own contribution limits, which would prevail over these default limits.	Chapter 556
AB 623	Berman	Elections: printing requirements and ballot design	This bill makes numerous changes to the way ballots are formatted; and requires the Secretary of State to establish a ballot design advisory committee, as specified.	Chapter 863
AB 679	Gonzalez	Voter qualifications: residence and domicile	This bill specifies that a person’s domicile for voting purposes may be the same place at which the person does business.	Chapter 63
AB 681	Gonzalez	Elections: voter registration: partisan primary elections	This bill requires a county elections official, before the presidential primary election, to send notifications to registered voters informing them of their political party preference and the ballot they are eligible to cast, as specified; and permits voters to change party affiliation without reregistering to vote, as specified.  <i>VETO message: “While I share the Legislature’s intent to reduce voter confusion, this bill may create a state-reimbursable mandate with likely significant ongoing General Fund costs to the state, thus it should be considered in the annual budget process.”</i>	Vetoed
AB 693	Berman	Conditional voter registration: voting	This bill permits the use of nonprovisional ballots for conditional voter registration and voting (a.k.a. “same day” registration) if certain conditions are met.	Chapter 99
AB 698	Obernolte	Elections: initiative and referendum petitions: signature verification	This bill prohibits the invalidation of a signature on an initiative, referendum, or charter amendment petition because of a variation of a signature caused by the substitution of initials for the first or middle name, or both, of the person signing the petition.	Chapter 14
AB 730	Berman	Elections: deceptive audio or visual media	This bill prohibits a person, committee, or other entity from distributing with actual malice materially deceptive audio or visual media of a candidate with the intent to injure the candidate’s reputation or to deceive a voter into voting for or against the candidate within 60 days of an election at which a candidate for	Chapter 493

			elective office will appear on the ballot, as specified and unless certain conditions are met.	
AB 849	Bonta	Elections: city and county redistricting	This bill revises and standardizes redistricting criteria, procedures, and requirements for counties and cities.	Chapter 557
AB 864	Mullin	Political Reform Act of 1974: disclosures	This bill makes minor, corresponding, technical, and clarifying changes to provisions of law governing the content and format of disclosure statements required to appear on communications disseminated by candidates and committees.	Chapter 558
AB 902	Levine	Political Reform Act of 1974: Fair Political Practices Commission: regulations	This bill codifies various regulations that have been adopted by the Fair Political Practices Commission.	Chapter 312
AB 903	Levine	Political Reform Act of 1974	This bill makes various minor and clarifying changes to the Political Reform Act of 1974.	Chapter 102
AB 909	Gallagher	Political Reform Act of 1974: statements of acknowledgment	This bill requires a person identified as a political committee treasurer to sign a statement acknowledging they must comply with the duties stated in applicable law, as specified.	Chapter 313
AB 946	Committee on Elections and Redistricting	Political Reform Act of 1974	This bill makes various minor and technical changes to the Political Reform Act of 1974.	Chapter 315
AB 1036	Aguiar-Curry	Elections: civic outreach and voter engagement	<p>This bill authorizes the Yolo County Elections Office, in partnership with the Yolo County Office of Education, to conduct a mock election pilot program to elect members of the school’s student government, as specified; and updates existing statutes requiring the Secretary of State to maintain voter registration at the highest possible level, as specified, and expands the list of specified purposes for which the Secretary is permitted to provide grants to local elections officials, nonprofit corporations, and unincorporated associations.</p> <p><i>VETO message: “Yolo County voluntarily held a youth empowerment summit in 2017 and in 2019 that included, among other lessons, how to properly fill out a ballot and provided an opportunity for eligible students to register or pre-register to vote. Students received hands-on experience in the democratic process and had the opportunity to interact directly with their elected representatives. In this case, the goal of increased student civic engagement and participation is being met without specific state funding. Consequently,</i></p>	Vetoed

			<i>paying local entities to perform activities that they could and should conduct independently of state reimbursement is not fiscally prudent. This bill may also create an election-related reimbursable mandate of potentially significant costs to the state. Additionally, if the Secretary of State opts to provide grants to local jurisdictions for the voter outreach and education programs prescribed by this measure, and it is determined that Help America Vote Act (HAVA) funding cannot be used for that purpose, this bill may result in General Fund cost pressures."</i>	
AB 1043	Irwin	Political Reform Act of 1974: campaign funds: cybersecurity	This bill permits campaign funds to be used for costs related to the cybersecurity of electronic devices of a candidate, elected officer, or campaign worker.	Chapter 46
AB 1044	Irwin	Elections: Secretary of State	This bill permits the Secretary of State to require applicants for voter registration information to complete an online cybersecurity course, as specified.	Chapter 106
AB 1391	Bonta	Elections: voter language preference	<p>This bill requires vote by mail ballot applications to provide a means for the applicant to specify the preferred language in which the applicant would like to receive future election materials; and requires voter notifications to include a statement of the voter's language preference, and instructions for how the voter may receive election materials in the voter's preferred language pursuant to Section 203 of the federal Voting Rights Act of 1965, as specified and if certain conditions are met.</p> <p><i>VETO message: "While this bill is laudable, I must veto it because of the new obligations it imposes on county elections officials and the state-reimbursable mandate it creates. However, I will propose funding in the 2020-21 budget for the Secretary of State to fulfill its responsibilities in this bill in demonstration of California's commitment to empowering all eligible Californians to exercise their right to vote."</i></p>	Vetoed
AB 1451	Low	Petition circulators	<p>This bill prohibits paying initiative, referendum, or recall petition circulators on a per-signature basis, and requires 10% of signatures on a state initiative petition to be collected by either unpaid circulators or employees or members of nonprofit organizations, as specified.</p> <p><i>VETO message: "While I appreciate the intent of this legislation to incentivize grassroots support for the initiative process, I believe this measure could make the qualification of many initiatives cost-prohibitive, thereby having the opposite effect. I am a strong supporter of California's system of direct</i></p>	Vetoed

			<i>democracy and am reluctant to sign any bill that erects barriers to citizen participation in the electoral process.”</i>	
AB 1707	Berman	Polling places: handheld devices	This bill clarifies that a voter may use an electronic device at a polling place, as specified.	Chapter 561
AB 1829	Committee on Elections and Redistricting	Elections	This bill makes minor, technical, and corresponding changes to the Elections Code.	Chapter 562
SB 27	McGuire, Wiener	Primary elections: ballot access: tax returns	This bill requires a candidate for President of the United States and a candidate for California Governor to file copies of their income tax returns with the Secretary of State (SOS), as specified; requires the SOS to retain and copies of the tax returns, as specified; and requires specified information to be redacted prior to public display.	Chapter 121
SB 47	Allen	Initiative, referendum, and recall petitions: disclosures	This bill requires, among other things, for specified state and local initiative, referendum, or recall petitions, that an Official Top Funders disclosure be made either on the petition itself or on a separate sheet that identifies the name of the committee and any qualifying top contributors.	Chapter 563
SB 71	Leyva	Political Reform Act of 1974: campaign expenditures: limitations	This bill prohibits the expenditure of campaign funds and legal defense funds to pay or reimburse a candidate or elected officer for penalties, judgements, or settlements related to claims of sexual assault, sexual abuse, or sexual harassment, as specified.	Chapter 564
SB 72	Umberg	Conditional voter registration: provisional ballots	This bill requires county elections officials to offer conditional voter registration and provisional voting (same day registration) at all polling places.	Chapter 565
SB 139	Allen	Independent redistricting commissions	This bill requires a county with more than 400,000 residents to establish an independent redistricting commission tasked with adopting the county’s supervisorial districts following each federal decennial census, as specified.  <i>VETO message: “While I agree these commissions can be an important tool in preventing gerrymandering, local jurisdictions are already authorized to establish independent, advisory or hybrid redistricting commissions. Moreover, this measure constitutes a clear mandate for which the state may be required to reimburse counties pursuant to the California Constitution and should therefore be considered in the annual budget process.”</i>	Vetoed

SB 151	Umberg	Elections	This bill permits an elected state official who is subject to a recall election to have their party preference identified on the recall ballot, as specified.	Chapter 566
SB 212	Allen	Elections: local voting methods	This bill permits a city, county, or an educational district, as specified and subject to voter approval, to conduct a local election using ranked choice voting, as specified; and permits a general law city, county, or an educational district, as specified, to conduct elections for local office using a “top-two” election system, instead of a plurality vote, as specified.  <i>VETO message: “Ranked choice is an experiment that has been tried in several charter cities in California. Where it has been implemented, I am concerned that it has often led to voter confusion, and that the promise that ranked choice voting leads to greater democracy is not necessarily fulfilled. The state would benefit from learning more from charter cities who use ranked choice voting before broadly expanding the system.”</i>	Vetoed
SB 268	Wiener	Ballot measures: local taxes	This bill permits the proponents of a local initiative measure, or a local jurisdiction submitting a local ballot measure, that imposes or increases a tax with more than one rate, or authorizes the issuance of bonds, to choose how specific information will appear on the ballot label, as specified.  <i>VETO message: “I am concerned that this bill as crafted will reduce transparency for local tax and bond measures.”</i>	Vetoed
SB 359	Moorlach	Elections: referendum	This bill permits a municipal referendum petition to contain an impartial summary of the ordinance instead of the text of the ordinance or portions of the ordinance that is the subject of the referendum, as specified.	Chapter 567
SB 505	Umberg	Presidential primary elections	This bill makes changes to the filing requirements for presidential candidates seeking to compete in California’s presidential primary election.	Chapter 149
SB 523	McGuire	Elections: vote by mail ballots	This bill aligns the timeline for notices and the submission of an unsigned vote by mail ballot envelope with the deadlines established for mismatching signatures.	Chapter 568
SB 641	Allen	Special elections	This bill permits the Governor to schedule a special election to fill a legislative or congressional vacancy up to 200 days following the issue of a proclamation, as specified.	Chapter 328

SB 681	Stern	Local referenda and charter amendments: withdrawal	This bill authorizes the proponent of a local referendum or charter amendment initiative to withdraw the measure prior to election, as specified.	Chapter 569
SB 696	Umberg	Elections: political parties	<p>This bill prohibits a political party from including "no party preference," "decline to state," or "independent" in its name; and requires any existing political party that uses any of these terms in its name to change its name or to lose its qualification as a political party.</p> <p><i>VETO message: "The American Independent Party of California has been using that name for more than 50 years. This bill would force that entity to change the name it has used since its inception. By requiring one existing political party to change its current name, this bill could be interpreted as a violation of the rights of free speech and association guaranteed by the First and Fourteenth Amendments to the U.S. Constitution."</i></p>	Vetoed

## ENERGY, UTILITIES & COMMUNICATIONS

AB 178	Dahle	Energy: building standards: photovoltaic requirements	This bill exempts, until 1/1/23, any residential construction intended to “repair, restore, or replace” a residential building that was damaged or destroyed as a result of a disaster in an area in which the Governor has declared a state of emergency, before 1/1/20, from the state’s recently adopted requirements for solar photovoltaic systems, if certain requirements are met.	Chapter 259
AB 488	Aguiar-Curry	California Broadband Council	This bill modifies the membership of the California Broadband Council (CBC) by adding the Secretary of Food and Agriculture, the State Librarian, and the Governor’s Tribal Advisor to the CBC.	Chapter 426
AB 497	Santiago	Deaf and Disabled Telecommunications Program	This bill extends the sunset for the Deaf and Disabled Telephone Program (DDTP) from 2020 to 2025, and it authorizes nurse practitioners to certify a person’s eligibility for DDTP benefits.	Chapter 287
AB 560	Santiago	Public utilities: unionization	This bill specifies that any expense incurred by an investor-owned utility (IOU) in assisting or deterring union organizing, as defined, is not recoverable either directly or indirectly in the utility’s rates and is required to be borne exclusively by the shareholders of the IOU.	Chapter 429
AB 880	Obernolte	Transportation network companies: participating drivers: criminal background checks	This bill deletes outdated code cross-references related to crimes that disqualify an individual from driving a vehicle for a transportation network company.	Chapter 618
AB 923	Wicks	Bay Area Rapid Transit District: electricity procurement and delivery	This bill (1) expands the existing authority of the Bay Area Rapid Transit District (BART) to obtain electricity from additional categories of energy resources; (2) authorizes BART to procure energy from any electrical corporation or marketer, and electricity purchased through a market operated by the California Independent System Operator; and (3) requires BART to annually report to the California Energy Commission the information that retail suppliers of electricity must disclose and report regarding their sources of energy and associated greenhouse gas emissions.	Chapter 314
AB 956	Diep	Telecommunications: automatic dialing-announcing devices: emergency alert notifications	This bill exempts testing of all modes of 911 emergency telephone systems from restrictions on the use of autodialers.	Chapter 232

AB 1017	Boerner Horvath	New or modified railroad crossings: approval	This bill requires the California Public Utilities Commission to make an engineer available to local governments to provide advice on safety issues during the planning of a railroad crossing.	Chapter 233
AB 1026	Wood	Electricity: interconnection rules	This bill requires an electrical or gas corporation to apply only those construction and design specifications, standards, terms, and conditions that are applicable to a new extension of service project for 18 months following the date the application for a new extension of service project is approved; and authorizes an electrical or gas corporation to adopt modifications, as specified, of the construction and design specifications, standards, terms, and conditions of a new extension of service project.	Chapter 446
AB 1054	Holden, Burke, Mayes	Public utilities: wildfires and employee protection	This bill includes numerous provisions related to addressing wildfires caused by electric utility infrastructure, including: bolstering safety oversight and processes, recasting recovery of costs from damages to third-parties, including the authorization for an electrical corporation and ratepayer jointly funded Wildfire Fund to address future damages, and changes to provisions concerning the workforce of a change of ownership of a full or portion of an electrical or gas corporation.	Chapter 79
AB 1072	Patterson	Public Utilities Commission: audits and reviews	This bill modifies statute regarding the California Public Utilities Commission's obligation to audit or review the books of the electric, gas, heat, telegraph, telephone and water corporations it regulates.	Chapter 448
AB 1079	Santiago	Telecommunications: privacy protections	This bill adds testing of 911 systems to the list of purposes exempt from restrictions on disclosing a telecommunications subscriber's phone number to local public safety, health, and emergency offices.	Chapter 449
AB 1083	Burke	Long-term plans and procurement plans: energy and energy infrastructure procurement requirements: California Council on Science and Technology	This bill authorizes the California Council on Science and Technology, if it determines it has sufficient funds, to undertake and complete an analysis of the effects of legislation pertaining to any of the following: (1) procurement of electricity; (2) electricity and gas products; (3) energy storage; (4) electrical or gas infrastructure by an electrical corporation; and (5) community choice aggregation.	Chapter 818
AB 1132	Gabriel	Telecommunications: caller identification fraud	This bill prohibits the falsification of a state or local agency's caller identification information with the intent to mislead, cause harm, deceive, or defraud the recipient of the call.	Chapter 452

AB 1144	Friedman	Self-generation incentive program: community energy storage systems: high fire threat districts	This bill requires the California Public Utilities Commission to support resiliency during a deenergization event for communities in high fire threat districts by allocating at least 10% (\$16.6 million) of the annual allocation of the self-generation incentive program in 2020 for the installation of energy storage and other distributed energy resources for customers that operate a critical facility or critical infrastructure in these communities.	Chapter 394
AB 1168	Mullin	Emergency services: text to 911	This bill requires implementation of a text to 911 service that supports Short Message Service and Real Time Text messages by 1/1/21.	Chapter 237
AB 1362	O'Donnell	Electricity: load-serving entities: rate and program information	This bill requires the California Public Utilities Commission to post, in a consolidated location on its Internet Web site, residential electric rate tariffs and programs of electrical corporations, electric service providers, and community choice aggregators to enable customers and local governments to compare rates, services, environmental attributes, and other offerings.	Chapter 395
AB 1513	Holden	Energy	This bill makes several noncontroversial, technical and clarifying changes to the codes, including technical clean-up of language adopted in AB 1054 (Holden, Chapter 79, Statutes of 2019), chaptering amendments with SB 247 (Dodd, Chapter 406, Statutes of 2019), and makes a substantive change to require the transfer of any remaining funds in the Wildfire Fund established by AB 1054 from ratepayers to the state General Fund.	Chapter 396
AB 1514	Patterson	Deaf and Disabled Telecommunications Program	This bill adds nurse practitioners to the list of professionals that can certify an individual's eligibility to obtain specialized telecommunications devices and equipment through the Deaf and Disabled Telecommunications Program; and extends the Program's sunset from 2020 to 2025.	Chapter 291
AB 1584	Quirk	Electricity: cost allocation	This bill requires the California Public Utilities Commission to develop and apply methodologies for allocating electrical system energy procurement needs to each load-serving entity based on the contribution of that entity's load and resource portfolio to the electrical system conditions that created the need for the integration resource procurement.	Chapter 397
AB 1699	Levine	Telecommunications: mobile internet service providers: first response agencies: emergencies	This bill prohibits mobile Internet service providers from impairing or degrading the lawful Internet traffic of first response agencies during an emergency.	Chapter 398

ACR 78	Holden	Public utilities: Pacific Gas and Electric Company: bankruptcy	This resolution expresses the will of the Legislature that the California Public Utilities Commission, in filings with the federal court overseeing the bankruptcy of Pacific, Gas & Electric Company and Corporation, take specified actions and promote certain policies in filings made to the bankruptcy court.	Resolution Chapter 144
SB 49	Skinner	Energy: appliance standards and State Water Project assessment	This bill modifies the California Energy Commission's (CEC's) appliance energy efficiency regulatory authority to allow the CEC to establish appliance efficiency standards that facilitate the deployment of flexible demand technologies; and requires the California Natural Resources Agency to conduct an assessment of upgrades to the State Water Resources Development System that would support California's climate goals.	Chapter 697
SB 70	Nielsen	Electricity: undergrounding of electrical infrastructure	This bill requires each electrical corporation's wildfire mitigation plan to additionally include a description of where and how the electrical corporation considered undergrounding electrical distribution lines within those areas of its service territory identified to have the highest wildfire risk in a specified fire threat map.	Chapter 400
SB 155	Bradford	California Renewables Portfolio Standard Program: integrated resource plans	This bill makes specified requirements concerning the plans for energy procurement by load-serving entities within the jurisdiction of the California Public Utilities Commission.	Chapter 401
SB 167	Dodd	Electrical corporations: wildfire mitigation plans	This bill requires electrical corporations to include impacts on customers enrolled in specified programs as part of the protocols for deenergizing portions of their electric distribution system within their wildfire mitigation plans.	Chapter 403
SB 199	Hill	Public Utilities Commission: Office of the Safety Advocate	<p>This bill extends the sunset date for the California Public Utilities Commission (CPUC) Office of the Safety Advocate (OSA) from 1/1/20, to 1/1/25; modifies the OSA's duties to include safety trainings for CPUC staff; and requires the CPUC and OSA to report annually to the Legislature on their activities under this bill.</p> <p><i>VETO message: "OSA was created in 2016 to advocate for and recommend improvements to utility safety policies adopted by CPUC. Over the past few years, several measures have aimed at improving utility safety and oversight, leading to the establishment and improvement of offices or divisions within the CPUC strictly focused on this critical mission. At this juncture, the CPUC is working to implement these new requirements, and the OSA is now duplicative of the many of the duties of the Office of the Energy Infrastructure Safety.</i></p>	Vetoed

			<i>Allowing the OSA to sunset does not mean that its important work will not continue. Rather, those duties will be effectively integrated into CPUC.”</i>	
SB 208	Hueso	Consumer Call Protection Act of 2019	This bill requires telecommunications providers to implement caller ID authentication protections by 1/1/21; and allows the California Public Utilities Commission to coordinate with the Attorney General to enforce federal prohibitions on illegal robocalls in California.	Chapter 471
SB 247	Dodd	Wildland fire prevention: vegetation management	This bill proposes several changes related to the vegetation management requirements of electrical corporations, including: requiring specified notifications to the California Public Utilities Commission Wildfire Safety Division (WSD) about the vegetation management conducted; requiring specified audits by the WSD; authorizing the WSD to engage an independent evaluator and issue a report; and specifying qualifications and prevailing wages for line clearance tree trimmers.	Chapter 406
SB 255	Bradford	Women, minority, disabled veteran, and LGBT business enterprise procurement: electric service providers: energy storage system companies: community choice aggregators	This bill expands the California Public Utilities Commission supplier diversity program by lowering the annual revenue threshold for participation from \$25 million to \$15 million, including electric service providers in the program, and requiring community choice aggregators to report specified information; and encourages distributed energy resource companies, energy storage companies, and certain wholesale electric generators to participate in the program.	Chapter 407
SB 457	Hueso	Biomethane: gas corporations	This bill extends the sunset date, by five additional years, of an existing incentive program for biomethane projects administered by the California Public Utilities Commission.	Chapter 479
SB 506	Hueso	Energy crisis litigation	This bill reinstates the authority of the Attorney General to represent the Department of Finance and to exercise the powers of the now-defunct Electricity Oversight Board in litigation related to the 2000-02 energy crisis.	Chapter 150
SB 520	Hertzberg	Electrical service: provider of last resort	This bill provides that the electrical corporation is the provider of last resort, as defined, in its electric utility service territory unless provided otherwise in a service territory boundary agreement approved by the California Public Utilities Commission (CPUC) or unless the CPUC designates a load-serving entity, as defined for all or a portion of that service territory; and establishes specified requirements for the process of designating and the qualifications required of the provider of last resort.	Chapter 408

SB 550	Hill	Public utilities: merger, acquisition, or control of electrical or gas corporations	This bill requires the California Public Utilities Commission (CPUC) to review specified safety elements for any proposed merger, acquisition or change in control of an electrical or gas investor owned utility and conditions approval on a finding that, on balance, the transaction is in the public interest relative to those safety elements; and clarifies the reviews required by the CPUC for any other asset transactions between a public utility and any other person or entity whether public or private.	Chapter 409
SB 560	McGuire	Wildfire mitigation plans: deenergizing of electrical lines: notifications: mobile telephony service providers	This bill expands the protocols required as a result of the deenergizing of electrical lines initiated by an electrical corporation, a local publicly owned utility, or an electrical cooperative to mitigate the impact of the event on specified customers and critical services and specifies the duties of the facilities-based mobile telephony service providers (wireless carriers) before and during a deenergization event.	Chapter 410
SB 670	McGuire	Telecommunications: community isolation outage: notification	This bill requires telecommunications service providers to submit a specified outage notification to the Office of Emergency Services (OES) when a telecommunications outage impacting 911 service and emergency notifications occurs; and makes OES responsible for notifying the appropriate county offices of emergency services, public safety answering points and sheriffs for areas affected by an outage.	Chapter 412
SB 676	Bradford	Transportation electrification: electric vehicles: grid integration	This bill requires the California Public Utilities Commission (CPUC) to establish electric vehicle (EV)-grid integration strategies for certain load-serving entities; requires local publicly owned electric utilities to consider EV-grid integration strategies in their integrated resources plans; and requires community choice aggregators to report specified information to the CPUC regarding EV-grid integration activities.	Chapter 484
SB 704	Bradford	Telecommunications: Moore Universal Telephone Service Act	This bill clarifies the definition of a household for the purposes of Lifeline program eligibility; requires the California Public Utilities Commission (CPUC) to update outreach and enrollment rules for the program; and requires the CPUC to determine whether a Lifeline participant should be allowed to obtain an additional Lifeline subscription for broadband services.  <i>VETO message: "As LifeLine recently undertook a significant expansion through two new pilot programs that are still ongoing, this bill is premature. Additionally, while this bill may increase access to the LifeLine program, this bill has the potential to more than double the size and cost of the program and should be addressed through the budget."</i>	Vetoed

## ENVIRONMENTAL QUALITY

AB 142	Cristina Garcia	Lead-acid batteries	This bill increases the Manufacturer Battery Fee and makes other changes to the Lead-Acid Battery Recycling Act of 2016.	Chapter 860
AB 181	Maienschein	Hazardous waste: cost reimbursement	This bill reconciles conflicts between federal and state law by allowing the Department of Toxic Substances Control to accept and process the military's hazardous waste permits without requiring an advanced processing fee.	Chapter 797
AB 187	Cristina Garcia, Bigelow	Used Mattress Recovery and Recycling Act	This bill makes various changes to the Used Mattress Recovery and Recycling Act in response to an audit report conducted by the Bureau of State Audits, as well as other changes to the program to enhance used mattress collection and recycling.	Chapter 673
AB 293	Eduardo Garcia	Greenhouse gases: offset protocols	This bill requires the Compliance Offsets Protocol Task Force to make recommendations related to offsets in the cap-and-trade program and to develop recommendations for the Air Resources Board on the inclusion of aggregation methodologies to allow groups of landowners to jointly develop an offset project.	Chapter 85
AB 296	Cooley	Climate change: Climate Innovation Grant Program: voluntary tax contributions	<p>This bill (1) establishes the Climate Innovation Grant Program, to be administered by the Strategic Growth Council, for the development and research of new innovations and technologies that either reduce emissions of greenhouse gases or address the impacts of climate change; and (2) establishes a Climate Innovation Voluntary Tax Contribution Account and authorizes an individual to contribute as part of their state tax return.</p> <p><i>VETO message: "I am supportive of the important objective of this legislation to spur technological innovation to mitigate climate change. However, this bill creates a redundant, and potentially conflicting, grant program that overlaps with several existing programs at multiple agencies including the Strategic Growth Council. At this juncture, we should maximize resources with our existing programs rather than create redundancies."</i></p>	Vetoed
AB 394	Obernolte	California Environmental Quality Act: exemption: egress route projects: fire safety	<p>This bill exempts from the California Environmental Quality Act, until 1/1/25, egress route projects or activities undertaken by a public agency that are specifically recommended by the State Board of Forestry and Fire Protection that improve the fire safety of an existing subdivision if certain conditions are met.</p> <p><i>VETO message: "The affected projects include those that are specifically recommended by the State Board of Forestry and Fire Protection to improve the</i></p>	Vetoed

			<i>fire safety of an existing subdivision when certain conditions are met. California’s devastating wildfires of 2017 and 2018 amplified the urgent imperative to mitigate risk and build robust community emergency plans, especially for our most vulnerable in the Wildland-Urban Interface (WUI). However, the CEQA exemption provided in this bill is premature and may result in unintended consequences. Without better information on the number, location and potential impacts of future fire safety road construction projects, it is not clear whether statutory changes are needed. Furthermore, it is important that we build solutions around the unique and targeted needs of each community.”</i>	
AB 508	Chu	Drinking water: consolidation and extension of service: domestic wells	This bill makes changes to statute related to the authority of the State Water Resources Control Board (SWRCB) authority to order the consolidation of drinking water systems, including setting a deadline of 7/1/20, as the date by which the SWRCB must develop a policy that provides a process for members of a disadvantaged community to petition for consolidation; and requiring the SWRCB, before ordering consolidation or extension of service, to notify owners and occupants of dwelling units that are reliant on a domestic well with unsafe drinking water about the adequacy and safety of the unit’s drinking water.	Chapter 352
AB 647	Kalra	Hazardous substances: cosmetics: disinfectants: safety documents	This bill requires a manufacturer of a hazardous substance or mixture of substances that constitute a cosmetic or is used as a disinfectant, that is required to create a safety data sheet (SDS) for that product, to post and maintain the SDS on its Internet Web site.	Chapter 305
AB 661	McCarty	Wildfire Smoke Air Pollution Emergency Plan: Sacramento Metropolitan Air Quality Management District	This bill requires the Sacramento Metropolitan Air Quality Management District to prepare a wildfire smoke air pollution emergency plan as an informational source for local agencies and the public during a wildfire smoke air pollution emergency.	Chapter 392
AB 729	Chu	Carpet recycling: carpet stewardship	This bill revises the Product Stewardship for Carpets Program to, among other things, (1) require the stewardship plan include a funding mechanism with differential assessments, (2) require a “contingency plan” in the absence of an approved plan by the Department of Resources Recycling and Recovery, and (3) increase the administrative penalties from \$1,000 per day to \$5,000 per day.	Chapter 680
AB 733	Quirk	Hazardous waste: identification: testing	This bill requires the Department of Toxic Substances Control (DTSC) to include an optional alternative acute aquatic toxicity test for hazardous waste	Vetoed

			<p>identification that does not use live vertebrate fish, should a test be found suitable after an evaluation by DTSC.</p> <p><i>VETO message: "While updating the state's aquatic toxicity test for hazardous waste is laudable and should be explored, DTSC estimates that this bill would require \$4.9 million to implement. As the Hazardous Waste Control Account has a structural deficit, the account and the department cannot support this additional activity and expense until the fiscal deficiencies have been addressed."</i></p>	
AB 756	Cristina Garcia	Public water systems: perfluoroalkyl substances and polyfluoroalkyl substances	This bill authorizes the State Water Resources Control Board to order one or more public water systems to monitor for perfluoroalkyl and polyfluoroalkyl substances and establishes a separate customer notification process as a result of any confirmed detection.	Chapter 162
AB 762	Quirk	Public health: fish and shellfish: health advisories	This bill requires a local health officer, upon issuance of a site-specific fish or shellfish health advisory by Office of Environmental Health Hazard Assessment, to conspicuously post health warnings at public access points to locations where contaminated fish or shellfish may be caught.	Chapter 538
AB 782	Berman	California Environmental Quality Act: exemption: public agencies: land transfers	This bill codifies the California Environmental Quality Act categorical exemption for transfers of ownership of interests in land in order to preserve open space, habitat, or historical resources, thereby eliminating the exceptions for project-specific effects which apply to a categorical exemption.	Chapter 181
AB 792	Ting, Irwin	Recycling: plastic containers: minimum recycled content and labeling	<p>This bill imposes specified minimum postconsumer content standards for plastic beverage containers subject to the California Redemption Value that requires the beverage container to contain, on average, no less than 75 percent postconsumer recycled plastic content on and after 1/1/35.</p> <p><i>VETO message: "While I support strong minimum recycled content standards, late amendments to this bill would result in a costly, burdensome process that undermines the worthy intent of this legislation. The waiver petitions allowed under this bill would put the burden on the state to prove to manufacturers that their products can meet recycling goals, rather than making clear that manufacturers have the responsibility to create products that can meet these goals.</i></p> <p><i>As we work together on next steps to evolve the California Beverage Container Recycling Program to meet the realities of recycling today, minimum recycled content standards should be established to support markets and expand remanufacturing. However, they must be established in a meaningful way that</i></p>	Vetoed

			<i>ensures the standards can be achieved. I look forward to working with the Legislature and stakeholders to accomplish our shared goals.”</i>	
AB 815	Aguiar-Curry	Integrated waste management plans: source reduction and recycling element and household hazardous waste element: dual stream recycling programs	This bill (1) requires the Department of Resources Recycling and Recovery to consider whether a local jurisdiction has adopted a dual stream recycling program when considering if the jurisdiction has made a good faith effort to implement its source reduction and recycling element to meet the state’s diversion goals; and (2) defines “dual stream recycling program” as a program in which fiber materials are separated from containers or from glass.	Chapter 182
AB 827	McCarty	Solid waste: commercial and organic waste: recycling bins	This bill requires commercial waste generators and organic waste generators that provide customers access to the business to provide customers, by 7/1/20, with a commercial solid waste recycling bin or an organic waste recycling bin to collect materials purchased on the premises; and requires the Department of Resources Recycling and Recovery to develop model signage that the businesses may utilize in implementing these requirements.	Chapter 441
AB 834	Quirk	Freshwater and Estuarine Harmful Algal Bloom Program	This bill establishes the Freshwater and Estuarine Harmful Algal Bloom (HAB) Program at the State Water Resources Control Board to protect water quality and public health from HABs.	Chapter 354
AB 836	Wicks	Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program	This bill creates, upon appropriation by the Legislature, the Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program, under the administration of the state Air Resources Board, which would award grants to qualifying retrofit smoke-protective filtration systems on existing public facilities.	Chapter 393
AB 1093	Blanca Rubio	Municipal separate storm sewer systems: financial capability analysis	This bill requires the State Water Resources Control Board to establish, by 7/1/20, financial capability assessment guidelines for municipal separate storm sewer system permittees.  <i>VETO message: “However, municipal finances are diverse, and a generic financial analysis as this bill suggests would not meaningfully advance our understanding of the ability of municipalities to meet stormwater permitting requirements. The State Water Board is currently implementing and refining guidelines to assist local agencies in estimating and tracking the cost of compliance with their stormwater permits. Additionally, the State Water Board and Regional Water Boards work with permittees to create customized compliance schedules and offer grants and loans.”</i>	Vetoed

AB 1162	Kalra	Lodging establishments: personal care products: small plastic bottles	This bill prohibits a lodging establishment from providing a small plastic bottle containing shampoo, hair conditioner, or bath soap to guests, as specified, and makes the lodging establishment civilly liable upon violation.	Chapter 687
AB 1180	Friedman	Water: recycled water	This bill requires the State Water Resources Control Board to update by 1/1/23, the uniform statewide criteria for nonpotable recycled water uses established in Title 22 of the California Code of Regulations.	Chapter 455
AB 1195	O'Donnell	California Global Warming Solutions Act of 2006: Low-Carbon Fuel Standard regulations	This bill directs the State Air Resources Board (CARB) to, through a public process before 1/1/23, consider allowing renewable natural gas—provided as specified and which reduces in-state methane emissions—to generate Low-Carbon Fuel Standard (LCFS) credits.  <i>VETO message: "In 2018, CARB amended the LCFS regulation and made a carefully considered decision to prohibit this type of transfer, because doing so would undermine the program's ability to achieve ozone and particulate matter (PM) 2.5 health standards. The Low-Carbon Fuel Standard regulations must be adopted to reduce air quality and health risks, not make them worse."</i>	Vetoed
AB 1197	Santiago	California Environmental Quality Act: exemption: City of Los Angeles: supportive housing and emergency shelters	This bill exempts from the California Environmental Quality Act, until 1/1/25, the following: (1) actions taken by eligible public agencies to lease, convey, or encumber land owned by that agency, or to facilitate that lease, conveyance, or encumbrance, and actions taken by an eligible public agency in furtherance of providing emergency shelters or supportive housing in the City of Los Angeles; (2) activities approved or carried out by the City of Los Angeles in furtherance of either certain supportive housing projects or emergency shelters funded by certain sources during a declared shelter crisis; and (3) the adoption of specified City of Los Angeles Ordinances relating to qualified supportive housing and qualified permanent supportive housing.	Chapter 340
AB 1237	Aguiar-Curry	Greenhouse Gas Reduction Fund: guidelines	This bill requires an agency that receives an appropriation from the greenhouse gas reduction fund to post on its Web site the agency's guidelines for how moneys from the fund are allocated, including: clear and accessible eligibility criteria for award opportunities, application timelines for receiving awards, information on technical assistance, and contact information for the agency.	Chapter 357
AB 1252	Robert Rivas	Environmental Justice Small Grant Program: advance payments	This bill authorizes the California Environmental Protection Agency to distribute advance payments to nonprofit entities or federally recognized tribal governments for projects providing service to or benefitting disadvantaged or	Vetoed

			<p>low-income communities for grants awarded under the Environmental Justice Small Grant Program.</p> <p><i>VETO message: "Currently environmental justice grant funds are awarded as a reimbursement for approved projects, but organizations may receive an advanced payment of up to \$10,000 in order to begin a project. I support finding new tools to help community-based non-profit organizations and tribal governments overcome obstacles to accessing environmental justice grants. However, state agencies have to ensure state monies are appropriately spent by verifying the expense prior to disbursing the funds. The resources required to attempt to track down, verify or recover misspent grant dollars after they have been paid would divert staff time and resources away from administering the program and assisting other grant applicants."</i></p>	
AB 1429	Chen	Hazardous materials: business plans	This bill authorizes a business that handles hazardous materials to submit their Hazardous Materials Business Plan to the California Environmental Reporting System once every three years, instead of annually, if that business is not required to submit Tier II chemical inventory information under the federal Emergency Planning and Community Right-to-Know Act of 1986.	Chapter 66
AB 1560	Friedman	California Environmental Quality Act: transportation: major transit stop	This bill revises the definition of "major transit stop" to include "bus rapid transit," as defined.	Chapter 631
AB 1583	Eggman	The California Recycling Market Development Act	This bill establishes the California Recycling Market Development Act; and extends the sunset for the Recycling Market Development Zone Program and the California Alternative Energy and Advanced Transportation Financing Authority advanced manufacturing program by five years, to 2026.	Chapter 690
AB 1588	Gloria, Gray	Drinking water and wastewater operator certification programs	This bill requires the State Water Resources Control Board, in consultation with the federal Department of Defense, to evaluate opportunities to issue a water treatment operator certificate and water distribution operator certificate by reciprocity to persons who performed comparable duties while serving in the United States military.	Chapter 760
AB 1596	Committee on Environmental Safety and Toxic Materials	Hazardous substances: contaminated property: fentanyl cleanup	This bill adds fentanyl to the Methamphetamine Contaminated Property Act of 2005 and provides direction to local health officers for the oversight and cleanup of fentanyl contaminated properties.	Chapter 691

AB 1597	Committee on Environmental Safety and Toxic Materials	Hazardous waste: transportation: electronic manifests	This bill makes changes to the hazardous waste control law to conform the provisions to the United States Environmental Protection Agency regulations implementing the electronic manifest system, and deletes obsolete provisions.	Chapter 133
AB 1628	Robert Rivas	Environmental justice	This bill expands the definition of “environmental justice.”	Chapter 360
AB 1824	Committee on Natural Resources	California Environmental Quality Act: exemption for closure of railroad grade crossing	This bill makes various technical corrections, updates, and minor amendments to the California Environmental Quality Act and related provisions of law.	Chapter 466
AJR 10	Reyes, Arambula, Bauer-Kahan, Burke, Ting	Federal Clean Air Act	This resolution makes findings regarding the impacts of and necessity for California’s exemptions exceeding federal air quality standards; and urges the Legislature to take actions necessary to minimize the weakening of those standards by withdrawing California’s air quality standard waivers and freezing fuel economy and greenhouse gas emission standards.	Resolution Chapter 182
SB 1	Atkins, Portantino, Stern	California Environmental, Public Health, and Workers Defense Act of 2019	<p>This bill enacts the California Environmental, Public Health, and Workers Defense Act of 2019 with the purpose of ensuring that protections afforded to Californians under federal environmental and labor laws and regulations as of January 2017, remain in place in the event that the federal government weakens or repeals any of those federal laws or regulations.</p> <p><i>VETO message: “California is a leader in the fight for resource, environmental, and worker protections. Since 2017, the federal government has repeatedly tried to override and invalidate those protections, and each time, the state has aggressively countered - taking immediate legal action and deploying every tool at the state’s disposal to safeguard our natural resources, environmental protections and workers. No other state has fought harder to defeat Trump’s environmental policies, and that will continue to be the case. While I disagree about the efficacy and necessity of Senate Bill 1, I look forward to working with the Legislature in our shared fight against the weakening of California’s environmental and worker protections.”</i></p>	Vetoed
SB 44	Skinner	Medium- and heavy-duty vehicles: comprehensive strategy	This bill requires the Air Resources Board to update the 2016 mobile source strategy to include a comprehensive strategy for the deployment of medium-duty and heavy-duty vehicles in the state for the purpose of bringing the state into compliance with federal ambient air quality standards and reducing motor	Chapter 297

			vehicle greenhouse gas emissions from the medium-duty and heavy-duty vehicle sector, as specified.	
SB 210	Leyva	Heavy-Duty Vehicle Inspection and Maintenance Program	This bill directs the Air Resources Board to work in coordination with multiple state agencies in order to develop and implement a Heavy-Duty Inspection and Maintenance Program for non-gasoline, heavy-duty, on-road trucks.	Chapter 298
SB 232	Dodd	Hazardous substances: regulated metals: packaging materials	This bill increases, until 1/1/24, the permissible heavy metal limit of the Toxics in Packaging Prevention Act from 100 to 200 parts per million by weight for recycled glass packaging.  <i>VETO message: "While I have been a strong supporter of increasing our recycling efforts in California, I do not believe we should risk potential exposure to toxic substances during the process. This bill would allow increased heavy metal levels in glass packaging, which may result in unsafe toxic exposures. The Centers for Disease Control and Prevention have unequivocally stated that there is no safe level of lead exposure, especially for vulnerable populations like our children. We need to ensure that the food products we give to our children are in glass containers that are safe for consumption."</i>	Vetoed
SB 317	Caballero	Hazardous waste: waste facilities: prohibited chemicals	This bill bans the sale and distribution of recreational vehicle (RV) chemical toilet deodorizers containing any of 14 designated biocidal chemicals, which may, when mixed with solid waste and disposed of into septic systems found at RV parks or campgrounds, cause septic tank failure; requires, upon appropriation, the State Water Resources Control Board to investigate methods to detect and quantify the specified chemicals in septic systems; and requires the owner or operator of an RV park or campground to post a notice informing users of the ban.	Chapter 367
SB 351	Hurtado	Climate change: Transformative Climate Communities Program	This bill requires the Strategic Growth Council to consider applications for projects in unincorporated disadvantaged communities under the Transformative Climate Communities Program.	Chapter 368
SB 400	Umberg	Reduction of greenhouse gases emissions: mobility options	This bill expands the allowable modes of transportation for which Clean Cars 4 All "mobility option" vouchers may be used to include bike sharing and electric bicycles, in addition to previously permitted public transit and car sharing uses.	Chapter 271
SB 450	Umberg	California Environmental Quality Act exemption:	This bill exempts, until 1/1/25, interim motel housing projects from the requirements of the California Environmental Quality Act.	Chapter 344

		supportive and transitional housing: motel conversion		
SB 519	Bradford	Hazardous substances: underground storage tanks	This bill authorizes the State Water Resources Control Board to utilize funding from the Site Cleanup Subaccount of the Underground Storage Tank Cleanup Fund for the reasonable and necessary costs incurred by the Department of Toxic Substance Control or water replenishment districts to identify and remediate groundwater contamination.	Chapter 480
SB 552	Archuleta	Hazardous waste: household hazardous waste: door-to-door collection programs: residential pickup services	This bill authorizes the use of consolidated manifests in the transportation of household hazardous waste (HHW) in door-to-door HHW collection programs indefinitely by deleting the current sunset.	Chapter 481
SB 632	Galgiani	California Environmental Quality Act: State Board of Forestry and Fire Protection: vegetation treatment program: final program environmental impact report	This bill requires the State Board of Forestry and Fire Protection, as soon as practicably feasible, but no later 2/1/20, to complete its environmental review under the California Environmental Quality Act and certify a specific final program environmental impact report for a vegetation treatment program.	Chapter 411
SB 647	Mitchell	Hazardous substances: metal-containing jewelry	This bill revises and recasts the hazardous waste control provisions relating to lead and cadmium standards for children and adult jewelry.	Chapter 379
SB 690	Hueso	Coastal resources: Tijuana River Valley: funding prioritization	This bill relates to funding prioritization for purposes of addressing transboundary flows and pollution in the Tijuana River Valley.	Chapter 381
SB 726	Caballero	Hazardous waste: public agencies: materials exchange program	This bill authorizes a contractor of a public agency to conduct a materials exchange program at a household hazardous waste collection facility for reusable household hazardous products and materials.	Chapter 845

## GOVERNANCE & FINANCE

AB 37	Jones-Sawyer	Personal income taxes: deductions: business expenses: commercial cannabis activity	This bill specifies that the federal disallowance of tax expenditures related to the illegal sale of drugs does not apply to businesses engaged in licensed cannabis activities under the state’s Personal Income Tax Law.	Chapter 792
AB 133	Quirk-Silva, Patterson	Property tax postponement	This bill lowers the interest rate on Property Tax Postponement (PTP) loans, and increases the income threshold to be eligible for a PTP loan.	Chapter 794
AB 136	Quirk-Silva	Personal Income Tax Law: deductions: charitable contributions: business expenses	This bill prohibits taxpayers found guilty in the recent college admissions scandal from benefiting from illegal income tax charitable contribution or business expense deductions.	Chapter 511
AB 147	Burke	Use taxes: collection: retailer engaged in business in this state: marketplace facilitators	This bill enacts the Marketplace Facilitator Act, and requires any retailer that sells more than \$500,000 in property for delivery in California in the current or preceding year to register to collect and remit use taxes.	Chapter 5
AB 176	Cervantes	California Alternative Energy and Advanced Transportation Financing Authority: sales and use taxes: exclusions	This bill (1) makes two modifications to the California Alternative Energy and Advanced Transportation Financing Authority (CAEATFA) sales and use tax exclusion program; (2) requires CAEATFA as part of the application process, to evaluate any loss in permanent, full-time, jobs that result from the project; and (3) directs CAEATFA to also evaluate the average and minimum wage of any full-time employees proposed to be hired or not retained.	Chapter 672
AB 211	Calderon	Personal income taxes: deduction: California qualified tuition program	This bill creates an above the line deduction for contributions made to a California Qualified Tuition Program, also known as a 529.  <i>VETO message: “My Administration is supportive of the underlying goals of increasing affordability and access to higher education for all Californians. In partnership with the Legislature, the 2019 Budget Act made significant investments and expansions in the Cal Grant program. Additionally, the 2019 Budget Act increased provided \$50 million to spur the creation of child savings accounts for every child in Kindergarten through establishing a state-level program in conjunction with the ScholarShare program and through the provision of grants to local governments and nonprofit organizations that sponsor or create local or regional child savings account programs. While I</i>	Vetoed

			<i>appreciate the Legislature's intent, a careful balancing of the benefits of the proposed tax deduction in relation to the revenue losses, approximately \$13 million, would be better addressed through the annual budget process."</i>	
AB 212	Bonta	Counties: recording fees	This bill (1) allows the board of supervisors of any county to use a \$1 fee collected pursuant to existing law for the following additional purposes: (a) for restoration and preservation of the county recorder's permanent archival microfilm; (b) to implement and fund a county recorder archive program as determined by the county recorder; and (c) to implement and maintain or utilize a trusted system, as defined in existing law governing the storage or recording of records in electronic media or in a cloud computing storage service, for the permanent preservation of recorded document images; and (2) removes a requirement that the fee shall no longer be imposed when the county recorder's document storage system has been converted to micrographics and the costs to do so have been paid.	Chapter 41
AB 263	Burke	Taxation: tax expenditures: information	This bill revises Section 41 of the Revenue and Taxation Code to apply to all income tax expenditures under the Personal Income and Corporation Taxes, and exemptions under the Sales and Use Tax, effective 1/1/20.	Chapter 743
AB 305	Nazarian	Public capital facilities: public water or wastewater agencies: rate reduction bonds	This bill allows wastewater utilities to issue rate reduction bonds and makes numerous changes to the process of issuing those bonds.	Chapter 225
AB 308	Muratsuchi, Smith	Taxation: corporations: minimum franchise tax: limited liability companies: annual tax	This bill reinstates the \$800 annual tax and minimum franchise tax exemption for a limited liability company or a corporation that is solely owned by a deployed member of the Armed Forces.	Chapter 421
AB 321	Patterson	Sales and use taxes: exemptions: trucks for use in interstate or out-of-state commerce	This bill expands a current state and local sales and use tax exemption for vehicles delivered in California but used in interstate or foreign commerce.	Chapter 226
AB 357	Nazarian	Taxation: tax liability: collections	This bill redefines tax liability to exclude interest, penalties, costs, or fees for purposes of the Franchise Tax Board's collections.  <i>VETO message: "The intent of the bill is to provide some certainty to taxpayers that have longstanding tax liabilities and in some cases, complete relief from those liabilities. However, AB 357 significantly limits the Franchise Tax Boards'</i>	Vetoed

			<i>ability to collect valid tax liabilities and at a significant cost to the state general fund."</i>	
AB 411	Mark Stone	Redevelopment: City of Santa Cruz: bond proceeds: affordable housing	<p>This bill authorizes the City of Santa Cruz's redevelopment successor agency to use specified bond proceeds for affordable housing purposes, rather than defeasing or cancelling the bonds.</p> <p><i>VETO message: "These bills [AB 411 and SB 532] authorize certain cities' redevelopment successor agencies to spend stranded bond assets on affordable housing rather than repaying and cancelling the bonds as required under current law. The bills will result in a General Fund cost of millions of dollars. While I appreciate the intent of the Legislature to increase the production of affordable housing, I do not support the proposed exemptions to redevelopment agency dissolution requirements, which will which will reduce funding available for education."</i></p>	Vetoed
AB 414	Bonta	Health care coverage: minimum essential coverage	This bill directs the Franchise Tax Board to report to the Legislature regarding specific information resulting from California's minimum essential health coverage requirement and individual shared responsibility penalty.	Chapter 801
AB 423	Gloria	San Diego County Air Pollution Control District: members and duties	This bill (1) restructures the governing board of the San Diego County Air Pollution Control District (SDAPCD) to include city and public representatives; (2) imposes new requirements on SDAPCD; and (3) requires the California Air Resources Board to conduct a specified program audit of the SDAPCD.	Chapter 744
AB 485	Medina	Local government: economic development subsidies	This bill requires local agencies to publicly report specified information when providing economic development subsidies of \$100,000 or more for warehouse distribution centers.	Chapter 803
AB 498	Weber	Business licensing: fees: exemptions: veterans	This bill exempts a veteran of the United States Armed Forces from paying any local business license fees for a business that provides services if the veteran is the sole proprietor.	Chapter 227
AB 530	Aguiar-Curry	The Fairfield-Suisun Sewer District	This bill allows the Fairfield-Suisun Sewer District to contract to accept disposal of sewage that emanates or will emanate from buildings within the Middle Green Valley Specific Plan, if authorized by the Local Agency Formation Commission.	Chapter 69

AB 591	Cristina Garcia	Central Basin Municipal Water District: board of directors	This bill defines “representative” for the purposes of determining eligibility to sit on the Central Basin Municipal Water District Board.	Chapter 124
AB 600	Chu	Local government: organization: disadvantaged unincorporated communities	This bill requires an application to annex a contiguous disadvantaged community before a Local Agency Formation Commission can approve an annexation of two or more contiguous areas of territory within five years that cumulatively would total more than 10 acres.	Chapter 612
AB 608	Petrie-Norris	Property taxation: exemption: low-value properties	This bill allows a county board of supervisors to reevaluate and potentially increase its low-value exemption ordinance up to \$50,000 for all possessory interests.	Chapter 92
AB 614	Eggman	Income taxes: credits: food banks	This bill expands the existing Fresh Fruits or Vegetables Tax Credit to include qualified donations of specified food items, raw agricultural products, and processed foods.	Chapter 431
AB 618	Mark Stone	Transactions and use taxes: City of Scotts Valley: City of Emeryville	This bill permits the Cities of Emeryville and Scotts Valley to impose a transactions and use tax not to exceed 0.25% for general or specific purposes that exceeds the 2% cap.  <i>VETO message: “The Cities of Emeryville and Scotts Valley have not yet reached the statewide cap of 2 percent, making it unclear why additional tax authority is needed.”</i>	Vetoed
AB 632	Aguiar-Curry	Counties: offices: consolidation	This bill allows the Board of Supervisors in Lake County to consolidate the offices of Auditor–Controller and Treasurer–Tax Collector when one of the offices has a vacancy.	Chapter 62
AB 689	McCarty	Municipal Utility District Act: nonstock security	This bill authorizes a pilot project for the Sacramento Municipal Utility District to acquire nonstock security in private entities.	Chapter 230
AB 707	Kalra	Santa Clara Valley Water District: contracts	This bill increases Santa Clara Valley Water District’s contracting thresholds to allow more projects to proceed without going through the formal bidding process.	Chapter 264
AB 723	Quirk	Transactions and use taxes: County of Alameda: Santa Cruz Metropolitan Transit District	This bill makes three changes to create room under the cap for Alameda County, cities in Alameda County, and cities in Santa Cruz County to impose district taxes.	Chapter 747

AB 747	Levine	Planning and zoning: general plan: safety element	This bill requires the safety element to identify evacuation routes and their capacity, safety, and viability under a range of emergency scenarios.	Chapter 681
AB 784	Mullin	Sales and use taxes: exemption: California Hybrid and Zero-Emission Truck and Bus Voucher Incentive Project: transit buses	This bill enacts a state-only sales and use tax exemption for zero-emission transit buses sold to local public agencies eligible for the California Hybrid and Zero-Emission Truck and Bus Voucher Incentive Program.	Chapter 684
AB 825	Mullin	San Mateo County Flood and Sea Level Rise Resiliency District	This bill makes numerous changes to the San Mateo County Flood Control District Act to allow the District to finance projects to address sea level rise.	Chapter 292
AB 872	Aguiar-Curry	Property taxation: change in ownership: parent to child transfer: stock	This bill adds a change in ownership exclusion for transfers of stock in legal entities for family-owned corporations in specified circumstances.	Chapter 685
AB 885	Irwin	Property taxation: new construction: definition	<p>This bill creates a bright-line test to determine whether new construction after a misfortune or calamity is “substantially equivalent,” and therefore precluded from reassessment for property tax purposes.</p> <p><i>VETO message: “When a disaster destroys a home or structure, current law appropriately prohibits the rebuilding cost of that destroyed property from increasing the assessed value for property tax purposes, as long as the rebuilt home is substantially equivalent to the replaced structure. While I understand the intent of this bill is to provide uniformity across counties and to address instances where code standards require updates that may increase the value of the property, AB 885 goes too far. Ensuring home and other property owners are not faced with additional property tax burdens following a disaster is important. Providing uniformity in this matter is also a laudable goal. However, the proposed bright-line test in AB 885 should be narrowed to address these issues in a manner that minimizes negative impacts on local revenues.”</i></p>	Vetoed
AB 891	Burke	Public property: safe parking program	<p>This bill requires each city and county with a population greater than 330,000 to establish a safe parking program by 1/1/22.</p> <p><i>VETO message: “Some jurisdictions have already taken it upon themselves to establish safe parking programs as appropriate to meet their local needs, and I encourage every city and county - large and small - to implement solutions necessary to fulfill their obligation to do more to address the urgent crisis of homelessness. Safe parking facilities may be right for communities. We should</i></p>	Vetoed

			<i>leave these decisions up to local governments to make right-size decisions to address this crisis. To address the State's homelessness crisis, the state has stepped up, providing a historic \$1 billion investment this year alone. California is also implementing new tools to make it easier for local governments to build emergency shelters and supportive housing. Local agencies are, and should continue to be, partners in providing shelter, housing and supportive services required to end homelessness consistent with the needs of their communities."</i>	
AB 931	Boerner Horvath	Local boards and commissions: representation: appointments	This bill prohibits the membership of appointed boards and commissions in cities with a population of 50,000 or more from having more than 60% of the same gender identity on or after 1/1/30; and specifies that smaller boards and commissions must not be comprised of members having the same gender identity.	Chapter 813
AB 945	McCarty	Local government: financial affairs: surplus funds	This bill increases the cap on the amount of surplus funds local agencies can invest in certain deposits and removes the 1/1/21 sunset date on the ability to make these types of deposits.	Chapter 619
AB 948	Kalra	Coyote Valley Conservation Program	This bill creates the Coyote Valley Conservation Program managed by the Santa Clara Valley Open Space Authority to preserve Coyote Valley as an open space and agricultural area.	Chapter 356
AB 984	Lackey	Personal income taxes: voluntary contributions: Suicide Prevention Voluntary Tax Contribution Fund	This bill establishes the Suicide Prevention Voluntary Tax Contribution Fund on the Personal Income Tax Return.	Chapter 445
AB 1095	Eduardo Garcia	Desert Healthcare District	This bill alters the terms of office for Desert Healthcare District board members that the District board appointed when the District expanded to permit them to participate in upcoming elections.	Chapter 126
AB 1100	Kamlager-Dove	Electric vehicles: parking requirements	This bill makes parking spaces served by electric vehicle charging equipment count as a standard parking space for purpose of complying with any applicable minimum parking requirement established by a local jurisdiction.	Chapter 819
AB 1106	Smith	Los Angeles County: notice of recordation	This bill extends the sunset date on specified elements of the Los Angeles County Homeowner Notification Program.	Chapter 165

AB 1208	Ting	Utility user taxes: exemption: clean energy resource	This bill extends the sunset on the exemption from local utility user taxes for electricity generated by a clean energy resource located solely on the customer's premises for use only by that customer until 1/1/27.	Chapter 238
AB 1220	Cristina Garcia	Metropolitan water districts	This bill provides that each Metropolitan Water District of Southern California member agency cannot have fewer than the number of representatives the member agency had as of 1/1/19.	Chapter 71
AB 1257	Salas	Sales and use taxes: exemption: vehicle modifications: physically handicapped persons: veterans	This bill expands a current sales and use tax exemption for items and materials used to modify a vehicle for physically handicapped persons to include veterans with severe burns.	Chapter 317
AB 1289	Chen	Alarm Company Act: local use permit	This bill prohibits a city, county, or city and county from fining an alarm company requesting dispatch to a customer that does not have a current local use permit for an alarm system, as specified.	Chapter 65
AB 1290	Gloria	Water projects: financial assistance and construction financing: Pure Water San Diego Program	This bill requires contractors for the Pure Water San Diego program to enter into a project labor agreement as a condition of receiving specified state funds.	Chapter 755
AB 1437	Chen	Local government: redevelopment: revenues from property tax override rates	This bill allows a portion of property taxes in the City of Brea to be paid out of the Redevelopment Property Tax Trust Fund to pay voter-approved taxes for a mobile intensive care program.  <i>VETO message: "The dissolution of redevelopment agencies (RDAs) in 2011 has returned substantial property tax revenues to cities, counties and special districts to support core services. This bill would increase General Fund costs outside of the budget process. Further, it is important to note that when existing obligations are paid off, all of the paramedic tax will revert to the City."</i>	Vetoed
AB 1486	Ting	Surplus land	This bill imposes additional requirements on the process that public agencies must use when disposing of surplus property.	Chapter 664
AB 1515	Friedman	Planning and zoning: community plans: review under the California Environmental Quality Act	This bill prohibits a court from invalidating a development approval that was granted based on a community plan that meets specified criteria, if the development was approved or had a complete application prior to the community plan being invalidated.	Chapter 269

AB 1533	Eggman	Public contracts: local agencies: preferences	This bill allows local agencies in San Joaquin County to offer contracting preferences for disabled veteran business enterprises and social enterprises.	Chapter 49
AB 1590	Blanca Rubio	Personal income tax: credit: qualified first-time homebuyer	This bill creates a tax credit for low or moderate income first-time homebuyers who purchase a qualified principal residence.  <i>VETO message: "The State has a significant housing shortage that is increasing housing and rental costs for many Californians. These are issues that my Administration has partnered with the Legislature to address on many fronts, including significant investments in the 2019 budget to spur housing development, as well as landmark rent affordability and renter protection legislation. The potential costs of the proposed credit would be better addressed in the annual budget process so it can be weighed against other housing production and affordability measures."</i>	Vetoed
AB 1605	Ting, Bloom	City and County of San Francisco: Crooked Street Reservation and Pricing Program	This bill authorizes the City and County of San Francisco to establish a reservation and pricing pilot program for vehicles that use the "Crooked Street."  <i>VETO message: "As the former county supervisor representing this neighborhood, I am acutely aware of the need to address congestion and safety around Lombard Street. However, the pricing program proposed in this bill creates social equity issues. Access to this iconic attraction should be available to all, regardless of their ability to pay. My Administration is committed to working with the Legislature and City and County of San Francisco on other, workable safety solutions."</i>	Vetoed
AB 1732	Flora	Redevelopment: successor agencies: asset disposal: City of Manteca	This bill authorizes the successor agency to Manteca's former redevelopment agency to sell a property at less than fair market value to a nonprofit organization.  <i>VETO message: "Combatting the homeless crisis requires coordination at all levels of government as well as with nonprofits and the private sector. The state has stepped up with a historic \$1 billion investment in the budget and a suite of tools to make it easier for local governments to build emergency shelters and supportive housing. While I am supportive of additional local tools to address homelessness, this bill provides for an increase in state costs and reduction in local revenues outside the budget process."</i>	Vetoed

AB 1736	Daly	Notification requirements	<p>This bill requires a local agency to create and maintain a policy for notifying the apparent lowest responsible bidder and the subcontractors listed in a bid within a reasonable time.</p> <p><i>VETO message: "I appreciate the author's intent to provide timely notice to the winning bidders of public works contracts. However, I am not prepared to mandate this measure's notification requirement on all cities and counties and incur associated costs, particularly when bidders have the option of simply contacting a local government agency to inquire as to the status of a contract award."</i></p>	Vetoed
AB 1743	Bloom	Local government: properties eligible to claim or receiving a welfare exemption	<p>This bill expands properties exempt from community facility district taxes to include properties that qualify for the property tax welfare exemption, and limits the ability for local agencies to reject housing projects because they qualify for the exemption.</p>	Chapter 665
AB 1752	Petrie-Norris, Brough	South Coast Water District	<p>This bill allows South Coast Water District to contract with a private entity for the Doheny Ocean Desalination Project.</p>	Chapter 500
AB 1822	Committee on Local Government	Local Government: omnibus	<p>This bill makes several non-controversial changes to the local agency formation commission statutes, which govern local government organization and reorganization.</p>	Chapter 20
SB 5	Beall, McGuire, Portantino	Affordable Housing and Community Development Investment Program	<p>This bill establishes the Affordable Housing and Community Development Investment Program; and allows local agencies to reduce contributions of local property tax revenue to schools to build affordable housing and related infrastructure.</p> <p><i>VETO message: "California is in a housing crisis, and I have consistently maintained we need to use all the tools in our toolbox to address it. However, this bill would increase costs by \$2 billion annually once fully implemented. Legislation with such a significant fiscal impact needs to be part of budget deliberations so that it can be considered in light of other priorities. I will continue to work collaboratively with the Legislature next year to continue to support increased housing production at all income levels across our state."</i></p>	Vetoed
SB 34	Wiener	Cannabis: donations	<p>This bill allows cannabis licensees to donate cannabis and cannabis products to medicinal cannabis patients who have difficulty accessing cannabis or cannabis products, and exempts such products from taxation, as specified.</p>	Chapter 837

SB 63	Hertzberg	Personal Income Tax Law: exclusion: student loan debt forgiveness	This bill excludes from gross income loan amounts discharged from a college when the borrower is unable to complete a program of study because a school closes or does something wrong.	Chapter 468
SB 99	Nielsen	General plans: safety element: emergency evacuation routes	This bill requires the safety element of the general plan, upon the next revision of the housing element on or after 1/1/20, to identify any residential developments in any hazard area that does not have at least two emergency evacuation routes.	Chapter 202
SB 128	Beall	Public contracts: Best Value Construction Contracting for Counties Pilot Program	This bill extends the best-value construction contracting pilot program until 1/1/25, and adds Santa Clara and Monterey Counties to the program.	Chapter 501
SB 196	Beall	Property taxes: community land trust	This bill enacts a new welfare exemption from property tax for property owned by a community land trust (CLT), and makes other changes regarding property tax assessments of property subject to contracts with CLTs.	Chapter 669
SB 205	Hertzberg	Business licenses: stormwater discharge compliance	This bill requires businesses to demonstrate enrollment with stormwater discharge permits when applying for, or renewing, a business license with a city or county.	Chapter 470
SB 242	Roth	Land use applications: Department of Defense: points of contact	This bill revises state requirements to notify the United States military about specified development decisions.	Chapter 142
SB 249	Nielsen	Land use: Subdivision Map Act: expiration dates	This bill allows legislative bodies within the County of Butte to extend the life of subdivision maps by up to three years.	Chapter 366
SB 293	Skinner	Infrastructure financing districts: formation: issuance of bonds: City of Oakland	This bill establishes a procedure to form Oakland Infrastructure Financing Districts, based on existing infrastructure financing district law.	Chapter 762
SB 294	Hill	Property taxation: welfare exemption: low income housing	This bill allows for a partial welfare exemption from property tax for non-publicly financed affordable housing, and increases the statewide cap on the value of property used for non-publicly financed affordable housing.  <i>VETO message: "While well intended, and specific to certain nonprofit entities that provide affordable housing, this bill makes changes to the property tax welfare exemption that could have significant long-term General Fund costs and reduced local revenue. In addition to tax exemptions under current law,</i>	Vetoed

			<i>properties that are in need of assistance to maintain long-term affordability have access to a range of state and local preservation financing programs. Sustaining affordable housing in fiscally responsible manner for the long-term is a goal I share with the Legislature. Although this bill is not the solution, I am committed to working with the Legislature on bolstering existing programs and tailoring them to produce and preserve the State's much needed affordable housing stock."</i>	
SB 309	Rubio	Personal income tax: California Senior Citizen Advocacy Voluntary Tax Contribution Fund	This bill repeals the minimum contribution amount for the California Senior Citizen Advocacy Voluntary Tax Contribution Fund.	Chapter 325
SB 324	Rubio	Street lighting systems: City of Temple City	This bill allows the Landscaping and Lighting District of the City of Temple City to perform maintenance and make improvements under the Landscaping and Lighting Act of 1972.	Chapter 73
SB 330	Skinner	Housing Crisis Act of 2019	This bill establishes the Housing Crisis Act of 2019, which, until 1/1/25, places restrictions on certain types of development standards, amends the Housing Accountability Act, and makes changes to local approval processes and the Permit Streamlining Act.	Chapter 654
SB 344	McGuire	Local Prepaid Mobile Telephony Services Collection Act	This bill extends the Local Prepaid Mobile Telephony Services Collection Act until 1/1/21, with some modifications.	Chapter 642
SB 349	Portantino	Minimum franchise tax	This bill modifies the minimum franchise tax for corporations having less than \$15 million in gross receipts.  <i>VETO message: "The intent of this measure is to provide tax relief for smaller California businesses and to encourage economic growth. Both are important goals which I support, and helping small businesses is certainly a priority I share with the Legislature. However, this proposal would be better addressed through the annual budget process."</i>	Vetoed
SB 355	Portantino	Joint powers agencies: Clean Power Alliance of Southern California: meetings	This bill allows the Clean Power Alliance of Southern California to adopt a policy or a bylaw to authorize a designated alternate member of the agency's legislative body, who is not a member of the legislative body, to attend closed sessions of the agency until 1/1/25.	Chapter 248

SB 379	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.	Chapter 74
SB 380	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.	Chapter 75
SB 381	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.	Chapter 76
SB 387	Wilk	Santa Clarita Valley Water Agency: board of directors	This bill establishes a process for eliminating vacant seats on the Santa Clarita Valley Water Agency board of directors.	Chapter 369
SB 413	Rubio	San Gabriel Basin Water Quality Authority	This bill extends by one year the terms of city representatives currently elected to the San Gabriel Basin Water Quality Authority Board and revises specified reporting requirements.	Chapter 370
SB 438	Hertzberg	Emergency medical services: dispatch	This bill prohibits a public agency from entering into a contract for 911 call processing services unless the contract is with another public agency, with specified exceptions, and defines medical control, as provided.	Chapter 389
SB 451	Atkins	Personal income and corporation taxes: credits: rehabilitation of certified historic structures	This bill allows a tax credit for a portion of the costs paid or incurred to rehabilitate certain historic structures.	Chapter 703
SB 468	Jackson	Taxation: tax expenditures: California Tax Expenditure Review Board	This bill establishes the California Tax Expenditure Review Board to determine the schedule for comprehensive assessments of major tax expenditures programs to be conducted by a University of California research center.  <i>VETO message: "I support greater transparency with respect to tax credits, exemptions, and other expenditures and believe these items should be scrutinized periodically to justify their overall cost to the state's revenue base. However, creating a new board to accomplish that goal is unnecessary. The Department of Finance is currently required to publish tax expenditure reports and existing law requires new income tax expenditures to specify goals, performance indicators, and data collection requirements."</i>	Vetoed

SB 527	Caballero	Local government: Williamson Act: cultivation of cannabis and hemp	This bill clarifies that commercial cannabis may be designated as a compatible use under the Williamson Act and provides that industrial hemp cultivation is an agricultural use.	Chapter 273
SB 531	Glazer	Local agencies: retailers	This bill prohibits a local agency from entering into any agreement that results in a rebate of Bradley-Burns local tax revenues to a retailer in exchange for that retailer locating within that agency's jurisdiction.  <i>VETO message: "Current use of these tax agreements are limited but also an important local tool that captures additional economic activity, particularly in rural and inland California cities that continue to face significant economic challenges like high unemployment rates. Therefore, completely removing these tax options from local decision makers is the wrong approach. I do support greater oversight with respect to the use of these tax agreements and have signed Assembly Bill 485, which will increase transparency regarding the economic outcomes that result from these types of agreements. This will allow the state to better understand the nature of the agreements between local jurisdictions and businesses, as well as the challenges and obstacles to inclusive growth."</i>	Vetoed
SB 532	Portantino	Redevelopment: City of Glendale: bond proceeds: affordable housing	This bill authorizes the City of Glendale's redevelopment agency successor agency to use specified bond proceeds for specified affordable housing purposes, rather than using those proceeds to defease the bonds.	Vetoed
SB 577	Hueso	California Department of Tax and Fee Administration: Board of Equalization: administrative and personnel services	This bill requires that when the Board of Equalization (BOE) requests administrative services from the California Department of Tax and Fee Administration (CDTFA), it must do so in a form and manner determined by CDTFA.  <i>VETO message: "BOE already lawfully performs the activities that this bill requires; therefore, the bill is unnecessary."</i>	Vetoed
SB 598	Moorlach	Open Financial Statements Act	This bill establishes the Open Financial Statement Commission, within the State Treasurer's Office, and requires the Commission to report to the Legislature regarding how and whether to transition state and local agencies' financial reporting to a machine readable format, as specified.  <i>VETO message: "Although improving public agencies' financial reporting processes for transparency is vital, this bill imposes additional unbudgeted costs for the state and contains implementation provisions that are problematic."</i>	Vetoed

SB 637	McGuire	Personal income taxes: voluntary contributions: Prevention of Animal Homelessness and Cruelty Voluntary Tax Contribution Fund	This bill makes changes to the Prevention of Animal Homelessness and Cruelty Fund that is currently part of the Voluntary Contribution Program on the Personal Income Tax Return.	Chapter 327
SB 646	Morrell	Local agency utility services: extension of utility services	This bill requires the estimated reasonable cost of labor and materials for installation of facilities associated with a water or sewer connection to bear a fair or reasonable relationship to the payor's burdens on, or benefits received from, the water connection or sewer connection.	Chapter 78
SB 699	Hill	San Francisco Bay Area regional water system	This bill extends state oversight over Bay Area regional water system projects until 2026; and extends the bond authority for wholesale customers to finance water system projects until 2030.	Chapter 214
SB 751	Rubio	Joint powers authorities: San Gabriel Valley Regional Housing Trust	This bill creates the San Gabriel Valley Regional Housing Trust.	Chapter 670
SB 780	Committee on Governance and Finance	Local Government Omnibus Act of 2019	This bill proposes several minor changes to state laws governing local governments' powers and duties.	Chapter 329
SB 789	Committee on Governance and Finance	Local government: administration	This bill makes changes to assist county treasurers to handle public funds, and county tax collectors to administer tax sales.	Chapter 258
SB 790	Committee on Governance and Finance	Income taxes: partnerships: audit adjustments: elections	This bill clarifies an ambiguous provision resulting from California's implementation of federal changes in partnership audit procedures.	Chapter 332
SB 791	Committee on Governance and Finance	Property taxation: valuation: certificated aircraft	This bill enacts changes to the process of assessing certificated aircraft recommended by a working group of assessors and representatives of airlines.	Chapter 333

## GOVERNMENTAL ORGANIZATION

AB 205	Daly	Alcoholic beverages: beer	This bill revises the definition of “beer” for purposes of the Alcoholic Beverage Control Act to provide that beer may be produced using honey, fruit juice, fruit concentrate, herbs, spices, and other food materials, as adjuncts in fermentation.	Chapter 60
AB 230	Brough	Disabled veteran business enterprises	This bill makes various changes to the statewide California Disabled Veteran Business Enterprise Program to increase monitoring and oversight of the program, as specified.	Chapter 676
AB 436	Aguiar-Curry	Alcoholic beverages: tied-house restrictions: advertising: City of Napa	This bill extends an existing tied-house exception in the Alcoholic Beverage Control Act pertaining to the general prohibition against advertising arrangements between retail, wholesale, and manufacturer to include a performing arts venue (Napa Valley Opera House) and adjacent performance area located in the City of Napa, as specified.	Chapter 175
AB 469	Petrie-Norris	State records management: records management coordinator	This bill requires the head of each state agency to appoint a representative from that agency to serve as the Records Management Coordinator, as specified; and requires the California Secretary of State obtain statutorily required reports from agencies at least every two years, as specified.	Chapter 302
AB 477	Cervantes	Emergency preparedness: vulnerable populations	This bill requires a county, or a city and county, to include representatives from the access and functional needs population, as defined, in the next regular update to its emergency plan, as specified.	Chapter 218
AB 594	Salas	Artificial intelligence	<p>This bill authorizes the Director of the California Department of Technology (CDT) to designate a position within CDT to evaluate the uses of artificial intelligence (AI) in state government; and requires CDT to adopt guidelines by 1/1/21, to govern the use and implementation of AI technologies in state government functions.</p> <p><i>VETO message: “New technologies will transform and enhance our public services and improve job quality for public servants. The Department of Technology is currently responsible for evaluating and leveraging new technologies such as artificial intelligence and providing enterprise-wide solutions focused on improving the state’s digital service delivery to California residents. The newly established Future of Work Commission is broadly examining the impact of artificial intelligence on work and our economy. Legislation is not necessary to accomplish these goals.”</i></p>	Vetoed

AB 649	Cristina Garcia	Gambling Control Act	This bill permits a person who is 18-20 years of age to work in a gambling establishment but only in job classifications that do not involve working on the gaming floor or other restricted access areas and that are not involved in the play of a controlled game, as specified.	Chapter 432
AB 653	Bloom, Kamlager-Dove	State armories	This bill authorizes the Director of the Department of General Services, with the approval of the Adjutant General of the California Military Department, to lease a portion of the West Los Angeles Armory to the County of Los Angeles, as specified.	Chapter 263
AB 753	Eduardo Garcia	Tribal gaming: compact ratification	This bill ratifies the tribal-state gaming compact between the State of California and the Cabazon Band of Mission Indians, California, executed on 8/21/19.	Chapter 683
AB 754	Grayson	Regional notification centers: GIS data: excavations	This bill authorizes the Department of Technology to provide Geographic Information Systems data to a regional notification center (RNC), as specified; and requires applications for solar energy system permits to contain a reference to the existing requirements to notify an RNC of intended excavation, as specified.	Chapter 494
AB 840	Dahle	Alcoholic beverages: licenses: imports	This bill authorizes the Department of Alcoholic Beverage Control to create and issue a special on-sale general license to a person who owns or operates a facility that is partially located in the County of Placer and partially located in the County of Washoe, State of Nevada (Cal Neva Resort & Casino), as specified.	Chapter 355
AB 869	Cunningham	Surplus state property	This bill requires the Department of General Services, whenever any land is reported as excess by a state agency, to make the determination of whether or not the use of the land is needed by any other state agency within 150 days.  <i>VETO message: "Although I support timely decisions on the reuse of state property, these requests often have significant programmatic and budgetary implications that need to be carefully analyzed before a decision is made. I am concerned that the hard deadline could lock the state into a decision even if new information or a new proposal warrants additional consideration."</i>	Vetoed
AB 911	Rodriguez	Office of Emergency Services: emergency information: study	This bill requires the Office of Emergency Services to complete a study, as specified, to determine the feasibility of developing a statewide system that would enable all Californians to voluntarily provide vital health and safety information to be made available to all first responders in an emergency if a	Chapter 686

			911 call is placed; and provides that information submitted through the statewide system shall be confidential and is not a public record.	
AB 971	Salas	Public contracts: information technology services: contractor evaluations	This bill requires an awarding department to conduct a postevaluation for each contract for the acquisition of information technology for \$500,000 or more; and requires the Department of Technology and the Department of General Services to jointly develop a standard form and procedures for the postevaluation, as specified.	Chapter 496
AB 1013	Obernolte	State agencies: grant applications	This bill prohibits a state agency from permitting an evaluator to review a discretionary grant application submitted by an organization or a person, for which the evaluator was a representative, voting member, or staff member within the two-year period preceding receipt of that application, as specified.	Chapter 498
AB 1133	Low	Beer: premiums, gifts, and free goods	This bill allows, until 1/1/23, a beer manufacturer to give up to five cases of glassware to an on-sale retail licensee, as specified.	Chapter 623
AB 1164	Gloria	Surplus state real property: disposal	This bill authorizes the Department of General Services to dispose all or any part of the property known as the San Diego State Office Building in San Diego County.	Chapter 822
AB 1166	Levine	Public works: protection of underground infrastructure: regional notification center system: electronic positive response	This bill requires every operator of subsurface installations to supply an electronic positive response through a regional notification center before the legal excavation start date, as specified.	Chapter 453
AB 1199	Petrie-Norris	State property: Fairview Developmental Center	This bill requires the Department of General Services, if any land within the grounds of the Fairview Developmental Center is reported as excess and the Department determines that the land is needed by more than one state agency, to conduct a public hearing, as specified.	Chapter 824
AB 1265	Robert Rivas	Alcoholic beverage licensees: donations	This bill expands an existing Tied-house exception within the Alcoholic Beverage Control Act to allow a distilled spirits wholesaler that also holds a beer and wine wholesaler license to donate or sell beer, wine, or distilled spirits to certain nonprofit organizations, as specified.	Chapter 18
AB 1308	Cunningham	Students in hotel management or culinary arts programs: tastings	This bill allows a qualified student to taste, but not consume, an alcoholic beverage and exempts the student and the qualified academic institution in which the student is enrolled from criminal prosecution if the qualified	Chapter 457

			academic institution has established an Associate's degree or a Bachelor's degree program in hotel management or culinary arts, as provided.	
AB 1311	Ting	Neighborhood-restricted special on-sale general licenses: transfers	This bill authorizes the Department of Alcoholic Beverage Control to allow specified alcoholic beverage licenses in the City and County of San Francisco to be transferred within the same neighborhood.	Chapter 358
AB 1333	Dahle	Tribal gaming: compact ratification: Susanville Indian Rancheria	This bill ratifies the tribal-state gaming compact between the State of California and the Susanville Indian Rancheria, California, executed on 10/19/18.	Chapter 688
AB 1365	Committee on Veterans Affairs	Disabled Veteran Business Enterprise Program	This bill requires an awarding department, when awarding contracts through the disabled veteran business enterprise program, to maintain all records of the information provided by the prime contractor and to retain the records for a minimum of six years.	Chapter 689
AB 1370	Chiu	Alcoholic beverage licenses: nonprofit arts foundation	This bill authorizes the Department of Alcoholic Beverage Control to issue a special on-sale general license to Saint Joseph's Church in San Francisco.	Chapter 191
AB 1548	Gabriel, Maienschein	California State Nonprofit Security Grant Program	This bill establishes the California State Nonprofit Security Grant Program to improve the physical security of nonprofit organizations that are at high risk of violent attacks or hate crimes due to ideology, beliefs, or mission, as specified.	Chapter 734
AB 1754	Jones-Sawyer	Office of Emergency Services: California Olympic and Paralympic Public Safety Command	This bill requires the California Office of Emergency Services to establish the California Olympic and Paralympic Public Safety Command to facilitate the planning, resourcing, management, and delivery of safety and security at the 2028 Olympic and Paralympic Games in Los Angeles, as specified.	Chapter 693
AB 1825	Committee on Governmental Organization	Alcoholic beverage control	This bill authorizes specified licensees that hold more than one of the specified licenses for a single premise to have alcoholic beverages that are authorized under those licenses at the same time anywhere within the premises for purposes of production and storage, as specified; and expands an existing tied-house exception (Los Angeles Stadium at Hollywood Park), to allow for the advertising of alcohol within the retail, entertainment, commercial, and mixed-use development which includes the stadium and performance venue, as specified.	Chapter 696
SB 20	Dodd	Surplus state property: Napa County Regional Park and Open Space District	Extends the sunset date, which expired on 1/1/15, to 1/1/26, for the state to sell the area known as the Skyline Wilderness Park (Skyline Park) in the County of Napa; and revises the current authorization for the state to sell the Skyline	Chapter 240

			Park to also include the Napa County Regional Park and Open Space District in addition to the County of Napa.	
SB 21	Dodd	Alcoholic beverages: brewpub-restaurant licenses	This bill lowers the required minimum brewing production of a brewpub-restaurant licensee from 200 barrels per year to 100 barrels per year.	Chapter 362
SB 160	Jackson	Emergency services: cultural competence	This bill requires a county to integrate cultural competence into its emergency plan, upon the next update to its emergency plan; and requires counties to provide a forum for community engagement in geographically diverse locations in order to engage with culturally diverse communities, as specified.	Chapter 402
SB 190	Dodd	Fire safety: building standards: defensible space program	This bill requires the State Fire Marshal (SFM) to develop a model defensible space program, as specified; requires the SFM to develop and make available a Wildland-Urban Interface (WUI) Fire Safety Building Standards Compliance training; and requires the SFM to develop a WUI Products listing of products and construction assemblies that comply with the WUI Fire Safety building standards, as specified.	Chapter 404
SB 209	Dodd	Office of Emergency Services: Wildfire Forecast and Threat Intelligence Integration Center	This bill requires the Office of Emergency Services and the Department of Forestry and Fire Protection to jointly establish and lead the Wildfire Forecast and Threat Intelligence Integration Center, as specified.	Chapter 405
SB 469	Dodd	Horse racing: health and safety	This bill authorizes the California Horse Racing Board to immediately suspend a license to conduct a horse racing meeting when necessary to protect the health and safety of horses and riders, as specified.	Chapter 22
SB 513	Hurtado	State Water Resources Control Board: grants: interim relief: private water wells	This bill authorizes the State Water Resources Control Board to provide grants to eligible applicants to be used to provide interim relief, as specified, to households in which a private water well has gone dry, or has been destroyed, due to drought, wildfire, or other natural disaster, subject to appropriation of funds for that purpose by the Legislature.	Chapter 373
SB 558	Hueso	Commission on California-Mexico Affairs	This bill establishes an 11-member Commission on California-Mexico Affairs to serve as a public stakeholder body on cultural, economic, and environmental issues relating to California and Mexico, as specified.  <i>VETO message: "These are important goals that we have been working collaboratively to address, which is why I issued an Executive Order establishing the International Affairs and Trade Development Interagency Committee earlier this year. The Committee has focused on California's relationship with Mexico</i>	Vetoed

			<i>and already taken steps to reestablish a formal presence for California in Mexico. In addition to the work of the Committee, the California-Mexico Border Relations Council, established in 2006, also serves as the central organizing body that coordinates cross-border programs, initiatives, projects and partnerships for the State. While I respect the intent of the bill, its provisions are duplicative of the existing Council, recent efforts undertaken by Lieutenant Governor Eleni Kounalakis as Chair of the International Affairs and Trade Development Interagency Committee, and efforts already underway to reestablish the Commission of the Californias (ComCal). I look forward to continued collaboration with the Legislature and key stakeholders under this framework to work at the border and beyond with California's most important international partner."</i>	
SB 601	Morrell	State agencies: licenses: fee waiver	This bill authorizes any state agency that issues any business license to establish a process for a person or business that has been displaced or is experiencing economic hardship as a result of an emergency, as defined, to submit an application for reduction or waiver fees required by the agency to obtain a license, renew or activate a license, or replace a physical license for display.	Chapter 854
SB 674	McGuire	Tribal gaming: compact ratification	This bill ratifies the tribal-state gaming compact entered into between the State and the California and the Hoopa Valley Tribe.	Chapter 706
SB 717	Jones	Advertising	This bill authorizes a craft distiller to purchase advertising space from, or on behalf of, an on-sale retail licensee subject to the same conditions as other alcohol manufacturers.	Chapter 671
SB 748	Stern	California Youth Poet Laureate	This bill establishes the position of California Youth Poet Laureate, as specified.	Chapter 156
SB 788	Committee on Governmental Organization	Alcoholic beverages: appeals: decision: tied-house restrictions	This bill clarifies, for purposes of the Alcoholic Beverage Control (ABC) Act, that an emergency order issued by the Department of ABC is not a "final decision," and provides that a superior court shall have jurisdiction to review an emergency decision issued by the Department of ABC.	Chapter 257

## HEALTH

AB 1	Cooper	Youth athletics: California Youth Football Act	This bill enacts the California Youth Football Act, which establishes certain requirements on youth football, including limiting full-contact practices to 30 minutes per day, and no more than two days per week, and requires an emergency medical technician or higher-level medical professional to be present during all games, and one independent non-rostered individual to be present at all practice locations with the authority to evaluate and remove any youth tackle football participant from practice who exhibits an injury.	Chapter 158
AB 35	Kalra	Worker safety: blood lead levels: reporting	This bill requires the Department of Public Health to report to the Division of Occupational Safety and Health (Cal/OSHA) within the Department of Industrial Relations in any instance where a worker's blood lead level is at or above 20 micrograms per deciliter; and requires Cal/OSHA to consider this report an allegation of a serious violation, subject to investigation requirements under specified existing law.	Chapter 710
AB 166	Gabriel	Medi-Cal: violence preventive services	<p>This bill (1) requires the Department of Health Care Services (DHCS) to establish a violence intervention pilot program that is hospital-based or hospital-linked, by 1/1/21; (2) requires the pilot program to provide violence preventive services that are rendered by a qualified violence prevention professional at a minimum of nine sites, as specified; (3) establishes requirements for qualified violence prevention professionals, the training for the professionals, and the entities contracting with or employing the professionals; and (4) requires DHCS to issue a report to the Legislature on the implementation of the pilot program and demonstrated impact of services provided.</p> <p><i>VETO message: "The 2019 Budget Act provided \$30 million in the General Fund for the California Violence Intervention and Prevention (CalVIP) Program, the largest investment in the program's history. I also signed AB 1603 (Wicks) which codifies the CalVIP program in statute and increases the grant amount that can be distributed. Hospital-based violence intervention programs are eligible for grant funding through CalVIP. While I appreciate the Legislature's intent to secure additional funding for these programs, these changes should be considered in the annual budget process where we can have a comprehensive conversation about spending priorities for the Medi-Cal program."</i></p>	Vetoed
AB 174	Wood	Health care	This bill requires Covered California to develop and prepare one or more reports to be issued at least quarterly and be made publicly available within 30 days following the end of each quarter for the purpose of informing the California Health and Human Services Agency, the Legislature, and the public	Chapter 795

			about the enrollment process for the individual market assistance program, established in the 2019-2020 Budget Act.	
AB 204	Wood	Hospitals: community benefits plan reporting	This bill revises the not-for-profit hospital community benefit law reporting requirements by, among other provisions, adding a definition of charity care, requiring small and rural hospitals (currently exempt from the community benefit reporting law) to comply with the law if they are part of a hospital system, and requiring the Office of Statewide Health Planning and Development to annually prepare a report on the amount each hospital spent on community benefits, including the amount attributable to charity care.	Chapter 535
AB 262	Gloria, Gonzalez	Local health officers: communicable diseases	This bill requires local health officers (LHOs), during an outbreak of a communicable disease, or upon the imminent and proximate threat of a communicable disease outbreak or epidemic that threatens the public's health, to notify and update governmental entities within the LHO's jurisdiction, as specified, and make relevant information available to governmental entities, as specified.	Chapter 798
AB 290	Wood	Health care service plans and health insurance: third-party payments	This bill (1) establishes requirements on financially interested health care providers and entities that make third-party premium payments on behalf of health plan enrollees and insureds that includes a process by which a financially interested provider's payment rate may be reduced; and (2) applies these requirements to financially interested entities covered by Advisory Opinion 97-1, upon a finding by the United States Department of Health and Human Services Office of Inspector General that compliance does not violate the federal laws addressed by Advisory Opinion 97-1 or a successor agreement, if an updated opinion is requested prior to 7/1/20.	Chapter 862
AB 318	Chu	Medi-Cal materials: readability	This bill (1) requires the Department of Health Care Services (DHCS) to field test all beneficiary materials that have been translated into threshold languages and Medi-Cal managed care plans to field test certain informing materials that have been translated into threshold languages; and (2) defines field testing to mean conducting a focus group, or another form of review, involving native speakers of the applicable language or community-based organizations with an understanding of the linguistic needs of the targeted population; and requires DHCS to consult with stakeholders to identify at least ten beneficiary documents to be reviewed and revised for readability.  <i>VETO message: "While I share the author's goal of ensuring limited-English proficient consumers have access to readable information about their health</i>	Vetoed

			<i>care coverage, the bill's requirements would create significant costs that should be evaluated in the annual budget process."</i>	
AB 320	Quirk, Mathis	Pest control: mosquito abatement	This bill establishes the California Mosquito Surveillance and Research Program, administered by the University of California, Davis, and outlines the duties of the program.	Chapter 422
AB 377	Eduardo Garcia, Mayes	Microenterprise home kitchen operations	This bill clarifies provisions of law governing the authorization and regulation of microenterprise home kitchens (MHKs), including clarifying that only a county or one of four cities with an environmental health department can authorize MHKs, and if authorized by one of these jurisdictions, they are permitted in all areas of those jurisdictions.	Chapter 536
AB 379	Maienschein	Youth athletics: concussion and sudden cardiac arrest prevention protocols	This bill (1) adds "an athlete who has passed out or fainted" to existing law that prohibits an athlete from returning to athletic activity until being evaluated and cleared by a health care provider; and (2) requires the athlete, if the health care provider suspects that the athlete has a cardiac condition that puts the athlete at risk for sudden cardiac arrest or other heart-related issues, to remain under the care of the healthcare provider to pursue followup testing until the athlete is cleared to play.	Chapter 174
AB 453	Chau	Emergency medical services: training	This bill requires the Emergency Medical Services Authority, as part of its requirement to develop training standards for Emergency Medical Technicians, to include a component within the dementia-specific training hours on how to interact effectively with persons with dementia and their caregivers.	Chapter 88
AB 506	Kalra	Long-term health facilities	<p>This bill revises the criteria under which the Department of Public Health (DPH) issues civil penalties against long term care (LTC) facilities that were found to have caused the death of a resident, so that instead of having to prove the death of a resident was the "direct proximate cause" of a violation by the facility, DPH would have to prove that the violation was a "substantial factor" in the death of a resident and that the death was a foreseeable result of the violation; and increases the amount of civil penalties assessed against LTC facilities.</p> <p><i>VETO message: "Patient safety and quality care is of the utmost importance, and I am committed to protecting the vulnerable residents of long-term health care facilities. This bill began as a laudable effort to update the standard for determining a facility's responsibility for the death of a patient or resident. However, I am concerned that the language, in its current form, would create more confusion than clarity and would not help CDPH to enforce the law. I</i></p>	Vetoed

			<i>encourage the Legislature and stakeholders to work with CDPH toward a resolution that enables the Department to better hold facilities accountable for causing the death of a patient or resident.”</i>	
AB 512	Ting	Medi-Cal: specialty mental health services	<p>This bill (1) codifies the requirement that county mental health plans prepare a cultural competence plan (CCP); (2) expands the required elements to be included in the CCP; (3) requires counties to convene a committee to review and approve the CCP; and (4) places requirements on the Department of Health Care Services and the external quality review organization to develop a protocol for monitoring performance on established disparities reduction targets and to include a report on statewide disparities reduction targets, as specified.</p> <p><i>VETO message: “Although I support the intent and efforts of this bill to reduce mental health disparities, the new requirements imposed by this bill would result in significant General Fund cost pressures that are better considered through the state's annual budget process.”</i></p>	Vetoed
AB 577	Eggman	Health care coverage: maternal mental health	This bill permits completion of covered services, for up to 12 months from diagnosis or from the end of the pregnancy, whichever occurs later, for an individual who presents written documentation of being diagnosed with a maternal mental health condition to her health plan or health insurer when her provider is terminated, or when she is newly covered, if the provider agrees to the rate and terms and conditions of the health plan or policy.	Chapter 776
AB 619	Chiu	Retail food: reusable containers: multiuse utensils	This bill permits a local enforcement agency to allow a temporary food facility to use multiuse utensils that are clean, rinsed, and sanitized, as an alternative to single-use utensils; and clarifies provisions of law governing the ability of consumers to bring empty containers to food facilities intended for refilling with food or beverages.	Chapter 93
AB 651	Grayson	Air ambulance services	This bill limits a health plan enrollee or insured’s payment for covered services provided by an air ambulance service provider that does not have a contract with the health plan or health insurer to no more than the same cost sharing that the enrollee or insured would pay for the same covered services received from a contracted air ambulance provider; and sunsets the supplemental Emergency Medical Air Transportation Act on 7/1/22.	Chapter 537

AB 678	Flora	Medi-Cal: podiatric services	This bill aligns prior authorization and visit limitations for podiatric services provided by podiatrists in the Medi-Cal program with those that apply to physicians providing the same services.	Chapter 433
AB 715	Nazarian, Arambula	Richard Paul Hemann Parkinson's Disease Program	This bill extends the Richard Paul Hemann Parkinson's Disease Program from 1/1/20 to 1/1/21.	Chapter 806
AB 731	Kalra	Health care coverage: rate review	This bill (1) requires large group health insurance products to be reviewed by the Department of Managed Health Care (DMHC) and the California Department of Insurance (CDI) similar to individual and small group products and based on methodology, and benefit and cost-sharing variations; (2) requires new reporting for all health plans and insurers on specified fees, reclassification of services, comparisons to Medicare on prices paid, and variations in medical trend by geographic region; and (3) requires DMHC and CDI to determine if large group community rate changes are unreasonable or unjustified, and if so, requires health plans and insurers to notify the purchaser of an unreasonable or unjustified rate determination.	Chapter 807
AB 744	Aguiar-Curry	Health care coverage: telehealth	This bill requires health care contracts after 1/1/21, to specify that the health plan or insurer is required to cover and reimburse diagnosis, consultation, or treatment delivered through telehealth on the same basis and to the same extent that the plan or insurer is responsible for coverage and reimbursement for the same service provided through in-person diagnosis, consultation, or treatment.	Chapter 867
AB 746	Wood	Sherman Food, Drug, and Cosmetic Law: beer manufacturer licensees: exemption	This bill exempts beer manufacturers that are licensed by the Department of Alcoholic Beverage Control from the requirement to register with the Department of Public Health as a food processing facility.	Chapter 277
AB 774	Reyes	Health facilities: reporting	This bill adds additional data elements to reports that hospitals are required to file with the Office of Statewide Health Planning and Development for each patient encounter in a hospital emergency department by requiring the time of service to be reported and the date and time of release from emergency care.  <i>VETO message: "This new regulatory burden increases healthcare costs and needs to be considered as part of a more comprehensive plan to address healthcare costs and providing care in the appropriate setting. My administration is committed to working with stakeholders to lower healthcare costs and improving patient outcomes."</i>	Vetoed

AB 781	Maienschein	Medi-Cal: family respite care	This bill authorizes pediatric day health care services, for purposes of Medi-Cal coverage, to be provided at any time of the day and on any day of week, so long as the total number of authorized hours is not exceeded; and authorizes pediatric day health services to be covered for up to 23 hours per calendar day.	Chapter 64
AB 785	Bloom	Parentage	This bill makes clarifying and technical changes to existing law governing gamete banks relating to the collection and disclosure of donor identifying and medical information.	Chapter 539
AB 824	Wood	Business: preserving access to affordable drugs	This bill presumes a patent infringement claim settlement between a brand drug maker and a generic or biosimilar biologic (biosimilar) drug maker to be anticompetitive and subject to a civil penalty, as specified, if the generic or biosimilar drug maker receives anything of value from the brand drug maker in exchange for limiting or foregoing entry into the market unless that presumption can be rebutted with specified evidence.	Chapter 531
AB 848	Gray	Medi-Cal: covered benefits: continuous glucose monitors	This bill requires Medi-Cal to provide coverage for continuous glucose monitors (CGMs) and related supplies for use with those monitors for the treatment of diabetes mellitus when medically necessary, subject to utilization control.  <i>VETO message: "The goal of this bill, enhancing access to CGMs in order to help individuals better manage their diabetes, is an important one and should be considered through the annual budget process."</i>	Vetoed
AB 851	Cooper	Drug masking products	This bill prohibits a person from distributing, delivering, or selling or possessing with intent to distribute, deliver, or sell, a drug masking product, as defined.	Chapter 45
AB 899	Wood	Clinic licensing	This bill exempts buildings acquired by a licensed primary care clinic under either the affiliate licensure process or the consolidated licensure process from the requirement to meet minimum construction standards of adequacy and safety, known as OSHPD 3, if the building, prior to being acquired, was an outpatient setting or a previously licensed primary care clinic that was actively seeing patient within the previous 18 months.  <i>VETO message: "I support the stated goal of this bill, which is to encourage an increase in the number of primary clinics in California. However, the bill's proposed method for accomplishing that goal removes important health and safety protections for patients, clinic staff, and the public."</i>	Vetoed
AB 914	Holden	Medi-Cal: inmates: eligibility	This bill requires, beginning 10/1/20, Medi-Cal benefits for beneficiaries under 26 years of age who become inmates of a public institution to be suspended	Vetoed

			<p>until the beneficiary is no longer an inmate or no longer otherwise eligible for Medi-Cal; and requires the Department of Health Care Services, in consultation with stakeholders, to develop and implement a simplified annual eligibility redetermination for those individuals.</p> <p><i>VETO message: "The bill has different age thresholds for indefinite suspension of benefits from those in federal law, resulting in violation of federal comparability requirements that would result in significant General Fund costs."</i></p>	
AB 919	Petrie-Norris	Alcoholism and drug abuse recovery or treatment programs	<p>This bill adds various provisions to existing law that prohibits specified entities from giving or receiving remuneration or anything of value for the referral of a person who is seeking recovery or treatment services in order to prevent those specified entities from inducing an individual to receive recovery or treatment services by providing free housing, transportation, and other related services.</p>	Chapter 811
AB 920	Petrie-Norris	Substance abuse recovery or treatment providers	<p>This bill requires the Department of Health Care Services, beginning 1/1/21, to license an outpatient alcohol or other substance use disorder recovery or treatment services program that provides those services to the public, as specified.</p> <p><i>VETO message: "I am supportive of the Legislature's intent to license all SUD recovery and treatment services. However, developing a new licensing schema is a significant undertaking, and would require a significant departure from the bill as enrolled. This bill would need to be revised to provide adequate statutory authority for DHCS to effectively monitor and ensure compliance with outpatient licensure requirements. In addition, establishing the associated administrative oversight is not without significant cost. After reviewing this bill, it is clear that a substantial amount of work is still needed to develop a program that my administration can implement. As such, I recommend the Legislature and sponsors of this bill work closely with DHCS on a more robust proposal for my consideration. Costs for implementation of such a bill would need to be considered in the budget process."</i></p>	Vetoed
AB 922	Burke	Reproductive health and research: oocyte procurement	<p>This bill repeals, until 1/1/24, the prohibition on any payment in excess of the amount of reimbursement of direct expenses incurred as a result of an assisted oocyte production procedure to be made to any subject to encourage her to produce human eggs for purposes of medical research; and requires an individual providing human oocytes for research, until 1/1/24, to be compensated for her time, discomfort, and inconvenience in the same manner as other research participants, as specified.</p>	Chapter 864

AB 929	Luz Rivas	California Health Benefit Exchange: data collection	This bill requires a Covered California qualified health plan to report on cost reduction efforts, quality improvements, or disparity reductions; and requires Covered California to post annually on its Web site plan-specific data and information on cost reduction efforts, quality improvements, and disparity reductions in a manner that protects the personal information of enrollees.	Chapter 812
AB 954	Wood	Dental services: third-party network access	This bill permits health plans and health insurers that cover dental services, or contracting entities, to grant third party access to dental provider network contracts, a provider's dental services, or contractual discounts, if specified requirements are met such as a notification to the health care provider about the third-party access and allowing the provider to choose not to participate in third-party access to the provider network contract.	Chapter 540
AB 962	Burke	Hospitals: procurement contracts	This bill requires hospitals with operating expenses of at least \$50 million or that are part of a system of hospitals to submit an annual report to the Office of Statewide Health Planning and Development (OSHPD) on its minority, women, LGBT, and disabled veteran business enterprise procurement efforts; and requires OSHPD to convene a hospital diversity commission to advise and provide recommendations on the best methods to increase procurement with diverse suppliers within the hospital industry.	Chapter 815
AB 993	Nazarian	Health care coverage: HIV specialists	This bill requires health plan contracts and health insurance policies to permit an HIV specialist to be an eligible primary care provider, if the provider requests primary care provider status and meets the health plan or insurer's eligibility criteria for all specialists seeking primary care provider status.  <i>VETO message: "This bill is unnecessary because existing law already permits specialist physicians to serve as primary care physicians."</i>	Vetoed
AB 1004	McCarty	Developmental screening services	This bill (1) requires early and periodic screening, diagnostic, and treatment screening services to include developmental screening services for Medi-Cal beneficiaries ages zero to three, inclusive; (2) requires Medi-Cal managed care plans to ensure contracted providers administering developmental screenings comply with the Bright Futures Guidelines and Recommendations for Preventive Pediatric Health Care established by the American Academy of Pediatrics; and (3) requires the external quality review organization, beginning on 7/1/20, to annually review and report on Medi-Cal managed care plans' compliance with providing enrollees access to developmental screenings.	Chapter 387

AB 1014	O'Donnell, Brough, Wicks	Health facilities: notices	<p>This bill increases the period of time when a hospital is required to provide public notice of a proposed closure or elimination of a supplemental service, currently 90 days for the closure or downgrading of emergency services and 30 days for all other closures or eliminations of supplemental services, to 180 days prior to the closure of a hospital or the elimination or downgrading of emergency services, and 90 days prior to the elimination of any other supplemental service.</p> <p><i>VETO message: "I agree that hospital closures have vast impacts on communities. However, this bill would not change the fact that the State is not able to force a hospital to stay open when they are financially unable. I am concerned that this bill may exacerbate the financial and patient safety concerns that often lead to closures."</i></p>	Vetoed
AB 1037	Gipson	Martin Luther King, Jr. Community Hospital: clinics: licensure and regulation: exemption	This bill permits Martin Luther King, Jr. Community Hospital to establish a medical foundation with 26 licensed physicians, instead of the 40 licensed physicians required under existing law, if it meets certain conditions.	Chapter 499
AB 1088	Wood	Medi-Cal: eligibility	This bill requires the Department of Health Care Services to seek a Medicaid state plan amendment or waiver to implement an income disregard to allow an individual, who is enrolled under the Medi-Cal aged & disabled program and becomes ineligible for Medi-Cal benefits because of the state's payment of the individual's Medicare Part B Premium, to remain eligible for Medi-Cal benefits if their income and resources otherwise meet all eligibility requirements.	Chapter 450
AB 1116	Grayson	Firefighters: peer support	This bill enacts the California Firefighter Peer Support and Crisis Referral Services Act to enable confidential peer support and crisis referral services for emergency service personnel.	Chapter 388
AB 1128	Petrie-Norris	Program of All-Inclusive Care for the Elderly	This bill transfers from the Department of Public Health to the Department of Health Care Services the oversight and regulation of a primary care clinic, adult day health center, and home health agency that exclusively serves patients of a Program for All-Inclusive Care for the Elderly center.	Chapter 821
AB 1152	Holden	Vital records	This bill permits local registrars that exclusively serve cities to issue vital records older than two years if the record issued is the most accurate record on file with the State Registrar.	Chapter 188

AB 1175	Wood	Medi-Cal: mental health services	<p>This bill places various requirements on the Department of Health Care Services (DHCS), county mental health plans (MHPs), and Medi-Cal managed care health plans (MCPs) related to mental health services provided to Medi-Cal enrollees and information sharing between plans to improve Medi-Cal mental health service delivery, and to provide additional information for service delivery improvements.</p> <p><i>VETO message: "I support the author's goal of improving care coordination for consumers who receive treatment from multiple delivery systems. As such, I am directing DHCS to exercise its administrative authority over MCPs and MHPs and identify and implement the most efficient and effective method for ensuring these entities coordinate care for Medi-Cal beneficiaries receiving these critically important services."</i></p>	Vetoed
AB 1249	Maienschein	Health care service plans: regulations: exemptions	<p>This bill authorizes the Director of the Department of Managed Health Care to authorize for five years one pilot program in northern California, and one pilot program in southern California, whereby health care providers approved by the Department may undertake risk-bearing arrangements with a voluntary employees' beneficiary association, with enrollment of greater than 100,000 lives, or a trust fund that is a welfare plan, and a multiemployer plan, with enrollment of greater than 25,000 lives to demonstrate the control of costs for health care services and the improvement of health outcomes and quality of services when compared against a sole fee-for-service provider reimbursement model, as specified.</p> <p><i>VETO message: "This proposed pilot project would undermine the fundamental purpose of the Knox-Keene Act by permitting such entities to operate in the State without providing the strong consumer protections guaranteed under the Act."</i></p>	Vetoed
AB 1309	Bauer-Kahan	Health care coverage: enrollment periods	<p>This bill changes the annual health insurance open enrollment period beginning November 1 of the preceding calendar year to January 31 of the benefit year, for individual market policies available on or after 1/1/20.</p>	Chapter 828
AB 1352	Waldron	Community mental health services: mental health boards	<p>This bill makes various clarifications in existing law regarding the role, make-up, and administration of local mental health boards; and requires a local mental or behavioral health agency to provide an annual report of written explanations to specified entities for any substantive recommendations made by a mental health board that are not adopted, as specified.</p>	Chapter 460

AB 1494	Aguiar-Curry	Medi-Cal: telehealth: state of emergency	This bill prohibits face-to-face contact or a patient's physical presence on the premises of an enrolled community clinic, as specified, to be required for services provided to a Medi-Cal beneficiary during or immediately following a state of emergency; and requires the Department of Health Care Services, on or before 7/1/20, to issue and publish on its Web site guidance to facilitate reimbursement for services provided by enrolled community clinics to a Medi-Cal beneficiary during or immediately following a state of emergency.	Chapter 829
AB 1532	Bauer-Kahan	Food facilities: food safety: employee knowledge	This bill enacts the Natalie Giorgi Sunshine Act to require the food handler training course to include instructions on safe handling food practices for major food allergens.	Chapter 131
AB 1642	Wood	Medi-Cal: managed care plans	This bill makes a number of changes to the Medi-Cal managed care time and distance standards and related reporting in order to improve the delivery and utilization of services in the Medi-Cal program; and deletes the Department of Health Care Services' existing administrative and financial sanction and contract termination authority of prepaid health plans, and instead, requires those authorities, as specified, to apply to any entity that contracts with the Department for the delivery of health care services, including Medi-Cal managed care plans, mental health plans, Drug Medi-Cal services providers, and others.	Chapter 465
AB 1695	Carrillo	Health facilities	This bill requires a skilled nursing facility to give a written notice to all residents of the facility 90 days prior to a transfer of management or a change of ownership, and requires all employees to be retained for a 60-day transition employment period.	Chapter 832
AB 1705	Bonta	Medi-Cal: emergency medical transportation services	This bill (1) requires Department of Health Care Services, no sooner than 7/1/21, to implement the Public Provider Intergovernmental Transfer Program (IGT program) for an eligible provider of emergency medical transport services to receive a supplemental Medi-Cal reimbursement in addition to the Medi-Cal rate of payment the provider would otherwise receive for those services; (2) requires the IGT program to replace the ground emergency medical transportation supplemental payment program, as specified; and (3) exempts public ambulance providers from the quality assurance fee, data reporting, and the resulting Medi-Cal add on payments resulting from revenue from the quality assurance fee, if the IGT program is implemented.	Chapter 544

AB 1802	Committee on Health	Health care service plans	This bill makes technical and clarifying changes to existing law related to health care service plans and corrects an error in existing law related to timely claims payment.	Chapter 113
AB 1803	Committee on Health	Pharmacy: health care coverage: claims for prescription drugs sold for retail price	This bill delays for one year a provision in existing pharmacy law that requires a pharmacy claim to be submitted to a health plan or health insurer in the same manner as if a customer purchased the prescription drug by paying the cost-sharing instead of the retail price of the prescription drug.	Chapter 114
SB 10	Beall	Mental health services: peer support specialist certification	<p>This bill requires the Department of Health Care Services (DHCS) to establish a program for certifying peer support specialists; requires DHCS to amend its Medicaid state plan and to seek any federal waivers or state plan amendments to implement the certification program; and permits DHCS to implement, interpret, and make specific the certification program through available means, as specified, until regulations are adopted.</p> <p><i>VETO message: "Peer support services can play an important role in meeting individuals' behavioral health care needs by pairing those individuals with trained "peers" who offer assistance with navigating local community behavioral health systems and provide needed support. Currently, counties may opt to use peer support services for the delivery of Medicaid specialty mental health services. As the Administration, in partnership with the Legislature and counties, works to transform the state's behavioral health care delivery system, we have an opportunity to more comprehensively include peer support services in these transformation plans. I look forward to working with you on these transformations efforts in the budget process and future legislation, as improving the state of the state's behavioral health system is a critical priority for me. This proposal comes with significant costs that should be considered in the budget process."</i></p>	Vetoed
SB 24	Leyva	Public health: public university student health centers: abortion by medication techniques	This bill requires student health centers (SHCs) located on a campus within the University of California or California State University that provide primary health care services to students, after 1/1/23, to offer abortion by medication techniques onsite; and requires the California Commission on the Status of Women and Girls to administer the College Student Health Center Sexual and Reproductive Health Preparation Fund, which is established by this bill for the purposes of providing private moneys to public university SHCs for medication abortion readiness.	Chapter 740

SB 39	Hill, Glazer, Portantino	Tobacco products	This bill requires a tobacco product to be delivered only in a container that is conspicuously labeled as being a tobacco product that requires the signature of a person 21 years of age or older; and requires, before completing a delivery, a specified entity to obtain the signature of a person 21 years of age or older upon delivering the product to the recipient's or purchaser's address, as specified.	Chapter 295
SB 129	Pan	Health care coverage reporting	This bill requires annual health plan and insurer enrollment reporting to include enrollment data for products sold inside and outside of Covered California, any other business lines, and multiple employer welfare arrangements; and requires the California Department of Insurance and the Department of Managed Health Care to publicly report annual enrollment data no later than April 15th of each year.	Chapter 241
SB 154	Pan	Medi-Cal: restorative dental services	This bill authorizes a Medi-Cal Dental Program (Denti-Cal) provider, who provides treatment of dental caries, to use and receive Denti-Cal reimbursement for, silver diamine fluoride for the purposes of arresting dental caries, subject to specified conditions and benefit limitations.  <i>VETO message: "Expanding the options available for treating dental decay is a worthwhile policy goal, but this bill would require significant General Fund spending not included in the state budget. As such, this change should be considered in the annual budget process."</i>	Vetoed
SB 156	Nielsen	Health facilities: emergency medical services	This bill requires the Department of Public Health to issue a special permit to a hospital to offer emergency stabilization services at the site of the former Feather River Hospital in Paradise for up to six years, if specified requirements are met.	Chapter 839
SB 163	Portantino	Health care coverage: pervasive developmental disorder or autism	This bill revises and expands the definition of "behavioral health treatment" (BHT) and expands the provider qualifications to include more provider types that can provide BHT under the mandate that health plans and insurers cover BHT for pervasive developmental disorder or autism; prohibits the setting, location, or time of treatment recommended by a qualified autism services provider from being used as the only reason to deny or reduce coverage for medically necessary services; and requires the setting to be consistent with the standard of care for BHT.  <i>VETO message: "When the Legislature enacted SB 946 (Steinberg, Chapter 650, Statutes of 2011), it clearly anticipated subsequent action to develop a comprehensive structure to license providers of behavioral health treatment to</i>	Vetoed

			<i>individuals with autism spectrum disorder. A formal licensing scheme that includes clinical expertise and administrative oversight is a more appropriate venue to address qualification standards for practitioners, ensure quality of care, and provide effective consumer protection. I encourage the Legislature to complete the work begun by SB 946. In addition, by removing the health plan coverage exemption for contracts in the Medi-Cal program, this bill inadvertently creates conflicting requirements within the Medi-Cal program that could result in unintentional delays in access to care and jeopardizes continued receipt of federal financial participation for behavioral health treatment.”</i>	
SB 165	Atkins	Medical interpretation services	This bill requires the Department of Health Care Services to establish a pilot project, as specified, to evaluate the provision of medical interpretation services for limited English proficient (LEP) beneficiaries concurrently with implementing a study that would identify requirements for medical interpretation services and recommend strategies for improving medical interpretation services for LEP beneficiaries.	Chapter 365
SB 227	Leyva	Health and care facilities: inspections and penalties	This bill requires periodic inspections of hospitals by the Department of Public Health to include reviews of compliance with nurse staffing ratios; and establishes administrative penalties for nurse staffing ratio violations of \$15,000 for a first violation, and \$30,000 for each subsequent violation.	Chapter 843
SB 260	Hurtado	Automatic health care coverage enrollment	This bill requires Covered California, commencing 7/1/21, to enroll an individual(s) using electronic information from Medi-Cal or the Children’s Health Insurance Program in the lowest cost silver Covered California plan; and requires a health plan or insurer to annually notify an individual that when he/she ceases to be enrolled in coverage, his/her contact information will be provided to Covered California to assist him/her in obtaining other coverage, or that he/she may opt out of this transfer of information.	Chapter 845
SB 276	Pan	Immunizations: medical exemptions	This bill requires the Department of Public Health (DPH) to develop an electronic, statewide, standardized medical exemption request form for immunization requirements in existing law; requires DPH to make the request form available for use by physicians and to be transmitted directly to a state database; requires the request form to be the only medical exemption documentation that a governing authority may accept; and requires DPH to create a standardized system to monitor immunization levels in schools and institutions, and to monitor patterns of unusually high exemption form submissions by a particular physician.	Chapter 278

SB 289	Archuleta	Medi-Cal: home- and community-based services: military	This bill requires an active duty military service member's dependent child or spouse on the waiting list for specified waiver programs to retain waiting list status when the military service member receives a military order to transfer to another state, as specified; requires the dependent child or spouse, who was enrolled in a waiver program and returns to the state, to be reenrolled in the waiver program if there is an open slot or be placed first on the waiting list and if specified conditions are met; and authorizes a dependent child or spouse to apply for specified waiver programs when a military service member residing in another state receives a military order to move to this state.	Chapter 846
SB 305	Hueso	Compassionate Access to Medical Cannabis Act or Ryan's Law	<p>This bill enacts the "Compassionate Access to Medical Cannabis Act," or "Ryan's Law," stating the intent of the Legislature to support the ability of a terminally ill patient to safely use medical cannabis within specified health care facilities in compliance with the Compassionate Use Act of 1996; and prohibits a health care facility from interfering with a terminally ill patient's use of medical cannabis within the health care facility.</p> <p><i>VETO message: "California voters passed the Compassionate Use Act over two decades ago to allow for the medical use of cannabis. Since then, 32 more states, the District of Columbia, Guam, Puerto Rico and the US Virgin Islands have enacted similar laws. It is inconceivable that the federal government continues to regard cannabis as having no medicinal value. The federal government's ludicrous stance puts patients and those who care for them in an unconscionable position. Nonetheless, health facilities certified to receive payment from the federal Center for Medicare and Medicaid Services must comply with all federal laws in order to receive federal reimbursement for the services they provide. This bill would create significant conflicts between federal and state law that cannot be taken lightly. Therefore, I begrudgingly veto this bill."</i></p>	Vetoed
SB 322	Bradford	Health facilities: inspections: employee reporting	This bill requires hospital employees to have the right to discuss possible regulatory violations or patient safety concerns with the inspector privately during the course of an investigation or inspection by the Department of Public Health.	Chapter 72
SB 343	Pan	Health care data disclosure	This bill eliminates provisions in health insurance rate filing requirements that permit Kaiser Permanente health plans and insurers to report medical trend assumptions in a different manner than other health plans, including reporting trends in fewer categories, and eliminates provisions in hospital Office of Statewide Health Planning and Development reporting requirements that	Chapter 247

			permit Kaiser hospitals to report certain data as a group rather than by individual facility, and to not have to report certain financial data.	
SB 363	Pan	Workplace safety	<p>This bill requires any facility operated by the Department of State Hospitals, the Department of Developmental Services, or the Department of Corrections and Rehabilitation, to report, on a monthly basis, information on violent incidents to the bargaining unit of each employee affected by an incident, as well as to the relevant department.</p> <p><i>VETO message: "SB 363's goal of ensuring safety for employees is an important one. However, mandating these reporting requirements in state law is unnecessary, as the departments can undertake this reporting administratively. I encourage the Legislature to work on a more appropriate solution to these issues."</i></p>	Vetoed
SB 382	Nielsen, Stern	Medi-Cal: managed care health plan	<p>This bill requires a Medi-Cal managed care plan to ensure that an enrollee who remains in a general acute care hospital continues to receive medically necessary postacute care services at the general acute care hospital in a Governor declared state of emergency, as specified; and requires daily reimbursement until the transfer occurs to be, at a minimum, the administrative day rate established by the Department of Health Care Services.</p> <p><i>VETO message: "While the intent of this bill to ensure the MCP members who are impacted by an emergency continue to receive medically necessary care is admirable, it is also unnecessary. MCPs are responsible for ensuring the delivery of medically necessary services, even if they are unable to locate a post-acute care facility to which the member could be transferred. As such, members of an MCP would continue to receive needed care in a general acute care hospital during a state of emergency should access to post-acute care services be unavailable elsewhere. However, to the extent that there are scenarios where a MCP has not appropriately reimbursed a general acute care hospital, I encourage the Legislature to work with my administration to address any such issues."</i></p>	Vetoed
SB 389	Hertzberg	Mental Health Services Act	This bill permits Mental Health Services Act funds to be used to provide services to persons who are participating in a presentencing or postsentencing diversion program or who are on parole, probation, postrelease community supervision, or mandatory supervision.	Chapter 209
SB 407	Monning	Medicare supplement benefit coverage	This bill requires an issuer of a Medicare supplement contract with new or innovative benefits commencing 1/1/20, to identify the portion of the premium	Chapter 549

			attributed to the new or innovative benefits as a separate line item on the payment or invoice and extends the Medicare supplement open enrollment period by 30 days; and requires the Department of Managed Health Care and the Department of Insurance to collaborate to develop and implement policies and procedures that standardize new or innovative benefits for purposes of allowing consumer comparison of benefits, out-of-pocket costs, and premiums.	
SB 445	Portantino	Alcohol and drug treatment: youth	<p>This bill requires the Department of Health Care Services (DHCS) to convene an expert panel, as specified, to advise DHCS solely on the development of youth substance use disorder (SUD) treatment quality standards, as specified; and permits DHCS to adopt regulations to establish quality youth SUD treatment standards, as specified.</p> <p><i>VETO message: "Although I support the author's intent to strengthen substance use disorder treatment services for youth, implementation of this bill requires significant General Fund spending that should be considered through the annual budget process. I encourage the author and stakeholders to engage with DHCS's recently-formed Behavioral Health Stakeholder Advisory Committee to address concerns regarding youth substance use disorder treatment services."</i></p>	Vetoed
SB 464	Mitchell	California Dignity in Pregnancy and Childbirth Act	This bill requires hospitals and alternative birth centers to implement an implicit bias program for all health care providers involved in the perinatal care of patients within those facilities, including requiring these healthcare providers to complete initial basic training through the implicit bias program and a refresher course every two years thereafter; requires the Department of Public Health (DPH) to track and publish data on maternal death and severe morbidity; and adds, to the list of written information a hospital is required to provide to each patient upon admission, information on how to file a discrimination complaint with DPH or the Medical Board of California if the patient feels they were discriminated against.	Chapter 533
SB 503	Pan	Medi-Cal: managed care plan: subcontracts	This bill requires Medi-Cal managed care plans (MCPs) to conduct, beginning 1/1/22, annual medical audits of its subcontractors that performs medical review and decisionmaking functions, as specified, and to report the findings to the Department of Health Care Services (DHCS); requires MCPs to include in its grievances and appeals reports if a subcontractor is responsible for making a determination of medical necessity or delivering the services at issue; and requires MCPs to bear ultimate responsibility for adherence and compliance with existing law and the DHCS contract, regardless if the plan subcontracts or delegates any of its duties.	Vetoed

			<i>VETO message: "Health plans are already required to exercise oversight over their subcontractors and I believe the goals of this bill can be achieved administratively. As such, I direct the Department of Health Care Services (DHCS) to remind MCPs of their contractual responsibilities to monitor their subcontracts, and to include a review of the MCP subcontractor auditing in its audits of MCPs."</i>	
SB 538	Rubio	Electronic cigarettes	<p>This bill requires a manufacturer of electronic cigarettes to submit specified information to the California Department of Public Health (CDPH) about electronic cigarettes sold in the state; and requires CDPH to post the information on its Web site and to conduct a public outreach campaign to notify specified entities about the information on electronic cigarettes to address the increase in youth usage.</p> <p><i>VETO message: "SB 538's goal of reducing e-cigarette use by California's youth is an important one. My administration is confronting the public health crisis from the increasing use and dangers associated with e-cigarettes, including how best to increase enforcement of e-cigarette requirements, and launching a digital and social media campaign aimed at educating youth, young adults, and parents about the health risks of vaping nicotine and cannabis products. I have also called on the Legislature to pass legislation banning flavored vaping products in the upcoming year. SB 538 does not provide an enforcement mechanism to ensure compliance from manufacturers, many of which are located out-of-state or overseas. While the bill authorizes CDPH to collect a fee from manufacturers of e-cigarettes sold in the state to pay for the costs of implementing this legislation, the fees collected may not be sufficient to fund the program, creating General Fund cost pressures."</i></p>	Vetoed
SB 583	Jackson	Clinical trials	This bill conforms California law with respect to health plan and insurer coverage requirements for participants in clinical trials to incorporate federal requirements enacted as part of the Affordable Care Act, which includes expanding the type of clinical trials to include life-threatening diseases or conditions.	Chapter 482
SB 589	Bates	Alcohol and other drug abuse recovery services: advertising and marketing	This bill prohibits specified entities in the alcohol and other drug abuse recovery services-related industry from making false or misleading statements, as specified, and from engaging in conduct involving the unlawful giving or receiving remuneration or anything of value for referring a person to recovery or treatment services, as specified.	Vetoed

			<i>VETO message: "While it is important to protect vulnerable patients and their families from unethical marketing practices, I am concerned that as crafted, this measure creates a false promise. The Department of Health Care Services (DHCS) has no jurisdiction or licensing oversight over recovery residences or third parties. As such, it cannot take enforcement against those entities for violations of advertisement requirements."</i>	
SB 600	Portantino	Health care coverage: fertility preservation	This bill states that standard fertility preservation services are covered as basic health services when a covered treatment may directly or indirectly cause iatrogenic infertility.	Chapter 853
SB 677	Allen	Retail food safety: nonlatex gloves	This bill prohibits the use of latex gloves in retail food service establishments, and permits nonlatex gloves, including nitrile, polyethylene, and vinyl gloves.	Chapter 254
SB 706	Galgiani	Public health: pulmonary hypertension task force	This bill requires the Department of Public Health to establish a pulmonary hypertension task force to aggregate and disseminate information related to pulmonary hypertension, including pediatric pulmonary hypertension, and to develop and implement a strategic plan improving health outcomes for individuals with pulmonary hypertension, as specified; and requires the task force to include 14 members, as specified, and to be chaired by the Secretary of California Health and Human Services Agency.  <i>VETO message: "SB 706's goal of improving health outcomes for individuals diagnosed with pulmonary hypertension is important; however, this proposal should be considered in the budget process."</i>	Vetoed
SB 714	Pan	Immunizations	This bill amends certain provisions of SB 276 (Pan, Chapter 276, Statutes of 2019) relative to immunizations. Specifically, requires a child who has a medical exemption issued before 1/1/20, to be allowed continued enrollment to any public or private elementary or secondary school, child care center, day nursery, nursery school, family day care home, or developmental center within the state until the child enrolls in the next grade span; and prohibits medical exemptions ongoing from existing beyond those grade spans.	Chapter 281
SB 784	Committee on Health	Medicare supplement benefit coverage	This bill makes conforming changes in California law to the requirements and standards that apply to Medicare supplement contracts and policies, for the purpose of complying with the federal Medicare Access and CHIP [Children's Health Insurance Program] Reauthorization Act.	Chapter 157

SJR 4	Leyva	Title X	This resolution urges the United States Department of Health and Human Services to rescind the new Title X regulations.	Resolution Chapter 115
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## HOUSING

AB 68	Ting	Land use: accessory dwelling units	<p>This bill makes a number of changes to existing law governing accessory dwelling units (ADUs) and requires a local agency to ministerially approve, in an area zoned for residential or mixed-use, an application for a building permit to create an ADU and a junior accessory dwelling unit (JADU) as specified; and requires a local agency to ministerially approve, on a lot with a multifamily dwelling:</p> <p>(1) multiple ADUs within the existing structures that are not used as livable space, if each unit complies with state building standards for dwellings; and (2) two detached ADUs that are subject to a height limit of 16 feet and rear and side yard setbacks of four feet.</p>	Chapter 655
AB 139	Quirk-Silva	Emergency and Transitional Housing Act of 2019	<p>This bill makes several changes to housing element law regarding emergency shelters by (2) clarifying that the emergency shelter zone shall include sufficient capacity to accommodate the need for emergency shelter (“sufficient capacity” means a zone(s) necessary to accommodate a combination of the local government’s extremely low-income regional housing need allocation and the most recent homeless point-in-time count); and (2) clarifying that shelters in emergency shelter zones shall only be required to include sufficient parking to accommodate all staff working in the shelter, provided that the standards do not require more parking for emergency shelters than other residential or commercial uses within the same zone.</p>	Chapter 335
AB 143	Quirk-Silva, Daly, Kalra	Shelter crisis: homeless shelters: Counties of Alameda and Orange: City of San Jose	<p>This bill authorizes Alameda County, any city within Alameda County, Orange County, any city within Orange County, and the City of San Jose, to include homeless shelters as emergency housing upon declaration of a shelter crisis, until 1/1/23.</p>	Chapter 336
AB 173	Chau	Mobilehomes: payments: nonpayment or late payments	<p>This bill (1) extends the Register Your Mobilehome Program, a tax abatement program for mobilehome owners, by one year; (2) prevents owners of mobilehomes that were obtained through a warehouseman’s lien on or after 1/1/17, from utilizing the tax abatement program; (3) requires the Department of Housing and Community Development to publish an analysis of mobilehome registrations that came into compliance through the Register Your Mobilehome Program, as specified, by 7/1/21; and (4) extends the date by which it shall be unlawful for any unregistered mobilehome to be used for occupancy from 1/1/20 to 1/1/21.</p>	Chapter 488

AB 338	Chu	Manufactured housing: smoke alarms: emergency preparedness	This bill requires all used mobilehomes that are sold or rented to have a smoke detector and requires mobilehome park owners to provide emergency procedures, in multiple languages, as specified.	Chapter 299
AB 386	Eduardo Garcia	Agricultural Working Poor Energy Efficient Housing Program	This bill establishes the Agricultural Working Poor Energy Efficient Housing Program and requires it to be administered by the Department of Community Services and Development.  <i>VETO message: "While creating opportunities to access energy efficiency measures is laudable, this bill is duplicative of existing programs and creates an added cost pressure of potentially many millions of dollars, which should be addressed within the budget."</i>	Vetoed
AB 430	Gallagher	Housing development: Camp Fire Housing Assistance Act of 2019	This bill creates a streamlined ministerial approval process for specified housing developments in the Cities of Biggs, Corning, Gridley, Live Oak, Orland, Oroville, Willows, and Yuba City.	Chapter 745
AB 587	Friedman, Quirk-Silva	Accessory dwelling units: sale or separate conveyance	This bill allows for an accessory dwelling unit to be sold or conveyed separately from the primary residence to a qualified buyer under specified circumstances.	Chapter 657
AB 670	Friedman	Common interest developments: accessory dwelling units	This bill prohibits common interest developments from banning construction of an accessory dwelling unit (ADU) or junior accessory dwelling unit (JADU) but allows homeowner associations to impose reasonable restrictions on construction of ADUs or JADUs, as specified.	Chapter 178
AB 671	Friedman	Accessory dwelling units: incentives	This bill requires local governments' housing elements to include plans to encourage affordable accessory dwelling unit (ADU) rentals; and requires the state Department of Housing and Community Development to develop a list of state grants and financial incentives for affordable ADUs, as specified.	Chapter 658
AB 684	Levine	Building standards: electric vehicle charging infrastructure	This bill requires the state Department of Housing and Community Development and the California Building Standards Commission to propose building standards for the installation of electric vehicle charging infrastructure for parking spaces for existing multifamily and non-residential developments.  <i>VETO message: "I agree with the intent of this bill to increase inclusive 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 infrastructure objectives with our efforts to expand affordable housing. Therefore, I am directing the Department of Housing and</i>	Vetoed

			<i>Community Development to develop and propose a building standard that would increase the availability of EV charging infrastructure at existing multifamily properties, while limiting costs for affordable housing. California can combat climate change while addressing our housing crisis. We must advance strategies to achieve both goals."</i>	
AB 881	Bloom	Accessory dwelling units	This bill (1) limits the criteria by which a local agency may determine where accessory dwelling units (ADUs) may be permitted to the adequacy of water and sewer services and the impact of ADUs on traffic flow and public safety; (2) requires local agencies to ministerially approve ADUs on lots in residential or mixed-use zones if the unit is contained within an existing structure, as defined; and (3) removes, until 7/1/25, existing law authority for local agencies to require ADU applicants to be owner occupants and eliminates existing law authority for local agencies to require owner occupancy of either the ADU or the primary dwelling.	Chapter 659
AB 957	Committee on Housing and Community Development	Housing Omnibus	This bill makes non-controversial changes to sections of law relating to housing specifically including the housing element law, dilapidated properties, Housing for a Healthy California, and the No Place Like Home Program.	Chapter 620
AB 1010	Eduardo Garcia	Housing programs: eligible entities	This bill makes the governing body of Indian reservations and Rancherias eligible to receive funding from various state affordable housing programs.	Chapter 660
AB 1084	Mayes	Redevelopment: housing successor: Low and Moderate Income Housing Asset Fund	This bill allows a housing successor that owns and operates a housing asset of a former redevelopment agency to retain "excess surplus" over eight years rather than four years.  <i>VETO message: "California is experiencing a housing crisis because of decades of underproduction. This is due, in part, to jurisdictions with former redevelopment agencies that did not use the funds to develop mixed-income housing as required. This bill sets a precedent to extend the retention of excess surplus funds for additional jurisdictions, including those that did not meet their affordable housing obligations. It also increases costs outside of the budget process. For these reasons, I cannot support this bill."</i>	Vetoed
AB 1255	Robert Rivas, Ting	Surplus public land: inventory	This bill requires each city and county to report to the Department of Housing and Community Development (HCD) an inventory of its surplus lands located in urbanized areas or urban clusters, as specified; and requires HCD to provide	Chapter 661

			this information to the Department of General Services for inclusion in a digitized inventory of state surplus land sites.	
AB 1399	Bloom	Residential real property: rent control: withdrawal of accommodations	This bill amends the Ellis Act to: (1) clarify that owners may not pay prior tenants liquidated damages in lieu of offering them the opportunity to re-rent their former unit; and (2) clarify that the date on which the accommodations are deemed to have been withdrawn from the rental market is the date on which the final tenancy among all tenants is terminated.	Chapter 596
AB 1483	Grayson	Housing data: collection and reporting	This bill requires cities and counties to post specified housing-related information on their Web sites; and requires the Department of Housing and Community Development to establish a workgroup, as specified, to develop a strategy for state housing data.	Chapter 662
AB 1485	Wicks	Housing development: streamlining	This bill allows a project to be subject to streamlined ministerial review, as specified, if the project contains 10 or more units and it dedicates 20% of the total number of units to housing affordable to households making below 120% of the area median income with the average income of the units at or below 100% of the area median income.	Chapter 663
AB 1487	Chiu	San Francisco Bay area: housing development: financing	This bill establishes the Bay Area Housing Finance Authority (BAHFA) throughout the San Francisco Bay Area and sets forth the governing structure and powers of the BAHFA Board, allowable financing activities, and allowable expenditures of the revenues generated.	Chapter 598
AB 1730	Gonzalez	Regional transportation plans: San Diego Association of Governments: housing	This bill amends the timing and process for the San Diego Association of Governments' next regional transportation plan and sustainable communities strategy.	Chapter 634
AB 1745	Kalra	Shelter crisis: emergency bridge housing community: City of San Jose	This bill extends the sunset date for the San Jose Bridge Housing community from 1/1/22, to 1/1/25.	Chapter 342
AB 1763	Chiu	Planning and zoning: density bonuses: affordable housing	This bill revises density bonus law to require a city or county to award a developer additional density, concessions and incentives, and height increases if 100% of the units in a development are restricted to low- and moderate-income households.	Chapter 666

AB 1783	Robert Rivas	H-2A worker housing: state funding: streamlined approval process for agricultural employee housing development	This bill creates a streamlined, ministerial approval process for agricultural employee housing, as specified; and prohibits specified state housing funds from being utilized for constructing housing for H-2A workers (nonimmigrant agricultural workers).	Chapter 866
AJR 15	Bloom	Section 202 Supportive Housing for the Elderly Program	This resolution states the Legislature's support for annual federal funding of the Section 202 Supportive Housing for the Elderly Program and calls on the President of the United States and the Secretary of Housing and Urban Development to support significantly increased funding for the Program.	Resolution Chapter 147
SB 6	Beall, McGuire	Residential development: available land	This bill requires the Department of General Services, in coordination with the Department of Housing and Community Development, to create a public inventory of local sites suitable for residential development, along with state surplus lands.	Chapter 667
SB 13	Wieckowski	Accessory dwelling units	This bill makes a number of changes to law governing accessory dwelling units (ADUs), including, but not limited to, modifying the minimum size requirements that may be imposed on an ADU and removing the five-year specification on the amnesty period, leaving it instead to the discretion of the local building official.	Chapter 653
SB 18	Skinner	Keep Californians Housed Act	This bill deletes the 12/31/19 sunset on the requirement of 90 days' written notice to an affected renter in the case of a foreclosure.	Chapter 134
SB 235	Dodd	Planning and zoning: housing production report: regional housing need allocation	This bill allows the City of Napa and County of Napa to reach an agreement under which the County would be allowed to count certain housing units built within the City toward the county's regional housing needs assessment requirement.	Chapter 844
SB 280	Jackson	Building standards: fall prevention	This bill requires the Department of Housing and Community Development to investigate possible changes to building standards that promote aging in place, including: the location of doorbells, light switches and heating, ventilation and air-conditioning controls; the installation of support backing for the later installation of grab bars in one or more bathrooms; and a 32-inch clearance for one bathroom door and one bedroom door on the ground floor.	Chapter 640
SB 611	Caballero	Housing: elderly and individuals with disabilities	This bill requires the Governor to establish the Master Plan for Aging Housing Task Force to assess the housing issues affecting California's aging population.	Vetoed

			<i>VETO message: "Earlier this year, I issued Executive Order N-14-19, which directs the Secretary of the Health and Human Services Agency to work with a broad array of stakeholders, including the Legislature, to develop a Master Plan for Aging to serve as a blueprint that can be used by state government, local communities, private organizations and philanthropy to build environments that promote healthy aging. Issues relating to workforce and affordable housing needs, as well as opportunities to engage with other jurisdictions, will be considered as part of this holistic approach to addressing the needs of older Californians. When the Master Plan is completed, I look forward to working with the Legislature to evaluate and implement its recommendations."</i>	
SB 623	Jackson	Multifamily Housing Program: total assistance calculation	This bill provides that the Department of Housing and Community Development, in determining the proportion of the funds available for senior citizens in the Multifamily Housing Program, use the American Community Survey, instead of the decennial census, from the United States Census Bureau.	Chapter 507
SB 744	Caballero	Planning and zoning: California Environmental Quality Act: permanent supportive housing	This bill makes changes to the existing streamlined process for supportive housing developments and creates a California Environmental Quality Act exemption for developments that qualify for No Place Like Home funding.	Chapter 346
SB 754	Moorlach	Common interest developments: board members: election by acclamation	This bill provides that if nominees to a homeowner association board in a common interest development shall be considered elected by acclamation if the number of nominees does not exceed the number of vacancies on the board.	Chapter 858

## HUMAN SERVICES

AB 58	Luz Rivas	Homeless Coordinating and Financing Council	This bill increases the number of members of the Homeless Coordinating and Financing Council appointed by the Governor from 17 to 18, by requiring the Governor to appoint a representative from the California Department of Education.	Chapter 334
AB 175	Gipson	Foster care: rights	This bill updates the Foster Youth Bill of Rights to reflect the recommendations of a working group convened by the Department of Social Services as required by previous legislation; and makes changes to the duties of the Office of the State Foster Care Ombudsperson, as provided.	Chapter 416
AB 283	Chu	CalWORKs: school attendance: immunizations	<p>This bill repeals school attendance requirements for children in families receiving CalWORKs and eliminates the “personal belief exemption” for immunization of children in families receiving CalWORKs, as specified; and extends the deadline for providing immunization documentation.</p> <p><i>VETO message: “This bill would make several changes to the California Work Opportunity and Responsibility to Kids (CalWORKs) program by eliminating penalties associated with school attendance requirements and extending compliance timelines for immunization requirements. This bill would increase General Fund costs by more than \$10 million annually, a matter that should be considered in the annual budget process.”</i></p>	Vetoed
AB 344	Calderon	New Beginnings California Program	<p>This bill (1) establishes the New Beginnings California Program (Program) within the Department of Community Services and Development to provide matching funds of up to \$50,000 annually to up to 50 cities, counties or local continuum of care programs to implement, expand or continue employment programs for homeless individuals, and (2) states the Program will become operative upon appropriation of funding in the annual budget act.</p> <p><i>VETO message: “While the intent of this measure is laudable, it creates General Fund cost pressures and should be considered in the annual budget process. Moreover, the 2019 Budget Act includes \$650 million for local jurisdictions to combat homelessness, of which employment programs are an eligible use.”</i></p>	Vetoed
AB 426	Maienschein	In-Home Supportive Services program	This bill prohibits a licensed health care professional from charging a fee for the completion of the medical certification form that is required to document medical necessity for In-Home Supportive Services.	Chapter 424

AB 494	Berman	CalFresh: eligibility: shelter expense deductions	This bill requires the California Department of Social Services to issue guidance to county human services agencies, which establishes that the shelter costs reported by a CalFresh applicant or recipient are sufficient for determining excess shelter costs, as specified; and prohibits a county human services agency from requesting additional documents to verify excess shelter costs, except when the reported costs are questionable.	Chapter 90
AB 686	Waldron, Ramos	Indian children	This bill (1) clarifies existing law regarding resource family approval (RFA) and the placement of Indian children under the provisions of the Indian Child Welfare Act (ICWA); (2) provides that tribal home approvals, conducted in compliance with ICWA are not subject to RFA requirements; (3) requires the county and foster family agency, when placing an Indian child, to apply the prevailing social and cultural standards of the Indian community to the RFA process for that child; (4) requires the Department of Social Services to issue guidance to counties and foster family agencies on how to consistently implement the application of prevailing social and cultural standards of the Indian community; and (5) requires the Judicial Council to adopt rules of court related to telephone or other remote appearance options by an Indian child's Tribe, as provided.	Chapter 434
AB 718	Eggman	Dependent children: documents	This bill requires county welfare departments to submit a report verifying to the juvenile dependency court that the county has provided certain information, documents, and services at two intervals: the first regularly scheduled court review hearing after a foster youth turns 16 and before a foster youth turns 18, until they age out of foster care, as specified.	Chapter 438
AB 728	Santiago	Homeless multidisciplinary personnel teams	This bill creates a five-year pilot program in the following counties: Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Clara and Ventura that allows those counties to expand the scope of a homeless adult and family multidisciplinary personnel team (MDT) to include serving individuals who are at risk of homelessness; and sets parameters for the application of these MDTs to individuals who are at risk of homelessness, as provided.	Chapter 337
AB 734	Maienschein	Resource families: supportive services pilot program	This bill requires the Department of Social Services to establish a pilot program in up to five counties in order to provide additional supports and services to resource families through coaching and to consult with relevant stakeholders and consider recommendations regarding certain parameters of the pilot program.	Vetoed

			<i>VETO message: "While I appreciate the intent of this bill to improve the ability of resource families to care for the children entrusted to them, I am unable to sign this measure. This proposal should be considered in the context of 2011 realignment which shifted responsibility for child welfare services and foster care to the counties, continued implementation of the Continuum of Care Reform, and the annual budget process."</i>	
AB 737	Eggman	Residential care facilities for the elderly: licensing and regulation	This bill requires that existing Residential Care Facilities for the Elderly requirements apply to entities and agents signing on behalf of entities who apply for licensure and that an applicant is required to provide or cause to be provided, at the request of the Department of Social Services, any additional information that is related to consideration of the application regarding any entity that is an applicant holds a beneficial ownership interest of 10% or more.	Chapter 180
AB 748	Gipson	Nonminor dependents	This bill allows youth that are subject to an order for foster care before they reached 18 years of age, but were not yet adjudged wards of the juvenile court before reaching their 18th birthday, to be eligible for extended foster care benefits.	Chapter 682
AB 807	Bauer-Kahan	CalWORKs eligibility: income exemptions	This bill exempts certain income, including certain scholarships and income for work on the decennial census, from being counted as income for purposes of CalWORKs.	Chapter 440
AB 819	Mark Stone	Foster care	This bill (1) adopts changes to further Continuum of Care Reform (CCR) as it relates to the flexibility for and exclusions to resource family homes and the provision of intensive services foster care; (2) expands out-of-state provider background checks; (3) increases financial resources available to Tribally approved homes; (4) aligns state and federal mandated reporter laws; (5) authorizes group home staff to administer emergency injections; and (6) extends the date of final implementation of the CCR rate structure.	Chapter 777
AB 865	Reyes	Resource families: training	This bill (1) requires counties beginning 1/1/21, to provide information on the care and supervision of children who have been commercially sexually exploited to resource family applicants during their mandatory preapproval caregiver training; (2) requires certain resource families to attend a training on understanding how to use best practices for providing care to child victims of sexual exploitation within 12 months of approval as a resource family; and (3) prohibits a resource family from being required to repeat the training, as specified.	Chapter 810

AB 942	Weber	CalFresh: Restaurant Meals Program	This bill establishes the Access to Safe Food Choices and Food Security Act of 2019; and requires the Department of Social Services, to the extent permitted by federal law, to establish a statewide Restaurant Meals Program.	Chapter 814
AB 944	Quirk	CalWORKs: sponsored noncitizen: indigence exception	This bill requires a county, to the extent permitted by federal laws, waivers, and directives, to renew the indigence exception of an applicant for, or recipient of, CalWORKs benefits who is a sponsored non-citizen, as specified.  <i>VETO message: "At a time when immigrant populations are repeatedly targeted by the federal government, it is important for California to support its residents. However, this legislation would result in significant General Fund costs, and the proposal should be considered through the state's annual budget process."</i>	Vetoed
AB 960	Maienschein	CalWORKs: homeless assistance	This bill expands the type of housing for which a CalWORKs homeless assistance payment can be made to include a person with whom, or an establishment with which, the family requesting assistance has executed a valid lease, sublease, or shared housing agreement.	Chapter 444
AB 970	Salas	California Department of Aging: grants: transportation	This bill (1) makes grant awards available under the State Air Resources Board's Clean Mobility Options program for disadvantaged communities and low-income communities to eligible applicants in order to fund transportation to and from nonemergency medical services for older individuals and persons with disabilities, for purpose of reducing greenhouse gas emissions, as specified; (2) requires the grant funds to be use for the purchase, lease, operation, or maintenance of zero-emission vehicles, or, under specified circumstances, near-zero-emission vehicles, with a capacity for 7 to 15 passengers, inclusive; and (3) requires the California Department of Aging to hold a public workshop devoted to the topic of overcoming barriers in providing transportation to and from nonemergency medical services for older individuals and persons with disabilities, as specified.  <i>VETO message: "While funding additional types of near-zero emission or zero emission vehicles may help the State meet both the goals of reducing greenhouse gas emissions and increasing community access to nonemergency medical service transport, this bill would create a cost pressure on the GGRF. This allocation of potentially many millions of dollars should be discussed as part of the overall GGRF expenditure plan in the budget."</i>	Vetoed
AB 1061	Gipson	Foster care	This bill extends provisions in current law regarding placement changes for foster children to also include probation-supervised foster children and youth and makes related changes; and requires social works and probation officers to	Chapter 817

			develop with the caregivers a placement preservation strategy and notify specified parties at least 14 calendar days prior to a placement change if the social worker or probation officer receives a placement change request from the caregiver or provider or otherwise finds that a foster care placement change is necessary, with certain exceptions, including hospitalizations.	
AB 1068	Cooley	Juveniles: dependency: child and family teams	This bill redefines the meaning of a Child and Family Team (CFT) meeting to mean a convening of all or some members; requires certain social worker and court-appointed advocate reports to the court to include specified information; authorizes the attachment of a copy of the CFT meeting summary report or action plan may be included in certain court reports, as specified; requires notification be provided to the certain team members; and requires CFT meetings to include a foster youth's court-appointed educational rights holder under certain circumstances.	Chapter 780
AB 1118	Blanca Rubio	Land use: livability issues for older adults	This bill requires the Secretary of California Health and Human Services to consider applying to join the AARP Network of Age-Friendly States and Communities on behalf of the State of California in developing the Master Plan for Aging.	Chapter 820
AB 1227	Obernolte	Health and human services: information sharing: administrative actions	This bill requires, rather than permits, the Department of Aging, the Department of Public Health, the Department of Health Care Services, the Department of Social Services, and the Emergency Medical Services Authority to share information with respect to applicants, licensees, certificate holders, or individuals who have been the subject of any administrative action resulting in the denial of a license, permit, or certificate of approval, as specified.  <i>VETO message: "This bill is not needed because these entities are already sharing such information as authorized under current law."</i>	Vetoed
AB 1235	Chu	Youth homelessness prevention centers	This bill makes changes to the community care facility category of "runaway and homeless youth shelters;" changes the name of those facilities to "homeless youth prevention centers;" expands eligibility for receiving shelter and services at these facilities; and extends the maximum length of time these facilities can offer 24-hour nonmedical care, supervision, and personal services to youth, as provided.	Chapter 341
AB 1287	Nazarian	Universal assessments: No Wrong Door system	This bill requires the Master Plan for Aging, developed pursuant to Executive Order N-14-19, to consider the efficacy of utilizing a No Wrong Door System for assessing older adults, people with disabilities, and caregivers in obtaining information and referrals to services and supports; and requires consideration	Chapter 825

			of a universal tool and process that is capable of assessing individual need and determining initial eligibility for long term services and support.	
AB 1301	Cooley	Child welfare: adoption	This bill requires, beginning 1/1/20, county child welfare agencies to compensate licensed private adoption agencies for approved costs of supporting families through the adoption process, and allows counties to utilize certain unspent funds for additional activities related to permanency, as specified; and provides the methodology for compensation and requires the Department of Social Services to work with stakeholders to ensure a smooth transition to the new methodology and requires those entities to develop language for certain placement agreements, as specified.	Chapter 827
AB 1336	Smith	Child health and safety fund	This bill expands the list of child health and safety concerns that may be funded via monies deposited into the Child Health and Safety Fund.	Chapter 47
AB 1377	Wicks	CalFresh	This bill requires the California Department of Education, the Department of Health Care Services, and the Department of Social Services to develop a proposed statewide process for using data collected under CalFresh, Medi-Cal, free and reduced-price school meals programs, and the electronic benefits transfer system to increase CalFresh enrollment, as provided.	Chapter 461
AB 1382	Aguiar-Curry	Master Plan for Aging	This bill requires the state to adopt a Master Plan for Aging that emphasizes workforce priorities and includes an implementation timeline.  <i>VETO message: "Earlier this year, I issued Executive Order N-14-19, which directs the Secretary of the Health and Human Services Agency to work with a broad array of stakeholders, including the Legislature, to develop a Master Plan for Aging to serve as a blueprint that can be used by state government, local communities, private organizations and philanthropy to build environments that promote healthy aging. Issues relating to workforce and affordable housing needs, as well as opportunities to engage with other jurisdictions, will be considered as part of this holistic approach to addressing the needs of older Californians. When the Master Plan is completed, I look forward to working with the Legislature to evaluate and implement its recommendations."</i>	Vetoed
AB 1702	Luz Rivas	Homeless Coordinating and Financing Council	This bill requires the Homeless Coordinating and Financing Council to report to the Legislature on or before 1/1/22, recommendations for the statutory changes to streamline the delivery of services and enhance the effectiveness of homeless programs in the state, as specified.	Vetoed

			<i>VETO message: "The Homeless Coordinating and Financing Council is already in the process of developing a State Strategic Action Plan that will provide a blueprint for how state agencies and departments should align and prioritize their programs and resources, and how the state can support and complement regional solutions to homelessness. I fully support exploring opportunities to streamline service delivery and enhance the effectiveness of our state homeless programs, but these ideas should be incorporated into this plan rather than a separate report. Moreover, the development of the report will incur costs to the General Fund that were not included in the Budget Act."</i>	
ACR 1	Bonta	Immigration: public charges	This resolution condemns federal Department of Homeland Security regulatory changes related to a "public charge" determination for the purpose of immigration admissibility and status-adjustment decisions and urges the federal government to repeal the regulations.	Resolution Chapter 164
ACR 59	Grayson	Autism: sensory-friendly movie screenings	This resolution declares the Legislature's support for the expansion of sensory-friendly movie screenings and similar programs for persons with autism and encourages families to attend a sensory-friendly movie screening during National Autism Awareness Month (April 2019).	Resolution Chapter 88
AJR 14	Lackey	Special Olympics	This resolution calls for continued support and recognition of the many benefits provided by the Special Olympics.	Resolution Chapter 146
SB 173	Dodd	CalFresh: postsecondary student eligibility: workstudy	This bill requires the Department of Social Services to create a standardized form to be used by community colleges and universities to verify the workstudy eligibility of students who are approved and anticipate participating in state or federal workstudy, for purpose of determining eligibility for CalFresh benefits.	Chapter 139
SB 228	Jackson	Master Plan on Aging	This bill requires the Secretary of the California Health and Human Services Agency to lead the development and implementation of the Master Plan for Aging, as specified; requires the Secretary to work with specified agencies to identify policies, efficiencies, and strategies necessary to implement the Master Plan, as specified; and requires reports to be submitted to the Governor and the Legislature by 10/1/20, and annual updates thereafter, until 10/1/30, regarding the Master Plan.	Chapter 742
SB 234	Skinner	Family daycare homes	This bill revises and recasts statutes regarding licensed family daycare homes pertaining to local zoning laws and housing protections.	Chapter 244

SB 337	Skinner	Child support	<p>This bill increases the amount of child support to be paid to a recipient of CalWORKs aid, and prohibits this amount from being considered income or resources or from being deducted from the amount of aid to which the family would otherwise be eligible from \$50 for all families to \$100 for a family with one child and \$200 for a family with two or more children, as specified; excludes from the definition of “child support delinquency” an arrearage or otherwise past due amount owed that has been determined to be uncollectible, as specified; and requires an arrearage or otherwise past due amount to be deemed uncollectible under certain circumstances.</p> <p><i>VETO message: “Reducing child poverty across our state is a key priority for me. To this end, in 2019 we have increased CalWORKs grants by almost 25 percent, increased the amount of earnings families on CalWORKs can retain every month from \$225 to \$600, and increased the level of savings and the value of the car families can have and qualify for CalWORKs. We also increased and expanded California’s Earned Income Tax Credit to \$1 billion annually, including an increase of \$1,000 in the credit for families with children under the age of 6. While I am supportive of increasing the amount of child support passed through to families on CalWORKs, such an increase would have a General Fund impact of tens of millions of dollars annually, thus it should be considered as part of the budget process.”</i></p>	Vetoed
SB 365	Durazo	CalWORKs: immediate childcare assistance	<p>This bill requires a county to determine whether a CalWORKs applicant needs immediate childcare assistance, and whether the applicant is apparently eligible for CalWORKs aid at the time of application, as specified.</p> <p><i>VETO message: “Lack of access to child care can create a significant barrier to obtaining and maintaining employment. While I support this bill’s efforts to increase access to child care and to that end included significant improvements to CalWORKs child care programs in this year’s budget, I cannot support SB 365 as it will increase costs by millions of dollars and lead to the provision of services to families ineligible for CalWORKs.”</i></p>	Vetoed
SB 398	Durazo	Protection and advocacy agency	<p>This bill makes various changes to state law in order to conform with federal law, regulation, and guidance as they relate to the role and authority of the state’s protection and advocacy agency to ensure the rights and safety of individuals with disabilities.</p>	Chapter 548
SB 436	Hurtado	Office of Child Abuse Prevention	<p>This bill makes a number of changes to the Office of Child Abuse Prevention (OCAP), including, defining “family resource center” (FRC); adding a representative of a local child abuse prevention council or family strengthening</p>	Chapter 476

			organization as a potential member of an multidisciplinary personnel team; and requiring OCAP to use their federal funding to support coordination and share of best practices implemented by FRCs with other agencies, as provided.	
SB 453	Hurtado	Older adults	This bill requires the California Department Aging (CDA) to develop a core model of best practices for the Aging and Disability Resource Connection program, and requires these programs to implement these best practices by 7/1/22, as specified; requires CDA to take specified actions with regard to the implementation of the No Wrong Door (NWD) System, including, among other things, developing a plan for, overseeing the implementation of, and coordinating funding sources for the NWD System; requires the Department of Health Care Services (DHCS) to determine if the Medicaid may fund the NWD System, as specified, and, if so, authorizes DHCS to take necessary action to receive that funding; and makes implementation of these provisions contingent on an appropriation of funds for those express purposes.	Chapter 850
SB 490	Hurtado	CalFresh: benefit overissuance	This bill increases the threshold for collection of certain CalFresh overissuances from a household that is no longer receiving CalFresh benefits to \$400; and requires the California Department of Social Services to develop and implement a policy for compromising administrative error claims, in whole or in part, for households that include at least one elderly or disabled member, as specified.	Chapter 550
SB 687	Rubio	Homeless Coordinating and Financing Council	This bill requires the Governor to appoint one representative from either the California Community Colleges, University of California, or California State University to the Homeless Coordinating and Financing Council.	Chapter 345
SB 735	Leyva	Public social services: accommodation: notification	This bill expands certain requirements regarding notification that an applicant for, or recipient of, certain public assistance programs has a disability or domestic violence experience that may affect the applicant's or recipient's eligibility for exemption from, or exception to, other program requirements.	Chapter 155

## INSURANCE

AB 188	Daly	Fire insurance: valuation of loss	This bill revises the measure of recovery used for “actual cash value” residential property insurance policies applicable to total losses.	Chapter 59
AB 295	Daly	Insurance: underwritten title companies	<p>This bill, when calculating the working capital requirement for an underwritten title company, clarifies that current liabilities do not include liabilities derived from operating lease obligations.</p> <p><i>VETO message: “These bills [AB 295 and AB 412] would allow for the exclusion of operating lease obligations from the balance sheets of escrow companies, including independent escrow companies and underwritten title companies, when calculating financial liquidity requirements. These exemptions deviate from the new standards adopted by the Financial Accounting Standards Board. These standards were created to measure a company’s ability to meet its short-term financial obligations, which in turn helps protect consumer funds. For standards to be standard, they need to apply equally to everyone. When a customer works with an escrow or title company, it is often when they are making one of the biggest financial transactions of their lives. The consequences of insolvency could jeopardize a home or business purchase and cost consumers thousands of dollars. For the health of the industry and protection of consumers’ hard earned savings, these companies should adhere to the new national standards published in 2016, which provided years to plan for compliance.”</i></p>	Vetoed
AB 548	Rodriguez	Earthquake Brace and Bolt program	This bill requires the California Residential Mitigation Program to promote its Earthquake Brace and Bolt mitigation program to low-income homeowners and establish supplemental grants to low-income homeowners for earthquake retrofits.	Chapter 219
AB 567	Calderon	Long-term care insurance	This bill establishes a task force to evaluate several options for designing a statewide, long-term care insurance program.	Chapter 746
AB 1065	Berman	Insurance transactions: notice: electronic transmission	This bill repeals the sunset on provisions authorizing insurers to deliver certain types of documents electronically and provisions granting life insurers general authority to conduct insurance transactions electronically, and establishes new penalties for noncompliance.	Chapter 235
AB 1099	Calderon	Insurance: California Organized Investment Network	This bill extends the sunset date on the California Organized Investment Network program within the Department of Insurance, renews the Network data call, and expands the categories of qualified investments.	Chapter 186

AB 1104	Calderon	California Life and Health Insurance Guarantee Association	This bill adds two public members to the board of the California Life and Health Insurance Guarantee Association and creates an assessment to fund financial surveillance of long-term care insurance carriers.	Chapter 236
AB 1209	Nazarian	Long-term care benefits	This bill prohibits insurers from using rate schedules based on attained age when offering long-term care insurance policies and life insurance policies that provide long-term care benefits (“hybrid policies”); revises the rules that apply to hybrid policies in regards to policy loans and withdrawals; and requires insurers to provide a disclosure to applicants for hybrid policies built on universal life insurance policies about the risk of lapse.	Chapter 625
AB 1535	Carrillo	Pet insurance: disclosures	This bill requires an insurer to provide a disclosure when issuing a pet insurance policy, as specified.	Chapter 166
AB 1538	Weber	Automobile collision coverage: payment for repairs	This bill clarifies that insurance payment procedures do not limit the right of a consumer to select their preferred auto body repair shop, and makes explicit the right of the insured to receive a cash settlement in lieu of repair, subject to certain fraud and safety exceptions.	Chapter 132
AB 1591	Cooley	Insurance Commissioner: legislative reporting	This bill requires the Insurance Commissioner to appear before the Senate and Assembly Insurance Committees biennially to present the National Association of Insurance Commissioners (NAIC) accreditation process, and permits the Commissioner to provide the presentation to the Senate and Assembly Budget and Rules Committees.  <i>VETO message: “While I support the purpose of AB 1591, I do not believe that a statutory mandate is necessary for the Commissioner to appear before the Legislature to share information related to the NAIC’s accreditation process.”</i>	Vetoed
AB 1813	Committee on Insurance	Insurance	This bill makes several technical or noncontroversial changes to the Insurance Code.	Chapter 201
AB 1816	Daly	Insurance	This bill requires insurers to provide a 75-day notice to policyholders when they nonrenew a homeowners policy, raises the limit on homeowners insurance claims covered by the California Insurance Guarantee Association to \$1 million, and expands the areas that qualify for “write-out” credits against assessments issued by the California Fair Access to Insurance Requirements plan.	Chapter 833
SB 240	Dodd	Insurance Adjuster Act	This bill exempts licensed independent adjusters from the licensing renewal requirements during active military service; requires the Department of	Chapter 502

			Insurance to publish a bulletin regarding significant California laws pertaining to property insurance policies and an insurance adjuster handbook; requires specified unlicensed independent insurance adjusters to read and understand those materials; and requires insurers to provide a claimant with contact information of an individual or team who will be familiar with the claim if the insurer assigns a third or subsequent adjuster to the claim within a six-month period.	
SB 508	Leyva	Residential property insurance	This bill clarifies when an insurer must provide copies of the Residential Property Insurance Disclosure and the California Residential Property Insurance Bill of Rights when it issues specified types of residential property insurance policies.	Chapter 151
SB 534	Bradford	Insurers: minority, women, LGBT, veteran, and disabled veteran business enterprises	This bill reenacts and expands the insurer Supplier Diversity Survey; codifies the insurer Governing Board Diversity Survey; and establishes procedures for the Department of Insurance to administer both and publish the results.	Chapter 249
SB 540	Jones	Nonprofit public benefit corporations	This bill allows nonprofit corporations to offer split-dollar life insurance policies as compensation when secured by the cash value or death benefit, instead of both the cash value and death benefit.	Chapter 250
SB 570	Rubio	Insurance: low-cost automobile insurance program	This bill makes several programmatic changes to the California Low Cost Automobile Insurance Program that eliminate a gender surcharge, expand access to students, ease income eligibility reporting requirements, simplify the consumer notice, and eliminate outdated code sections.	Chapter 274
SB 740	Mitchell	Insurance: unclaimed life insurance	This bill enacts the Unclaimed Life Insurance and Annuities Act, which requires life insurers to use the U.S. Social Security Administration's Death Master File to match deceased Social Security recipients with insureds on life insurance policies, and requires insurers to attempt to locate and notify the beneficiary about the policy.	Chapter 286

## JUDICIARY

AB 9	Reyes, Friedman, Waldron	Employment discrimination: limitation of actions	This bill extends the deadline by which victims of workplace harassment, discrimination, or civil rights-related retaliation must file their allegation with the Department of Fair Employment and Housing or forever forgo redress on those grounds. Currently, a victim must ordinarily file within one year of the most recent incident giving rise to the claim. This bill gives victims three years to file.	Chapter 709
AB 25	Chau	California Consumer Privacy Act of 2018	This bill authorizes a business to require authentication of consumers, as specified, in connection with requests made pursuant to the California Consumer Privacy Act (CCPA); allows a business to require requests to be made through an existing account; and exempts certain personal information collected by business employers from the scope of the CCPA until 1/1/21, except as provided.	Chapter 763
AB 32	Bonta, Chiu, Gloria, Gonzalez, Kamlager-Dove, Santiago	Detention facilities: private, for-profit administration services	This bill abolishes, in line with California's interest in ensuring the safety and welfare of its residents, the private for-profit prison industry from our state in order to protect incarcerated individuals from serious harm within our state border.	Chapter 739
AB 46	Carrillo	Individuals with mental illness: change of term	This bill replaces outdated terminology used to describe mental health conditions and individuals with mental health conditions.	Chapter 9
AB 54	Ting	The California Beverage Container Recycling and Litter Reduction Act	This bill exempts certain dealers from beverage container redemption requirements in unserved convenience zones until 7/1/20; expands the recycling pilot project program, extends that program for an additional two years, and provides funding to support those pilot projects; and authorizes the Director of the Department of Finance to provide financial assistance to recycling centers in the form of supplemental payments.	Chapter 793
AB 128	Gloria	Equines: protection	This bill (1) requires the operator of an auction yard to determine whether an animal has an implanted microchip or has been tattooed or branded with any identifying mark before the animal may be sold at auction and to post all identifying information on its Internet Web site and through any active social media in which the operator of the auction yard participates, as specified; (2) requires a person who purchases an animal at an auction to sign a sworn statement under the penalty of perjury agreeing to comply with provisions of the Penal Code relating to the slaughter and sale of horses or horsemeat for human consumption; (3) requires an operator of such an auction to maintain	Chapter 765

			records that accurately document compliance with these provisions, as provided; and (4) makes changes to a required posting notice to be displayed at a public auction or sale where equines are sold.	
AB 171	Gonzalez	Employment: sexual harassment	<p>This bill intends to strengthen two aspects of labor law intended to protect victims of criminal or trauma-inducing conduct by (1) extending to victims of workplace sexual harassment the existing anti-retaliation protections for victims of domestic violence, sexual assault, or stalking; and (2) creating a rebuttable presumption of unlawful retaliation if an employer takes adverse action against an employee within 90 days of learning of the employee's status as a victim of domestic violence, sexual assault, sexual harassment, or stalking.</p> <p><i>VETO message: "I strongly support the Legislature's efforts to strengthen workplace protections for all survivors of harassment and abuse. However, this bill creates a standard for a particular form of sex-based discrimination different from applicable standards for other forms of discrimination that could weaken, rather than strengthen, existing worker protections. Incorporating sexual harassment into the Labor Code duplicates, and in some crucial respects, weakens existing law under the Fair Employment and Housing Act (FEHA), which already includes protections and remedies for survivors of sexual harassment when employers act unlawfully. AB 171 could also result in potentially overlapping claims filed with both the Department of Fair Employment and Housing (DFEH) as well as the Labor Commissioner, which could create confusion and potentially limit workers' rights. I encourage the Legislature to work collaboratively with DFEH to evaluate if and how the FEHA can be enhanced to better protect survivors of sexual harassment against unlawful employment practices."</i></p>	Vetoed
AB 206	Chiu	Public nuisance: abatement: lead-based paint	This bill immunizes property owners who voluntarily participate in lead paint abatement programs from associated liability; and prohibits such participation from being evidence of violations of specified housing statutes, but makes clear it does not alter existing obligations to maintain property or limit tenants' remedies for addressing the presence of lead paint.	Chapter 171
AB 218	Gonzalez	Damages: childhood sexual assault: statute of limitations	This bill extends the time for commencement of actions for childhood sexual assault to 40 years of age or five years from discovery of the injury; provides enhanced damages for a cover up, as defined, of the assault; and provides a three-year window in which expired claims are revived.	Chapter 861

AB 242	Kamlager-Dove	Courts: attorneys: implicit bias: training	This bill (1) authorizes the Judicial Council of California to develop training on implicit bias for judges and subordinate judicial officers, as specified; and (2) requires the State Bar of California to adopt regulations to require the continuing education curriculum for all licensees under the State Bar Act to include training on implicit bias and the promotion of bias-reducing strategies, as provided.	Chapter 418
AB 253	Mark Stone	Remote court reporting	This bill authorizes the Santa Clara Superior Court to conduct a one-year pilot project to study the use of remote court reporting.	Chapter 419
AB 327	Maienschein	Estates and trusts: at-death transfers	This bill provides that an at-death transfer, as defined, between spouses by will, revocable trust, beneficiary form, or other instrument is not subject to a presumption of undue influence under a Family Code provision applicable to interspousal contracts.	Chapter 43
AB 328	Maienschein	Estates and trusts: undue influence	This bill presumptively renders invalid donative transfers to caregivers who marry the dependent adult in their care, except in certain circumstances.	Chapter 10
AB 330	Gabriel	Appointed legal counsel in civil cases	This bill increases fees on specified court filings by \$15 in order to fund an expansion of legal representation for low-income litigants in three kinds of potentially life-altering civil matters: probate conservatorships, housing-related matters including eviction, and family law.	Chapter 217
AB 403	Kalra	Division of Labor Standards Enforcement: complaint	<p>This bill extends the time that a victim of workplace retaliation has to file a claim with the California Labor Commissioner from six months to two years and authorizes an attorneys' fee award to a worker who prevails on a whistleblower claim.</p> <p><i>VETO message: "I commend the Legislature's recent work to enact strong anti-retaliation measures, including providing the Labor Commissioner's Office with authority to investigate retaliation when workers are too fearful to file a formal complaint, as well as the power to issue an administrative citation to enforce anti-retaliation statutes. The Legislature has recognized that swift enforcement action by the Labor Commissioner is one of the most effective tools to combat retaliation and mitigate against its chilling effect on the rights of workers. I urge the Legislature to consider an approach that is consistent with other anti-retaliation statute of limitations in the Labor Code which are set to one year."</i></p>	Vetoed

AB 456	Chiu, Bonta, Low	Public contracts: claim resolution	This bill extends the sunset date, from 2020 to 2027, of a claim resolution process that enables contractors to seek public agency review of claims that arise during public works projects.	Chapter 489
AB 473	Maienschein	Disposition of estate without administration	This bill increases the threshold value of small estates and portions of estates that may be administered outside of probate; and decreases from 10% to 7% the interest applicable if a recipient of property under these provisions must provide restitution to the rightful recipient of the property.	Chapter 122
AB 558	Petrie-Norris	State Bar of California: service members: legal services	This bill amends provisions in the State Bar Act that require the State Bar to administer a program to coordinate pro bono civil legal assistance to veterans and their families who otherwise cannot afford legal services; and extends these efforts to active duty service members and their families.	Chapter 303
AB 596	Grayson	Motor vehicle defects: service bulletins and consumer electronic authorization	This bill authorizes, explicitly, a new motor vehicle dealer to receive electronic authorization from consumers for any repair of a manufacturer recall consistent with regulations adopted by the Bureau of Automotive Repair; and updates information that is statutorily required to be contained in a notice that new car dealers must provide to consumers, as provided.	Chapter 490
AB 602	Berman	Depiction of individual using digital or electronic technology: sexually explicit material: cause of action	This bill provides a cause of action for the nonconsensual disclosure of sexually explicit material depicting individuals in realistic digitized performances.	Chapter 491
AB 622	Chen	Service of process or subpoena	This bill requires guards or other security personnel, if any, to grant access to a covered multifamily dwelling, as defined, for the sole purpose of performing service of process or serving a subpoena.	Chapter 12
AB 668	Gonzalez, Bonta	Courthouses: Privilege from civil arrest	This bill makes a series of findings and declarations about the importance of free and open courthouse access to the fair administration of justice. Accordingly, this bill codifies key components of the common law privilege against civil arrest, under which a person may not be subjected to civil arrest in relation to one legal matter while attending a judicial proceeding for another.	Chapter 787
AB 669	Holden	Attorney General: assurance of voluntary compliance	This bill authorizes the Attorney General to resolve disputes by acceptance of assurances of voluntary compliance.	Chapter 97

AB 677	Choi	Intercountry adoption finalized in a foreign country	This bill revises the process by which certain intercountry adoptions are recognized in California.	Chapter 805
AB 692	Maienschein	Attorneys: arbitration of attorney's fees	This bill amends exceptions to the Mandatory Fee Arbitration Act (MFAA) and provides for the tolling of the limitations period applicable to specified attorney misconduct claims pending the resolution of arbitration carried out pursuant to the MFAA.	Chapter 13
AB 749	Mark Stone, Gonzalez, Reyes	Settlement agreements: restraints in trade	This bill voids no-rehire provisions in settlement agreements resolving employment disputes in which the worker filed an official complaint; and applies prospectively to any settlement agreement entered into on or after 1/1/20.	Chapter 808
AB 800	Chu	Civil actions: confidentiality	This bill seeks to ensure that participants in the Safe at Home program are not dissuaded from participating in civil actions out of fear that identifying information about the victims will be publicly available to those who seek to harm them; and accomplishes this goal by allowing active participants in the Safe at Home Program to participate in a civil proceeding under a pseudonym and with other protections when that person is a party in the proceeding.	Chapter 439
AB 859	Maienschein	Juveniles: dependency: judicial caseloads	This bill requires the Department of Social Services (DSS), in consultation with the Judicial Council, to convene a stakeholder group that includes county counsel, a nonprofit comprised of former foster youth, representatives of dependency counsel, and other stakeholders designated by the DSS, in order to make recommendations related to juvenile dependency proceedings.  <i>VETO message: "While I support the goal of this bill, it duplicates the purpose and efforts of the existing Child Welfare Council."</i>	Vetoed
AB 874	Irwin	California Consumer Privacy Act of 2018	This bill amends the definitions of "personal information" and "publicly available" for purposes of the California Consumer Privacy Act.	Chapter 748
AB 892	Holden	Transfers of real property	This bill clarifies and, in some instances, makes slight modifications to the laws governing the duties of the various actors involved in residential real estate transactions.	Chapter 310
AB 925	Gloria	Protective orders: confidential information regarding minors	This bill expands the circumstances in which it is permissible to disclose a minor's confidential information contained in certain protective orders.	Chapter 294

AB 991	Gallagher	Maintenance of the codes	This bill is the annual maintenance of the codes bill. There are no changes to existing law. Moreover, proposed Section 332 on pages 693 and 694 of this bill includes an “all purpose” yielding clause that avoids any double-jointing problems that might otherwise occur.	Chapter 497
AB 1092	Jones-Sawyer	Child support: enforcement	<p>This bill prohibits the Department of Child Support Services or a local child support agency from collecting interest that accrues on or after 1/1/22, on the principal amount of past-due child support owed to the county.</p> <p><i>VETO message: “I appreciate the author’s concern that charging interest on past due child support arrears can lead to uncollectable debt and make it harder for families to escape poverty. Reducing child poverty across our state is a key priority for me. To this end, in 2019 we have increased CalWORKs grants by almost 25 percent, increased the amount of earnings families on CalWORKs can retain every month from \$225 to \$600, and increased the level of savings and the value of the car families can have and qualify for CalWORKs. We also increased and expanded California’s Earned Income Tax Credit to \$1 billion annually, including an increase of \$1,000 in the credit for families with children under the age of 6. While I cannot support this bill as it would lead to an estimated revenue loss of millions of dollars outside the budget process, it is critical that child support agencies use their tools under current law to modify child support orders that help align the support with the person’s ability to pay as doing so helps support low-income families. I am directing the Department of Child Support Services to review the compromise of arrears program and consider any needed changes to address uncollectable debts and increase collections.”</i></p>	Vetoed
AB 1110	Friedman	Rent increases: noticing	This bill extends the notice period required for a landlord to impose a large rent increase on a tenant in a periodic tenancy of month-to-month or shorter; specifically, a landlord would have to give 90 days’ notice to a tenant before imposing rent increases of more than 10%.	Chapter 595
AB 1123	Reyes	Safe Drinking and Toxic Enforcement Act of 1986: appeal: notice to the Attorney General	This bill requires certain notice be provided to the Attorney General before certain proceedings involving the Safe Drinking and Toxic Enforcement Act of 1986 are filed in the Supreme Court, court of appeal, or the appellate division of the superior court.	Chapter 187
AB 1130	Levine	Personal information: data breaches	This bill updates the definition of “personal information” in various consumer protection statutes to include certain government identification numbers and biometric data.	Chapter 750

AB 1146	Berman	California Consumer Privacy Act of 2018: exemptions: vehicle information	This bill limits, narrowly, the California Consumer Privacy Act's opt-out and deletion rights in order to facilitate prompt and effective recalls and warranty work.	Chapter 751
AB 1165	Bauer-Kahan	Child custody: supervised visitation	This bill revises requirements for professional providers of supervised visitation services in child custody matters.	Chapter 823
AB 1179	Blanca Rubio	Child custody: allegations of abuse: report	This bill requires that a child custody evaluation, investigation, or assessment ordered by the court where the court determines that there is a serious allegation of child sexual abuse, must, beginning 1/1/21, be completed on a form developed by the Judicial Council.	Chapter 127
AB 1181	Limón	Charitable organizations	<p>This bill requires, on and after 1/1/21, a charitable organization that receives a noncash pharmaceutical drug, nonprescription drug, medication, medical device, or medical supply contribution that is restricted by the donor so it cannot be used in the United States to value that noncash contribution using the fair value of the end recipient market or a reasonable estimate thereof if the end recipient market value cannot be ascertained following a reasonable inquiry, with exceptions; and prohibits in the planning, conduct, or execution of any solicitation or charitable sales promotion the reporting of noncash contributions in its audited financial statements, reports filed with the California Attorney General, or solicitation materials, in a way that is misleading or likely to cause confusion.</p> <p><i>VETO message: "I commend Attorney General Xavier Becerra's action to hold charities accountable when they mislead donors and the public, as evidenced by recent enforcement actions taken against charitable organizations for their deceptive solicitation tactics. However, I am concerned that this bill may pose burdensome implementation challenges for the charities impacted by its provisions. I agree with the Attorney General that overvaluation is a problem, and my Administration is open to exploring other less burdensome ways to address this issue."</i></p>	Vetoed
AB 1184	Gloria	Public records: writing transmitted by electronic mail: retention	<p>This bill requires a public agency, for the purposes of the California Public Records Act, to retain and preserve for at least two years every public record, as defined, that is transmitted by electronic mail, unless a longer retention period is required by statute or regulation or established by the Secretary of State pursuant to the State Records Management Act.</p> <p><i>VETO message: "This bill does not strike the appropriate balance between the benefits of greater transparency through the public's access to public records,</i></p>	Vetoed

			<i>and the burdens of a dramatic increase in records-retention requirements, including associated personnel and data-management costs to taxpayer.”</i>	
AB 1188	Gabriel	Dwelling units: persons at risk of homelessness	This bill allows a tenant, with the written approval of the landlord, to take in a person who is at risk of homelessness, as defined, pursuant to written agreements that would, among other things, enable the tenant to remove the person at risk of homelessness on short notice with the assistance of the police.	Chapter 339
AB 1202	Chau	Privacy: data brokers	This bill requires data brokers, as defined, to register with, and pay a registration fee to, the Attorney General on an annual basis; and requires the Attorney General to make this information available to the public on its Internet Web site.	Chapter 753
AB 1213	Chen	Legal document assistants and unlawful detainer assistants	This bill extends the operation of the provisions of law regulating legal document assistants and unlawful detainer assistants from 1/1/21, to 1/1/24, and makes various other technical and nonsubstantive changes.	Chapter 128
AB 1232	Gloria	Affordable housing: weatherization	This bill proposes three things in relation to operation of the Low-Income Weatherization Program: (1) a study of impacts of the Program on rental rates; (2) greater collaboration between government health and environmental agencies; and (3) clarification of funding distribution timelines.	Chapter 754
AB 1349	Obernolte	Civil actions: discovery	This bill requires parties to provide certain discovery requests and responses thereto in an electronic format within three court days of the request, except as specified; and provides that a party may provide the requested electronic materials in any format, and may transmit the document by any method, as agreed upon by the parties, except as specified.	Chapter 190
AB 1355	Chau	Personal information	This bill makes a series of amendments to the California Consumer Privacy Act.	Chapter 757
AB 1361	Obernolte	Civil actions: satisfaction of money judgments	This bill clarifies that a payment of a portion of a money judgment, associated costs, and interest does not waive the right to appeal other portions of the money judgment.	Chapter 48
AB 1373	Patterson	Adoption	This bill clarifies the scope of two adoption-related processes.	Chapter 192
AB 1380	Obernolte	Premarital agreements: enforcement	This bill (1) clarifies that an existing requirement that an unrepresented party be given seven days to sign a premarital agreement is triggered when the final agreement is presented, and (2) applies the seven-day period to all premarital	Chapter 193

			agreements executed after 1/1/20, regardless of whether the parties are represented by counsel.	
AB 1396	Obernolte	Protective orders: elder and dependent adults	This bill authorizes a court to order a restrained party who abused an elder or dependent adult to attend clinical counseling or anger management courses.	Chapter 628
AB 1428	Calderon	Business practices: prepaid credit cards: refund methods	This bill requires a business that offers a refund to a customer via a prepaid debit card for a purchase initiated by the customer in California to provide the customer with at least one other method of receiving the refund other than a prepaid debit card; and excludes restaurants from this requirement and defines various terms.	Chapter 130
AB 1477	Gloria	Unfair Practices Act	This bill adjusts the distribution of civil penalties recovered by governmental entities in Unfair Competition Law actions.  <i>VETO message: "This existing division is intended to ensure that both the city and county have resources to enforce consumer protection laws. This measure will revise longstanding practices and reduce the resources allocated to counties, putting in jeopardy important consumer protection services they provide. I encourage the counties and cities impacted by this bill to work together to reach a resolution on this matter that is in the best interests of the public they serve."</i>	Vetoed
AB 1482	Chiu, Bloom, Bonta, Grayson, Wicks	Tenant Protection Act of 2019: tenancy: rent caps	This bill limits rent-gouging in California by placing an upper limit on annual rent increases: 5% plus inflation; requires, that in order to evict tenants who have occupied the premises for a year, to prevent landlords from engaging in rent-gouging by evicting tenants, a landlord have and state a just cause, as specified; provides that both the rent cap and the just cause provisions are subject to exemptions including, among others: housing built in the past 15 years, single family residences unless owned by a real estate trust or a corporation; and sunsets after 10 years and does not preempt any local rent control ordinances.	Chapter 597
AB 1497	Holden	Hosting platforms	This bill makes people who offer their property for short-term rental through online platforms subject to the California Fair Employment and Housing Act, thus prohibiting such "hosts" from discriminating on the basis of race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, marital status, national origin, ancestry, familial status, source of income, disability, or genetic information.	Chapter 599

AB 1510	Reyes	Sexual assault and other sexual misconduct: statutes of limitations on civil actions	This bill revives certain otherwise time-barred claims for damages arising from sexual assault and other inappropriate conduct of a sexual nature, as specified; and amends the definitions and scope of the statute of limitations applying to sexual assault claims.	Chapter 462
AB 1564	Berman	Consumer privacy: consumer request for disclosure methods	This bill provides that a business that operates exclusively online and has a direct relationship with a consumer from whom it collects personal information shall only be required to provide an email address for submitting requests for information required to be disclosed pursuant to the California Consumer Privacy Act.	Chapter 759
AB 1607	Boerner Horvath	Gender discrimination: notification	This bill requires a city or county, upon issuing a business license, to provide the business with written notice about the legal prohibition on gender-based pricing discrimination for services and the related posting requirements; and authorizes the city or county to increase the fee it charges for a business license to offset the cost of providing the written notice.	Chapter 293
AB 1637	Smith	Unclaimed Property Law	This bill authorizes the State Controller to transfer property reported to the state under the Unclaimed Property Law in the name of a local agency or state agency directly to that agency without the filing of a claim by the agency, and provides that existing immunity from suit under the Law also applies to the transfer of this property.	Chapter 320
AB 1790	Wicks	Marketplaces: marketplace sellers	This bill requires the terms and conditions of marketplaces, physical or electronic places where sellers offer services or goods for delivery in California, to meet specified requirements; and requires marketplaces to communicate with sellers its decision-making process with respect to various terms and processes.	Chapter 635
AB 1817	Committee on Judiciary	Family law omnibus	This bill is the Assembly Judiciary Committee's annual omnibus family law bill, which makes several technical updates and clarifications to various parts of the Family Code.	Chapter 115
AB 1818	Committee on Judiciary	State government	This bill revises statutory reporting requirements; deletes an expired reporting requirement; and streamlines reports that the Judicial Council is required to provide to the Legislature.	Chapter 637

AB 1819	Committee on Judiciary	Inspection of public records: use of requester's reproduction equipment	This bill (1) provides that a requester who inspects a disclosable record on the premises of an agency has the right to use the requester's equipment on those premises, without charge, to photograph or otherwise copy or reproduce the record in a manner that does not require the equipment to make physical contact with the record, except as specified; (2) authorizes an agency to impose any reasonable limits on the use of the requester's equipment that are necessary to protect the safety of the records or to prevent the copying of records from being an unreasonable burden to the orderly function of the agency and its employees; and (3) authorizes an agency to impose any limit that is necessary to maintain the integrity of, or ensure the long-term preservation of, historic or high-value records.	Chapter 695
AB 1820	Committee on Judiciary	Personal rights: civil liability and enforcement	This bill clarifies that the Department of Fair Employment and Housing may bring causes of action to enforce federal civil rights laws.	Chapter 834
AB 1821	Committee on Judiciary	Contracts	This bill authorizes the award of attorneys' fees, costs, and expenses to the fullest extent permissible for prevailing plaintiffs in cases brought pursuant to Title 16, Part 433 of the Code of Federal Regulations.	Chapter 116
ACR 99	Low	Civil rights: lesbian, gay, bisexual, transgender, or queer people	This resolution calls upon the people of California to model equitable treatment of all people, especially those persons who identify as lesbian, gay, bisexual, transgender, or queer (LGBTQ), and to embrace the benefits of acceptance; and calls upon religious leaders to counsel on LGBTQ matters from a place of love, compassion, and knowledge of the harms of conversion therapy.	Resolution Chapter 166
AJR 9	Cristina Garcia	Immigration enforcement tactics	This resolution makes findings about ruses and other predatory tactics used by United States Immigration and Customs Enforcement (ICE) and how they create an atmosphere of distrust between state residents, their employers, and various official agencies and institutions; and calls upon the federal government to cease the unjust detention of undocumented immigrants, end blanket raids against individuals thought to be without documents, and adopt a standard uniform for ICE officers that clearly identifies them as ICE when operating in California.	Resolution Chapter 104
AJR 11	Carrillo	Immigration: Development, Relief, and Education for Alien Minors Act: Deferred Action for Childhood Arrivals: Deferred Enforced	This resolution makes a series of declarations regarding the Deferred Action for Childhood Arrivals, Deferred Enforced Departure, and Temporary Protected Status programs, each of which allows certain immigrants to live and work in the United States, but on an interim basis only; and urges the federal	Resolution Chapter 136

		Departure: Temporary Protected Status	government to enact legislation that provides permanent legal status and a path to citizenship for individuals in these programs.	
AJR 16	Luz Rivas, Calderon, Nazarian	Armenian 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 150
AJR 19	Gloria	Refugees	This resolution makes a series of findings and declarations regarding refugees, the United States refugee resettlement program, and the positive contribution to California made by refugees who have resettled here. This resolution urges the federal government to meet its current refugee resettlement commitment and to expand the size of that commitment next year.	Resolution Chapter 183
SB 17	Umberg	Civil discovery: sanctions	This bill provides for certain initial disclosures to be made in civil actions, as specified; and requires courts to impose a sanction when it makes certain findings in conjunction with requests for production of documents, as specified.	Chapter 836
SB 30	Wiener	Domestic partnership	This bill eliminates the provision that generally limits domestic partnerships to same sex couples.	Chapter 135
SB 40	Wiener, Stern	Conservatorship: serious mental illness and substance use disorders	This bill amends a pilot program that, for participating counties, establishes a conservatorship procedure applicable to individuals who are incapable of caring for their own health and well-being due to a serious mental illness and substance use disorder.	Chapter 467
SB 41	Hertzberg	Civil actions: damages	This bill provides that estimations, measures, or calculations of past, present, or future damages for lost earnings or impaired earning capacity resulting from personal injury or wrongful death shall not be reduced based on race, ethnicity, or gender.	Chapter 136
SB 176	Jackson	State Bar of California	This bill authorizes, as the annual State Bar fee bill, the collection of attorney licensing fees.	Chapter 698
SB 180	Chang	Gene therapy kits: advisory notice and labels	This bill requires a seller of gene therapy kits to place a notice on their Web site and on the packaging of the kit that states the kit is not for self-administration.	Chapter 140

SB 187	Wieckowski	Rosenthal Fair Debt Collection Practices Act	This bill amends definitions in the Rosenthal Fair Debt Collection Practices Act, removing the exception for attorneys in the definition of “debt collector” and clarifying that the definition of “consumer debt” includes mortgage debt.	Chapter 545
SB 188	Mitchell	Discrimination: hairstyles	This bill specifies that race, a category protected against workplace discrimination under California’s Fair Employment and Housing Act, includes traits historically associated with race, such as hair texture and protective hairstyles like braids, locks, and twists.	Chapter 58
SB 218	Bradford	Employment: discrimination enforcement: local government	This bill authorizes local governments within Los Angeles County to enact and enforce workplace anti-discrimination laws, including establishing remedies and penalties for violations, and subject to specified procedural requirements.  <i>VETO message: “I am committed to combating and eradicating discrimination and have signed several measures this year to address discriminatory practices. However, I don't support lifting a preemption that has been in place for decades in the manner proposed in this bill. As crafted, this measure could create confusion, inconsistent enforcement of the law and increase costs without a corresponding increase in worker protections. This bill leaves ambiguities about local governments' ability to enforce both local ordinances and FEHA. I invite the Legislature to come back with a measure that makes it clear that local enforcement measures are exclusively focused on local ordinances.”</i>	Vetoed
SB 222	Hill	Discrimination: veteran or military status	This bill underscores that housing discrimination on account of military or veteran status is unlawful in California by explicitly stating so within the Fair Employment and Housing Act (FEHA); and prohibits landlords from discriminating against a tenant on the basis that the tenant pays part or all of the rent using a VASH (Veterans Affairs Supportive Housing) voucher, by defining a VASH voucher as a source of income for purposes of FEHA.	Chapter 601
SB 225	Durazo	Citizens of the state	This bill allows all California residents to serve on appointed government boards and commissions, regardless of citizenship or immigration status; and eliminates unconstitutional components of the existing statutory definition for California state citizenship.	Chapter 790
SB 274	Dodd	Mobilehome parks: tenancies	This bill creates an opportunity for mobilehome residents to return when a mobilehome park is destroyed by natural disaster and subsequently gets rebuilt; provides a required structure for a park’s determination of whether it must accept a prospective mobilehome buyer; and provides mobilehome	Chapter 504

			residents the opportunity to designate at least three “companions” in each calendar year with whom to share the mobilehome.	
SB 303	Wieckowski	Guardians and conservators: compensation: residence of conservatee	This bill imposes a higher standard for the sale of a conservatee’s personal residence and limits the amount of compensation that may be paid to a guardian, conservator, or attorney from a ward’s or conservatee’s government benefits.	Chapter 847
SB 306	Morrell	Mortgages and deeds of trust: trustee substitutions	This bill gives authority to mortgage trustees to resign from that role or to refuse appointment to that role, sets forth procedures for a mortgage trustee to follow when resigning or refusing appointment, and explains the effect of the resignation or refusal; also requires the trust beneficiary to appoint a trustee if one is not designated in the deed, and to appoint a successor trustee upon the resignation, incapacity, disability, absence, or death of the prior trustee.	Chapter 474
SB 308	Jones	Estates and trusts: instrument	This bill revises the definition of “instrument” under the Probate Code to clarify that a “trust” under that definition is a written document or a modification thereof.	Chapter 56
SB 314	Dodd	Elders and dependent adults: abandonment	This bill includes abandonment, as defined, in the enhanced remedies section of the Elder Abuse and Dependent Adult Civil Protection Act.	Chapter 21
SB 323	Wieckowski	Common interest developments: elections	This bill enacts a series of reforms to the laws governing board of director elections in common interest developments, commonly referred to as homeowners associations or HOAs. In broad strokes, the reforms seek to increase the regularity, fairness, formality, and transparency associated with such elections.	Chapter 848
SB 326	Hill	Common interest developments	This bill makes two changes to the laws governing homeowners associations (HOAs): (1) establishes a mandatory inspection regime for exterior elevated elements, such as balconies, decks, walkways, stairways, and railings, within HOAs; and (2) nullifies any provision in an HOA’s governing documents that purports to condition or limit the ability of the HOA to bring construction defect litigation against the developer or builder of the HOA.	Chapter 207
SB 329	Mitchell	Discrimination: housing: source of income	This bill expands the definition of “source of income,” a category that California’s Fair Employment and Housing Act protects against discrimination; and prohibits landlords from discriminating against tenants who rely upon	Chapter 600

			housing assistance paid directly to landlords, such as a Section 8 voucher, to help them pay the rent.	
SB 370	Umberg	Discovery: response to inspection demands	This bill modifies the format in which documents requested in civil discovery must be provided.	Chapter 208
SB 495	Durazo	Child custody	This bill prohibits a court from considering sex, gender identity, gender expression, or the sexual orientation of a parent, legal guardian, or relative in making a best interest determination for purposes of awarding child custody or visitation rights.	Chapter 551
SB 518	Wieckowski	Civil actions: settlement offers	This bill clarifies that litigation to enforce the California Public Records Act is exempted from the application of Section 998 of the Code of Civil Procedure.  <i>VETO message: "While transparency is essential to maintaining trust in the work of public agencies, this bill does little to advance that ideal. Preventing public agencies from making good-faith efforts to settle litigation by providing additional records that may have been inadvertently overlooked or mistakenly withheld actually delays timely disclosure. This legislation would provide a perverse incentive for more litigation instead of more transparency."</i>	Vetoed
SB 544	Umberg	State Bar: admission: license: moral character review: mental health medical records	This bill prohibits the staff of the State Bar or the members of the examining committee from considering or reviewing an applicant's medical records relating to mental health when reviewing whether an applicant is of good moral character, or from requesting or seeking to review any medical records relating to mental health, except as provided.	Chapter 152
SB 578	Jones	Vacation Ownership and Time-share Act of 2004: incentives	This bill authorizes, until 1/1/23, persons subject to the Vacation Ownership and Time-Share Act of 2004 (VOTA) to offer to prospective purchasers temporary accommodations that are beyond a 20-mile radius away from the property on which a time-share interest is offered for sale, provided that: (1) the vendor gives prior written notice of the accommodation's location as specified; (2) the purchasers acknowledge their consent; and (3) the vendor has not engaged in any one of a series of enumerated deceptive practices under VOTA. Allows the use of third-party arbitration organizations other than the American Arbitration Association relating to the arbitration of various contractual issues under VOTA in accordance with existing provisions of law governing arbitration.	Chapter 153

SB 616	Wieckowski	Enforcement of money judgments: exemptions	This bill extends and clarifies a deposit account holder's timeline for filing a claim of exemption when a judgment creditor seeks to extract money from the account through a levy; and establishes an automatic exemption from bank account levies, with specified exceptions, of no more than the minimum basic standard of adequate care for a family of four, as defined and annually adjusted by the Department of Social Services (currently \$1,724).	Chapter 552
SB 622	Durazo	Civil detention facilities: state investigation	<p>This bill creates a protocol a detention facility must follow when a death of an individual, who is in civil detention, occurs in the facility; and requires the state Department of Justice be notified of the death, be allowed access into the facility to open an investigation into the cause and circumstances of the death, and make a public report of the investigation.</p> <p><i>VETO message: "The Trump Administration has weaponized our immigration and detention systems for political gain, demonizing migrants and asylum seekers and instilling fear in immigrant communities. Time and time again, we have seen reports of deplorable living conditions, disease outbreaks and human rights abuses in these detention centers. That is why California is leading by prohibiting private, for-profit prisons and detention facilities. I believe that closing these facilities needs to be our focus as it is the best way to address these injustices."</i></p>	Vetoed
SB 630	Stern	Human trafficking	This bill provides that state law governing employee training and the posting of notices regarding human trafficking and slavery does not prevent local ordinances, rules, or regulations preventing slavery or human trafficking and does not supersede or preempt such local action if duplicating or supplementing the state law.	Chapter 57
SB 638	Allen	Leases: electric vehicle charging stations: insurance coverage	This bill modifies, and in almost every circumstance significantly reduces, the amount of insurance coverage that a landlord may demand from a tenant requesting to install an electric vehicle charging station on residential rental property.	Chapter 855
SB 644	Glazer	Tenancy: security deposit: service members	This bill lowers the amount that a landlord can charge service members, as defined, for a security deposit on residential rental housing.	Chapter 602
SB 645	Monning	Civil discovery: depositions	This bill limits the deposition testimony of dying deponents in specified civil cases.	Chapter 212

SB 652	Allen, Glazer, Hertzberg, Jackson, Rubio, Stern, Wiener	Entry doors: display of religious items: prohibitions	This bill requires landlords and homeowners associations to allow their tenants and members to affix religious items to the door or doorframe of the tenants' and members' homes.	Chapter 154
SB 707	Wieckowski, Hertzberg	Arbitration agreements: enforcement	This bill provides that if an employment or consumer arbitration requires the drafting party to pay fees and costs regarding the arbitration and those fees or costs are not paid within 30 days after the due date, then the drafting party is in material breach of the arbitration agreement, is in default of the arbitration, and waives its right to compel arbitration, and authorizes the employee or consumer to the arbitration agreement to compel arbitration or proceed in court, as specified; requires the court to impose a monetary sanction on the drafting party in material breach of the arbitration agreement and authorizes the court to impose other sanctions on the drafting party if the drafting party fails to pay costs or fees, as specified; and requires arbitration companies to include specified demographic data regarding its arbitrators as self-reported by the arbitrators in a report arbitration companies are already required to make under existing law, as provided.	Chapter 870
SJR 2	Umberg	The President's National Emergency Declaration	This resolution urges the houses of the United States Congress to stand in unity and override the President's veto of House Joint Resolution 46 and, if not possible, to consider overriding the declaration of national emergency within six months or at the earliest possible time pursuant to the National Emergencies Act; and urges the President to reconsider his motives and decision and allow military, defense, and counterdrug funds to be used for the purposes for which they are needed and for which they were made available.	Resolution Chapter 66

## LABOR, PUBLIC EMPLOYMENT & RETIREMENT

AB 5	Gonzalez	Worker status: employees and independent contractors	This bill codifies the recent <i>Dynamex</i> decision, requiring that employers prove that their workers can meet a three-part (ABC) test in order to be lawfully classified as independent contractors.	Chapter 296
AB 51	Gonzalez	Employment discrimination: enforcement	This bill prohibits requiring applicants for employment or employees to waive their right to a judicial forum as a condition of employment or continued employment.	Chapter 711
AB 170	Gonzalez	Worker status: employees and independent contractors	This bill places, until 1/1/21, newspaper carriers and newspaper distributors under the Borello employment test, rather than the Dynamex employment test, provided that AB 5 (Gonzalez, Chapter 296) becomes law.	Chapter 415
AB 203	Salas	Occupational safety and health: Valley Fever	This bill (1) requires construction employers in counties where Valley Fever is highly endemic to provide all employees with training on the dangers of Valley Fever by 5/1/20, and annually thereafter, and before an employee begins work that causes exposure to substantial dust disturbance; and (2) requires the training to cover specified topics regarding Valley Fever and authorizes the training to be included in the employer's Injury and Illness Prevention Program training or as a standalone training program.	Chapter 712
AB 267	Chu	Employment of infants: entertainment industry	This bill (1) clarifies that regulations governing the employment of infants on motion picture sets and locations apply to all infants employed in the entertainment industry; and (2) gives doctors of Family Medicine the authority to certify that an infant under the age of one month is healthy enough for work in the entertainment industry.	Chapter 283
AB 314	Bonta	Public employment: labor relations: release time	This bill expands and conforms the laws on when an employer must provide reasonable time off for employee representatives, also known as "release time."  <i>VETO message: "Release time is certainly an important element in collective bargaining agreements, and I believe that employers and employees benefit when workers participate in labor relations. Yet, this bill is a one-size-fits-all approach. This issue is best left to the collective bargaining process so that governing authorities and public employee unions can best determine their priorities and needs at the bargaining table."</i>	Vetoed

AB 333	Eggman	Whistleblower protection: county patients' rights advocates	This bill extends existing whistleblower protections to county mental health patients' rights advocates.	Chapter 423
AB 346	Cooper	Workers' compensation: leaves of absence	<p>This bill expands current law to allow police officers employed by a school district, county office of education, or community college district to take fully paid leaves of absence due to occupational injury.</p> <p><i>VETO message: "While I appreciate the Legislature's intent, and do not take lightly the important public service provided by police officers in education settings, this bill would significantly expand 4850 benefits that can be negotiated locally through the collective bargaining process. Many local school districts face financial stress, and the addition of a well-intentioned but costly benefit should be left to local entities that are struggling to balance their priorities."</i></p>	Vetoed
AB 355	Daly	Public Employment Relations Board: Orange County Transportation Authority	This bill transfers jurisdiction over unfair labor practice charges at the Orange County Transportation Authority from the judicial system to the Public Employment Relations Board (PERB); and authorizes parties to a labor dispute to appeal PERB decisions and orders to the courts through a petition for a writ of extraordinary relief filed within 30 days of the PERB ruling.	Chapter 713
AB 365	Cristina Garcia	State civil service: examination and hiring processes	<p>This bill requires the Department of Human Resources to develop a plan to expand the Limited Examination and Appointment Program, which provides disabled individuals an alternative to the traditional civil service process.</p> <p><i>VETO message: "Being inclusive and accommodating of people with disabilities is critical to creating a diverse workforce. Assembly Bill 365, however, would make permanent, at a significant cost, a pilot program that is still in need of improvement. Furthermore, this effort can be addressed administratively. As a result, I am directing the Government Operations Agency, in collaboration with CalHR, to ensure that disability policies are included in the newly established Diversity Taskforce. This Taskforce has been created in order to ensure we achieve a state workforce that reflects the Californians we serve. The Taskforce will bring together civil and public servants to improve the State's hiring and retention of persons with disabilities, among other diversity issues. For these reasons, I am unable to sign this bill but remain determined in our efforts to address this important issue."</i></p>	Vetoed

AB 372	Voepel, Gonzalez	State employees: Infant at Work programs	<p>This bill authorizes state agencies to enter into the Infant at Work Pilot Program, which allows an employee of the participating agency who is a new caregiver or parent to bring their new infant into the workplace.</p> <p><i>VETO message: "I recognize the value of this program, which is in line with my commitment to strengthening parent and caregiver bonding during the earliest months of a child's life. As such, an Infant at Work program might be worth exploring, but the bill as written exposes the state to a high level of risk of lawsuits and should be handled administratively or through collective bargaining. Moreover, the timeline stipulated does not provide adequate time to establish a policy and regulations for a program of this magnitude. Therefore, I am directing CalHR to develop a pilot program to implement this concept in a thoughtful manner."</i></p>	Vetoed
AB 378	Limón, Gonzalez	Childcare: family childcare providers: bargaining representative	<p>This bill exempts family childcare providers from antitrust laws and permits them to organize to negotiate over wages, benefits, and other occupational matters.</p>	Chapter 385
AB 406	Limón, Gonzalez	Disability compensation: paid family leave: application in non-English languages	<p>This bill requires the Employment Development Department, beginning 1/1/25, to make the application for the Paid Family Leave program available in all languages spoken by a substantial number of non-English speaking applicants.</p>	Chapter 386
AB 520	Kalra	Public works: public subsidy	<p>This bill sets a limit of \$500,000 and 2% of the total cost on the amount of public reimbursement or subsidy a private developer can receive for a project before triggering additional public works regulations, including the payment of prevailing wages.</p> <p><i>VETO message: "While I steadfastly support prevailing wage law, I am concerned that the restrictive nature of this law may have unintended consequences. Further, there is nothing to suggest that the longstanding administrative practice of considering the public subsidy in the context of the project and using two percent as a general threshold is insufficient."</i></p>	Vetoed
AB 547	Gonzalez	Janitorial workers: sexual violence and harassment prevention training	<p>This bill requires the Director of the Department of Industrial Relations to reform an advisory committee to refine the recommendations on in-person sexual violence and harassment prevention training requirements for janitorial employers and employees.</p>	Chapter 715

AB 589	Gonzalez	Employment: unfair immigration-related practices	<p>This bill (1) makes it unlawful for an employer to knowingly destroy, conceal, remove, confiscate, or possess any passport or other immigration-related document of another person in the course of committing, or with the intent to commit, trafficking, peonage, slavery, involuntary servitude, or a coercive labor practice; (2) provides that violations of this unlawful employment practice would result in a misdemeanor and a \$10,000 civil penalty, in addition to any fine that may be levied as a result of any criminal prosecution; (3) requires employers to post a notice in the workplace with information including the right to maintain custody and control of immigration-related documents; and (4) requires employers to provide employees with a “Worker’s Bill of Rights” document in multiple languages, setting forth labor laws and protections against human trafficking.</p> <p><i>VETO message: “Human trafficking is a problem of international proportions, and California must continue to act forcefully to protect workers against these heinous crimes. The provision in this bill that levies a hefty civil penalty on employers who engage in document abuse in order to commit trafficking is a step in the right direction. Nonetheless, I take issue with the bill’s requirement that every employer in the state provide each employee with an enumerated list of rights. Workers should be informed of their rights, including protections against document abuse and trafficking. But the proposed notice requirement is not the answer. It is overly burdensome for law-abiding employers and may not actually help workers who are the targets of trafficking.”</i></p>	Vetoed
AB 593	Carrillo	Unemployment insurance: use of information: public workforce development programs	<p>This bill (1) authorizes a chief elected official access to quarterly wage data from the Employment Development Department (EDD) necessary for the evaluation and reporting of their respective workforce development programs as required and permitted by various local (new with bill), state and federal laws; (2) requires EDD to develop the requirements, application process, and approve or deny requests for disclosure of this information; and (3) requires EDD to make information on the process available online as well as information on denials for requests of disclosure, including the reason(s) for the denial.</p>	Chapter 611
AB 625	Kalra	Service contracts: public transit: collection and transportation of solid waste: retention of employees	<p>This bill extends existing bid preferences on public transit contracts, service contracts and solid waste removal contracts available to contractors who agree to retain the prior contractor’s employees to state agencies.</p> <p><i>VETO message: “For state contracts related to public transit services or the collection and transportation of solid waste, this bill would extend a ten percent preference to a bidder that agrees to retain the employees of the prior contractor or subcontractor for at least 90 days. This bid preference would</i></p>	Vetoed

			<i>significantly limit the state's contracting authority and could hinder competition. Further, the potential fiscal impact of a bid preference can be substantial and, like new spending on programs, needs to be considered comprehensively as part of the annual budget process."</i>	
AB 644	Committee on Public Employment and Retirement	State teachers' retirement: compensation	This bill makes technical changes to the Teachers' Retirement Law relating to annualized pay rate, compensation earnable, and creditable compensation; and reorganizes provisions for clarity and deletes obsolete provisions.	Chapter 96
AB 672	Cervantes	Public employees' retirement: disability retirement: reinstatement	This bill clarifies that a person who retires from a public retirement system for disability cannot work in another public position that has the same duties or activities of the position from which the person received a disability retirement unless the person reinstates from retirement.	Chapter 98
AB 673	Carrillo	Failure to pay wages: penalties	This bill allows a worker to pursue a statutory penalty owed to them for late wage payment through an administrative process known as a Berman Hearing.	Chapter 716
AB 894	Santiago	Attorney General: directors and employees: exemption from civil service	This bill requires the Governor to appoint two directors and two associate directors of the Attorney General's Office who would be exempt from state civil service.	Chapter 311
AB 1019	Frazier	Apprenticeship: developmentally disabled persons	This bill adds the Director of the Department of Rehabilitation and the Executive Director of the State Council on Developmental Disabilities to the list of ex officio officers in the Interagency Advisory Committee on Apprenticeship.	Chapter 164
AB 1033	Cooper	State employment: new employees: information	This bill requires state agencies to provide a job applicant with documents explaining the benefits of the job and of state employment generally before offering the applicant employment.	Chapter 447
AB 1212	Levine	Public employees' retirement: pension fund management: in-state infrastructure	This bill requires the Department of Transportation and the Department of Water Resources to produce and provide lists of priority infrastructure projects to public pension boards for funding consideration and to provide further project information to a pension board upon request to help that board determine if investment is suitable.  <i>VETO message: "The reporting requirements that this bill proposes are unnecessary, as existing law already encourages public retirement systems to invest in state infrastructure."</i>	Vetoed

AB 1223	Arambula, Aguiar-Curry	Living organ donation	This bill provides an additional unpaid 30-day leave of absence for organ donors who work for private employers, the State of California, the California State University system, or the University of California system (if adopted by resolution).	Chapter 316
AB 1320	Nazarian, Friedman, Gabriel	Public employee retirement systems: prohibited investments: Turkey	This bill prohibits, upon passage of a federal law imposing sanctions on the government of Turkey for failure to officially acknowledge its responsibility for the Armenian Genocide, the California Public Employees' Retirement System and the California State Teachers' Retirement System from making or renewing investments in any investment vehicle owned or issued by the government of Turkey and requires the two pension systems to liquidate those specified investments within 18 months of the federal law's passage.	Chapter 459
AB 1353	Wicks	Classified employees: probationary period	This bill eliminates the difference in the probationary period for classified school employees between non-merit system school districts and merit system school districts. Currently, the former is 12 months and the latter is six months.	Chapter 542
AB 1400	Kamlager-Dove	Employment safety: firefighting equipment: mechanics	This bill requires the Commission on Health and Safety and Workers' Compensation to study occupational carcinogenic exposure for mechanics that repair and clean firefighting vehicles and equipment.	Chapter 717
AB 1452	O'Donnell	State teachers' retirement	This bill makes assorted technical changes to the Defined Benefit Program and Cash Balance Benefit program administered by the California State Teachers' Retirement System.	Chapter 318
AB 1466	Irwin	Employee classification: professional classification: specified educational employees	This bill clarifies, explicitly, when an adjunct instructor at an independent institution of higher learning qualifies as an exempt professional under wage and hour law.  <i>VETO message: "While I understand the goal of this bill is to craft a narrow exemption for specific part-time adjunct professors at independent colleges and universities, AB 1466 could have unintended consequences for a significant number of workers, including creating a substandard wage rate for instructional employees."</i>	Vetoed
AB 1478	Carrillo	Employment discrimination	This bill allows a worker to bring a private right of action against an employer for unlawful retaliation following an employee exercising their right to time off for specified reasons protected under the law, including domestic violence, jury duty or stalking.	Vetoed

			<i>VETO message: "Survivors of domestic violence, sexual assault or stalking already have the ability under current law to file a retaliation claim through the Labor Commissioner's Office, file a Private Attorneys General Act (PAGA) claim, and to seek reinstatement and reimbursement for lost wages and benefits. I look forward to continuing to work with the Legislature to ensure the state vigorously enforces laws that protect workers and survivors of abuse."</i>	
AB 1554	Gonzalez	Employers: dependent care assistance program: notice to employees	This bill requires that employers notify employees that participate in a flexible spending account of a deadline to withdraw funds from the account before the end of the plan year.	Chapter 195
AB 1613	O'Donnell	Public works: prevailing wages	This bill expands the definition of "public works," for the purpose of the payment of prevailing wages, to also include any construction, alteration, demolition, installation, or repair work done under private contract on a project for a charter school when it is paid for, in whole or in part, with the proceeds of conduit revenue bonds issued by a public agency on or after 1/1/20.  <i>VETO message: "While I support payment of prevailing wages on projects paid with public funds, conduit revenue bonds do not fall in the definition of publicly funded projects. Extending the law's definition to include conduit revenue bond projects seems unwarranted, given that many charter school projects also rely on other public funds that would require the application of public works law - regardless of any changes to the statute."</i>	Vetoed
AB 1677	Weber	Call centers: protections	This bill requires call center employers to provide notice to the Labor Commissioner 120 days before a planned relocation to another state or foreign country and makes those employers ineligible for state grants or loans for five years.  <i>VETO message: "While I am supportive of efforts to protect jobs in our state, I cannot support this bill. The significant penalties and restrictions proposed by this bill might dissuade businesses that have no intention of moving their operations from making any further investments in California - which could hurt, not help, California workers."</i>	Vetoed
AB 1681	Gonzalez	Public employees: collective bargaining: unit determinations	This bill reduces the threshold for a separate supervisory peace officer bargaining unit in a school district from 20 or more supervisory peace officers to two or more supervisory peace officers.  <i>VETO message: "This bill is unnecessary, as the EERA offers a robust and well-established framework for these peace officers to negotiate pay and benefits at</i>	Vetoed

			<i>a level commensurate with their duties and risk exposure in our education system.”</i>	
AB 1748	Bonta	California Family Rights Act: flight crews	This bill amends California Family Rights Act to establish airline flight deck and cabin crewmember specific eligibility requirements in conformity with the federal Family and Medical Leave Act.	Chapter 718
AB 1768	Carrillo	Prevailing wage: public works	This bill expands the definition of public works, triggering the payment of prevailing wages, to include work conducted during site assessment or feasibility studies; and specifies that preconstruction work is deemed part of a public work, regardless of whether any further construction work is conducted.	Chapter 719
AB 1804	Committee on Labor and Employment	Occupational injuries and illnesses: reporting	This bill removes the requirement that an employer report by email to the Division of Occupational Safety and Health when a serious occupational injury, illness, or death occurs, and instead requires that the report be made through an online mechanism established by the Division for that purpose.	Chapter 199
AB 1805	Committee on Labor and Employment	Occupational safety and health	This bill makes changes regarding the definition of "serious injury or illness" and "serious exposure" to bring the language in line with federal Occupational Safety and Health Administration standards and creates uniformity in the Labor Code, as specified.	Chapter 200
ACR 50	Chiu, Eduardo Garcia	Workforce development	This resolution calls on the state’s workforce development system to improve access to workforce development programs for all Californians, including minority communities, limited English proficiency individuals and the formerly incarcerated.	Resolution Chapter 143
SB 142	Wiener	Employees: lactation accommodation	This bill expands worker protections for lactation accommodation requests.	Chapter 720
SB 184	Moorlach	Judges' Retirement System II: deferred retirement	<p>This bill authorizes a “deferred” retirement option under the Judges Retirement System II (JRS II) to permit a judge who has 20 years of judicial service or has attained the age of 60 with at least five years of judicial service to leave judicial office and receive a retirement allowance at a later date upon reaching the prescribed JRS II retirement age.</p> <p><i>VETO message: “The costs of modifying the current rules on judicial retirement as proposed in SB 184 are steep and would in some cases result in a judge receiving more generous benefits than what the same judge can currently receive. These concerns are not new and have been raised in previous iterations of this bill. It is also difficult to overlook the possibility that current rules may in</i></p>	Vetoed

			<p><i>some cases incentivize judges who are in poor health to prolong their service rather than retire and care for themselves or others.</i></p> <p><i>I encourage the Legislature to work collaboratively with my Administration as well as the California Public Employees' Retirement System on a more narrow solution to these issues."</i></p>	
SB 229	Hertzberg	Discrimination: complaints: administrative review	This bill expands on the appeal and enforcement mechanisms currently available when the Labor Commissioner issues a citation to an employer for violations of the Labor Code's anti-retaliation provisions; among other things, establishes procedures and deadlines for the Labor Commissioner, the court and affected employers to follow when adjudicating and contesting a citation.	Chapter 721
SB 271	Wiener	Employment: motion picture production workers	This bill clarifies that motion picture production workers working in other states may still access California Unemployment Insurance and State Disability Insurance benefits if they reside in California.	Chapter 246
SB 286	Durazo	Payment of wages: professional sports organization employees	This bill clarifies that at the conclusion of a professional baseball season, an event or series of events does not constitute a termination of employment for "events employees" working at a professional baseball stadium.	Chapter 700
SB 530	Galgiani	Construction industry: discrimination and harassment prevention	This bill instructs the Division of Labor Standards to develop an industry-specific harassment and discrimination prevention policy for the construction industry and allows employers of multiemployer collective bargaining agreements to satisfy anti-harassment training by verifying they have received requisite training.	Chapter 722
SB 537	Hill	Workers' compensation: treatment and disability	This bill requires medical provider networks (MPNs) to list all medical providers on a public roster; prohibits MPNs from altering medical treatment plans and medical billing codes; and requires disclosure to payors of any contract between a medical provider and a contracting agent, employer or insurance carrier that is 20% or more below of the Official Medical Fee Schedule.	Chapter 647
SB 542	Stern	Workers' compensation	This bill creates a rebuttable presumption for specified peace officers that a diagnosis of post-traumatic stress disorder is occupational, and therefore covered by the workers' compensation system.	Chapter 390
SB 671	Hertzberg	Employment: payment of wages: print shoot employees	This bill allows employers of print shoot employees to pay wages owed at the time of termination on the next regular payday, rather than immediately.	Chapter 253

SB 688	Monning	Failure to pay wages: penalties	This bill expends existing provisions for failure to pay minimum wages to wages or compensation that is due under a contract; and authorizes the Labor Commissioner to issue a citation to an employer to recover restitution of amounts owed, if, upon inspection or investigation, it is determined that the employer has paid or caused to be paid a wage less than the wage set by contract in excess of the applicable minimum wage.	Chapter 723
SB 698	Leyva	Employee wages: payment	This bill requires the University of California to pay their employees on a regular payday, as specified.	Chapter 508
SB 778	Committee on Labor, Public Employment and Retirement	Employers: sexual harassment training: requirements	This bill extends the deadline for compliance concerning employer provided sexual harassment training for employees.	Chapter 215
SB 782	Committee on Labor, Public Employment and Retirement	Public employees' and judges' retirement: administration	This bill makes technical, non-controversial administrative amendments to sections of the Government Code governing the California Public Employees' Retirement System.	Chapter 330
SJR 3	Wilk	Social Security	This resolution petitions the United States Congress to enact, and the President of the United States to sign, legislation to repeal the Government Pension Offset and the Windfall Elimination Provision from the Social Security Act.	Resolution Chapter 129
SJR 6	Chang	Artificial intelligence	This resolution calls on the President and the Congress of the United States to develop a comprehensive Artificial Intelligence Advisory Committee and to adopt a comprehensive artificial intelligence policy.	Resolution Chapter 112

## NATURAL RESOURCES & WATER

AB 38	Wood	Fire safety: low-cost retrofits: regional capacity review: wildfire mitigation	This bill (1) requires the California Natural Resources Agency to review the regional capacity of each county that contains a very high fire hazard severity zone to improve forest health, fire resilience, and safety; (2) requires the seller of any real property located in a high fire hazard severity zone to provide prescribed disclosure notice to the buyer of information relating to fire hardening improvements on the property; and (3) authorizes formation of a joint powers agreement between the Department of Forestry and Fire Protection and the Office of Emergency Services to administer a comprehensive wildfire mitigation and assistance program for property owners.	Chapter 391
AB 44	Friedman	Fur products: prohibition	This bill, as of 1/1/23, makes it unlawful to sell, offer for sale, display for sale, trade or otherwise distribute for monetary or nonmonetary consideration a fur product in the state, or to manufacture a fur product in the state for sale, with specified exceptions, as provided.	Chapter 764
AB 65	Petrie-Norris	Coastal protection: climate adaption: project prioritization: natural infrastructure: local general plans	This bill requires the California State Coastal Conservancy to prioritize projects that provide natural infrastructure and multiple public benefits when allocating funding from the California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018 (Proposition 68).	Chapter 347
AB 209	Limón	Parks: outdoor environmental education: grant program	This bill requires the Director of the Department of Parks and Recreation to establish the Outdoor Equity Grants Program. The purpose of the Program would be to leverage both public and private funds, to target outdoor access programs for underserved and at-risk youth. The Program is intended to integrate with existing environmental education standards including the Education and the Environment Initiative, Next Generation Science Standards, and California History-Social Science standards.	Chapter 675
AB 255	Limón	Coastal resources: oil spills: grants	This bill clarifies, specifically, that Native American tribes and other public entities are also eligible to receive grants through the Office of Spill Prevention and Response's local government grants program for oil spill response equipment.	Chapter 84
AB 256	Aguiar-Curry	Wildlife: California Winter Rice Habitat Incentive Program	This bill (1) makes a number of technical changes to the provisions of the California Winter Rice Habitat Incentive Program; (2) eliminates the requirement that lessees of agricultural rice lands have the owners of record	Chapter 420

			execute the contract with the Department of Fish and Wildlife (DFW), thereby allowing the lessees to enter into the contracts directly with DFW; (3) changes the requirement that “productive agricultural rice lands that are winter-flooded” be farmed to rice at least two of the last three growing seasons to a requirement that the field be farmed with rice during each growing season before each of the winter flooding seasons contracted for flooding; and (4) authorizes DFW to enter into agreements with a qualified entity that possesses demonstrated experience and understanding of California rice farming practices and wildlife-related conservation practices to administer the conservation contracts on behalf of DFW.	
AB 273	Gonzalez	Fur-bearing and nongame mammals: recreational and commercial fur trapping: prohibition	This bill prohibits the trapping of any fur-bearing mammal or nongame mammal for purposes of recreation or commerce in fur and the sale of the raw fur of any of these mammals otherwise lawfully taken.	Chapter 216
AB 278	McCarty	California Conservation Corps: community conservation corps: applicant selection: parolees	This bill authorizes, but does not require, the executive director of the California Conservation Corps and, in certain circumstances, a school district or county office of education that operates a conservation corps, to select an applicant for enrollment in the corps program who is on parole.	Chapter 571
AB 342	Muratsuchi	Public lands: leasing: oil and gas: prohibition	This bill prohibits any state entity, including the State Lands Commission and the Department of Parks and Recreation, among others, or any local trustee from entering into a lease or other conveyance authorizing new construction of oil- and gas-related infrastructure on federally, protected lands, as specified and defined.	Chapter 769
AB 454	Kalra	Migratory birds: California Migratory Bird Protection Act	This bill makes it unlawful to take or possess any migratory nongame bird, or any part of a migratory nongame bird, as designated in the federal Migratory Bird Treaty Act (MBTA) before 1/1/17, or that may be designated under the federal MBTA after 1/1/17.	Chapter 349
AB 467	Boerner Horvath, Gonzalez	Competitions on state property: prize compensation: gender equity	This bill requires the California Department of Fish and Wildlife, the California Department of Parks and Recreation, the California Department of Transportation, the State Lands Commission, and the California Coastal Commission to include in permit or lease conditions, for a competition event to be held on land under its jurisdiction, as described, a requirement that the prize compensation be identical between gendered categories at each participant level when prize compensation, as defined, is awarded, with limited exception.	Chapter 276

AB 487	Gallagher	Department of Water Resources: dams and reservoirs: fees and penalty plus interest	This bill allows the Department of Water Resources to delay the imposition of penalties and interest on specified delinquent dam fees until 30 days after the start of the fiscal year.	Chapter 89
AB 489	Mark Stone	Flood control: state financial assistance: Pajaro River	This bill authorizes the state, upon appropriation by the Legislature, to make funds available for a flood control project on the Pajaro River, even in the absence of matching federal funds.	Chapter 350
AB 556	Carrillo	Outdoor experiences: community access program: grant program	This bill requires the California Natural Resources Agency to develop and implement a community access program and would authorize the agency to develop a transportation-based grant program.  <i>VETO message: "These bills [AB 556 &amp; AB 1578] would require the Natural Resources Agency to develop and implement community parks access grant programs. While I support an integrated and cohesive effort to make parks and greenspaces accessible to all throughout our State, and to that end signed Assembly Bill 209, I cannot support the creation of these stand-alone grant programs."</i>	Vetoed
AB 585	Limón	Public lands: oil, gas, and mineral leases	This bill requires the State Lands Commission to evaluate whether a proposed assignee is likely to comply with the terms of the assigned oil, gas, and mineral lease or permit based upon certain factors when considering whether to approve an assignment, transfer or sublease of the lease or permit, among other things.	Chapter 123
AB 638	Gray	Department of Water Resources: water storage: climate change impacts	This bill requires the Department of Water Resources to identify natural and manmade water storage facilities vulnerable to climate change and quantify those impacts of climate change where possible.  <i>VETO message: "I agree with the need to address the challenges that our new climate reality presents to our water supply. While this bill focuses on an important component of water resiliency, it is only one piece of the State's water portfolio. While this may be a valuable endeavor, we must evaluate it in the context of the whole water portfolio and instead take a holistic approach to securing California's water future."</i>	Vetoed
AB 658	Arambula, Eduardo Garcia	Water rights: water management	This bill allows groundwater sustainability agencies or other local agencies to apply to the State Water Resources Control Board for temporary five-year permits to divert and store groundwater during high-flow events.	Chapter 678

AB 912	Muratsuchi	Marine invasive species: ballast water and biofouling management requirements	This bill revises state law applicable to ballast water discharge performance standards from marine vessels to conform to federal regulation, the best standard currently available, and delays the implementation of existing state interim and final ballast water discharge performance standards, among other things.	Chapter 443
AB 936	Robert Rivas	Oil spills: response and contingency planning	This bill requires the Office of Spill Prevention and Response to take certain actions to specifically address the risks posed by the handling and transport of nonfloating oils, as defined, in the state; and requires the California Energy Commission to release certain information about the transportation of crude oil in the state publicly, among other things.	Chapter 770
AB 1011	Petrie-Norris	Coastal resources: coastal development permits: waiver of filing fees	This bill authorizes the Coastal Commission to waive the filing fee for Coastal Development Permit applications; and requires the Commission, when considering waiving filing fees, to give extra consideration to certain nonprofit organizations if the permit is required for a habitat restoration project or a project to provide public access to coastal resources.	Chapter 185
AB 1057	Limón	Oil and gas: Geologic Energy Management Division: wells and facilities: disposition and acquisition notices: indemnity bonds and remediation: additional security: civil penalty	This bill renames the Division of Oil, Gas, and Geothermal Resources, specifies that the purposes of oil and gas conservation law include protecting public health and safety and environmental quality, as specified; authorizes the Division to require further financial security in addition to the required indemnity bond amounts for an operator's well or wells to help ensure the state has the funds available to pay for plugging and abandonment if the well or wells are deserted by the operator; and continues reform efforts at the Division, among other things.	Chapter 771
AB 1086	Bauer-Kahan	Off-highway vehicular recreation: Carnegie State Vehicular Recreation Area: Alameda-Tesla Expansion Area	This bill authorizes the sale of an off-highway vehicle facility in Alameda County, as specified.  <i>VETO message: "There is no evidence that the Department has failed to conduct sufficient study of this property or is mismanaging this state resource. The park was purchased for the benefit of all Californians and should remain a state park."</i>	Vetoed
AB 1160	Dahle	Forestry: timber operations: sustained yield plans	This bill extends the effective date of a sustained yield plan from no more than 10 years to no more than 20 years.	Chapter 108

AB 1191	Bonta	State Lands Commission: exchange of trust lands: City of Oakland: Howard Terminal property: Oakland Waterfront Sports and Mixed-Use Project, Waterfront Access, Environmental Justice, and Revitalization Act	This bill authorizes the State Lands Commission to enter into a land exchange for the Howard Terminal Property in the City of Oakland to facilitate a mixed-use project that includes a stadium for the Oakland A's baseball team; and declares that its provisions do not limit the authority of the San Francisco Bay Conservation and Development Commission to review any project at the Howard Terminal Property.	Chapter 752
AB 1254	Kamlager-Dove	Bobcats: take prohibition: hunting season: management plan	This bill suspends the hunting, trapping or other take of bobcats, with specified exception, until certain conditions, including the development of a bobcat management plan are met, and – no earlier than 1/1/25, and if funds are appropriated for this purpose – the Fish and Game Commission authorizes renewed hunting of bobcats.	Chapter 766
AB 1260	Maienschein	Endangered wildlife	This bill adds more types of animals – iguana, skink, caiman, hippopotamus, and three types of lizards – to the import and trade prohibition of dead animals and dead animal parts.	Chapter 767
AB 1328	Holden	Oil and gas: notice of intention to abandon well: study of fugitive emissions from idle, idle-deserted, and abandoned wells	This bill standardizes the valid period for notices of intention approved by the Division of Oil, Gas, and Geothermal Resources to two years, and requires a study of the emissions from idle, idle-deserted and abandoned wells to be conducted and reported on or by 1/1/23.	Chapter 772
AB 1392	Mullin	State Lands Commission: grant of trust lands: City of Redwood City	This bill grants to Redwood City specified lands known as the Maple Street Site as part of a land exchange to be managed consistent with the public trust doctrine.	Chapter 194
AB 1414	Friedman	Urban retail water suppliers: reporting	This bill consolidates and modifies various reporting requirements for water conservation, efficiency and water loss.	Chapter 239
AB 1432	Dahle	Water shortage emergencies: declarations: wildfires	This bill exempts from the requirement for public hearing in order to declare a water emergency, a wildfire which causes an immediate emergency.	Chapter 19
AB 1440	Levine	Oil and gas: development	This bill updates and recasts the State Oil and Gas Supervisor's broad authority to regulate the oil and gas development and production industry in the state,	Vetoed

			<p>and deletes a finding related to the State Lands Commission’s leasing practices for oil and gas development and production in the state’s tidelands.</p> <p><i>VETO message: “I signed AB 1057 which strongly recasts the state's duties in regulating the development of hydrocarbon and geothermal resources to explicitly require the protection of public health and safety, environment quality and the reduction of greenhouse gas emissions. AB 1440 is unnecessary and does not go far enough in protecting public health and safety.”</i></p>	
AB 1511	Bloom	Coastal resources: Santa Monica Bay Restoration Commission	<p>This bill replaces the State Water Resources Control Board with the State Coastal Conservancy as the agency required to provide administrative services to the Santa Monica Bay Restoration Commission.</p> <p><i>VETO message: “I appreciate the efficiencies gained by linking the Santa Monica Bay Restoration Commission to the State Coastal Conservancy. However, the State Water Resources Control Board is better equipped with both staff and resources to provide administrative services to the Commission. Additionally, this bill would require the Commission to expand their authority to include water supply and broaden the water quality authority. It is not clear that the Commission has the appropriate expertise to fulfill this direction.”</i></p>	Vetoed
AB 1516	Friedman	Fire prevention: wildfire risk: defensible space and fuels reduction management	<p>This bill makes various changes to improve defensible space requirements, vegetation clearance requirements of electrical transmission and distribution lines, and the technical assistance requirements of the Department of Forestry and Fire Protection to help local governments improve the fires safety of communities.</p> <p><i>VETO message: “Over the last ten years wildfires in California have increased in severity. In the last two years California experienced the most devastating fires in our history. The importance of reducing the number and impact of these fires and making our state resilient to their risk cannot be overstated. Home hardening, adequate defensible space, vegetation management and compliance with mitigation measures are all critical components to making our communities in the Wildland Urban Interface (WUI) resilient to the threat of wildfires. However, each community is different and the best practices to achieve resiliency need to be crafted to meet the individual needs of that community. This bill takes a broad swath approach that does not reflect those individual needs. This year we have invested more than a billion dollars to significantly enhance fire prevention and fighting capabilities. Additionally, I signed legislation to help California communities become stronger and more resilient by: reviewing regional capacity of very high fire hazard severity zones to improve forest health, fire resilience, and safety; conducting a pilot project to</i></p>	Vetoed

			<i>build best practices for overall community resiliency through state and local partnership, requiring development of a model defensible space program; Fire Safety Building Standards Compliance training; and tools to support implementation of building standards. These efforts will guide community resiliency efforts as we continue to work to prevent catastrophic wildfires.”</i>	
AB 1644	Levine	Coastal resources: California Coastal Commission: scientific advice and recommendations: agriculture	This bill authorizes the California Coastal Commission to receive technical advice and recommendations on agriculture with regard to its decisionmaking.	Chapter 168
AB 1668	Carrillo	California Conservation Corps: Education and Employment Reentry Program	This bill establishes, upon appropriation by the Legislature, the Education and Employment Reentry Program within the California Conservation Corps and authorizes the director to enroll formerly incarcerated individuals, as specified.	Chapter 587
AB 1680	Limón	Coastal lands: public access program: Hollister Ranch	This bill requires the California Coastal Commission, in collaboration with the California State Coastal Conservancy, the Department of Parks and Recreation, and the State Lands Commission to develop a new coastal access program for Hollister Ranch in the County of Santa Barbara that will replace the existing coastal access program for Hollister Ranch that was adopted by the California Coastal Commission in 1982.	Chapter 692
AB 1718	Levine	State parks: state beaches: smoking ban	This bill bans smoking in state parks and on state coastal beaches, subject to certain limitations.  <i>VETO message: “This bill is unnecessary as it is duplicative of Senate Bill 8 by Senator Glazer, which I signed.”</i>	Vetoed
AB 1823	Committee on Natural Resources	Fire protection: local fire planning	This bill makes minor technical and clarifying changes to statute affecting the State Board of Forestry and Fire Protection.	Chapter 399
AJR 8	Quirk	Invasive species: federal Nutria Eradication and Control Act of 2003	This resolution urges the Congress of the United States to reauthorize and specifically add California to the federal Nutria Eradication and Control Act of 2003, and to authorize a federal appropriation of \$4 million to help the state implement a nutria eradication program.	Resolution Chapter 117
SB 8	Glazer	State parks: state beaches: smoking ban	This bill bans smoking in state parks and on state coastal beaches, subject to certain limitations.	Chapter 761

SB 19	Dodd	Water resources: stream gages	This bill requires the State Water Resources Control Board and the Department of Water Resources to develop a plan to deploy a network of stream gages in order to address significant gaps in information necessary for water management and the conservation of freshwater species.	Chapter 361
SB 62	Dodd	Endangered species: accidental take associated with routine and ongoing agricultural activities: state safe harbor agreements	This bill extends the sunset of the accidental take provision in the California Endangered Species Act (CESA) and additionally requires that landowners who use this provision report the take to the Department of Fish and Wildlife within 10 days; and removes the sunset on the safe harbor provision in the CESA.	Chapter 137
SB 134	Hertzberg	Water conservation: water losses: enforcement	This bill prohibits the State Water Resources Control Board (Water Board) from imposing penalties for exceeding the water use objective if (1) the water agency is exceeding its water use objective solely because it is exceeding the water loss standard; and (2) the Water Board is imposing penalties on the water agency under water loss regulations.	Chapter 203
SB 200	Monning, Bloom, Eduardo Garcia	Drinking water	This bill establishes the Safe and Affordable Drinking Water Fund to help water systems provide an adequate and affordable supply of safe drinking water in both the near and the long term; transfers annually, beginning in fiscal year 2020-21 and until 6/30/30, to the Safe and Affordable Drinking Water Fund 5% of the proceeds of the Greenhouse Gas Reduction Fund up to \$130 million; and requires the State Water Resources Control Board to adopt a fund implementation plan and requires expenditures of the fund to be consistent with the plan.	Chapter 120
SB 262	McGuire	Marine resources: commercial fishing and aquaculture: regulation of operations	This bill extends the sunset 10 years for the commercial sea cucumber fishery; revises commercial vessel permit transfer requirements for certain fisheries; requires the California Coastal Commission to develop guidance for certain aquaculture operations; and indexes the landing fees for commercial fish catches, as specified, among other things.	Chapter 472
SB 307	Roth	Water conveyance: use of facility with unused capacity	This bill prohibits a transferor of water from using a water conveyance facility that has unused capacity to transfer water from a groundwater basin underlying desert lands, that is in the vicinity of specified federal lands or state lands to outside of the groundwater basin, unless the State Lands Commission, in consultation with the Department of Fish and Wildlife and the Department of Water Resources, finds that the water transfer will not adversely affect the natural or cultural resources of those federal and state lands.	Chapter 169

SB 313	Hueso	Animals: prohibition on use in circuses	This bill prohibits a person from sponsoring, conducting or operating a circus in this state that uses any animal except for a domestic dog, domestic cat or domesticated horse; prohibits a person from exhibiting or using any animal other than those in a circus in the state; and establishes a civil penalty for a violation, as specified.	Chapter 768
SB 367	Hueso	State Coastal Conservancy: grants: educational projects and programs	This bill defines and clarifies the type of educational programs and projects that may be undertaken or funded by the State Coastal Conservancy (SCC), and extends access to these programs to adults, in addition to K-12 pupils; and authorizes the SCC to provide technical assistance, and award grants to public agencies and nonprofit organizations, for the same purpose.	Chapter 701
SB 395	Archuleta	Wild game mammals: accidental taking and possession of wildlife: collision with a vehicle: wildlife salvage permits	This bill authorizes the Fish and Game Commission, upon appropriation, to establish a pilot wildlife salvage permit program authorizing the roadkill of certain game species to be taken for human consumption, and, upon appropriation, authorizes the Department of Fish and Wildlife to take certain actions to support the salvage pilot program, as specified.	Chapter 869
SB 442	Dodd	State parks: resource exploitation exceptions: commercialization of investigation results	This bill provides a framework for qualified institutions or individuals to commercialize discoveries that emanate from state park system units, subject to certain conditions.	Chapter 477
SB 463	Stern	Natural gas storage wells: well stimulation treatments: chemical composition: leaks: regulation	This bill improves the reporting of the chemical composition of materials that may be emitted from a natural gas storage well in the event of a reportable leak; and requires the Division of Oil, Gas, and Geothermal Resources to review and revise its natural gas storage well regulations and policy, as specified.	Chapter 773
SB 487	Caballero	Department of Water Resources: aerial snow survey	This bill requires the Department of Water Resources to conduct aerial surveys of the snowpack in the Sierra Nevada and Cascade Range and the Klamath-Trinity Mountains.  <i>VETO message: "While improving California's snowpack survey will improve our understanding of the patterns of snow accumulation and help us develop better forecasting tools for snow melt runoff, this bill results in significant General Fund cost pressures of approximately \$150 million over the next decade. Therefore, it should be considered as part of the budget."</i>	Vetoed

SB 507	Atkins	San Diego Unified Port District: territory held in trust: State Lands Commission: grant of trust lands: City of San Diego	This bill grants certain previously ungranted tidelands in San Diego Bay to the San Diego Unified Port District, and grants certain public trust lands to the City of San Diego, subject to specified terms and conditions in both instances.	Chapter 372
SB 551	Jackson	Oil and gas: wells and facilities: abandonment and decommissioning: reporting and inspections	This bill phases in a requirement that oil and gas well operators provide estimates of the cost to plug and abandon wells and decommission attendant oil and gas production facilities, as specified, and requires the Division of Oil, Gas, and Geothermal Resources to establish criteria for these estimates and perform certain related inspections, among other things.	Chapter 774
SB 576	Umberg	Coastal resources: Climate Ready Program and coastal climate change adaptation, infrastructure, and readiness program	This bill establishes the Climate Ready Program to be administered by the State Coastal Conservancy; and requires the Ocean Protection Council to develop and implement a coastal climate change adaptation, infrastructure, and readiness program to recommend best practices and strategies to improve the climate change resiliency of the state's coastal communities, infrastructure, and habitat.	Chapter 374
SB 779	Committee on Natural Resources and Water	Water	This bill includes minor clarifying changes to statute that streamline the State Water Resources Control Board's petition process for water permits; and makes a technical correction to the geographical boundary line that divides the San Luis Rey Groundwater Basin.	Chapter 255
SB 785	Committee on Natural Resources and Water	Public resources: parklands, freshwater resources, and coastal resources: off-highway motor vehicles: public lands	This bill makes various consensus, or technical and clarifying changes to statute under the Senate Natural Resources and Water Committee's jurisdiction affecting the California Department of Fish and Wildlife, the State Coastal Conservancy, the Department of Parks and Recreation, and the State Lands Commission, among others.	Chapter 469

**PUBLIC SAFETY**

AB 12	Irwin, Ting	Firearms: gun violence restraining orders	This bill extends the duration of a gun violence restraining order issued after notice and hearing and renewals to a maximum of five years.	Chapter 724
AB 45	Mark Stone, Jones-Sawyer	Inmates: medical care: fees	This bill prohibits the Department of Corrections and Rehabilitation and city and county jails from charging inmates a co-pay for medical visits, and prohibits those entities from charging a fee for durable medical equipment or medical supplies provided to an inmate as medically necessary.	Chapter 764
AB 61	Ting, Muratsuchi, Reyes	Gun violence restraining orders	This bill allows, starting 9/1/20, an employer, coworker, or an employee or teacher of a secondary or postsecondary school to file a petition requesting a gun violence restraining order, as specified.	Chapter 725
AB 127	Lackey	Driving under the influence: research	This bill allows a person who is under the supervision and on the property of the Department of the California Highway Patrol, to drive a vehicle while under the influence of a drug, or while under the combined influence of a drug and alcohol, for the purpose of conducting research on impaired driving.	Chapter 68
AB 164	Cervantes	Firearms: prohibited persons	This bill prohibits any person subject to a valid restraining order, injunction, or protective order issued out of state from possessing, receiving or purchasing, or attempting to possess, receive or purchase a firearm in this state if the out-of-state order is equivalent in the prohibition against possessing, receiving or purchasing a firearm.	Chapter 726
AB 169	Lackey	Guide, signal, and service dogs: injury or death	This bill expands the crime of causing injury to or the death of, any guide, signal, or service dog, and adds the medical expenses and lost wages of the owner to the existing list of recoverable restitution costs.	Chapter 604
AB 189	Kamlager-Dove	Child abuse or neglect: mandated reporters: autism service personnel	This bill provides that a qualified autism service provider, a qualified autism service professional, or a qualified autism service paraprofessional provider, as defined, is a mandated reporter of known or suspected child abuse and neglect for the purposes of the Child Abuse and Neglect Reporting Act.	Chapter 674
AB 294	Rodriguez	Correctional facilities: gassing	This bill (1) imposes a six-month timeline for local and state correctional facilities to complete investigations of gassing attacks; (2) requires local and state correctional facilities to provide notice to their employees informing them of their rights following a gassing attack, make protective gear available to staff, document gassing attacks, as specified, provide adequate officer training on how to prevent and mitigate the harm from gassing attacks, and replace any article of an officer's uniform that has been soiled in a gassing attack; and (3)	Vetoed

			<p>requires local and state correctional facilities to provide notice to inmates informing them of their rights if they are exposed to another inmate's bodily fluids.</p> <p><i>VETO message: "I support adoption of the author's concern for employee safety in correctional settings, and best practices that are already-or should already be-taking place at the state and local level. I encourage counties that are not already practicing this bill's tenets, to follow best practices for the sake of staff and inmate safety. This bill, however, would create a potentially significant state reimbursable mandate. I encourage the proponents to work with their counties to ensure employees are safe at work and protected from these types of violent incidents."</i></p>	
AB 303	Cervantes	Mental health: sexually violent predators: trial: continuances	This bill establishes procedures for requesting and granting continuances in Sexually Violent Predator civil trial proceedings.	Chapter 606
AB 304	Jones-Sawyer	Wiretapping: authorization	This bill extends the sunset date until 1/1/25, on provisions of California law which authorize the Attorney General, chief deputy attorney general, chief assistant attorney general, district attorney or the district attorney's designee to apply to the presiding judge of the superior court for an order authorizing the interception of wire or electronic communications under specified circumstances.	Chapter 607
AB 332	Lackey	Peace officers: training	This bill (1) creates a general prohibition on the release of personal identifying information as related to testing results of law enforcement academy students; and (2) requires the Commission on Peace Officer Standards and Training to submit a report to the Legislature and Governor with specified data relating to students' completion of the basic training course for peace officers and the availability of remedial training and retesting when a student fails to complete a course.	Chapter 172
AB 339	Irwin	Gun violence restraining orders: law enforcement procedures	This bill requires specified law enforcement agencies to develop and adopt written policies and standards regarding the use of gun violence restraining orders.	Chapter 727
AB 340	Irwin, Ting	Firearms: armed prohibited persons	This bill requires the Counties of Alameda, San Diego, Santa Cruz, and Ventura, on or before 15 months after receiving funds allocated to assist in firearms recovery from the Budget Act of 2019, to submit a report to the Department of	Vetoed

			Justice and to the Legislature containing specified information relating to the efficacy of their programs.  <i>VETO message: "This pilot program was only recently funded in the 2019-2020 State Budget. Additional guidance related to the implementation of that program is premature at this time."</i>	
AB 391	Voepel	Leased and rented vehicles: embezzlement and theft	This bill reduces the period of time following the expiration of an auto-rental agreement or lease for the presumption of embezzlement to apply, from five days to 72 hours.	Chapter 609
AB 392	Weber, Atkins, McCarty, Rendon	Peace officers: deadly force	This bill specifies that homicide is justifiable when committed by a peace officer and those acting by their command in their aid and assistance, under either of the following circumstances: (1) in obedience to any judgment of a competent court; or (2) when the homicide results from a peace officer's use of force that is in compliance with the standards of Penal Code Section 835a. This bill provides that any peace officer who has reasonable cause to believe that the person to be arrested has committed a public offense may use objectively reasonable force to effect the arrest, to prevent escape, or to overcome resistance.	Chapter 170
AB 397	Chau	Vehicles: driving under the influence	This bill requires the disposition for a conviction of driving under the influence, when the sole drug was cannabis, to indicate that fact.	Chapter 610
AB 415	Maienschein	Victim compensation: relocation: pets	This bill authorizes the California Victim Compensation Board to compensate a crime victim for the costs of temporary housing for a pet and for any pet deposit that may be required for relocation.	Chapter 572
AB 433	Ramos	Probation: notice to victim	This bill requires that the prosecutor be given two days written notice of a hearing for early termination of probation, and requires the prosecutor to notify the victim if the victim has asked to be notified about the case.	Chapter 573
AB 439	Mark Stone	Juveniles: competency	This bill removes references to developmental centers in the juvenile competency statute to make the statute consistent with current law regarding the use of developmental centers.	Chapter 161
AB 484	Jones-Sawyer	Crimes: probation	This bill makes the imposition of the 180-day confinement condition that is currently required when a defendant is granted probation after being convicted of specified controlled substances offenses permissive rather than mandatory.	Chapter 574

AB 524	Bigelow, Berman	Peace officers: deputy sheriffs	<p>This bill adds Mono, San Mateo, and Del Norte Counties to the list of specified counties within which deputy sheriffs assigned to perform duties exclusively or initially relating to specified custodial assignments are also considered peace officers whose authority extends to any place in California while engaged in the performance of the duties of his or her respective employment.</p> <p><i>VETO message: "I understand these counties' desire to add additional capacity to their law enforcement efforts, but these discussions merit additional scrutiny in a more comprehensive manner. A number of bills have been enacted over recent decades-and several in recent years-applying this bill's provisions to specific counties, but this is a piecemeal approach that I cannot support."</i></p>	Vetoed
AB 538	Berman, Low	Sexual assault: medical evidentiary examinations and reporting	<p>This bill provides that a nurse practitioner and a physician assistant may perform a medical evidentiary examination, and updates terminology, documentation procedures and training curriculum for medical evidentiary examinations in cases of sexual assault and makes changes to the reimbursement for the examinations.</p>	Chapter 677
AB 551	Brough	Fatal vehicular accidents: chemical test results	<p>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.</p> <p><i>VETO message: "County coroners currently have the authority to conduct the tests required by this bill, as well as for other substances not covered by this legislation, such as cannabis. Instead of creating a state mandate for some drugs-and not other impairing substances-I believe it is best to allow coroners to exercise their professional judgement and determine when any such testing should occur."</i></p>	Vetoed
AB 597	Levine	Probation and mandatory supervision: flash incarceration	<p>This bill extends authorization for the use of flash incarceration for individuals on probation or mandatory supervision until 1/1/23.</p>	Chapter 44
AB 603	Melendez	Firearms: retired peace officers	<p>This bill clarifies that a member of the University of California Police Department who has qualified for and accepted duty disability income or equivalent status under the University of California Retirement Plan is an "honorably retired peace officer" for the purpose of exemption from the ban on possession of large-capacity magazines, and the carrying of a loaded concealed firearm.</p> <p><i>VETO message: "When it comes to our gun safety laws, I believe that our focus should be on strengthening safety protections - not expanding exemptions."</i></p>	Vetoed

			<i>Furthermore, measures to amend these provisions of Proposition 63 are premature until ongoing litigation is resolved."</i>	
AB 611	Nazarian	Sexual abuse of animals	This bill prohibits sexual contact, as defined, with any animal; and provides for seizure and forfeiture of animals involved in such violations.	Chapter 613
AB 620	Cooley	Coroner: sudden unexplained death in childhood	This bill defines "sudden unexplained death in childhood", and requires a coroner to notify the parents or responsible adult of a child that comes within the definition of the importance of taking tissue samples.	Chapter 614
AB 629	Smith, Gonzalez	Crime victims: the California Victim Compensation Board	This bill authorizes the California Victim Compensation Board to provide compensation equal to loss of income or support to victims of human trafficking.	Chapter 575
AB 640	Frazier	Sex crimes: investigation and prosecution	This bill requires the training course developed by the advisory committee within the Office of Emergency Services for district attorneys on the investigation and prosecution of sexual assault cases, child sexual exploitation cases, and child sexual abuse, to also include training on the investigation and prosecution of sexual abuse cases involving victims with developmental disabilities.	Chapter 177
AB 645	Irwin	Firearms: warning statements	This bill requires, as of 6/1/20, a specified statement regarding suicide to be printed on the packaging and descriptive materials accompanying the sale of any firearm and requires the written test for the handgun safety certificate to cover the topic of suicide.	Chapter 729
AB 662	Cunningham	Crimes against minors	This bill expands the crime of inveigling or enticing an unmarried female minor of chaste character for sexual purposes to any minor for those purposes.	Chapter 615
AB 701	Weber	Prisoners: exoneration: housing costs	This bill provides a person who is exonerated of a crime \$5,000 upon release from prison to be used to pay for housing and entitles the exonerated person to receive direct payment or reimbursement for reasonable housing costs for up to four years thereafter.	Chapter 435
AB 803	Gipson	Peace Officer Peer Support Labor Management Committee	This bill mandates that the California Department of Corrections and Rehabilitation (CDCR) establish a Peace Officer Peer Support Labor Management Committee tasked with creating and monitoring the implementation of a standardized statewide policy for the department's peace officer peer support program.	Vetoed

			<p><i>VETO message: "I strongly support efforts to improve existing peer-support and employee wellness programs for all CDCR employees. However, I am concerned that the committee process envisioned by this bill will duplicate existing programmatic efforts already in place, as well as create additional bureaucratic obstacles to implementation of a consistent and successful program for all employees, not only peace officers. I am signing Assembly Bill 1117, which creates standards for peer-counselor programs for local law enforcement entities. This provides a model for ongoing conversations about this issue. I am directing CDCR to work with the Legislature and proponents of this bill to come to agreement on similar legislation that provides a meaningful voice for affected employees, and is also workable for the Department, as soon as possible."</i></p>	
AB 814	Chau	Vehicles: unlawful access to computer systems	This bill clarifies that existing law prohibits a person, business or government agency including a law enforcement agency, from hacking or otherwise accessing without authorization, computer data and computer systems in a motor vehicle.	Chapter 16
AB 879	Gipson	Firearms	This bill requires, commencing 7/1/24, that the sale of firearms precursor parts be conducted through a licensed firearms precursor part vendor.	Chapter 730
AB 893	Gloria	22nd District Agricultural Association: firearm and ammunition sales at the Del Mar Fairgrounds	This bill prohibits, as of 1/1/21, the sale of firearms and ammunitions at the Del Mar Fairgrounds in the County of San Diego, the City of Del Mar, the City of San Diego and thereby creates a misdemeanor offense for a violation of that prohibition.	Chapter 731
AB 917	Reyes	Victims of crime: nonimmigrant status	This bill reduces the timeline for a certifying entity to process a victim certification for an immigrant victim of a crime for the purposes of obtaining U-Visas and T-Visas.	Chapter 576
AB 927	Jones-Sawyer	Crimes: fines and fees: defendant's ability to pay	<p>This bill prohibits the court in a criminal or juvenile proceeding involving a misdemeanor or felony from imposing fines, fees, and assessments, without making a finding that the defendant has the ability to pay.</p> <p><i>VETO message: "We must tackle the issue of burdensome fines, fees and assessments that disproportionately drag low-income individuals deeper into debt and away from full participation in their communities. However, I do not believe that requiring a hearing on defendants' ability to pay is the best approach in every case. There are many ongoing conversations about how we can build a fairer criminal justice system while ensuring adequate funding for courts and victims' compensation. I believe this issue needs to be tackled in a</i></p>	Vetoed

			<i>comprehensive manner, through the budget process, and I am committed to working with the Legislature and stakeholders on ensuring this gets done.”</i>	
AB 965	Mark Stone	Youth offender hearings	This bill authorizes the Secretary of the Department of Corrections and Rehabilitation to authorize an earlier youth parole eligible date for specified youth offenders by adopting regulations pursuant to the state constitution.	Chapter 577
AB 1009	Gabriel	Firearms: reports to the Department of Justice	This bill allows specified firearms transactions that are not required to be processed through a licensed firearms dealer to be reported to the Department of Justice (DOJ) via the Web based California Firearms Application Reporting System and mail, and allows the DOJ to charge the person making the report a surcharge for the reasonable cost of receiving and processing the report.  <i>VETO message: “I believe we should encourage all methods of reporting these transactions. Not all law-abiding gun owners have access to the Internet, and those who submit their forms by mail should not be penalized for doing so.”</i>	Vetoed
AB 1076	Ting	Criminal records: automatic relief	This bill requires the Department of Justice, starting 1/1/21, and subject to an appropriation in the annual Budget Act, to review the records in the statewide criminal justice databases on a monthly basis and to identify persons who are eligible for relief by having their arrest records or criminal conviction records withheld from disclosure and to grant relief to an eligible person without requiring a petition or motion.	Chapter 578
AB 1117	Grayson	Peace officers: peer support	This bill establishes the Peace Officer Peer Support and Crisis Referral Services Pilot Program and requires the Governor’s Office of Emergency Services to contract to develop and deliver a peace officer peer support training course, among other things.	Chapter 621
AB 1125	Cooley	Animal Control Officer Standards Act	This bill establishes the Animal Control Standards Act for the purpose of developing and maintaining standards for the certification of an animal control officer.	Chapter 622
AB 1129	Chau	Privacy	This bill clarifies existing law to add electronic devices and unmanned aircraft systems (drones) to the list of instruments that may not be used to invade an individual’s privacy.	Chapter 749
AB 1215	Ting	Law enforcement: facial recognition and other biometric surveillance	This bill prohibits law enforcement from installing, activating, or using a biometric surveillance system in connection with a law enforcement agency’s body-worn camera or any other camera worn or carried.	Chapter 579

AB 1221	Cooley, Mathis, Reyes	Children's advocacy centers	<p>This bill authorizes counties to create Child Advocacy Centers in order to impose statutory requirements that implement coordinated multidisciplinary responses to child abuse.</p> <p><i>VETO message: "While this bill is well-intentioned, it provides overly broad immunity from civil and criminal liability for persons providing services to children and non-offending family members. For example, the measure makes no exceptions when a service provider acted with malice, gross negligence or in bad faith, or has been criminally charged with, or is suspected of, abusing or neglecting the child who is the subject of the investigation or services provided."</i></p>	Vetoed
AB 1261	Jones-Sawyer	Controlled substances: narcotics registry	<p>This bill eliminates the requirement that individuals convicted of specified drug offenses register with local law enforcement.</p>	Chapter 580
AB 1282	Kalra	Immigration enforcement: private transportation	<p>This bill prohibits an officer, employee, contractor, or employee of a contractor of the Department of Corrections and Rehabilitation from: (1) facilitating or allowing entry to the Department's premises, or otherwise authorizing an employee or contractor of a private security company to arrest, detain, or take into custody, an individual in the Department's custody for immigration enforcement purposes; (2) detaining a person beyond the person's scheduled release date for immigration enforcement purposes; (3) coordinating with an employee or contractor of a private security company to interrogate parolees for immigration enforcement purposes; and (4) transferring an inmate to another state prison within 90 days of the person's release date, except as provided.</p> <p><i>VETO message: "I am concerned that provisions in this bill would negatively impact prison operations and could hinder and delay needed transfers between facilities for myriad situation-specific reasons such as medical care and court obligations."</i></p>	Vetoed
AB 1292	Bauer-Kahan, Ting	Firearms	<p>This bill specifies circumstances following the death of a firearm owner which allow a firearm to be transferred from one person to another by operation of law without the need to go through a firearms dealer; and makes technical changes to permit firearms transfers to law enforcement and through intestate succession.</p>	Chapter 110
AB 1294	Salas	Criminal profiteering	<p>This bill adds specified gambling crimes to the crimes included in "criminal profiteering activity," including crimes connected to operating a lottery or any slot or card machine, contrivance, appliance or mechanical device.</p>	Chapter 268

AB 1296	Gonzalez	Joint Enforcement Strike Force on the Underground Economy: Labor Enforcement Task Force	This bill establishes the Tax Recovery in the Underground Economy Criminal Enforcement Program.	Chapter 626
AB 1297	McCarty	Firearms: concealed carry license	This bill requires the licensing authority for any city or county issuing concealed firearm licenses (CCW permits) to charge an applicant a fee sufficient to cover the reasonable costs of processing, issuing enforcement of the license, and eliminates the existing \$100 limit to process a new concealed carry license.	Chapter 732
AB 1331	Bonta	Criminal justice data	This bill requires law enforcement entities to report specific data points regarding every person arrested to the Department of Justice.	Chapter 581
AB 1390	Mark Stone	Deferred entry of judgment pilot program	This bill expands eligibility for the youth deferred entry of judgment pilot program to defendants who are older than 21 years of age but under 25 years of age at the time of the offense with approval of the multidisciplinary team established by the county.	Chapter 129
AB 1394	Daly	Juveniles: sealing of records	This bill repeals the fee associated with petitioning the court to seal the petitioner's juvenile record if the petitioner is over 26 years of age and specifies that a superior court or probation department are prohibited from charging a fee for filing a petition to seal the petitioner's juvenile records.	Chapter 582
AB 1421	Bauer-Kahan	Supervised release: revocation	This bill prohibits the revocation of supervision for failure of a person to pay fines, fees, or assessments, unless the court determines that the defendant has willfully failed to pay and has the ability to pay.	Chapter 111
AB 1423	Wicks	Transfers to juvenile court	This bill creates a mechanism for the return of a case back to the juvenile court from the criminal court under certain circumstances.	Chapter 583
AB 1454	Jones-Sawyer	Trauma-informed diversion programs for youth	This bill revises the existing Youth Reinvestment Grant Program, including increasing the maximum grant award and allowing nonprofit organizations to apply for grants through the Program.	Chapter 584
AB 1493	Ting	Gun violence restraining order: petition	This bill authorizes a person who is the subject of a gun violence restraining order to petition to submit a form to the court voluntarily relinquishing the subject's firearm rights and stating that the subject is not contesting the petition.	Chapter 733

AB 1537	Cunningham	Juvenile records: inspection: prosecutorial discovery	This bill expands a prosecutor's ability to request to access, inspect, or use specified sealed juvenile records if the prosecutor has reason to believe that the record may be necessary to meet a legal obligation to disclose favorable or exculpatory evidence to a defendant in a criminal case.	Chapter 50
AB 1563	Santiago, Gonzalez	Census: interference with the census: California Census Bill of Rights and Responsibilities	This bill makes it a misdemeanor to falsely represent oneself as a census taker or to otherwise interfere with the census, as specified.	Chapter 831
AB 1600	Kalra	Discovery: personnel records: peace officers and custodial officers	This bill shortens the notice requirement in criminal cases when a defendant files a motion to discover police officer misconduct from 16 days to 10 days; and creates a limited exception to the prohibition on the release of supervisory officer records.	Chapter 585
AB 1603	Wicks	California Violence Intervention and Prevention Grant Program	This bill codifies the establishment of the California Violence Intervention and Prevention Grant Program and the authority and duties of the Board of State and Community Corrections in administering the Program.	Chapter 735
AB 1618	Jones-Sawyer	Plea bargaining: benefits of later enactments	This bill clarifies that a plea bargain that requires a defendant to generally waive unknown future potential benefits of legislative enactments, initiatives, judicial decisions, or other changes in the law that may occur after the date of the plea is not knowing and intelligent, and thus void as against public policy.	Chapter 586
AB 1638	Oberholte	Search warrants: vehicle recording devices	This bill authorizes the issuance of a search warrant from a recording device installed by the manufacturer of a motor vehicle that constitutes evidence that tends to show the commission of a felony or misdemeanor offense involving a motor vehicle resulting in death or "serious bodily injury" as defined.	Chapter 196
AB 1669	Bonta	Firearms: gun shows and events	This bill updates existing law by applying the same gun show regulations that already apply to firearms dealers to ammunition vendors, reduces the amount of the Dealers' Record of Sale (DROS) fee to \$1, removes the authority of the Department of Justice to spend the proceeds of the fee on specified regulatory costs; and authorizes the Department to charge an additional fee to the DROS fee in the amount of \$31.91 per firearms transaction to cover specified costs related to firearms regulatory enforcement.	Chapter 736

AB 1688	Calderon, Jones-Sawyer	Rehabilitation programs: recidivism	This bill requires the Department of Corrections and Rehabilitation to contract with an external researcher to analyze the effectiveness of its rehabilitation programs, as provided, and to submit a report to the Legislature by 7/1/24. <i>VETO message: "The goal of this bill can be accomplished administratively. Any such review should be evaluated in the larger context of significant changes occurring in the area of corrections."</i>	Vetoed
AB 1735	Bauer-Kahan	Evidence: privileges: human trafficking caseworker-victim privilege	This bill modifies various provisions of law, including definitions, pertaining to the human trafficking caseworker-victim privilege.	Chapter 197
AB 1747	Gonzalez	California Law Enforcement Telecommunications System: immigration	This bill prohibits state law enforcement agencies from creating or maintaining databases including an individual's citizenship or immigration status for the purpose of immigration enforcement.	Chapter 789
AJR 4	Aguiar-Curry	Firearms	This resolution urges Congress to swiftly enact House Resolution 8, the Bipartisan Background Checks Act of 2019, to require background checks for all firearm sales.	Resolution Chapter 103
AJR 5	Jones-Sawyer	Firearm safety	This resolution urges the United States Federal Government to use California as an example of responsible firearm laws and to urge the passage of legislation that would provide universal firearm safety regulation throughout the nation.	Resolution Chapter 127
SB 22	Leyva	Rape kits: testing	This bill requires a law enforcement agency to either submit sexual assault forensic evidence to a crime lab or ensure a rapid turnaround DNA program is in place; and requires a crime lab to either process the evidence or transmit the evidence to another crime lab for processing within existing specified timeframes.	Chapter 588
SB 35	Chang	Human trafficking: California Alliance to Combat Trafficking and Slavery (ACTS) Task Force	This bill reestablishes the California ACTS Task Force for the purpose of gathering data on the nature and extent of human trafficking in California. <i>VETO message: "This bill's goals are laudable, and I share the author and proponents' concerns around the scourge of human trafficking in California. Through this year's budget we have invested in services for victims of trafficking, as well as studies on the scope of the problem in certain high incidence counties. However, any new or reconstituted taskforce such as the one envisioned by the bill should be considered and evaluated through the budget process, not stand-alone legislation."</i>	Vetoed

SB 36	Hertzberg, Mitchell	Pretrial release: risk assessment tools	This bill requires each pretrial services agency that uses a pretrial risk assessment tool to validate the tool on a regular basis; and requires the Judicial Council to publish a yearly report on its Web site with specified data related to outcomes and potential biases in pretrial release.	Chapter 589
SB 42	Skinner	The Getting Home Safe Act	This bill establishes the Getting Home Safe Act which requires each county sheriff to develop release standards in accordance with the provisions of this bill which will provide the safe release of a person from custody.  <i>VETO message: "Jails should not be releasing people onto the streets during overnight hours. This is simply an unsafe practice, resulting in many tragic and preventable outcomes over the years. At a very minimum, facilities should absolutely provide a safe place to wait and arrange safe transportation when late night discharges do occur. However, this bill requires that individuals are permitted to stay in jail until morning if desired, therefore creating a significant state reimbursable mandate. The bill's intent can be accomplished through a more tailored approach that does not put the state treasury on the hook for local jail operations costs which are a local responsibility."</i>	Vetoed
SB 61	Portantino	Firearms: transfers	This bill prohibits the sale of a semiautomatic centerfire rifle to any person under 21 years of age; and prohibits a person from making an application to purchase more than one semiautomatic centerfire rifle in any 30-day period, except as specified.	Chapter 737
SB 136	Wiener	Sentencing	This bill amends the one-year sentence enhancement for each prior prison or county jail felony term that applies to a defendant sentenced on a new felony by imposing the one-year sentence enhancement on a defendant sentenced on a new felony only if the defendant has a prior conviction for a sexually violent offense.	Chapter 590
SB 141	Bates	Parole: sexually violent offenses: validated risk assessment	This bill requires the Board of Parole Hearings to consider the results of a comprehensive risk assessment for sex offenders when considering parole of an inmate who has a prior conviction for a sexually violent offense, as specified.	Chapter 242
SB 164	McGuire	Infractions: community service	This bill authorizes a person who has been convicted of an infraction to elect to perform that community service in the county in which the infraction violation occurred, the county of the person's residence, or any other county to which the person has substantial ties.	Chapter 138

SB 172	Portantino	Firearms	This bill enacts a number of provisions related to firearms storage by (1) broadening criminal storage crimes; (2) adding criminal storage offenses to those offenses that can trigger a 10-year firearm ban; (3) creating an exemption to firearm loan requirements for the purposes of preventing suicide; (4) imposing on residential care facilities for the elderly rules related to firearm and ammunition storage and reporting; and (5) requiring the Department of Social Services to promulgate regulations regarding storage at residential care facilities.	Chapter 840
SB 192	Hertzberg	Posse comitatus	This bill repeals a provision of the law, known as posse comitatus, which makes an able-bodied person 18 years of age or older who refuses to aid a peace officer or a judge, guilty of a crime and subject to a fine between \$50-\$1,000.	Chapter 204
SB 224	Grove	Grand theft: agricultural equipment	This bill creates a separate grand theft statute for agricultural equipment and requires the proceeds of the fine imposed, following a conviction of the new provision, to be allocated to the Central Valley Rural Crime Prevention Program or the Central Coast Rural Crime Prevention Program.	Chapter 119
SB 230	Caballero	Law enforcement: use of deadly force: training: policies	This bill requires law enforcement agencies to maintain a policy that provides guidelines on the use of force, utilizing de-escalation techniques and other alternatives to use of force, specific guidelines for the application of deadly force, and factors for evaluating and reviewing all use of force incidents.	Chapter 285
SB 233	Wiener	Immunity from arrest	This bill prohibits the arrest of a person for misdemeanor drug or prostitution related offenses when the person is reporting a violent crime and makes inadmissible evidence of possession of a condom to prove a violation of specified crimes related to prostitution.	Chapter 141
SB 259	Nielsen	Department of Justice: crime statistics reporting	This bill requires the Department of Justice to include disaggregated information on lewd or lascivious felonies in its annual statewide criminal statistics report, as specified.	Chapter 245
SB 269	Bradford, Glazer	Wrongful convictions	This bill extends the statute of limitations for when a wrongfully convicted individual can file a claim with the California Victim Compensation Board from two years to 10 years after exoneration or release.	Chapter 473
SB 273	Rubio	Domestic violence	This bill extends the statute of limitations for felony domestic violence from three years to five years; and makes changes to domestic violence training for peace officers.	Chapter 546

SB 284	Beall	Juvenile justice: county support of wards	<p>This bill increases the annual rate, to \$125,000, which a county pays to the state for a person the county commits to the Division of Juvenile Justice if the offense on which the commitment is based, had it been filed in a court of criminal jurisdiction at the time of adjudication, had a maximum aggregate sentence of fewer than seven years or if the offense on which the commitment is based occurred when the person was 15 years of age or younger.</p> <p><i>VETO message: "I applaud the author's commitment to promoting effective rehabilitation for the youth in our criminal justice system. I disagree, however, that a financial disincentive to counties is necessarily the right approach to managing our state-level population. I have initiated the transfer of the Division of Juvenile Justice (DJJ) to the California Health and Human Services Agency, and the Administration is working on the creation of a new Department of Youth and Community Restoration (DYCR). This new department will, as DJJ does now, serve a specific cohort of high-need youth who have often times have been unable to receive needed services at the county level. It is important that any re-evaluation of what type of population is served at DYCR be done with this global shift in mind, and in a manner that does not enact a blanket financial disincentive when there may be more targeted ways to meet the author's goals. I am committed to working with the Legislature on ensuring that the transformation of DJJ into DYCR is a success and that we manage this population of young Californians appropriately and with great care."</i></p>	Vetoed
SB 304	Hill	Criminal procedure: prosecutorial jurisdiction in multi-jurisdictional elder abuse cases	This bill allows felony financial crimes committed against elder and dependent adults that occur in different jurisdictions to be consolidated into a single trial in one of the jurisdictions where the crimes occurred.	Chapter 206
SB 310	Skinner	Jury service	This bill permits a person with a felony conviction, who is not incarcerated in prison or jail, to serve on a jury.	Chapter 591
SB 338	Hueso	Senior and disability victimization: law enforcement policies	This bill establishes the "Senior and Disability Justice Act" which requires a local law enforcement agency that adopts or amends its policy regarding senior and disability victimization after 4/13/21, to include information and training on elder and dependent adult abuse, as specified.	Chapter 641
SB 375	Durazo	Victims of crime: application for compensation	This bill extends the deadline for victims of violent crimes to file an application for compensation from three years to seven years, as specified.	Chapter 592

SB 376	Portantino	Firearms: transfers	This bill changes the definition of "infrequent" for purposes of specified firearms transfers.	Chapter 738
SB 393	Stone	Vessels: impoundment	This bill provides for the impounding of a vessel if a person is boating under the influence and the conduct resulted in the unlawful killing of a person.	Chapter 644
SB 394	Skinner	Criminal procedure: diversion for primary caregivers of minor children	This bill authorizes the superior court, in agreement with the prosecuting entity and the public defender of the county, to establish a pretrial diversion program for primary caregivers of minor children, as specified.	Chapter 593
SB 399	Atkins	Commission on Peace Officer Standards and Training	This bill requires the President pro Tempore of the Senate and the Speaker of the Assembly to each appoint a member of the Commission on Peace Officer Standards and Training who is not a peace officer.	Chapter 594
SB 439	Umberg	Criminal procedure: wiretapping: authorization and disclosure	This bill allows overheard communications to be disclosed if they involve a grand theft involving a firearm or maliciously exploding or igniting a destructive device or any explosive causing bodily injury, mayhem or death; and allows overheard communications involving any crime by a peace officer to be used in administrative or disciplinary hearings.	Chapter 645
SB 459	Galgiani	Crimes: rape: great bodily injury	This bill imposes a five-year sentence enhancement for great bodily injury inflicted during the commission of spousal rape when the victim is intoxicated or under an anesthetic substance or controlled substance.	Chapter 646
SB 471	Stern	Subpoenas: service	This bill allows the service of a witness subpoena by fax or email.	Chapter 851
SB 485	Beall	Driving privilege: suspension or delay	This bill removes driver's license suspension as a penalty for offenses that are not related to driving.	Chapter 505
SB 557	Jones	Criminal proceedings: mental competence: expert reports	This bill makes documents related to a defendant's competency in criminal proceedings confidential.	Chapter 251
SB 591	Galgiani	Incarcerated persons: mental health evaluations	This bill requires a practicing psychiatrist or psychologist from the Department of State Hospitals, the California Department of Corrections and Rehabilitation, or the Board of Parole Hearings to have prompt and unimpeded access to an inmate who is temporarily housed at a county correctional facility, a county medical facility, or a state-assigned mental health provider, as well as their records for the period of confinement at that facility in order to complete a mentally disordered offender evaluation.	Chapter 649

SB 620	Portantino	Criminal offender record information: referral of persons on supervised release	This bill allows, with the person's consent, local law enforcement to release the name and address of people on supervised release to local service providers.	Chapter 650
SB 651	Glazer	Discovery: postconviction	This bill clarifies that the right to post conviction discovery applies to any case in which a person was convicted of a serious or violent felony resulting in a sentence of 15 years or more whenever that conviction occurred and that the only provision to be prospective is the one requiring attorneys to keep their files for the term of the client's incarceration.	Chapter 483
SB 701	Jones	Firearms: prohibited persons	This bill specifies that if a person has an outstanding warrant for a felony, or an outstanding warrant for a firearm prohibited misdemeanor, that person is prohibited from possessing a firearm while they have the outstanding warrant if they have knowledge of the warrant; and specifies the punishment for a violation of these provisions shall be a misdemeanor.  <i>VETO message: "Current law requires knowledge that a warrant has been issued before a prohibition on possessing a firearm applies. Further, I believe existing penalties provide the necessary tools to protect public safety and allow for needed discretion to impose appropriate penalties when justified."</i>	Vetoed
SB 716	Mitchell	Juveniles: delinquency: postsecondary academic and career technical education	This bill requires each county probation department as well as the Department of Juvenile Justice to ensure that youths with a high school diploma or California high school equivalency certificate who are detained in, or committed to, their respective facilities, have access to various public postsecondary academic and career technical courses and programs, as specified.	Chapter 857
SB 781	Committee on Public Safety	Public Safety Omnibus	This bill makes technical or non-controversial changes to various code sections relating generally to criminal justice laws, as specified.	Chapter 256

## SENATE FLOOR ANALYSES

ACR 2	Nazarian	Persian New Year	This resolution recognizes Nowrūz, the Persian New Year celebration.	Resolution Chapter 42
ACR 3	Choi, Quirk-Silva	Korean American Day	This resolution proclaims 1/13/19, as Korean American Day.	Resolution Chapter 2
ACR 8	Weber	Restorative Practices in School Awareness Month	This resolution designates September 2019 as Restorative Practices in School Awareness Month.	Resolution Chapter 43
ACR 9	Kalra	India Republic Day	This resolution proclaims 1/26/19, as India Republic Day, and urges all Californians to join in celebrating India Republic Day.	Resolution Chapter 4
ACR 10	Weber	Dr. Martin Luther King, Jr. Day	This resolution honors the late Reverend Dr. Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 3
ACR 12	Muratsuchi	Day of Remembrance	This resolution declares 2/19/19, as a Day of Remembrance in order to increase public awareness of the events surrounding the incarceration of Americans of Japanese ancestry during World War II.	Resolution Chapter 14
ACR 13	Chu	Fred Korematsu Day of Civil Liberties and the Constitution	This resolution designates that 1/30/19, be observed as Fred Korematsu Day of Civil Liberties and the Constitution.	Resolution Chapter 5
ACR 14	Limón	Dual Enrollment Week	This resolution recognizes the week of 3/17/19, to 3/23/19, inclusive, as Dual Enrollment Week in California and encourages colleges and universities to visit high schools and take action to help pupils register in dual enrollment courses.	Resolution Chapter 31
ACR 15	Chen, Gipson	California Fitness Week	This resolution proclaims the week of 2/3/19 to 2/9/19, as California Fitness Week, and encourages all Californians to enrich their lives through proper nutrition and exercise.	Resolution Chapter 6
ACR 16	Chiu	Lunar New Year celebration	This resolution recognizes the Lunar New Year celebration.	Resolution Chapter 7
ACR 19	Weber	Black History Month	This resolution recognizes February 2019 as Black History Month, urges all citizens to join in celebrating the accomplishments of African Americans during Black History Month, and encourages the people of California to recognize the many talents of African Americans and the achievements and contributions	Resolution Chapter 15

			they make to their communities to create equity and equality for education, economics, and social justice.	
ACR 20	Luz Rivas, Obernolte, Quirk	Engineers Week	This resolution recognizes the week of 2/17/19, to 2/23/19, as Engineers Week.	Resolution Chapter 18
ACR 21	Luz Rivas, Irwin	Introduce a Girl to Engineering Day	This resolution proclaims 2/21/19, as Introduce a Girl to Engineering Day.	Resolution Chapter 19
ACR 22	Fong, Salas	Valley Fever Awareness Month	This resolution declares August 2019 as Valley Fever Awareness Month.	Resolution Chapter 140
ACR 23	Lackey	Abraham Lincoln's birthday	This resolution declares that President Abraham Lincoln be honored on 2/12/19, the anniversary of his birthday, not only in recognition of his numerous accomplishments and contributions to our nation, but also as the virtual symbol of the American Dream, whereby an ordinary person from the most humble beginnings can reach the pinnacle of American society to be elected President, and to serve the country with honor and courage.	Resolution Chapter 16
ACR 24	Mark Stone	California Court Reporting and Captioning Week	This resolution proclaims the week of 2/9/19, to 2/16/19, inclusive, as California Court Reporting and Captioning Week and requests the Governor to issue a proclamation calling on the people of the great State of California to observe the week with appropriate programs, ceremonies, and educational activities.	Resolution Chapter 20
ACR 25	Gloria, Daly	California Attractions and Parks Day	This resolution recognizes 3/14/19, as California Attractions and Parks Day.	Resolution Chapter 32
ACR 27	Carrillo	Bayard Rustin	This resolution, in observance of Black History Month, honors the legacy of Bayard Rustin, who stood at the confluence of the greatest struggles for civil, legal, and human rights by African Americans, as well as the LGBTQ community, and whose focus on civil and economic rights and belief in peace and the dignity of all people remain as relevant today as ever.	Resolution Chapter 21
ACR 29	Salas	Blue Star Mothers of America Month	This resolution recognizes May 2019 as Blue Star Mothers of America Month in California, as specified.	Resolution Chapter 72
ACR 30	Salas, Aguiar-Curry	Portuguese National Heritage Month	This resolution declares the month of June 2019 as Portuguese National Heritage Month.	Resolution Chapter 91

ACR 31	Limón	California Community College Month	This resolution recognizes April 2019 as California Community College Month.	Resolution Chapter 51
ACR 32	Flora	Colorectal Cancer Awareness Month	This resolution designates March 2019 as Colorectal Cancer Awareness Month in California.	Resolution Chapter 25
ACR 33	Gloria	Lymphedema Awareness Day	This resolution declares 3/6/19, as Lymphedema Awareness Day in California.	Resolution Chapter 26
ACR 34	Mullin, Brough, O'Donnell	Irish American Heritage Month and 100th Anniversary of Ireland's First Dáil	This resolution designates March 2019 as Irish American Heritage Month in honor of the multitude of contributions that Irish Americans have made to the country and state and in honor of the 100th Anniversary of Ireland's First Dáil.	Resolution Chapter 27
ACR 36	Nazarian	Parkinson's Disease Awareness Month	This resolution designates April 2019 as Parkinson's Disease Awareness Month.	Resolution Chapter 52
ACR 39	Gabriel	National Speech and Debate Education Day	This resolution recognizes 3/1/19, as National Speech and Debate Education Day.	Resolution Chapter 30
ACR 40	Blanca Rubio	School Breakfast Week	This resolution proclaims 3/4/19, to 3/8/19, inclusive, as School Breakfast Week.	Resolution Chapter 28
ACR 42	Reyes	Latino Education and Advocacy Week	This resolution declares the last week of March every year as a statewide week of advocacy for Latino education.	Resolution Chapter 33
ACR 43	Bonta, Maienschein	Rare Disease Day	This resolution proclaims 2/28/19, as Rare Disease Day in California.	Resolution Chapter 34
ACR 45	Blanca Rubio	California Celebrating Women in Public Office Day	This resolution proclaims every March 19 as California Celebrating Women in Public Office Day.	Resolution Chapter 35
ACR 46	McCarty	Multiple Sclerosis Awareness Week	This resolution declares the week of 3/10/19, through 3/16/19, as Multiple Sclerosis Awareness Week, and encourages residents of the State of California to join together in raising awareness and heightening public knowledge of this debilitating disease.	Resolution Chapter 36
ACR 48	Reyes	Women Warriors	This resolution recognizes "Women Warriors" by proclaiming the week of 3/18/19, to 3/22/19, inclusive, as Women's Military History Week in California; and encourages Californians to recognize, among other things, the	Resolution Chapter 44

			contributions of women and those who identify as women to our military and our freedom, and the historic lifting of the ban on women in combat on 1/24/13.	
ACR 51	Levine, Chiu, Fong	Sesquicentennial Celebration of the First Transcontinental Railroad	This resolution proclaims that Friday, 5/10/19, will be celebrated as the First Transcontinental Railroad's Sesquicentennial Day, and as California Railroad Day.	Resolution Chapter 73
ACR 52	Melendez	Month of the Military Child	This resolution declares the month of April 2019 as the Month of the Military Child, and urges all Californians, local and state leaders, private organizations, and businesses to observe the month by showing appreciation to the children and youth of military and veteran families, including children of the fallen, for standing by their parents and loved ones who are serving or have served as members of the Armed Forces of the United States.	Resolution Chapter 53
ACR 53	Grayson	California Down Syndrome Awareness Week and Day	This resolution proclaims 3/17/19, to 3/24/19, as California Down Syndrome Awareness Week and 3/21/19, as California Down Syndrome Day, and encourages all Californians to support and participate in related activities.	Resolution Chapter 45
ACR 54	Gabriel	California Holocaust Memorial Day	This resolution proclaims 4/29/19, 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 59
ACR 55	Fong	California Congenital Diaphragmatic Hernia Awareness Month	This resolution designates April 2019 as California Congenital Diaphragmatic Hernia Awareness Month.	Resolution Chapter 54
ACR 56	Gray	Limb Loss Awareness Month	This resolution proclaims the month of April 2019 and April of each year thereafter as Limb Loss Awareness Month.	Resolution Chapter 55
ACR 57	Brough	American Legion	This resolution commemorates the American Legion for 100 years of service to the United States.	Resolution Chapter 122
ACR 58	Grayson	Special Olympics Day	This resolution proclaims 4/8/19, as Special Olympics Day in California.	Resolution Chapter 56
ACR 61	Salas	Gold Star Mothers' and Families' Day	This resolution proclaims 9/29/19, as Gold Star Mothers' and Families' Day in California.	Resolution Chapter 165

ACR 62	Limón	California Nonprofits Day	This resolution declares 6/5/19, as California Nonprofits Day, in recognition of the importance of nonprofit organizations to the economy and well-being of this state.	Resolution Chapter 92
ACR 63	Cooley, Dahle	Child Abuse Prevention Month	This resolution acknowledges April 2019 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 60
ACR 65	Weber	California's Day of Dance	This resolution designates the second Saturday in April, each year, to be California's Day of Dance, a day to celebrate and support California's commitment to dance and dance education, to acknowledge the important contribution dance makes to mental and physical health, and to encourage many forms of dance expression, as specified.	Resolution Chapter 93
ACR 67	Blanca Rubio	Sexual Assault Awareness Month: Denim Day in California	This resolution designates the month of April 2019 as Sexual Assault Awareness Month, and recognizes 4/24/19, as Denim Day in California.	Resolution Chapter 57
ACR 68	McCarty	Girls on the Run of Greater Sacramento Day	This resolution recognizes 5/11/19, as Girls on the Run of Greater Sacramento Day; and proclaims that schools across the Sacramento region encourage girls in grades 3 to 8, inclusive, to get involved and participate in a nearby Girls on the Run program.	Resolution Chapter 61
ACR 69	Eduardo Garcia	"Parks Make Life Better!" Month	This resolution recognizes the importance of access to local parks, trails, open space, and facilities for the health, wellness, development, inspiration, and safety of all Californians and declares the month of July 2019 as "Parks Make Life Better!" <sup>®</sup> Month.	Resolution Chapter 82
ACR 70	Berman	Bone Marrow Donation Awareness Month	This resolution designates the month of May 2019 as Bone Marrow Donation Awareness Month.	Resolution Chapter 69
ACR 72	Daly	Star Wars Day	This resolution declares 5/4/19, as Star Wars Day and recognizes the Star Wars franchise upon the celebration of the opening of "Star Wars: Galaxy's Edge" at the Disneyland Resort.	Resolution Chapter 70
ACR 73	Bigelow	California Fairgrounds Appreciation Month	This resolution designates the month of May 2019 as California Fairgrounds Appreciation Month and extends the Legislature's warmest regards and appreciation to the thousands of volunteers, fair directors, staff, business	Resolution Chapter 83

			supporters, and sponsors who keep the network of California state fairgrounds strong, vibrant, relevant, and successful.	
ACR 74	Kalra	Asian and Pacific Islander American Heritage Month	This resolution recognizes May 2019 as Asian and Pacific Islander American Heritage Month.	Resolution Chapter 74
ACR 75	Obernolte, Patterson	Lyme Disease Awareness Month	This resolution proclaims the month of May 2019 as Lyme Disease Awareness Month.	Resolution Chapter 75
ACR 76	Smith	Diffuse Intrinsic Pontine Glioma Awareness Day	This resolution designates 5/17/19, as Diffuse Intrinsic Pontine Glioma Awareness Day to honor those who work to make research and resources a reality for children suffering from Diffuse Intrinsic Pontine Glioma and their families.	Resolution Chapter 76
ACR 77	Frazier	Distracted Driving Awareness Month	This resolution proclaims April 2019 as Distracted Driving Awareness Month in California and calls for awareness of the distracted driving problem and support for programs and policies to reduce the incidence of distracted driving.	Resolution Chapter 62
ACR 79	Rodriguez	Emergency Medical Services Week	This resolution proclaims the week of 5/20/19, to 5/26/19, inclusive, to be Emergency Medical Services Week in California.	Resolution Chapter 84
ACR 80	Levine	Infrastructure Week	This resolution recognizes the week of 5/13/19, to 5/20/19, inclusive, as Infrastructure Week, and urges the citizens of California to join in this special observance with appropriate events and commemorations.	Resolution Chapter 77
ACR 81	Gipson	California Fishing and Boating Week	This resolution proclaims the week of 6/1/19 through 6/9/19, as California Fishing and Boating Week.	Resolution Chapter 85
ACR 82	Aguiar-Curry	Alzheimer's and Brain Awareness Month and The Longest Day	This resolution recognizes the month of June 2019 as Alzheimer's and Brain Awareness Month, and also recognizes Friday, 6/21/19, as The Longest Day.	Resolution Chapter 94
ACR 83	Ramos	Missing and Murdered Indigenous Women and Girls Awareness Month	This resolution designates the month of May 2019 as California's Missing and Murdered Indigenous Women and Girls Awareness Month.	Resolution Chapter 71
ACR 85	Reyes	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 81

ACR 86	Weber	Juneteenth	This resolution recognizes 6/19/19, 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 123
ACR 88	Reyes	Older Americans Month	This resolution recognizes the month of May 2019 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 95
ACR 89	Cooley	Special Districts Week	This resolution proclaims 9/22/19, to 9/28/19, to be Special Districts Week.	Resolution Chapter 130
ACR 90	Cooley	Foster Care Month	This resolution declares the month of May 2019 as Foster Care Month.	Resolution Chapter 124
ACR 91	Jones-Sawyer	Second Chances Month	This resolution designates June 2019 as Second Chances Month in California, highlighting existing services and events to support reentry from incarceration.	Resolution Chapter 167
ACR 92	Waldron	Maternal Mental Health Awareness Month	This resolution dedicates the month of May 2019 as Maternal Mental Health Awareness Month.	Resolution Chapter 96
ACR 93	Irwin	Citrus Stride Day	This resolution recognizes that hunger is an issue affecting too many Californians and commends the California citrus industry for its effort to raise awareness about food insecurity by observing 5/15/19, as Citrus Stride Day at the State Capitol.	Resolution Chapter 78
ACR 94	Reyes	Inflammatory Breast Cancer Awareness Day of 2019	This resolution declares 10/3/19, as Inflammatory Breast Cancer Awareness Day of 2019, and encourages all Californians to learn about this rare and aggressive type of breast cancer and support all people who are impacted by a diagnosis of inflammatory breast cancer.	Resolution Chapter 126
ACR 95	Choi	Secure Your Load Day	This resolution declares 6/6/19, as Secure Your Load Day in California.	Resolution Chapter 116
ACR 96	Kalra	The 2019 International Day of Yoga	This resolution recognizes 6/21/19, as the 2019 International Day of Yoga in California.	Resolution Chapter 97

ACR 100	Choi	Purple Heart Day	This resolution declares 8/7/19, as Purple Heart Day in California.	Resolution Chapter 132
ACR 103	Aguiar-Curry	Latex Allergy Awareness Week	This resolution proclaims 10/6/19, through 10/12/19, as Latex Allergy Awareness Week in California.	Resolution Chapter 125
ACR 104	Bonta	Philippine Independence Day	This resolution recognizes 6/12/19, as the 121st Anniversary of Philippine Independence and calls upon the people of the state to observe the month of June with appropriate ceremonies, programs, and activities.	Resolution Chapter 133
ACR 106	Cristina Garcia	50th anniversary of Apollo 11	This resolution commemorates 7/20/19, as the 50th anniversary of the Apollo 11 moon landing.	Resolution Chapter 134
ACR 109	Quirk-Silva, Choi, Santiago	Hangul Day	This resolution declares 10/9/19, and each October 9 thereafter, as Hangul Day.	Resolution Chapter 168
ACR 111	Kiley	Prostate Cancer Awareness Month	This resolution proclaims the month of September 2019 as Prostate Cancer Awareness Month in California.	Resolution Chapter 135
ACR 113	Kalra	India's Independence Day	This resolution recognizes 8/15/19, as India's Independence Day and urges all Californians to join in celebrating India's independence.	Resolution Chapter 145
ACR 114	Kalra	Mahatma Gandhi: 150th birth anniversary	This resolution recognizes 10/2/19, as the 150th birth anniversary of Mahatma Gandhi.	Resolution Chapter 169
ACR 117	Eduardo Garcia, Lackey, Mayes	Gang Awareness and Prevention Month	This resolution designates January 2020 as Gang Awareness and Prevention Month in California and encourages cities and constituents across the state to observe the month with appropriate programs, ceremonies, and activities to prevent future gang activity and honor those who lost their lives due to gang activity.	Resolution Chapter 170
ACR 118	Wicks	National Health Center Week	This resolution proclaims the week of 8/4/19 to 8/10/19, as National Health Center Week, and encourages Californians to take part in this week by visiting their local Health Center and celebrating the important partnership between California's Health Centers and the communities they serve.	Resolution Chapter 171
ACR 121	Chen	Chinese American Day	This resolution designates 10/23/19, as Chinese American Day in California.	Resolution Chapter 172

ACR 122	Gonzalez	Diaper Need Awareness Week	This resolution proclaims the week of 9/23/19, to 9/29/19, as Diaper Need Awareness Week and encourages California citizens to support organizations that help alleviate diaper need.	Resolution Chapter 149
ACR 123	Gabriel	Childhood Cancer Awareness Month	This resolution proclaims the month of September 2019 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 173
ACR 126	Maienschein	Court Adoption and Permanency Month	This resolution declares November 2019 as Court Adoption and Permanency Month, and encourages the courts and their communities to join in activities to promote permanency.	Resolution Chapter 174
ACR 129	Bonta	Leyte Landing Commemoration Day	This resolution designates 10/20/19, and each 20th day of October thereafter, as Leyte Landing Commemoration Day in recognition of the significance of the Leyte landing in liberating the Philippines from Japanese occupation, and honors the significant contributions to California made by generations of Filipino Americans since that time.	Resolution Chapter 175
ACR 130	Weber	African descendants of slaves in the United States	This resolution recognizes the need to pursue avenues to implement proposed reparations for the descendants of African slaves in the United States and further recognizes August 2019 as marking 400 years since Africans were brought to Virginia.	Resolution Chapter 176
ACR 131	Petrie-Norris	PACE Month	This resolution recognizes September 2019 as PACE Month in California.	Resolution Chapter 177
ACR 132	Kalra	California Hindu American Awareness and Appreciation Month	This resolution designates the month of October 2019 as California Hindu American Awareness and Appreciation Month, and recognizes the significant contributions made by Californians of Hindu heritage to the state.	Resolution Chapter 178
ACR 133	Kalra	California's Sikh American Awareness and Appreciation Month	This resolution designates the month of November 2019 to be California's Sikh American Awareness and Appreciation Month.	Resolution Chapter 179
ACR 134	Chu	50th anniversary of the Association of California Symphony Orchestras	This resolution commemorates the 50th anniversary of the Association of California Symphony Orchestras.	Resolution Chapter 180
ACR 135	Calderon, Gabriel	Energy Efficiency Day	This resolution proclaims 10/2/19, as Energy Efficiency Day in California and urges Californians to join in supporting California's climate and clean energy	Resolution Chapter 181

			goals by continuing to support and increase energy efficiency efforts in the state now and in the future.	
AJR 1	Daly, Kalra	Vietnamese refugees	This resolution urges the President of the United States to stop any efforts to reinterpret, disregard, or in any way prohibit the extension of the 2008 United States-Vietnam repatriation agreement and urges that any renegotiation of the agreement include historically accepted deportation protections for Vietnamese refugees, and states that the Legislature stands in solidarity with the Vietnamese refugees.	Resolution Chapter 8
SCR 2	Roth	Legislative Counsel of California	This resolution designates Diane F. Boyer-Vine as the Legislative Counsel of California.	Resolution Chapter 1
SCR 3	Bates	President George H.W. Bush Day	This resolution honors the late former President George H.W. Bush and dedicates 6/12/19, and every June 12 thereafter, as President George H.W. Bush Day.	Resolution Chapter 29
SCR 4	Glazer	Physician Anesthesiologist Week	This resolution designates the week of 1/27/19 to 2/2/19, inclusive, as Physician Anesthesiologist Week.	Resolution Chapter 9
SCR 5	Bradford	Dr. Martin Luther King, Jr. Day	This resolution honors the late Reverend Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 10
SCR 8	Hertzberg	State Capitol Building	This resolution recognizes the 150th anniversary of the Legislature first convening session in the State Capitol Building in Sacramento.	Resolution Chapter 50
SCR 9	Pan	Lunar New Year Celebration	This resolution recognizes the Lunar New Year celebration on 2/5/19.	Resolution Chapter 58
SCR 10	Pan	Fred Korematsu Day of Civil Liberties and the Constitution	This resolution designates that 1/30/19 be observed as Fred Korematsu Day of Civil Liberties and the Constitution.	Resolution Chapter 11
SCR 12	Bradford	Black History Month	This resolution recognizes February 2019 as Black History Month, urges all citizens to join in celebrating the accomplishments of African Americans during Black History Month; and 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.	Resolution Chapter 12

SCR 13	Jackson	International Women's Day	This resolution designates 3/8/19 as International Women's Day.	Resolution Chapter 22
SCR 14	Dodd	Eating Disorders Awareness Week	This resolution proclaims the week of 2/25/19 to 3/3/19, inclusive, as Eating Disorders Awareness Week.	Resolution Chapter 13
SCR 15	Chang	Women and Girls in STEM Week	This resolution designates 4/7/19 to 4/13/19, 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 41
SCR 16	Pan	Day of Remembrance	This resolution declares 2/19/19 as a Day of Remembrance in order to increase public awareness of the events surrounding the incarceration of Americans of Japanese ancestry during World War II.	Resolution Chapter 23
SCR 17	Leyva, Wilk	Read Across America Day	This resolution recognizes 3/1/19, as Read Across America Day, and calls upon all Californians to observe this day by participating in appropriate ceremonies and activities.	Resolution Chapter 17
SCR 19	Galgiani	Women in Construction Week	This resolution proclaims the week of 3/3/19 to 3/9/19, inclusive, as Women in Construction Week.	Resolution Chapter 24
SCR 20	Pan	Bleeding Disorders Awareness Month	This resolution proclaims the month of March 2019 as Bleeding Disorders Awareness Month.	Resolution Chapter 37
SCR 22	Chang	Arab American Heritage Month	This resolution proclaims the month of April 2019 as Arab American Heritage Month.	Resolution Chapter 38
SCR 23	McGuire	California Wines: Down to Earth Month	This resolution proclaims the month of April 2019 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 46
SCR 24	Leyva	Arts Education Month	This resolution proclaims March 2019 to be Arts Education Month and urges all residents to become interested in and give full support to quality school arts programs for children and youth.	Resolution Chapter 47
SCR 25	Galgiani	California Peace Officers' Memorial Day	This resolution designates 5/6/19 as California Peace Officers' Memorial Day; urges all Californians to use that day to honor California peace officers; and recognizes specified California peace officers who were killed in defense of their communities.	Resolution Chapter 67

SCR 26	Jackson	Equal Pay Day	This resolution proclaims 4/2/19 as Equal Pay Day 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 39
SCR 27	Leyva	Donate Life/DMV Partnership Month	This resolution proclaims the month of April 2019 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 48
SCR 29	Leyva	Postsecondary education: University of California: University Council-American Federation of Teachers	This resolution recognizes 6/27/19 as the anniversary of the commencement of the University Council-American Federation of Teachers' (UC-AFT) representation of librarians, and commends the librarians represented by the UC-AFT for their contributions to the University of California.	Resolution Chapter 137
SCR 30	Pan	Asian and Pacific Islander American Heritage Month	This resolution recognizes May 2019 as Asian and Pacific Islander American Heritage Month.	Resolution Chapter 99
SCR 33	Allen	Arts, Culture, and Creativity Month	This resolution designates April 2019, and every April thereafter, as Arts, Culture, and Creativity Month.	Resolution Chapter 49
SCR 34	Allen	California Aerospace and Aviation Days	This resolution recognizes the contributions of the aerospace and aviation industries to the history, economy, security, and educational system of California, its communities, and its citizens by proclaiming the days of 4/1/19 through 4/3/19 as California Aerospace and Aviation Days.	Resolution Chapter 40
SCR 35	Rubio	State Scientist Day	This resolution recognizes 5/8/19 as the 31st Annual State Scientist Day and declares that this day shall be a tribute to the dedication and professionalism of the state scientists who work on behalf of all the residents of California.	Resolution Chapter 63
SCR 36	Pan	Cystic Fibrosis Awareness Month	This resolution proclaims the month of May 2019 as Cystic Fibrosis Awareness Month.	Resolution Chapter 114
SCR 37	Leyva	529 College Savings Day	This resolution designates 5/29/19 as 529 College Savings Day to raise awareness about the importance of saving for college with the help of 529 college savings plans.	Resolution Chapter 64
SCR 40	Hueso	Autism Awareness Month	This resolution designates April 2019 as Autism Awareness Month and encourages residents to show support for autism awareness.	Resolution Chapter 65

SCR 41	Allen	California Holocaust Memorial Day	This resolution proclaims 4/29/19 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
SCR 42	Nielsen	California Firefighter Appreciation Month and California Firefighters Memorial Day	This resolution proclaims the month of September 2019 as California Firefighter Appreciation Month and 9/28/19 as California Firefighters Memorial Day.	Resolution Chapter 79
SCR 43	Stern	Compost Awareness Week	This resolution designates the week of 5/5/19 through 5/11/19 as Compost Awareness Week.	Resolution Chapter 109
SCR 44	Dodd	Privacy Awareness Week	This resolution recognizes the third week of May 2019, and the third week of May every year thereafter, as Privacy Awareness Week.	Resolution Chapter 128
SCR 45	McGuire	California Grown Flower Month	This resolution proclaims June 2019 as California Grown Flower Month to recognize and honor the men and women of the California grown flower industry for their dedication and productivity.	Resolution Chapter 100
SCR 47	Rubio, Atkins	California Small Business Month	This resolution declares May as Small Business Month and expresses the Legislature's support of the Governor's efforts in promoting small businesses.	Resolution Chapter 110
SCR 48	Archuleta, Grove	National Military Appreciation Month	This resolution honors the service members who have served and are serving in our nation's military, and recognizes the month of May 2019 as National Military Appreciation Month.	Resolution Chapter 80
SCR 49	Dodd	Elder and Dependent Adult Abuse Awareness Month	This resolution proclaims and acknowledges the month of June 2019 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 89
SCR 50	Skinner	International Midwives' Day	This resolution recognizes 5/5/19 as International Midwives' Day.	Resolution Chapter 86
SCR 51	Morrell	Music Changing Lives Month	This resolution proclaims the month of May 2019 as Music Changing Lives Month.	Resolution Chapter 152
SCR 52	Jones	Motorcycle Awareness Month	This resolution designates the month of May 2019 as Motorcycle Awareness Month in California.	Resolution Chapter 87

SCR 53	Grove	75th anniversary of D-Day, the invasion of Normandy	This resolution recognizes 6/6/19 as the 75th anniversary of the invasion of Normandy, also known as D-Day; expresses the gratitude and appreciation of the Legislature to the members of the United States Armed Forces who participated in D-Day; and calls upon the people of California to observe the anniversary with appropriate reflections and recognition.	Resolution Chapter 101
SCR 54	Grove	Gold Star families	This resolution proclaims 9/29/19 as Gold Star Mothers' and Families' Day.	Resolution Chapter 153
SCR 55	Jackson	California Cancer Survivors Day	This resolution designates 6/2/19 as California Cancer Survivors Day, to coincide with National Cancer Survivors Day.	Resolution Chapter 90
SCR 57	Hueso	50th anniversary of the Special Olympics	This resolution commemorates the 50th anniversary of the Special Olympics.	Resolution Chapter 154
SCR 58	Bradford	Juneteenth	This resolution recognizes 6/19/19 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 111
SCR 60	Mitchell	Bebe Moore Campbell National Minority Mental Health Awareness Month	This resolution recognizes the month of July 2019 as Bebe Moore Campbell National Minority Mental Health Awareness Month in California.	Resolution Chapter 119
SCR 63	Skinner	Ovarian Cancer Awareness Month of 2019	This resolution proclaims the month of September 2019 as Ovarian Cancer Awareness Month of 2019.	Resolution Chapter 155
SCR 64	Bates, Hill	Drug abuse awareness	This resolution designates the month of September 2019 as Opioid, Heroin, Fentanyl, and Prescription Drug Abuse Awareness Month.	Resolution Chapter 141
SCR 65	Dodd	Child Passenger Safety Week	This resolution recognizes the third week of September 2019, and the third week of September each year thereafter, as Child Passenger Safety Week.	Resolution Chapter 156
SCR 70	Dodd	Sacramento-San Joaquin Delta Week	This resolution declares the week of 9/21/19 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 151

SCR 72	Morrell	First Responder Day	This resolution declares 9/23/19 as First Responder Day.	Resolution Chapter 157
SCR 73	Pan	Blue Light Awareness Day	This resolution designates October 10 of each year as Blue Light Awareness Day in California.	Resolution Chapter 158
SCR 74	Pan	National Adoption Month	This resolution commends the commitment, love, and care of adoptive families, commends the work of public and private agencies to facilitate these connections and their contributions to the safety and well-being of children and youth in California; and recognizes November 2019 as National Adoption Month.	Resolution Chapter 159
SCR 75	Hurtado	California Runaway and Homeless Youth Prevention Month	This resolution proclaims the month of November 2019 as California Runaway and Homeless Youth Prevention Month to recognize the need for individuals, schools, communities, businesses, local governments, and the state to take action on behalf of runaway and homeless youth in California.	Resolution Chapter 160
SCR 76	Rubio	Domestic Violence Awareness Month	This resolution proclaims the month of October 2019, and each following October, as Domestic Violence Awareness Month.	Resolution Chapter 161

## TRANSPORTATION

AB 29	Holden	State Highway Route 710	This bill clarifies that several additional preliminary project alternatives identified in the 2012 Alternative Analysis Report prepared by the Los Angeles Metropolitan Transportation Authority known as "F-5" and "F-7," or any other freeway or tunnel alternatives to close the I-710 North Gap are prohibited from being deemed as feasible alternatives for consideration in any environmental review process for the I-710 North Gap Closure project.	Chapter 791
AB 47	Daly	Driver records: points: distracted driving	This bill requires the Department of Motor Vehicles to assess a point on a person's driving record for any conviction of operating a handheld wireless communications device that occurs within 36 months of a prior conviction of the same offense, if the second violation occurs after 7/1/21.	Chapter 603
AB 179	Reyes	New Motor Vehicle Board	This bill revises numerous statutory provisions regarding the relationship among vehicle manufacturers (franchisors), vehicle dealers (franchisees), and the New Motor Vehicle Board.	Chapter 796
AB 185	Grayson, Cervantes	California Transportation Commission: transportation and transportation-related policies: joint meetings	This bill requires the Department of Housing and Community Development to participate in specified joint meetings of the California Transportation Commission and the State Air Resources Board.	Chapter 534
AB 252	Daly, Frazier	Department of Transportation: environmental review process: federal program	This bill removes sunset provisions that provides the Department of Transportation the authority to carry out the National Environmental Policy Act Assignment Program, as specified.	Chapter 160
AB 285	Friedman	California Transportation Plan	This bill updates requirements of the California Transportation Plan (CTP) to reflect the state's recent environmental goals, and requires the Strategic Growth Council to review the CTP and consider ways to better coordinate the state's greenhouse gas reduction programs.	Chapter 605
AB 309	Maienschein	Vehicles that appear to be used by law enforcement: ownership or operation by public historical society or museum	This bill extends exemptions from the general prohibition against owning or operating a vehicle with law enforcement markings.	Chapter 260

AB 317	Diep, Fong	Department of Motor Vehicles: appointments: unlawful sale	This bill makes it unlawful for any person to sell, or offer for sale, an appointment with the Department of Motor Vehicles.	Chapter 608
AB 335	Eduardo Garcia	Imperial County Transportation Commission	This bill authorizes the Imperial County Transportation Commission to evaluate, develop, and implement specific nontransportation programs within Imperial County.	Chapter 11
AB 449	Gallagher	Local alternative transportation improvement program: Feather River crossing	This bill authorizes the development of a local alternative transportation improvement program in Sutter and Yuba Counties.  <i>VETO message: "These bills [AB 449 and SB 628] would direct revenue from the sale of excess state highway properties to local transportation projects. Existing law establishes a process for programming transportation projects and directs revenues from sales of excess Caltrans property to the General Fund to be used to pay for transportation debt service. These bills create an exception to existing law that would negatively impact the General Fund by millions of dollars. If other jurisdictions are provided similar exceptions, the General Fund would be exposed to additional revenue losses in the future."</i>	Vetoed
AB 631	McCarty, Cooley	Sacramento Regional Transit District: voting threshold	This bill reduces, from 80% to 67%, the nonweighted voting threshold of the Sacramento Regional Transit District (SacRT) board in order to authorize the detachment of territory from SacRT.	Chapter 94
AB 634	Salas	Traffic control devices: roundabouts: memorial and dedication signs	This bill requires roundabouts to be included in the list of highway facility types that may be used for memorial or dedication signing as designated in the California Manual on Uniform Traffic Control Devices.	Chapter 95
AB 708	Frazier	Traffic violator schools	This bill sets multiple new licensure requirements on traffic violator schools, beginning 7/1/20, including requirements on office space, business hours, name, and bonding.	Chapter 307
AB 752	Gabriel, Boerner Horvath	Public transit: transit stations: lactation rooms	This bill requires new or renovated multimodal transit stations, as defined, to include a lactation room if the construction begins after 1/1/21.	Chapter 616
AB 759	Bigelow	Traffic safety: work zones: positive protection measures	This bill requires the Department of Transportation (Caltrans) to update guidance on the appropriate use of positive protection measures by 7/1/21, with the goal of isolating workers or work zones from traffic; and requires Caltrans to compensate contractors for the use of a safety device upon request	Chapter 617

			if the updated guidance allows, but does not require, the use of that optional safety device.	
AB 833	Lackey	Parking penalties	This bill makes clarifying changes to the payment plan program for parking violations that local entities may implement, as specified.	Chapter 495
AB 998	Aguiar-Curry	State scenic highways: State Route 128	This bill designates State Route 128 as a route in the state scenic highway system.	Chapter 104
AB 1025	Grayson	Transportation: California Transportation Commission: San Ramon Branch Corridor: reimbursement	This bill makes various changes to funding obligations relative to the Iron Horse Regional Trail and further makes changes to Iron Horse Trail Corridor Management Program Advisory Committee, as specified.	Chapter 816
AB 1089	Mark Stone	Santa Cruz Metropolitan Transit District	This bill makes changes to the contracting requirements for the Santa Cruz Metropolitan Transit District, and alters appointments and reimbursements for the District's board of directors.	Chapter 107
AB 1183	Ramos, Obernolte	Vessel operator: definition	This bill revises the definition of "operator" of a vessel to mean the person aboard a vessel who meets any of the following: (1) is steering the vessel while underway; (2) is responsible for the operation of the vessel while underway; or (3) is at least 18 years of age and is attentive and supervising the operation of the vessel by a person 12, 13, 14, or 15 years of age.	Chapter 109
AB 1266	Robert Rivas	Traffic control devices: bicycles	This bill authorizes a person operating a bicycle to travel straight through a right- or left-hand turn only lane when an official traffic control device indicates the movement is permitted.	Chapter 221
AB 1351	Lackey	Transit operators: paratransit and dial-a-ride services: assessment	This bill requires the California State Transportation Agency to conduct an assessment by 7/1/21, of the procedures public transit operators use to provide dial-a-ride and paratransit services to individuals with disabilities whom are visiting their service territory, and requires the Agency to development statewide guidelines.	Chapter 627
AB 1407	Friedman	Reckless driving: speed contests: vehicle impoundment	This bill authorizes law enforcement to impound a vehicle for up to 30 days if the vehicle's registered owner is convicted of reckless driving or engaging in a speed contest while operating the vehicle, as specified.  <i>VETO message: "Under current law, a conviction for reckless driving is punishable by a total fine of between \$684 and \$4,175 and possible jail time of between 5 and 90 days. A conviction for engaging in a first offense speed</i>	Vetoed

			<i>contest is punishable by a total fine of between \$1,551 and \$4,175, jail time between 1 and 90 days, 40 hours of community service and potential driver's license suspension between 90 days and 6 months. Subsequent convictions have even stronger penalties. Courts currently have the authority to impound vehicles based on the totality of facts and circumstances of each case. This bill reduces the courts' discretion in deciding to impound a vehicle, as well as the length of time the vehicle is impounded. I am not persuaded that limiting judicial discretion for these cases is warranted."</i>	
AB 1413	Gloria	Transportation: transactions and use taxes	This bill authorizes local transportation authorities in Placer, Solano, and San Diego Counties to levy a transactions and use tax, in a portion of its jurisdiction, with voter approval, as specified.	Chapter 758
AB 1456	Kiley	State highways: Route 193: relinquishment	This bill authorizes the California Transportation Commission to relinquish segments of Route 193 to the City of Lincoln.	Chapter 629
AB 1475	Bauer-Kahan	Construction Manager/General Contractor method: transportation projects	This bill authorizes regional transportation agencies to use the construction manager/general contractor procurement method on any transportation project that is not on the state highway system.	Chapter 289
AB 1614	Gipson	Vehicles: license plate pilot program	This bill extends authorization for the Department of Motor Vehicle's pilot program evaluating alternatives to vehicle license plates, registration stickers, and registration cards from 1/1/20, to 1/1/21.	Chapter 319
AB 1633	Grayson	Regional transportation plans: traffic signal optimization plans	This bill authorizes cities with the jurisdiction of the Metropolitan Transportation Commission to develop and implement a traffic signal optimization plan to reduce travel times, number of stops, and fuel use.	Chapter 633
AB 1671	Berman	Department of Transportation: motor vehicle technology testing	This bill extends from 1/1/20, to 1/1/24, the sunset date for Department of Transportation authorization to test technologies that enable drivers to safely operate motor vehicles with less than 100 feet between each vehicle, also known as "platooning;" and requires the Department to submit a second report to the Legislature on this pilot program to be submitted by 4/1/23.	Chapter 322
AB 1810	Committee on Transportation	Transportation: omnibus bill	This bill contains numerous non-controversial changes to transportation-related statutes.	Chapter 636
ACR 4	Frazier	CHP Officer Kirk Griess Memorial Highway	This resolution designates the portion of Interstate 505 in the County of Solano as the CHP Officer Kirk Griess Memorial Highway.	Resolution Chapter 105

ACR 17	Irwin	Sergeant Ronald "Ron" Lee Helus Memorial Highway	This resolution designates a specified portion of State Highway Route 101 in the County of Ventura as the Sergeant Ronald "Ron" Lee Helus Memorial Highway.	Resolution Chapter 120
ACR 37	Eduardo Garcia	Marine Corporal Erik H. Silva Memorial Bridge	This resolution designates the Alamo River Bridge on the Evan Hewes Highway (State Route 115) at the entry to the City of Holtville, California, as the Marine Corporal Erik H. Silva Memorial Bridge.	Resolution Chapter 121
ACR 38	Salas	Kings County Deputy Sheriff Allen Thomas Sharra Memorial Highway	This resolution designates a portion of State Route 41 in the County of Kings as the Kings County Deputy Sheriff Allen Thomas Sharra Memorial Highway.	Resolution Chapter 106
ACR 44	Gallagher	Farm-to-Fork Corridor	This resolution designates the portion of State Route 99 as the "Farm-to-Fork Corridor."	Resolution Chapter 107
ACR 47	Bigelow	CAL-FIRE Firefighter Braden Varney Memorial Highway	This resolution designates a portion of State Route 140 as the CAL FIRE Firefighter Braden Varney Memorial Highway.	Resolution Chapter 108
ACR 66	Aguiar-Curry	Officer Natalie Corona Memorial Highway	This resolution designates the portion of Interstate 5 as the Officer Natalie Corona Memorial Highway.	Resolution Chapter 113
SB 7	Portantino	Surplus nonresidential property and State Highway Route 710	This bill makes various changes to the Interstate 710 (I-710) freeway pertaining to the sale of nonresidential property in the I-710 corridor and the California Department of Transportation's Affordable Rent Program for residential properties on the I-710 corridor; modifies certain freeway designations for I-710; and establishes a relinquishment process for portions of I-710 that are within the City of Pasadena, as specified.	Chapter 835
SB 127	Wiener	Transportation funding: active transportation: complete streets	This bill changes state policies for the management of the state highway system, including requiring the California Department of Transportation (Caltrans) to incorporate new pedestrian and bicycle facilities into projects in specified areas.  <i>VETO message: "I fully support improving facilities to increase walking, biking and accessing public transit. However, this bill creates a prescriptive and costly approach to achieve these objectives. By implementing my Executive Order N-19-19, Caltrans is increasing and accelerating its investments in active transportation where appropriate and feasible. I am committed to holding the department accountable to deliver more alternatives to driving while continuing to maintain our state's highways and bridges. The new leadership we are</i>	Vetoed

			<i>putting in place at Caltrans will be key in implementing this vision and approach.”</i>	
SB 137	Dodd	Federal transportation funds: state exchange programs	This bill allows the California Department of Transportation to exchange federal transportation funds for state transportation funds for specific types of locally-sponsored projects.	Chapter 639
SB 197	Beall	Department of Transportation: retention proceeds	This bill removes the California Department of Transportation’s sunset provision relative to withholding retention proceeds on public contracts, as specified.	Chapter 842
SB 211	Beall	State highways: leases	This bill authorizes the California Department of Transportation to enter into lease agreements with a local entity for purposes of establishing an emergency shelter or feeding program, as specified.	Chapter 343
SB 267	Wieckowski	Driver's licenses: United States Foreign Service	This bill allows a driver's license of a person enlisted in the United States Foreign Service and their spouse to remain valid for the entire period the Foreign Service employee remains out of the state, as specified.	Chapter 503
SB 277	Beall	Road Maintenance and Rehabilitation Program: Local Partnership Program	This bill provides a number of clarifying changes and modifications to the Local Partnership Program, as specified.  <i>VETO message: “SB 1 (Chapter 5, Statutes of 2018) doubled the annual funding to cities and counties by providing an additional \$1.5 billion annually, distributed on a per capita basis, to address maintenance and rehabilitation of local streets and roads. In addition, the legislation established the Local Partnership Program, which allocates \$200 million annually to benefit local entities that have imposed taxes and fees dedicated solely to transportation improvements. Through guidelines established by the California Transportation Commission, 50 percent of the Local Partnership Program funds are allocated by formula and 50 percent are competitively awarded. The current approach to administer the Local Partnership Program provides a formulaic share for all entities that qualify, but also gives the Commission the flexibility to award funds on a competitive basis to ensure the program achieves statewide goals. Additional statutory limitations inhibit the state's ability to responsibly address emerging needs within the constitutionally defined parameters of SB 1, especially for small urban and rural communities.”</i>	Vetoed
SB 358	Committee on Transportation	Transportation	This bill makes technical and non-controversial changes to sections of law relating to transportation: (1) corrects several references to the Bureau of Household Goods and Services, rather than the California Public Utilities	Chapter 643

			Commission; (2) makes a technical clarification to the Highway Users Tax; (3) corrects two incorrect references in the Streets and Highways Code (SHC); (4) amends the SHC to clarify the maintenance of effort enforcement provisions related to transportation funding; and (5) corrects an incorrect reference to an SAE (Society of Automotive Engineers) standard.	
SB 397	Glazer	Public transit operators: passengers with pets: evacuation orders	This bill requires public transit operators to allow passengers to board a bus with their pets during the implementation of an emergency evacuation order, as specified.	Chapter 702
SB 402	Borgeas	Vehicles: off-highway vehicle recreation: Inyo County	This bill extends a pilot program in Inyo County relative to off-highway motor vehicles.	Chapter 211
SB 504	Monning	State highways: Route 1: relinquishment	This bill allows the California Transportation Commission to relinquish segments of State Route 1 in the City of Pismo Beach.	Chapter 506
SB 543	Pan	Pedicabs	This bill deletes the sunset on the authority of a city to authorize alcohol consumption on specified pedicabs.	Chapter 280
SB 628	Caballero	Prunedale Bypass: disposition of excess properties: relinquishment: State Route 183	This bill directs proceeds from the sale of excess property originally purchased for the Prunedale Bypass to various other highway projects in the State Highway 101 corridor in Monterey County, and also relinquishes a portion of State Route 183 to the City of Salinas, as specified.  <i>VETO message: "These bills [AB 449, SB 628] would direct revenue from the sale of excess state highway properties to local transportation projects. These bills create an exception to existing law that would negatively impact the General Fund by millions of dollars. If other jurisdictions are provided similar exceptions, the General Fund would be exposed to additional revenue losses in the future."</i>	Vetoed
SB 656	Hueso	San Diego-Coronado Bridge: physical suicide deterrent system	This bill requires the California Department of Transportation to establish an advisory committee of specified membership for the San Diego-Coronado Bridge.	Chapter 651
SB 742	Allen	Intercity passenger rail services: motor carrier transportation of passengers	This bill makes various changes to the state's intercity rail thruway bus service.	Chapter 652
SCR 11	Chang	Jack Tanaka Memorial Highway	This resolution designates a portion of State Route 60 in the City of Diamond Bar in the County of Los Angeles as the Jack Tanaka Memorial Highway.	Resolution Chapter 118

SCR 21	Bates, Moorlach	Costa Mesa Fire Captain Michael Kreza Memorial Highway	This resolution designates a portion of State Route 55 from 19th Street to MacArthur Boulevard in the County of Orange as the Costa Mesa Fire Captain Michael Kreza Memorial Highway.	Resolution Chapter 139
SCR 32	Morrell	United States Forest Service Firefighter Brent Michael Witham Memorial Highway	This resolution designates a specified portion of State Route 38 near the community of Mentone in the County of San Bernardino as the United States Forest Service Firefighter Brent Michael Witham Memorial Highway.	Resolution Chapter 138
SCR 46	Galgiani	Officer Pepe Petersen Memorial Highway	This resolution designates the a specified portion of State Route 99 in the County of San Joaquin as the Officer Pepe Petersen Memorial Highway.	Resolution Chapter 162
SCR 56	McGuire	Annette Brooks Memorial Bridge	This resolution designates the bridge over Jordan Creek on State Highway 101 in the County of Humboldt as the Annette Brooks Memorial Bridge.	Resolution Chapter 163
SJR 5	Beall	California transportation infrastructure	This resolution urges the federal government take a number of actions relative to transportation infrastructure funding, as specified.	Resolution Chapter 142

## VETERANS AFFAIRS

AB 361	Voepel	Military Department: support programs	This bill authorizes the Adjutant General and the California Military Department (CMD) to enter into agreements with specified entities, including nonprofit and military or veteran foundations, to conduct CMD Support Fund activities, and to accept in-kind donations.	Chapter 86
AB 368	Quirk-Silva	Southern California Veterans Cemetery	This bill (1) changes the specific Orange County location authorized in statute of a prospective Southern California Veterans Cemetery to either the Marine Corps Air Station El Toro or the Golf Course Site in the Orange County Great Park in the City of Irvine; and (2) requires the Department of Veterans Affairs to complete acquisition studies on both sites and consult with the Department of General Services to determine which site to pursue.	Chapter 284
AB 550	Flora, Berman	Veterans: Medical Foster Home Pilot Program	<p>This bill authorizes, as a pilot project until 1/1/23, a United States Department of Veterans Affairs facility to establish medical foster homes for older and medically frail veterans that are not subject to licensure or regulation under the California Residential Care Facilities for the Elderly Act, as specified.</p> <p><i>VETO message: "Other community care facilities in the state are subject to licensure and regulation by the Department of Social Services to ensure safety standards and safeguards. The state should maintain oversight of the operation of the homes proposed under this bill to ensure that California veterans in these homes do not have fewer safety protections than residents in other community care settings. Therefore, I am directing the California Health and Human Services Agency and the Department of Social Services to explore a workable regulatory model, including any necessary statutory changes, to allow such a pilot program to move forward. I am committed to working collaboratively on a regulatory model that preserves California's oversight and values while allowing for Medical Foster Homes to operate in our state."</i></p>	Vetoed
AB 761	Nazarian	State armories: homeless shelters	This bill allows, at the sole discretion of the Adjutant General, the use of any armory deemed vacant by the California Military Department throughout the year by the county or city in which the armory is located for the purpose of providing temporary shelter from hazardous weather conditions for homeless persons.	Chapter 338
SB 481	Umberg	State military: Inspector General	This bill requires the Inspector General be an advisor to the Governor and responsive to the Adjutant General; and makes updates to the "California Military Whistleblower Protection Act" and includes disciplinary actions against	Chapter 704

			any member of the Military Department who intentionally violate such protections.	
SJR 7	Glazer	Military and veterans	This resolution urges the United States Congress to act favorably in regard to legislation to award the Congressional Gold Medal to the Merrill's Marauders.	Resolution Chapter 102

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AB 1421	Chapter 111, Statutes of 2019	PS	AB 1533	Chapter 49, Statutes of 2019	GF
AB 1423	Chapter 583, Statutes of 2019	PS	AB 1535	Chapter 166, Statutes of 2019	INS
AB 1428	Chapter 130, Statutes of 2019	JUD	AB 1537	Chapter 50, Statutes of 2019	PS
AB 1429	Chapter 66, Statutes of 2019	EQ	AB 1538	Chapter 132, Statutes of 2019	INS
AB 1432	Chapter 19, Statutes of 2019	NRW	AB 1540	Chapter 167, Statutes of 2019	BPED
AB 1437	Vetoed	GF	AB 1548	Chapter 734, Statutes of 2019	GO
AB 1440	Vetoed	NRW	AB 1553	Chapter 7, Statutes of 2019	BPED
AB 1451	Vetoed	ECA	AB 1554	Chapter 195, Statutes of 2019	LPER
AB 1452	Chapter 318, Statutes of 2019	LPER	AB 1558	Vetoed	ED
AB 1454	Chapter 584, Statutes of 2019	PS	AB 1560	Chapter 631, Statutes of 2019	EQ
AB 1456	Chapter 629, Statutes of 2019	TRANS	AB 1563	Chapter 831, Statutes of 2019	PS
AB 1466	Vetoed	LPER	AB 1564	Chapter 759, Statutes of 2019	JUD
AB 1475	Chapter 289, Statutes of 2019	TRANS	AB 1565	Chapter 8, Statutes of 2019	BPED
AB 1477	Vetoed	JUD	AB 1573	Chapter 382, Statutes of 2019	ED
AB 1478	Vetoed	LPER	AB 1578	Vetoed	ED
AB 1482	Chapter 597, Statutes of 2019	JUD	AB 1583	Chapter 690, Statutes of 2019	EQ
AB 1483	Chapter 662, Statutes of 2019	HOUS	AB 1584	Chapter 397, Statutes of 2019	EUC
AB 1485	Chapter 663, Statutes of 2019	HOUS	AB 1588	Chapter 760, Statutes of 2019	EQ
AB 1486	Chapter 664, Statutes of 2019	GF	AB 1590	Vetoed	GF
AB 1487	Chapter 598, Statutes of 2019	HOUS	AB 1591	Vetoed	INS
AB 1493	Chapter 733, Statutes of 2019	PS	AB 1595	Chapter 543, Statutes of 2019	ED
AB 1494	Chapter 829, Statutes of 2019	H	AB 1596	Chapter 691, Statutes of 2019	EQ
AB 1497	Chapter 599, Statutes of 2019	JUD	AB 1597	Chapter 133, Statutes of 2019	EQ
AB 1504	Chapter 523, Statutes of 2019	ED	AB 1600	Chapter 585, Statutes of 2019	PS
AB 1505	Chapter 486, Statutes of 2019	ED	AB 1603	Chapter 735, Statutes of 2019	PS
AB 1507	Chapter 487, Statutes of 2019	ED	AB 1605	Vetoed	GF
AB 1510	Chapter 462, Statutes of 2019	JUD	AB 1607	Chapter 293, Statutes of 2019	JUD
AB 1511	Vetoed	NRW	AB 1613	Vetoed	LPER
AB 1513	Chapter 396, Statutes of 2019	EUC	AB 1614	Chapter 319, Statutes of 2019	TRANS
AB 1514	Chapter 291, Statutes of 2019	EUC	AB 1618	Chapter 586, Statutes of 2019	PS
AB 1515	Chapter 269, Statutes of 2019	GF	AB 1622	Chapter 632, Statutes of 2019	BPED
AB 1516	Vetoed	NRW	AB 1628	Chapter 360, Statutes of 2019	EQ
AB 1518	Chapter 222, Statutes of 2019	BPED	AB 1633	Chapter 633, Statutes of 2019	TRANS
AB 1519	Chapter 865, Statutes of 2019	BPED	AB 1637	Chapter 320, Statutes of 2019	JUD
AB 1520	Chapter 463, Statutes of 2019	BPED	AB 1638	Chapter 196, Statutes of 2019	PS
AB 1521	Chapter 359, Statutes of 2019	BPED	AB 1642	Chapter 465, Statutes of 2019	H
AB 1522	Chapter 630, Statutes of 2019	BPED	AB 1644	Chapter 168, Statutes of 2019	NRW

AB 1645	Chapter 788, Statutes of 2019	ED	AB 1803	Chapter 114, Statutes of 2019	H
AB 1651	Chapter 321, Statutes of 2019	BPED	AB 1804	Chapter 199, Statutes of 2019	LPER
AB 1658	Vetoed	ED	AB 1805	Chapter 200, Statutes of 2019	LPER
AB 1662	Chapter 112, Statutes of 2019	ED	AB 1810	Chapter 636, Statutes of 2019	TRANS
AB 1666	Chapter 560, Statutes of 2019	ED	AB 1813	Chapter 201, Statutes of 2019	INS
AB 1668	Chapter 587, Statutes of 2019	NRW	AB 1816	Chapter 833, Statutes of 2019	INS
AB 1669	Chapter 736, Statutes of 2019	PS	AB 1817	Chapter 115, Statutes of 2019	JUD
AB 1671	Chapter 322, Statutes of 2019	TRANS	AB 1818	Chapter 637, Statutes of 2019	JUD
AB 1677	Vetoed	LPER	AB 1819	Chapter 695, Statutes of 2019	JUD
AB 1680	Chapter 692, Statutes of 2019	NRW	AB 1820	Chapter 834, Statutes of 2019	JUD
AB 1681	Vetoed	LPER	AB 1821	Chapter 116, Statutes of 2019	JUD
AB 1688	Vetoed	PS	AB 1822	Chapter 20, Statutes of 2019	GF
AB 1695	Chapter 832, Statutes of 2019	H	AB 1823	Chapter 399, Statutes of 2019	NRW
AB 1699	Chapter 398, Statutes of 2019	EUC	AB 1824	Chapter 466, Statutes of 2019	EQ
AB 1702	Vetoed	HS	AB 1825	Chapter 696, Statutes of 2019	GO
AB 1705	Chapter 544, Statutes of 2019	H	AB 1829	Chapter 562, Statutes of 2019	ECA
AB 1707	Chapter 561, Statutes of 2019	ECA	AB 1830	Chapter 117, Statutes of 2019	APPR
AB 1718	Vetoed	NRW	AB 1831	Chapter 638, Statutes of 2019	APPR
AB 1723	Chapter 323, Statutes of 2019	BPED	ACR 1	Res. Chapter 164, Statutes of 2019	HS
AB 1727	Vetoed	ED	ACR 2	Res. Chapter 42, Statutes of 2019	SFA
AB 1729	Chapter 784, Statutes of 2019	ED	ACR 3	Res. Chapter 2, Statutes of 2019	SFA
AB 1730	Chapter 634, Statutes of 2019	HOUS	ACR 4	Res. Chapter 105, Statutes of 2019	TRANS
AB 1732	Vetoed	GF	ACR 8	Res. Chapter 43, Statutes of 2019	SFA
AB 1735	Chapter 197, Statutes of 2019	PS	ACR 9	Res. Chapter 4, Statutes of 2019	SFA
AB 1736	Vetoed	GF	ACR 10	Res. Chapter 3, Statutes of 2019	SFA
AB 1743	Chapter 665, Statutes of 2019	GF	ACR 12	Res. Chapter 14, Statutes of 2019	SFA
AB 1745	Chapter 342, Statutes of 2019	HOUS	ACR 13	Res. Chapter 5, Statutes of 2019	SFA
AB 1747	Chapter 789, Statutes of 2019	PS	ACR 14	Res. Chapter 31, Statutes of 2019	SFA
AB 1748	Chapter 718, Statutes of 2019	LPER	ACR 15	Res. Chapter 6, Statutes of 2019	SFA
AB 1752	Chapter 500, Statutes of 2019	GF	ACR 16	Res. Chapter 7, Statutes of 2019	SFA
AB 1754	Chapter 693, Statutes of 2019	GO	ACR 17	Res. Chapter 120, Statutes of 2019	TRANS
AB 1763	Chapter 666, Statutes of 2019	HOUS	ACR 19	Res. Chapter 15, Statutes of 2019	SFA
AB 1767	Chapter 694, Statutes of 2019	ED	ACR 20	Res. Chapter 18, Statutes of 2019	SFA
AB 1768	Chapter 719, Statutes of 2019	LPER	ACR 21	Res. Chapter 19, Statutes of 2019	SFA
AB 1774	Chapter 524, Statutes of 2019	ED	ACR 22	Res. Chapter 140, Statutes of 2019	SFA
AB 1783	Chapter 866, Statutes of 2019	HOUS	ACR 23	Res. Chapter 16, Statutes of 2019	SFA
AB 1790	Chapter 635, Statutes of 2019	JUD	ACR 24	Res. Chapter 20, Statutes of 2019	SFA
AB 1800	Chapter 198, Statutes of 2019	AG	ACR 25	Res. Chapter 32, Statutes of 2019	SFA
AB 1801	Chapter 324, Statutes of 2019	AG	ACR 27	Res. Chapter 21, Statutes of 2019	SFA
AB 1802	Chapter 113, Statutes of 2019	H	ACR 29	Res. Chapter 72, Statutes of 2019	SFA

ACR 30	Res. Chapter 91, Statutes of 2019	SFA	ACR 75	Res. Chapter 75, Statutes of 2019	SFA
ACR 31	Res. Chapter 51, Statutes of 2019	SFA	ACR 76	Res. Chapter 76, Statutes of 2019	SFA
ACR 32	Res. Chapter 25, Statutes of 2019	SFA	ACR 77	Res. Chapter 62, Statutes of 2019	SFA
ACR 33	Res. Chapter 26, Statutes of 2019	SFA	ACR 78	Res. Chapter 144, Statutes of 2019	EUC
ACR 34	Res. Chapter 27, Statutes of 2019	SFA	ACR 79	Res. Chapter 84, Statutes of 2019	SFA
ACR 36	Res. Chapter 52, Statutes of 2019	SFA	ACR 80	Res. Chapter 77, Statutes of 2019	SFA
ACR 37	Res. Chapter 121, Statutes of 2019	TRANS	ACR 81	Res. Chapter 85, Statutes of 2019	SFA
ACR 38	Res. Chapter 106, Statutes of 2019	TRANS	ACR 82	Res. Chapter 94, Statutes of 2019	SFA
ACR 39	Res. Chapter 30, Statutes of 2019	SFA	ACR 83	Res. Chapter 71, Statutes of 2019	SFA
ACR 40	Res. Chapter 28, Statutes of 2019	SFA	ACR 85	Res. Chapter 81, Statutes of 2019	SFA
ACR 42	Res. Chapter 33, Statutes of 2019	SFA	ACR 86	Res. Chapter 123, Statutes of 2019	SFA
ACR 43	Res. Chapter 34, Statutes of 2019	SFA	ACR 88	Res. Chapter 95, Statutes of 2019	SFA
ACR 44	Res. Chapter 107, Statutes of 2019	TRANS	ACR 89	Res. Chapter 130, Statutes of 2019	SFA
ACR 45	Res. Chapter 35, Statutes of 2019	SFA	ACR 90	Res. Chapter 124, Statutes of 2019	SFA
ACR 46	Res. Chapter 36, Statutes of 2019	SFA	ACR 91	Res. Chapter 167, Statutes of 2019	SFA
ACR 47	Res. Chapter 108, Statutes of 2019	TRANS	ACR 92	Res. Chapter 96, Statutes of 2019	SFA
ACR 48	Res. Chapter 44, Statutes of 2019	SFA	ACR 93	Res. Chapter 78, Statutes of 2019	SFA
ACR 50	Res. Chapter 143, Statutes of 2019	LPER	ACR 94	Res. Chapter 126, Statutes of 2019	SFA
ACR 51	Res. Chapter 73, Statutes of 2019	SFA	ACR 95	Res. Chapter 116, Statutes of 2019	SFA
ACR 52	Res. Chapter 53, Statutes of 2019	SFA	ACR 96	Res. Chapter 97, Statutes of 2019	SFA
ACR 53	Res. Chapter 45, Statutes of 2019	SFA	ACR 99	Res. Chapter 166, Statutes of 2019	JUD
ACR 54	Res. Chapter 59, Statutes of 2019	SFA	ACR 100	Res. Chapter 132, Statutes of 2019	SFA
ACR 55	Res. Chapter 54, Statutes of 2019	SFA	ACR 103	Res. Chapter 125, Statutes of 2019	SFA
ACR 56	Res. Chapter 55, Statutes of 2019	SFA	ACR 104	Res. Chapter 133, Statutes of 2019	SFA
ACR 57	Res. Chapter 122, Statutes of 2019	SFA	ACR 106	Res. Chapter 134, Statutes of 2019	SFA
ACR 58	Res. Chapter 56, Statutes of 2019	SFA	ACR 109	Res. Chapter 168, Statutes of 2019	SFA
ACR 59	Res. Chapter 88, Statutes of 2019	HS	ACR 111	Res. Chapter 135, Statutes of 2019	SFA
ACR 61	Res. Chapter 165, Statutes of 2019	SFA	ACR 113	Res. Chapter 145, Statutes of 2019	SFA
ACR 62	Res. Chapter 92, Statutes of 2019	SFA	ACR 114	Res. Chapter 169, Statutes of 2019	SFA
ACR 63	Res. Chapter 60, Statutes of 2019	SFA	ACR 117	Res. Chapter 170, Statutes of 2019	SFA
ACR 64	Res. Chapter 148, Statutes of 2019	ED	ACR 118	Res. Chapter 171, Statutes of 2019	SFA
ACR 65	Res. Chapter 93, Statutes of 2019	SFA	ACR 121	Res. Chapter 172, Statutes of 2019	SFA
ACR 66	Res. Chapter 113, Statutes of 2019	TRANS	ACR 122	Res. Chapter 149, Statutes of 2019	SFA
ACR 67	Res. Chapter 57, Statutes of 2019	SFA	ACR 123	Res. Chapter 173, Statutes of 2019	SFA
ACR 68	Res. Chapter 61, Statutes of 2019	SFA	ACR 126	Res. Chapter 174, Statutes of 2019	SFA
ACR 69	Res. Chapter 82, Statutes of 2019	SFA	ACR 129	Res. Chapter 175, Statutes of 2019	SFA
ACR 70	Res. Chapter 69, Statutes of 2019	SFA	ACR 130	Res. Chapter 176, Statutes of 2019	SFA
ACR 72	Res. Chapter 70, Statutes of 2019	SFA	ACR 131	Res. Chapter 177, Statutes of 2019	SFA
ACR 73	Res. Chapter 83, Statutes of 2019	SFA	ACR 132	Res. Chapter 178, Statutes of 2019	SFA
ACR 74	Res. Chapter 74, Statutes of 2019	SFA	ACR 133	Res. Chapter 179, Statutes of 2019	SFA

ACR 134	Res. Chapter 180, Statutes of 2019	SFA	SB 61	Chapter 737, Statutes of 2019	PS
ACR 135	Res. Chapter 181, Statutes of 2019	SFA	SB 62	Chapter 137, Statutes of 2019	NRW
AJR 1	Res. Chapter 8, Statutes of 2019	SFA	SB 63	Chapter 468, Statutes of 2019	GF
AJR 2	Res. Chapter 98, Statutes of 2019	ED	SB 64	Vetoed	BPED
AJR 4	Res. Chapter 103, Statutes of 2019	PS	SB 70	Chapter 400, Statutes of 2019	EUC
AJR 5	Res. Chapter 127, Statutes of 2019	PS	SB 71	Chapter 564, Statutes of 2019	ECA
AJR 8	Res. Chapter 117, Statutes of 2019	NRW	SB 72	Chapter 565, Statutes of 2019	ECA
AJR 9	Res. Chapter 104, Statutes of 2019	JUD	SB 75	Chapter 51, Statutes of 2019	BFR
AJR 10	Res. Chapter 182, Statutes of 2019	EQ	SB 76	Chapter 52, Statutes of 2019	BFR
AJR 11	Res. Chapter 136, Statutes of 2019	JUD	SB 77	Chapter 53, Statutes of 2019	BFR
AJR 14	Res. Chapter 146, Statutes of 2019	HS	SB 78	Chapter 38, Statutes of 2019	BFR
AJR 15	Res. Chapter 147, Statutes of 2019	HOUS	SB 79	Chapter 26, Statutes of 2019	BFR
AJR 16	Res. Chapter 150, Statutes of 2019	JUD	SB 80	Chapter 27, Statutes of 2019	BFR
AJR 19	Res. Chapter 183, Statutes of 2019	JUD	SB 81	Chapter 28, Statutes of 2019	BFR
SB 1	Vetoed	EQ	SB 82	Chapter 29, Statutes of 2019	BFR
SB 5	Vetoed	GF	SB 83	Chapter 24, Statutes of 2019	BFR
SB 6	Chapter 667, Statutes of 2019	HOUS	SB 84	Chapter 30, Statutes of 2019	BFR
SB 7	Chapter 835, Statutes of 2019	TRANS	SB 85	Chapter 31, Statutes of 2019	BFR
SB 8	Chapter 761, Statutes of 2019	NRW	SB 87	Chapter 32, Statutes of 2019	BFR
SB 10	Vetoed	H	SB 90	Chapter 33, Statutes of 2019	BFR
SB 13	Chapter 653, Statutes of 2019	HOUS	SB 92	Chapter 34, Statutes of 2019	BFR
SB 17	Chapter 836, Statutes of 2019	JUD	SB 93	Chapter 35, Statutes of 2019	BFR
SB 18	Chapter 134, Statutes of 2019	HOUS	SB 94	Chapter 25, Statutes of 2019	BFR
SB 19	Chapter 361, Statutes of 2019	NRW	SB 95	Chapter 36, Statutes of 2019	BFR
SB 20	Chapter 240, Statutes of 2019	GO	SB 96	Chapter 54, Statutes of 2019	BFR
SB 21	Chapter 362, Statutes of 2019	GO	SB 99	Chapter 202, Statutes of 2019	GF
SB 22	Chapter 588, Statutes of 2019	PS	SB 103	Chapter 118, Statutes of 2019	BFR
SB 24	Chapter 740, Statutes of 2019	H	SB 104	Chapter 67, Statutes of 2019	BFR
SB 27	Chapter 121, Statutes of 2019	ECA	SB 105	Chapter 37, Statutes of 2019	BFR
SB 30	Chapter 135, Statutes of 2019	JUD	SB 106	Chapter 55, Statutes of 2019	BFR
SB 34	Chapter 837, Statutes of 2019	GF	SB 109	Chapter 363, Statutes of 2019	BFR
SB 35	Vetoed	PS	SB 112	Chapter 364, Statutes of 2019	BFR
SB 36	Chapter 589, Statutes of 2019	PS	SB 113	Chapter 668, Statutes of 2019	BFR
SB 39	Chapter 295, Statutes of 2019	H	SB 126	Chapter 3, Statutes of 2019	ED
SB 40	Chapter 467, Statutes of 2019	JUD	SB 127	Vetoed	TRANS
SB 41	Chapter 136, Statutes of 2019	JUD	SB 128	Chapter 501, Statutes of 2019	GF
SB 42	Vetoed	PS	SB 129	Chapter 241, Statutes of 2019	H
SB 44	Chapter 297, Statutes of 2019	EQ	SB 134	Chapter 203, Statutes of 2019	NRW
SB 47	Chapter 563, Statutes of 2019	ECA	SB 136	Chapter 590, Statutes of 2019	PS
SB 49	Chapter 697, Statutes of 2019	EUC	SB 137	Chapter 639, Statutes of 2019	TRANS

SB 139	Vetoed	ECA	SB 223	Chapter 699, Statutes of 2019	ED
SB 141	Chapter 242, Statutes of 2019	PS	SB 224	Chapter 119, Statutes of 2019	PS
SB 142	Chapter 720, Statutes of 2019	LPER	SB 225	Chapter 790, Statutes of 2019	JUD
SB 143	Chapter 243, Statutes of 2019	BPED	SB 227	Chapter 843, Statutes of 2019	H
SB 150	Chapter 525, Statutes of 2019	ED	SB 228	Chapter 742, Statutes of 2019	HS
SB 151	Chapter 566, Statutes of 2019	ECA	SB 229	Chapter 721, Statutes of 2019	LPER
SB 153	Chapter 838, Statutes of 2019	AG	SB 230	Chapter 285, Statutes of 2019	PS
SB 154	Vetoed	H	SB 232	Vetoed	EQ
SB 155	Chapter 401, Statutes of 2019	EUC	SB 233	Chapter 141, Statutes of 2019	PS
SB 156	Chapter 839, Statutes of 2019	H	SB 234	Chapter 244, Statutes of 2019	HS
SB 159	Chapter 532, Statutes of 2019	BPED	SB 235	Chapter 844, Statutes of 2019	HOUS
SB 160	Chapter 402, Statutes of 2019	GO	SB 240	Chapter 502, Statutes of 2019	INS
SB 163	Vetoed	H	SB 242	Chapter 142, Statutes of 2019	GF
SB 164	Chapter 138, Statutes of 2019	PS	SB 245	Chapter 205, Statutes of 2019	BPED
SB 165	Chapter 365, Statutes of 2019	H	SB 247	Chapter 406, Statutes of 2019	EUC
SB 167	Chapter 403, Statutes of 2019	EUC	SB 249	Chapter 366, Statutes of 2019	GF
SB 172	Chapter 840, Statutes of 2019	PS	SB 251	Chapter 143, Statutes of 2019	BFI
SB 173	Chapter 139, Statutes of 2019	HS	SB 255	Chapter 407, Statutes of 2019	EUC
SB 176	Chapter 698, Statutes of 2019	JUD	SB 259	Chapter 245, Statutes of 2019	PS
SB 180	Chapter 140, Statutes of 2019	JUD	SB 260	Chapter 845, Statutes of 2019	H
SB 184	Vetoed	LPER	SB 262	Chapter 472, Statutes of 2019	NRW
SB 185	Chapter 841, Statutes of 2019	BPED	SB 265	Chapter 785, Statutes of 2019	ED
SB 187	Chapter 545, Statutes of 2019	JUD	SB 267	Chapter 503, Statutes of 2019	TRANS
SB 188	Chapter 58, Statutes of 2019	JUD	SB 268	Vetoed	ECA
SB 190	Chapter 404, Statutes of 2019	GO	SB 269	Chapter 473, Statutes of 2019	PS
SB 192	Chapter 204, Statutes of 2019	PS	SB 271	Chapter 246, Statutes of 2019	LPER
SB 196	Chapter 669, Statutes of 2019	GF	SB 273	Chapter 546, Statutes of 2019	PS
SB 197	Chapter 842, Statutes of 2019	TRANS	SB 274	Chapter 504, Statutes of 2019	JUD
SB 199	Vetoed	EUC	SB 276	Chapter 278, Statutes of 2019	H
SB 200	Chapter 120, Statutes of 2019	NRW	SB 277	Vetoed	TRANS
SB 202	Vetoed	AG	SB 280	Chapter 640, Statutes of 2019	HOUS
SB 205	Chapter 470, Statutes of 2019	GF	SB 284	Vetoed	PS
SB 206	Chapter 383, Statutes of 2019	ED	SB 286	Chapter 700, Statutes of 2019	LPER
SB 208	Chapter 471, Statutes of 2019	EUC	SB 289	Chapter 846, Statutes of 2019	H
SB 209	Chapter 405, Statutes of 2019	GO	SB 293	Chapter 762, Statutes of 2019	GF
SB 210	Chapter 298, Statutes of 2019	EQ	SB 294	Vetoed	GF
SB 211	Chapter 343, Statutes of 2019	TRANS	SB 296	Vetoed	ED
SB 212	Vetoed	ECA	SB 303	Chapter 847, Statutes of 2019	JUD
SB 218	Vetoed	JUD	SB 304	Chapter 206, Statutes of 2019	PS
SB 222	Chapter 601, Statutes of 2019	JUD	SB 305	Vetoed	H

SB 306	Chapter 474, Statutes of 2019	JUD	SB 383	Chapter 77, Statutes of 2019	ED
SB 307	Chapter 169, Statutes of 2019	NRW	SB 385	Chapter 326, Statutes of 2019	BPED
SB 308	Chapter 56, Statutes of 2019	JUD	SB 387	Chapter 369, Statutes of 2019	GF
SB 309	Chapter 325, Statutes of 2019	GF	SB 389	Chapter 209, Statutes of 2019	H
SB 310	Chapter 591, Statutes of 2019	PS	SB 390	Chapter 475, Statutes of 2019	ED
SB 313	Chapter 768, Statutes of 2019	NRW	SB 391	Chapter 210, Statutes of 2019	BPED
SB 314	Chapter 21, Statutes of 2019	JUD	SB 393	Chapter 644, Statutes of 2019	PS
SB 316	Chapter 270, Statutes of 2019	ED	SB 394	Chapter 593, Statutes of 2019	PS
SB 317	Chapter 367, Statutes of 2019	EQ	SB 395	Chapter 869, Statutes of 2019	NRW
SB 322	Chapter 72, Statutes of 2019	H	SB 397	Chapter 702, Statutes of 2019	TRANS
SB 323	Chapter 848, Statutes of 2019	JUD	SB 398	Chapter 548, Statutes of 2019	HS
SB 324	Chapter 73, Statutes of 2019	GF	SB 399	Chapter 594, Statutes of 2019	PS
SB 326	Chapter 207, Statutes of 2019	JUD	SB 400	Chapter 271, Statutes of 2019	EQ
SB 328	Chapter 868, Statutes of 2019	ED	SB 402	Chapter 211, Statutes of 2019	TRANS
SB 329	Chapter 600, Statutes of 2019	JUD	SB 407	Chapter 549, Statutes of 2019	H
SB 330	Chapter 654, Statutes of 2019	GF	SB 413	Chapter 370, Statutes of 2019	GF
SB 334	Chapter 144, Statutes of 2019	BPED	SB 418	Chapter 147, Statutes of 2019	APPR
SB 337	Vetoed	HS	SB 419	Chapter 279, Statutes of 2019	ED
SB 338	Chapter 641, Statutes of 2019	PS	SB 425	Chapter 849, Statutes of 2019	BPED
SB 339	Chapter 145, Statutes of 2019	BPED	SB 428	Vetoed	ED
SB 343	Chapter 247, Statutes of 2019	H	SB 436	Chapter 476, Statutes of 2019	HS
SB 344	Chapter 642, Statutes of 2019	GF	SB 438	Chapter 389, Statutes of 2019	GF
SB 349	Vetoed	GF	SB 439	Chapter 645, Statutes of 2019	PS
SB 351	Chapter 368, Statutes of 2019	EQ	SB 442	Chapter 477, Statutes of 2019	NRW
SB 354	Chapter 526, Statutes of 2019	ED	SB 445	Vetoed	H
SB 355	Chapter 248, Statutes of 2019	GF	SB 449	Chapter 371, Statutes of 2019	AG
SB 358	Chapter 643, Statutes of 2019	TRANS	SB 450	Chapter 344, Statutes of 2019	EQ
SB 359	Chapter 567, Statutes of 2019	ECA	SB 451	Chapter 703, Statutes of 2019	GF
SB 363	Vetoed	H	SB 453	Chapter 850, Statutes of 2019	HS
SB 365	Vetoed	HS	SB 455	Chapter 478, Statutes of 2019	BFI
SB 366	Chapter 146, Statutes of 2019	ED	SB 457	Chapter 479, Statutes of 2019	EUC
SB 367	Chapter 701, Statutes of 2019	NRW	SB 459	Chapter 646, Statutes of 2019	PS
SB 370	Chapter 208, Statutes of 2019	JUD	SB 463	Chapter 773, Statutes of 2019	NRW
SB 375	Chapter 592, Statutes of 2019	PS	SB 464	Chapter 533, Statutes of 2019	H
SB 376	Chapter 738, Statutes of 2019	PS	SB 467	Chapter 527, Statutes of 2019	ED
SB 377	Chapter 547, Statutes of 2019	BPED	SB 468	Vetoed	GF
SB 379	Chapter 74, Statutes of 2019	GF	SB 469	Chapter 22, Statutes of 2019	GO
SB 380	Chapter 75, Statutes of 2019	GF	SB 471	Chapter 851, Statutes of 2019	PS
SB 381	Chapter 76, Statutes of 2019	GF	SB 478	Chapter 148, Statutes of 2019	ED
SB 382	Vetoed	H	SB 481	Chapter 704, Statutes of 2019	VA

SB 484	Vetoed	ED	SB 576	Chapter 374, Statutes of 2019	NRW
SB 485	Chapter 505, Statutes of 2019	PS	SB 577	Vetoed	GF
SB 487	Vetoed	NRW	SB 578	Chapter 153, Statutes of 2019	JUD
SB 490	Chapter 550, Statutes of 2019	HS	SB 583	Chapter 482, Statutes of 2019	H
SB 495	Chapter 551, Statutes of 2019	JUD	SB 586	Chapter 529, Statutes of 2019	ED
SB 496	Chapter 272, Statutes of 2019	BFI	SB 589	Vetoed	H
SB 503	Vetoed	H	SB 591	Chapter 649, Statutes of 2019	JUD
SB 504	Chapter 506, Statutes of 2019	TRANS	SB 595	Chapter 852, Statutes of 2019	BPED
SB 505	Chapter 149, Statutes of 2019	ECA	SB 598	Vetoed	GF
SB 506	Chapter 150, Statutes of 2019	EUC	SB 600	Chapter 853, Statutes of 2019	H
SB 507	Chapter 372, Statutes of 2019	NRW	SB 601	Chapter 854, Statutes of 2019	GO
SB 508	Chapter 151, Statutes of 2019	INS	SB 606	Chapter 375, Statutes of 2019	BPED
SB 513	Chapter 373, Statutes of 2019	GO	SB 608	Chapter 376, Statutes of 2019	BPED
SB 518	Vetoed	JUD	SB 609	Chapter 377, Statutes of 2019	BPED
SB 519	Chapter 480, Statutes of 2019	EQ	SB 610	Chapter 378, Statutes of 2019	BPED
SB 520	Chapter 408, Statutes of 2019	EUC	SB 611	Vetoed	HOUS
SB 523	Chapter 568, Statutes of 2019	ECA	SB 616	Chapter 552, Statutes of 2019	JUD
SB 527	Chapter 273, Statutes of 2019	GF	SB 620	Chapter 650, Statutes of 2019	PS
SB 530	Chapter 722, Statutes of 2019	LPER	SB 622	Vetoed	JUD
SB 531	Vetoed	GF	SB 623	Chapter 507, Statutes of 2019	HOUS
SB 532	Vetoed	GF	SB 628	Vetoed	TRANS
SB 534	Chapter 249, Statutes of 2019	INS	SB 630	Chapter 57, Statutes of 2019	JUD
SB 537	Chapter 647, Statutes of 2019	LPER	SB 632	Chapter 411, Statutes of 2019	EQ
SB 538	Vetoed	H	SB 637	Chapter 327, Statutes of 2019	GF
SB 540	Chapter 250, Statutes of 2019	INS	SB 638	Chapter 855, Statutes of 2019	JUD
SB 541	Chapter 786, Statutes of 2019	ED	SB 639	Chapter 856, Statutes of 2019	BPED
SB 542	Chapter 390, Statutes of 2019	LPER	SB 641	Chapter 328, Statutes of 2019	ECA
SB 543	Chapter 280, Statutes of 2019	TRANS	SB 644	Chapter 602, Statutes of 2019	JUD
SB 544	Chapter 152, Statutes of 2019	JUD	SB 645	Chapter 212, Statutes of 2019	JUD
SB 550	Chapter 409, Statutes of 2019	EUC	SB 646	Chapter 78, Statutes of 2019	GF
SB 551	Chapter 774, Statutes of 2019	NRW	SB 647	Chapter 379, Statutes of 2019	EQ
SB 552	Chapter 481, Statutes of 2019	EQ	SB 651	Chapter 483, Statutes of 2019	PS
SB 554	Chapter 528, Statutes of 2019	ED	SB 652	Chapter 154, Statutes of 2019	JUD
SB 557	Chapter 251, Statutes of 2019	PS	SB 655	Chapter 213, Statutes of 2019	BPED
SB 558	Vetoed	GO	SB 656	Chapter 651, Statutes of 2019	TRANS
SB 560	Chapter 410, Statutes of 2019	EUC	SB 657	Chapter 252, Statutes of 2019	AG
SB 568	Chapter 648, Statutes of 2019	ED	SB 670	Chapter 412, Statutes of 2019	EUC
SB 569	Chapter 705, Statutes of 2019	BPED	SB 671	Chapter 253, Statutes of 2019	LPER
SB 570	Chapter 274, Statutes of 2019	INS	SB 674	Chapter 706, Statutes of 2019	GO
SB 575	Vetoed	ED	SB 676	Chapter 484, Statutes of 2019	EUC

SB 677	Chapter 254, Statutes of 2019	H	SCR 2	Res. Chapter 1, Statutes of 2019	SFA
SB 679	Chapter 380, Statutes of 2019	BPED	SCR 3	Res. Chapter 29, Statutes of 2019	SFA
SB 681	Chapter 569, Statutes of 2019	ECA	SCR 4	Res. Chapter 9, Statutes of 2019	SFA
SB 687	Chapter 345, Statutes of 2019	HS	SCR 5	Res. Chapter 10, Statutes of 2019	SFA
SB 688	Chapter 723, Statutes of 2019	LPER	SCR 8	Res. Chapter 50, Statutes of 2019	SFA
SB 690	Chapter 381, Statutes of 2019	EQ	SCR 9	Res. Chapter 58, Statutes of 2019	SFA
SB 695	Vetoed	ED	SCR 10	Res. Chapter 11, Statutes of 2019	SFA
SB 696	Vetoed	ECA	SCR 11	Res. Chapter 118, Statutes of 2019	TRANS
SB 697	Chapter 707, Statutes of 2019	BPED	SCR 12	Res. Chapter 12, Statutes of 2019	SFA
SB 698	Chapter 508, Statutes of 2019	LPER	SCR 13	Res. Chapter 22, Statutes of 2019	SFA
SB 699	Chapter 214, Statutes of 2019	GF	SCR 14	Res. Chapter 13, Statutes of 2019	SFA
SB 701	Vetoed	PS	SCR 15	Res. Chapter 41, Statutes of 2019	SFA
SB 704	Vetoed	EUC	SCR 16	Res. Chapter 23, Statutes of 2019	SFA
SB 706	Vetoed	H	SCR 17	Res. Chapter 17, Statutes of 2019	SFA
SB 707	Chapter 870, Statutes of 2019	JUD	SCR 19	Res. Chapter 24, Statutes of 2019	SFA
SB 714	Chapter 281, Statutes of 2019	H	SCR 20	Res. Chapter 37, Statutes of 2019	SFA
SB 716	Chapter 857, Statutes of 2019	PS	SCR 21	Res. Chapter 139, Statutes of 2019	TRANS
SB 717	Chapter 671, Statutes of 2019	GO	SCR 22	Res. Chapter 38, Statutes of 2019	SFA
SB 726	Chapter 485, Statutes of 2019	EQ	SCR 23	Res. Chapter 46, Statutes of 2019	SFA
SB 735	Chapter 155, Statutes of 2019	HS	SCR 24	Res. Chapter 47, Statutes of 2019	SFA
SB 740	Chapter 286, Statutes of 2019	INS	SCR 25	Res. Chapter 67, Statutes of 2019	SFA
SB 742	Chapter 652, Statutes of 2019	TRANS	SCR 26	Res. Chapter 39, Statutes of 2019	SFA
SB 743	Chapter 275, Statutes of 2019	ED	SCR 27	Res. Chapter 48, Statutes of 2019	SFA
SB 744	Chapter 346, Statutes of 2019	HOUS	SCR 29	Res. Chapter 137, Statutes of 2019	SFA
SB 748	Chapter 156, Statutes of 2019	GO	SCR 30	Res. Chapter 99, Statutes of 2019	SFA
SB 751	Chapter 670, Statutes of 2019	GF	SCR 32	Res. Chapter 138, Statutes of 2019	TRANS
SB 754	Chapter 858, Statutes of 2019	HOUS	SCR 33	Res. Chapter 49, Statutes of 2019	SFA
SB 778	Chapter 215, Statutes of 2019	LPER	SCR 34	Res. Chapter 40, Statutes of 2019	SFA
SB 779	Chapter 255, Statutes of 2019	NRW	SCR 35	Res. Chapter 63, Statutes of 2019	SFA
SB 780	Chapter 329, Statutes of 2019	GF	SCR 36	Res. Chapter 114, Statutes of 2019	SFA
SB 781	Chapter 256, Statutes of 2019	PS	SCR 37	Res. Chapter 64, Statutes of 2019	SFA
SB 782	Chapter 330, Statutes of 2019	LPER	SCR 40	Res. Chapter 65, Statutes of 2019	SFA
SB 784	Chapter 157, Statutes of 2019	H	SCR 41	Res. Chapter 68, Statutes of 2019	SFA
SB 785	Chapter 469, Statutes of 2019	NRW	SCR 42	Res. Chapter 79, Statutes of 2019	SFA
SB 786	Chapter 456, Statutes of 2019	BPED	SCR 43	Res. Chapter 109, Statutes of 2019	SFA
SB 787	Chapter 331, Statutes of 2019	AG	SCR 44	Res. Chapter 128, Statutes of 2019	SFA
SB 788	Chapter 257, Statutes of 2019	GO	SCR 45	Res. Chapter 100, Statutes of 2019	SFA
SB 789	Chapter 258, Statutes of 2019	GF	SCR 46	Res. Chapter 162, Statutes of 2019	TRANS
SB 790	Chapter 332, Statutes of 2019	GF	SCR 47	Res. Chapter 110, Statutes of 2019	SFA
SB 791	Chapter 333, Statutes of 2019	GF	SCR 48	Res. Chapter 80, Statutes of 2019	SFA

SCR 49	Res. Chapter 89, Statutes of 2019	SFA
SCR 50	Res. Chapter 86, Statutes of 2019	SFA
SCR 51	Res. Chapter 152, Statutes of 2019	SFA
SCR 52	Res. Chapter 87, Statutes of 2019	SFA
SCR 53	Res. Chapter 101, Statutes of 2019	SFA
SCR 54	Res. Chapter 153, Statutes of 2019	SFA
SCR 55	Res. Chapter 90, Statutes of 2019	SFA
SCR 56	Res. Chapter 163, Statutes of 2019	TRANS
SCR 57	Res. Chapter 154, Statutes of 2019	SFA
SCR 58	Res. Chapter 111, Statutes of 2019	SFA
SCR 60	Res. Chapter 119, Statutes of 2019	SFA
SCR 63	Res. Chapter 155, Statutes of 2019	SFA
SCR 64	Res. Chapter 141, Statutes of 2019	SFA
SCR 65	Res. Chapter 156, Statutes of 2019	SFA
SCR 70	Res. Chapter 151, Statutes of 2019	SFA
SCR 72	Res. Chapter 157, Statutes of 2019	SFA
SCR 73	Res. Chapter 158, Statutes of 2019	SFA
SCR 74	Res. Chapter 159, Statutes of 2019	SFA
SCR 75	Res. Chapter 160, Statutes of 2019	SFA
SCR 76	Res. Chapter 161, Statutes of 2019	SFA
SJR 2	Res. Chapter 66, Statutes of 2019	JUD
SJR 3	Res. Chapter 129, Statutes of 2019	LPER
SJR 4	Res. Chapter 115, Statutes of 2019	H
SJR 5	Res. Chapter 142, Statutes of 2019	TRANS
SJR 6	Res. Chapter 112, Statutes of 2019	LPER
SJR 7	Res. Chapter 102, Statutes of 2019	VA
SJR 8	Res. Chapter 131, Statutes of 2019	ED