

No. 130

CALIFORNIA LEGISLATURE

AT SACRAMENTO

2025–26 REGULAR SESSION

Senate Daily File



SENATOR MONIQUE LIMÓN

President pro Tempore

SENATOR ANGELIQUE V. ASHBY

Majority Floor Leader

SENATOR BRIAN W. JONES

Minority Leader

Compiled Under the Direction of

ERIKA CONTRERAS

Secretary of the Senate

By

CLAUDIA FUENTES

Daily File Clerk

and

MADISON HINOJOSA

Assistant Daily File Clerk

SENATE CONVENES AT 9 A.M.

TUESDAY, JANUARY 6, 2026

(CHECK-IN SESSION)

ONE HUNDRED THIRTIETH DAY IN SESSION

To view live streaming committee hearings, please visit: www.senate.ca.gov
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NOTICE

PURSUANT TO THE AMERICANS WITH DISABILITIES ACT, QUALIFIED INDIVIDUALS WITH DISABILITIES MAY REQUEST REASONABLE MODIFICATIONS TO SENATE POLICIES, OR APPROPRIATE AUXILIARY AIDS AND SERVICES, TO ENSURE AN EQUAL OPPORTUNITY TO PARTICIPATE IN SENATE SERVICES, PROGRAMS, AND ACTIVITIES. REQUESTS SHOULD BE SUBMITTED AS SOON AS POSSIBLE, BUT NO LATER THAN THREE (3) BUSINESS DAYS BEFORE A SCHEDULED EVENT, TO THE ADA COORDINATOR AT: ADA.COORDINATOR@SEN.CA.GOV. 1020 N STREET, ROOM 255, SACRAMENTO, CA 95814, (916) 651-1504.

TABLE OF CONTENTS

TABLES

Officers of the Senate/Senate Order of Business	5
Members of the Senate, Names, Addresses, and Phone Numbers	6
Senate Floor Seating Chart	9
Standing Committee Membership	10
Committee on Legislative Ethics Membership	12
Select Committee Membership	13
Subcommittee Membership	14
Special Committee Membership	15
Joint Committee Membership	16
Weekly Committee Schedule	18
Budget Subcommittee Schedule	19
Legislative Calendar	20
31 st Day in Print Table	22
Session Schedule	30

COMMITTEE HEARINGS	31
--------------------------	----

SECOND READING

Senate Bills	38
--------------------	----

VETOES

Governor's Vetoes	39
-------------------------	----

INACTIVE FILE

Senate Bills	88
Assembly Bills	89

HELD AT DESK

Senate Bills	94
Assembly Bills	95

BILLS ON THE SENATE DAILY FILE (INDEX)	96
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OFFICERS OF THE SENATE

LIEUTENANT GOVERNOR ELENI KOUNALAKIS

President

SENATOR MONIQUE LIMÓN

President pro Tempore

ERIKA CONTRERAS

Secretary of the Senate

KATRINA RODRIGUEZ

Sergeant at Arms

SENATE ORDER OF BUSINESS

1. Roll Call.
2. Prayer by the Chaplain.
3. Pledge of Allegiance.
4. Privileges of the Floor.
5. Communications and Petitions.
6. Messages from the Governor.
7. Messages from the Assembly.
8. Reports of Committees.
9. Motions, Resolutions and Notices.
10. Introduction and First Reading of Bills.
11. Consideration of Daily File:
 - a. Second Reading.
 - b. Special Orders.
 - c. Unfinished Business.
 - d. Third Reading.
12. Announcement of Committee Meetings.
13. Leaves of Absence.
14. Adjournment.

MEMBERS OF THE SENATE, NAMES, ADDRESSES, OCCUPATIONS

9

Name	Occupation	Party	Dist.	Suite	Telephone	Counties	District Address
Allen, Benjamin	Attorney/Legislator.....	D	24	7610	651-4024	Los Angeles	111 Penn St., Ste. 101, El Segundo 90245. Ph:(310)414-8190.
Alvarado-Gil, Marie.....	Educator/Farmer.....	R	4	7240	651-4004	Alpine, Amador, Calaveras, El Dorado, Inyo, Madera, Mariposa, Merced, Mono, Nevada, Placer, Stanislaus, Tuolumne	1020 15th St., Ste. 21, Modesto 95354. Ph:(209)576-6001. 4364 Town Center Blvd., Ste. 313, El Dorado Hills 95762. Ph:(916)933- 8680.
Archuleta, Bob.....	Real Estate Broker.....	D	30	6620	651-4030	Los Angeles, Orange	12501 Imperial Hwy., Ste. 110, Norwalk 90650. Ph:(562)406-1001.
Arreguín, Jesse	Full-time Legislator	D	7	6710	651-4007	Alameda, Contra Costa, San Francisco	1515 Clay St., Ste. 2202, Oakland 94612. Ph:(510)286-1333. 440 Civic Center Plaza, 2nd Floor, Richmond 94804. Ph:(510)233-2903.
Ashby, Angelique V.	Legislator/Women's Advocate	D	8	8630	651-4008	Sacramento	1020 N St., Rm. 568, Sacramento 95814. Ph:(916)651-1529. 1510 14th St., Sacramento 95814. Ph:(916)319-0309.
Becker, Josh	Non-profit Founder.....	D	13	6520	651-4013	San Mateo, Santa Clara ...	3525 Alameda de las Pulgas, Menlo Park, 94025. Ph:(650)233-2724.
Blakespear, Catherine S. .	Legislator/Attorney.....	D	38	7720	651-4038	Orange, San Diego	24031 El Toro Rd., Ste. 201A, Laguna Hills 92653. Ph:(949)598- 5850. 2385 Camino Vida Roble, Ste. 205, Carlsbad 92011. Ph:(760)438-2005.
Cabaldon, Christopher	Full-time Legislator	D	3	7320	651-4003	Contra Costa, Napa, Sacramento, Solano, Sonoma, Yolo	2721 Napa Valley Corporate Dr., Bldg. 4, 2nd Floor, Napa 94558. Ph:(707)224-1990. 412 G St., Davis 95616. Ph:(530)750-7913. 50 D St., Ste. 300, Santa Rosa 95404. Ph:(707)576-2093. 420 Virginia St., Ste. 1-C, Vallejo 94590. Ph:(707)551-2389.
Caballero, Anna M.	Attorney	D	14	7620	651-4014	Fresno, Madera, Merced, Tulare	510 W. Main St., Ste. E, Merced 95340. Ph:(209)726-5495. 2550 Mariposa Mall, Ste. 2016, Fresno 93721. Ph:(559)264-3070.
Cervantes, Sabrina	Full-time Legislator	D	31	7330	651-4031	Riverside, San Bernardino	1533 Spruce St., Ste. 230, Riverside 92507. Ph:(951)680-6750.
Choi Ph.D., Steven S.	Educator	R	37	7130	651-4037	Orange	3200 El Camino Real, Ste. 230, Irvine 92602. Ph:(714)544-1035.
Cortese, Dave.....	Full-time Legislator	D	15	7520	651-4015	Santa Clara	1155 Meridian Ave., Ste. 100, San Jose 95125. Ph:(408)723-4154.
Dahle, Megan.....	Farmer/Businesswoman.	R	1	7230	651-4001	Butte, Colusa, Glenn, Lassen, Modoc, Nevada, Placer, Plumas, Shasta, Sierra, Siskiyou, Sutter, Tehama, Yuba	1320 Yuba St., Ste. 102, Redding 96001. Ph:(530)224-7001. 2635 Forest Ave., Ste. 110, Chico 95928. Ph:(530)879-7424. 120 N. Auburn St., #214 Grass Valley 95945. Ph:(530)271-7412.
Durazo, María Elena.	Full-time Legislator	D	26	7530	651-4026	Los Angeles	1808 W. Sunset Blvd., Los Angeles 90026. Ph:(213)483-9300.

Name	Occupation	Party	Dist.	Suite	Telephone	Counties	District Address
Gonzalez, Lena A.	Full-time Legislator	D	33	7510	651-4033	Los Angeles	3939 Atlantic Ave., Ste. 107, Long Beach 90807. Ph:(562)256-7921. 3355 E. Gage Ave., Huntington Park 90255. Ph:(323)277-4560.
Grayson, Timothy S.	Small Business Owner ..	D	9	7250	651-4009	Alameda, Contra Costa	3003 Oak Rd., Ste. 109, Walnut Creek 94597. Ph:(925)944-4901.
Grove, Shannon	Small Business Owner ..	R	12	7150	651-4012	Fresno, Kern, Tulare	5701 Truxtun Ave., Ste. 150, Bakersfield 93309. Ph:(661)323-0443. 567 W. Shaw Ave., Ste. A-3, Fresno 93704. Ph:(559)243-8580.
Hurtado, Melissa	Health Advocate	D	16	6510	651-4016	Fresno, Kern, Kings, Tulare	5201 California Ave., Ste. 220, Bakersfield 93309. Ph:(661)395-2620. 411 E. Kern Ave., Tulare 93274. Ph:(559)685-1202. 339 W D St., Ste. E, Lemoore 93245. Ph:(559)924-1201.
Jones, Brian W.	Commercial Real Estate	R	40	7640	651-4040	San Diego	720 N. Broadway, Ste. 110, Escondido 92025. Ph:(760)796-4655. 10650 Trenea St., Ste. 110, San Diego 92131. Ph:(858)547-3818.
Laird, John	Full-time Legislator	D	17	8720	651-4017	Monterey, San Benito, San Luis Obispo, Santa Cruz	1026 Palm St., Ste. 201, San Luis Obispo 93401. Ph:(805)549-3784. 99 Pacific St., Ste. 575F, Monterey 93940. Ph:(831)657-6315. 701 Ocean St., Ste. 318A, Santa Cruz 95060. Ph:(831)425-0401.
Limón, Monique	Educator	D	21	8518	651-4021	San Luis Obispo, Santa Barbara, Ventura	300 E. Esplanade Dr., Ste. 430, Oxnard 93036. Ph:(805)988-1940. 222 E. Carrillo St., Ste. 309, Santa Barbara 93101. Ph:(805)965-0862. 1111 S. Broadway #101, Santa Maria 93454. Ph:(805)346-1803.
McGuire, Mike	Full-time Legislator	D	2	8610	651-4002	Del Norte, Humboldt, Lake, Marin, Mendocino, San Francisco, Sonoma, Trinity	3501 Civic Center Dr., Ste. 425, San Rafael 94903. Ph:(415)479-6612. 50 D St., Ste. 120A, Santa Rosa 95404. Ph:(707)576-2771. 200 South School St., Ste. F, Ukiah 95482. Ph:(707)468-8914. 1080 Mason Mall, Ste. 4, Crescent City 95531. Ph:(707)464-1255. 1036 5th St., Ste. D, Eureka 95501. Ph:(707)445-6508.
McNerney, Jerry	Mathematician	D	5	6640	651-4005	Alameda, San Joaquin	7488 Shoreline Dr., Ste. B2/4, Stockton 95219. Ph:(209)472-9535. 6850 Regional St., Ste. 210, Dublin 94568. Ph:(925)828-2500.
Menjivar, Caroline	Social Worker	D	20	6630	651-4020	Los Angeles	6150 Van Nuys Blvd., Ste. 400, Van Nuys 91401. Ph:(818)901-5588.
Niello, Roger W.	Automobile Dealer	R	6	7110	651-4006	Placer, Sacramento	2200A Douglas Blvd., Ste. 100, Roseville 95661. Ph:(916)772-0571. 2729 Prospect Park Dr., Ste. 130, Rancho Cordova 95670. Ph:(916)464-3980. Yuba City 95993. Ph:(530)701-8114.
Ochoa Bogh, Rosilicie	Realtor	R	19	7220	651-4019	Riverside, San Bernardino	1758 Orange Tree Ln., Ste. B, Redlands 92374. Ph:(909)335-0271.

Name	Occupation	Party	Dist.	Suite	Telephone	Counties	District Address
Padilla, Stephen C.	Public Policy Consultant/Formers Law Enforcement	D	18	7630	651-4018	Imperial, Riverside, San Bernardino, San Diego.....	1224 State St., Ste. D, El Centro 92243. Ph:(760)335-3442. 780 Bay Blvd., Ste. 204, Chula Vista 91910. Ph:(619)409-7690. 82013 Dr. Carreon Blvd., Ste. J, Indio 92201. Ph:(760)398-6442.
Pérez, Sasha Renée.....	Educator/Policy Consultant	D	25	6720	651-4025	Los Angeles, San Bernardino	215 N. Marengo Ave., Ste. 380 Pasadena 91101. Ph:(626)304-1086.
Reyes, Eloise Gómez.....	Attorney	D	29	7210	651-4029	San Bernardino.....	301 E. Vanderbilt Way, Ste. 400, San Bernardino 92408. Ph:(909)888- 5360.
Richardson, Laura	Business Owner	D	35	7340	651-4035	Los Angeles	One W. Manchester Blvd., Ste. 710, Inglewood 90301. Ph:(310)412- 6120. 970 W. 190th St., Ste. 310, Torrance 90502. Ph:(310)217- 4728.
Rubio, Susan.....	Educator	D	22	8710	651-4022	Los Angeles, San Bernardino	100 S. Vincent Ave., Ste. 401, West Covina 91790. Ph:(626)430- 2499. 1520 N. Mountain Ave., Bldg. E, Ste. 201, Ontario 91762. Ph:(909)460-6064.
Seyarto, Kelly.....	Retired Firefighter.....	R	32	7120	651-4032	Orange, Riverside, San Bernardino, San Diego.....	24640 Jefferson Ave., Ste. 202, Murrieta 92562. Ph:(951)894- 2220. 4740 Green River Rd., Ste. 212, Corona 92878. Ph:(951)280- 1260.
Smallwood-Cuevas, Lola	Educator/Community Organizer	D	28	6530	651-4028	Los Angeles	700 Exposition Park Dr., Los Angeles 90037. Ph:(213)745-6656.
Stern, Henry I.	Educator/Attorney	D	27	7710	651-4027	Los Angeles, Ventura	14724 Ventura Blvd., Ste. 1115, Sherman Oaks 91403. Ph:(818)501- 0650.
Strickland, Tony	Small Business Owner..	R	36	6730	651-4036	Los Angeles, Orange	301 Main St., Ste. 212, Huntington Beach 92648. Ph:(714)374-4000.
Umberg, Thomas J.	Attorney/Retired Military Officer	D	34	6610	651-4034	Los Angeles, Orange	1000 E. Santa Ana Blvd., Ste. 220B, Santa Ana 92701. Ph:(714)558- 3785.
Valladares, Suzette Martinez.....	Business Owner	R	23	7140	651-4023	Los Angeles, San Bernardino	42505 10th St. W., Ste. 109, Lancaster 93534. Ph:(661)729- 6232. 25060 Ave. Stanford, Ste. 130 Valencia 91355. Ph:(661)257- 1204. 11600 Air Expy., Adelanto 92301. Ph:(760)249-2911.
Wahab, Dr. Aisha	Businesswoman.....	D	10	8530	651-4410	Alameda, Santa Clara.....	
Weber Pierson M.D., Akilah	Physician	D	39	7310	651-4039	San Diego	7575 Metropolitan Dr., Ste. 100, San Diego 92108. Ph:(619)688- 6700.
Wiener, Scott D.	Legislator/Attorney.....	D	11	8620	651-4011	San Francisco, San Mateo.....	455 Golden Gate Ave., Ste. 14800, San Francisco 94102. Ph:(415)557-1300.

Email addresses all follow the same format. All addresses are senator.lastname@senate.ca.gov (Example: Senator.Ashby@senate.ca.gov)

DIAGRAM OF SENATE CHAMBER, SHOWING MEMBERS AND SEATING ARRANGEMENT—2025–26 REGULAR SESSION

Senatoris Est Civitatis Libertatem Tueri—It is the Duty of the Senators to Protect the Liberty of the People

LIEUTENANT GOVERNOR, ELENÍ KOUNALAKIS
SENATOR MONIQUE LIMÓN, PRESIDENT PRO TEMPORE

ZACH TWILLA HISTORY CLERK	CLAUDIA FUENTES DAILY FILE CLERK	MADISON HINOJOSA ASST. DAILY FILE CLERK	LEWIS MCCARTY JOURNAL CLERK	FRANK SILVA ASST. HISTORY CLERK	HESHANI WIJEMANNE CHIEF ASST. SECRETARY OF THE SENATE	ERIKA CONTRERAS SECRETARY OF THE SENATE	ELAINE MORGAN ASST. TO SECRETARY OF THE SENATE	MATHEW BURNS ASST. SECRETARY
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NIELLO OF FAIR OAKS	OCHOA BOGH OF YUCAIPA	HURTADO OF BAKERSFIELD	BECKER OF MENLO PARK	SMALLWOOD- CUEVAS OF LOS ANGELES	STERN OF LOS ANGELES	CABALDON OF YOLO	MCNERNEY OF PLEASANTON	DURAZO OF LOS ANGELES	RICHARDSON OF SAN PEDRO	CABALLERO OF MERCED	ALLEN OF SANTA MONICA	CONTROL CONSOLE
ALVARADO-GIL OF JACKSON	STRICKLAND OF HUNTINGTON BEACH	CHOI OF IRVINE	GROVE OF BAKERSFIELD	PÉREZ OF PASADENA	MENJIVAR OF SAN FERNANDO VALLEY	CERVANTES OF RIVERSIDE	RUBIO OF BALDWIN PARK	WEBER PIERSON OF SAN DIEGO	BLAKESPEAR OF ENCINTAS	GONZALEZ OF LONG BEACH	WIENER OF SAN FRANCISCO	
VALLADARES OF SANTA CLARITA	JONES OF SAN DIEGO	SEYARTO OF MURRIETA	DAHLE OF BIEBER	ARREGUÍN OF OAKLAND	UMBERG OF SANTA ANA	LAIRD OF SANTA CRUZ	PADILLA OF SAN DIEGO	GRAYSON OF CONCORD	WAHAB OF HAYWARD	CORTESE OF SAN JOSE	ARCHULETA OF PICO RIVERA	

ORDER OF BUSINESS

ROLL CALL
PRAYER BY THE CHAPLAIN
PLEDGE OF ALLEGIANCE
PRIVILEGES OF THE FLOOR
COMMUNICATIONS AND MESSAGES
REPORTS OF COMMITTEES
MOTIONS AND RESOLUTIONS
CONSIDERATION OF THE DAILY FILE
ANNOUNCEMENTS
ADJOURNMENT

KATRINA RODRIGUEZ, SERGEANT AT ARMS
SR. MICHELLE GORMAN, RSM, SENATE CHAPLAIN

SENATE PUBLICATIONS
(OBTAINABLE AT LEGISLATIVE BILL ROOM)

THE FILE—DAILY
PROGRAM OF THE DAY'S BUSINESS

THE JOURNAL—DAILY
RECORD OF THE DAY'S BUSINESS

THE HISTORY—WEEKLY
SHOWS LATEST ACTION ON BILLS

STANDING COMMITTEES OF THE SENATE

Agriculture—(5)—Hurtado (Chair), Alvarado-Gil (Vice Chair), Cortese, McNerney and Padilla. Consultant: Reichel Everhart. Assistant: Sienna Rice. Phone: (916)651-1508. 1020 N Street, Room 583.

Appropriations—(7)—Caballero (Chair), Seyarto (Vice Chair), Cabaldon, Dahle, Grayson, Richardson and Wahab. Staff Director: Mark McKenzie. Consultants: Ashley Ames, Liah Burnley, Lenin Del Castillo, Robert Ingenito, Agnes Lee and Janelle Miyashiro. Assistants: Jennifer Douglas and Briana Diaz. Phone: (916)651-4101. State Capitol, Room 412.

Banking and Financial Institutions—(7)—Grayson (Chair), Niello (Vice Chair), Cervantes, Hurtado, Limón, Richardson and Strickland. Consultant: Michael Burdick. Assistant: Rae Flores. Phone: (916)651-4102. 1020 N Street, Room 522.

Budget and Fiscal Review—(18)—Laird (Chair), Niello (Vice Chair), Blakespear, Cabaldon, Choi, Durazo, Gonzalez, Grove, Hurtado, McNerney, Menjivar, Ochoa Bogh, Pérez, Reyes, Richardson, Seyarto, Smallwood-Cuevas and Weber Pierson. Staff Director: Elisa Wynne. Deputy Staff Director: Scott Ogun. Consultants: Nora Brackbill, Timothy Griffiths, Diego Emilio J. Lopez, Eunice Roh, Joanne Roy, Yong Salas, Elizabeth Schmitt and Jessica Uzarski. Assistant: Sandy Perez. Phone: (916)651-4103. 1020 N Street, Room 502.

Business, Professions and Economic Development—(11)—Ashby (Chair), Choi (Vice Chair), Archuleta, Arreguin, Grayson, Menjivar, Niello, Smallwood-Cuevas, Strickland, Umberg and Weber Pierson. Staff Director: Sarah Mason. Consultants: Anna Billy, Yeaphana LaMarr and Elissa Silva. Assistant: Krimilda McKenzie. Phone: (916)651-4104. 1021 O Street, Room 3320.

Education—(7)—Pérez (Chair), Ochoa Bogh (Vice Chair), Cabaldon, Choi, Cortese, Gonzalez and Reyes. Chief Consultant: Olgailia Ramirez. Principal Consultant: Ian Johnson. Consultant: Theresa Austin. Assistants: Maria Velez and Irma Kam. Phone: (916)651-4105. 1021 O Street, Room 6740.

Elections and Constitutional Amendments—(5)—Cervantes (Chair), Choi (Vice Chair), Allen, Limón and Umberg. Staff Director: Carrie Cornwell. Principal Consultant: Scott Matsumoto. Assistant: Rida Shaikh. Phone: (916)651-4106. 1020 N Street, Room 533.

Energy, Utilities and Communications—(17)—Becker (Chair), Ochoa Bogh (Vice Chair), Allen, Archuleta, Arreguin, Ashby, Caballero, Dahle, Gonzalez, Grove, Hurtado, Limón, McNerney, Rubio, Stern, Strickland and Wahab. Chief Consultant: Nidia Bautista. Consultant: Sarah E. Smith. Assistant: Melanie Cain. Phone: (916)651-4107. 1021 O Street, Room 3350.

Environmental Quality—(8)—Blakespear (Chair), Valladares (Vice Chair), Dahle, Gonzalez, Hurtado, Menjivar, Pérez and Reyes. Staff Director: Heather Walters. Principal Consultant: Brynn Cook. Consultant: Taylor McKie. Assistant: Anna Larson. Phone: (916)651-4108. 1021 O Street, Room 3330.

Governmental Organization—(15)—Padilla (Chair), Valladares (Vice Chair), Archuleta, Ashby, Blakespear, Cervantes, Dahle, Hurtado, Jones, Ochoa Bogh, Richardson, Rubio, Smallwood-Cuevas, Wahab and Weber Pierson. Chief Consultant: Felipe Lopez. Consultant: Brian Duke. Assistant: Monique Graham. Phone: (916)651-1530. 1020 N Street, Room 584.

Health—(11)—Menjivar (Chair), Valladares (Vice Chair), Durazo, Gonzalez, Grove, Limón, Padilla, Richardson, Rubio, Weber Pierson and Wiener. Staff Director: Melanie Moreno. Principal Consultants: Teri Boughton, Reyes Diaz, Jen Flory and Vince Marchand. Assistant: Margarita Niemann. Phone: (916)651-4111. 1021 O Street, Room 3310.

STANDING COMMITTEES OF THE SENATE—Continued

Housing—(11)—Wahab (Chair), Seyarto (Vice Chair), Arreguín, Cabaldon, Caballero, Cortese, Durazo, Grayson, Ochoa Bogh, Padilla and Reyes. Chief Consultant: Alison Hughes. Principal Consultant: Hank Brady. Assistant Consultant: Ryan Hardmeyer. Assistant: Jacqueline Diaz. Phone: (916)651-4124. 1021 O Street, Room 3330.

Human Services—(5)—Arreguín (Chair), Ochoa Bogh (Vice Chair), Becker, Limón and Pérez. Staff Director: Heather Hopkins. Principal Consultant: Naima Ford Antal. Consultant: Diana Dominguez. Assistant: Amy Quist. Phone: (916)651-1524. 1020 N Street, Room 521.

Insurance—(7)—Rubio (Chair), Niello (Vice Chair), Becker, Caballero, Jones, Padilla and Wahab. Principal Consultant: Brandon Seto. Assistant: Ronni Aleamar. Phone: (916)651-4110. 1020 N Street, Room 258.

Judiciary—(13)—Umberg (Chair), Niello (Vice Chair), Allen, Ashby, Caballero, Durazo, Laird, Reyes, Stern, Valladares, Wahab, Weber Pierson and Wiener. Chief Counsel: Margie Estrada. Deputy Chief Counsel: Christian Kurpiewski. Counsels: Amanda Mattson, Allison Whitt Meredith and Ian Dougherty. Assistants: Erica Porter and Ryan Samoville. Phone: (916)651-4113. 1021 O Street, Room 3240.

Labor, Public Employment and Retirement—(5)—Smallwood-Cuevas (Chair), Strickland (Vice Chair), Cortese, Durazo and Laird. Staff Director: Alma Perez. Consultants: Glenn Miles and Jazmin Marroquin. Assistant Consultant: Emma Bruce. Assistant: Anastasia Hatzakos. Phone: (916)651-1556. 1021 O Street, Room 6740.

Local Government—(7)—Durazo (Chair), Choi (Vice Chair), Arreguín, Cabaldon, Laird, Seyarto and Wiener. Chief Consultant: Anton Favorini-Csorba. Principal Consultant: Jonathan Peterson. Assistant Consultant: Itzel Vargas. Assistant: Sophia Reynoso-Lopez. Phone: (916)651-4119. State Capitol, Room 407.

Military and Veterans Affairs—(5)—Archuleta (Chair), Grove (Vice Chair), McNerney, Menjivar and Umberg. Consultant: Diego R. Nelson. Assistant: Darlene V. Garth. Phone: (916)651-1503. 1020 N Street, Room 251.

Natural Resources and Water—(7)—Becker (Chair), Seyarto (Vice Chair), Allen, Cabaldon, Grove, Laird and Stern. Chief Consultant: Katharine Moore. Principal Consultant: Genevieve Wong. Consultant: Edith Hannigan. Assistant: Rebecca Fontaine. Phone: (916)651-4116. 1021 O Street, Room 3220.

Public Safety—(6)—Arreguín (Chair), Seyarto (Vice Chair), Caballero, Gonzalez, Pérez and Wiener. Chief Counsel: Stephanie Jordan. Counsels: Cheryl Anderson and Alex Barnett. Assistants: Sarah Loftin and Zandra Chavez. Phone: (916)651-4118. 1020 N Street, Room 545.

Revenue and Taxation—(5)—McNerney (Chair), Valladares (Vice Chair), Ashby, Grayson and Umberg. Chief Consultant: Colin Grinnell. Consultant: Haley Summers. Assistant: Talia D'Amato. Phone: (916)651-4117. State Capitol, Room 410.

Rules—(5)—Limón (Chair), Grove (Vice Chair), Jones, Laird and Reyes. Secretary of the Senate: Erika Contreras. Assistant: Jocelyn Twilla. Phone: (916)651-4120. State Capitol, Room 400.

Transportation—(15)—Cortese (Chair), Strickland (Vice Chair), Archuleta, Arreguín, Blakespear, Cervantes, Dahle, Gonzalez, Grayson, Limón, Menjivar, Richardson, Seyarto, Umberg and Valladares. Staff Director: Manny Leon. Principal Consultant: Melissa White. Assistant Consultant: Isabelle LaSalle. Assistant: Paulina Rodriguez. Phone: (916)651-4121. State Capitol, Room 405.

COMMITTEE ON LEGISLATIVE ETHICS

Legislative Ethics—(6)—Wiener (Chair), Grove (Vice Chair), Caballero, Cortese, Niello and Reyes. Chief Counsel: Erin V. Peth. Assistant: Stacey Medlock. Phone: (916)651-1507. 1020 N Street, Room 554.

SELECT COMMITTEES OF THE SENATE

Bay Area Public Transportation—(9)—(Exp. 11/30/26)—Wiener (Chair), Arreguín, Becker, Cabaldon, Cortese, Grayson, Laird, McNeerney and Wahab. Phone: (916)651-4011. 1021 O Street, Suite 8620.

California-Mexico Cooperation and Dialogue—(6)—(Exp. 11/30/26)—Padilla (Chair), Allen, Arreguín, Hurtado, Jones and Weber Pierson. Phone: (916)651-4018. 1021 O Street, Suite 7630.

California's Wine Industry—(11)—(Exp. 11/30/26)—Cabaldon (Chair), Alvarado-Gil, Caballero, Hurtado, Laird, Limón, McGuire, McNeerney, Padilla, Seyarto and Valladares. Phone: (916)651-4003. 1021 O Street, Suite 7320.

Community College: The Hub of the Community—(6)—(Exp. 11/30/26)—Reyes (Chair), Archuleta, Cervantes, Laird, Ochoa Bogh and Weber Pierson. Phone: (916)651-4029. 1021 O Street, Suite 7210.

Economic Development and Technological Innovation—(5)—(Exp. 11/30/26)—Becker (Chair), Allen, Ashby, Niello and Padilla. Phone: (916)651-4013. 1021 O Street, Suite 6520.

Green Economic Development—(9)—(Exp. 11/30/26)—Grayson (Chair), Arreguín, Becker, Cabaldon, Caballero, Cervantes, McNeerney, Niello and Richardson. Phone: (916)651-4009. 1021 O Street, Suite 7250.

Hydrogen Energy—(10)—(Exp. 11/30/26)—Archuleta (Chair), Allen, Caballero, Cortese, Durazo, Grayson, Jones, Niello, Smallwood-Cuevas and Valladares. Phone: (916)651-4030. 1021 O Street, Suite 6620.

Minority Economic Development—(8)—(Exp. 11/30/26)—Rubio (Chair), Ashby, Cervantes, Hurtado, Limón, Menjivar, Padilla and Valladares. Phone: (916)651-4022. 1021 O Street, Suite 8710.

Nonprofit Sector—(8)—(Exp. 11/30/26)—Limón (Chair), Allen, Caballero, Grayson, Laird, Ochoa Bogh, Pérez and Smallwood-Cuevas. Phone: (916)651-4021. 1021 O Street, Suite 7610.

Older LGBTQ+ Californians—(8)—(Exp. 11/30/26)—Laird (Chair), Arreguín, Cabaldon, Cervantes, Menjivar, Padilla, Pérez and Wiener. Phone: (916)651-4017. 1020 N Street, Room 541.

Ports and Goods Movement—(8)—(Exp. 11/30/26)—Gonzalez (Chair), Arreguín, Cabaldon, Caballero, Dahle, McNeerney, Richardson and Weber Pierson. Phone: (916)651-4033. 1021 O Street, Suite 8610.

Social Determinants of Health—(5)—(Exp. 11/30/26)—Weber Pierson (Chair), Ashby, Hurtado, Ochoa Bogh and Padilla. Phone: (916)651-4039. 1021 O Street, Suite 7310.

SUBCOMMITTEES OF SENATE STANDING COMMITTEES

BUDGET AND FISCAL REVIEW

Subcommittee No. 1 on Education—(3)—Gonzalez (Chair), Ochoa Bogh and Pérez. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 2 on Resources, Environmental Protection and Energy—(4)—Reyes (Chair), Blakespear, Choi and McNerney. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 3 on Health and Human Services—(3)—Menjivar (Chair), Grove and Weber Pierson. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 4 on State Administration and General Government—(4)—Hurtado (Chair), Cabaldon, Niello and Smallwood-Cuevas. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 5 on Corrections, Public Safety, Judiciary, Labor and Transportation—(3)—Richardson (Chair), Durazo and Seyarto. Phone: (916)651-4103. 1020 N Street, Room 502.

TRANSPORTATION

LOSSAN Rail Corridor Resiliency—(6)—Blakespear (Chair), Archuleta, Cervantes, Limón, Strickland and Umberg. Phone: (916)651-4038. 1021 O Street, Suite 7720.

SPECIAL COMMITTEES OF THE SENATE

Special Committee on International Sporting Events: Olympics, Paralympics and World Cup Soccer—(11)— Senators: Allen (Chair), Durazo (Vice Chair), Archuleta, Cortese, Gonzalez, Richardson, Rubio, Smallwood-Cuevas, Umberg, Valladares and Wahab. Phone: (916)651-4024. 1021 O Street, Suite 6610.

JOINT COMMITTEES

Joint Committee on the Arts—Resolution Chapter 101, Statutes of 1984. Continuous existence.
Senate Members (6): Allen (Chair), Grove, Pérez, Richardson, Rubio and Smallwood-Cuevas.
Assembly Members (6): Ward (Vice Chair), Elhawary, Jeff Gonzalez, Lackey, Quirk-Silva and Zbur.
Consultant: Lauren Pizer Mains. 1021 O Street, Suite 6610. Phone: (916)651-4024.

Joint Committee on Fairs Allocation and Classification—Food and Agriculture Code Sections 4531–4535. Continuous existence.
Senate Members (7): Ashby (Vice Chair), Cabaldon, Caballero, Dahle, McNeerney, Niello and Padilla.
Assembly Members (7): Soria (Chair), Alanis, Arambula, Bains, Connolly, Irwin and Ransom.

Joint Committee on Fisheries and Aquaculture—Resolution Chapter 88, Statutes of 1981.
Continuous existence.
Senate Members (4): McGuire (Chair), Cortese, Jones and Weber Pierson.
Assembly Members (4): Papan (Vice Chair), Boerner, Davies and Rogers.
Consultant: Christopher Nielsen. 1021 O Street, Suite 8518. Phone: (916)651-4002.

Joint Committee on Rules—Joint Rule 40. Continuous existence.
Senate Members (14): Laird (Vice Chair), Ashby, Cabaldon, Caballero, Cortese, Gonzalez, Grayson, Grove, Jones, Limón, McGuire, Smallwood-Cuevas, Valladares and Wiener.
Assembly Members (14): Pacheco (Chair), Aguiar-Curry, Ahrens, Flora, Mark González, Irwin, Krell, Lackey, Patel, Rivas, Michelle Rodriguez, Sanchez, Zbur and vacancy.
Chief Administrative Officer: Lia Lopez. 1021 O Street, Suite 6250. Phone: (916)319-2800.

Joint Legislative Audit Committee—Government Code Sections 10501, 10502. Joint Rule 37.3.
Continuous existence.
Senate Members (7): Laird (Vice Chair), Ashby, Becker, Cervantes, Cortese, Dahle and Valladares.
Assembly Members (7): Harabedian (Chair), DeMaio, Fong, Hart, Hoover, Quirk-Silva and Ransom.
Chief Consultant: Wesley Opp. Principal Consultant: Tram Truong. Assistant: Sherial Smith-Brandon.
1020 N Street, Room 107. Phone: (916)319-3300.

Joint Legislative Budget Committee—Government Code Section 9140, 9141. Joint Rule 37.
Continuous existence.
Senate Members (8): Wiener (Chair), Allen, Cabaldon, Laird, Niello, Ochoa Bogh, Richardson and Weber Pierson.
Assembly Members (8): Gabriel (Vice Chair), Addis, Alvarez, Bennett, Flora, Jackson, Patterson and Quirk-Silva.
Consultant: Hans Hemann. 1020 N Street, Room 553. Phone: (916)651-1891.

Joint Legislative Committee on Climate Change Policies—Government Code Section 9147.10.
Continuous existence.
Senate Members (5): Stern (Vice Chair), Blakespear, Hurtado, Limón and Weber Pierson.
Assembly Members (5): Irwin (Chair), Bauer-Kahan, Bryan, Flora and Petrie-Norris.
Chief Consultant: Ross Zelen. 1021 O Street, Suite 7710. Phone: (916)296-8598.

JOINT COMMITTEES—Continued

Joint Legislative Committee on Emergency Management—Resolution Chapter 31, Statutes of 2011. Continuous existence.

Senate Members (7): Stern (Chair), Allen, Dahle, Limón, Richardson, Seyarto and vacancy.

Assembly Members (7): Ransom (Vice Chair), Arambula, Bains, Bennett, Calderon, DeMaio and Hadwick.

Principal Consultant: Cassie Royce. 1020 N Street, Room 556-B. Phone: (916)651-1749.

WEEKLY COMMITTEE SCHEDULE

MONDAY			
Committee	Time	Room	
APPROPRIATIONS (APPR.) (Every Monday)	10:00 A.M.	2200	
BUSINESS, PROFESSIONS AND ECONOMIC DEVELOPMENT			
(B., P. & E.D.) (Every Monday)	12:00 P.M.	2100	
HUMAN SERVICES (HUMAN S.) (1st, 3rd and 5th Monday)	3:00 P.M.*	2200	
MILITARY AND VETERANS AFFAIRS (M. & V.A.)			
(2nd and 4th Monday)	3:00 P.M.*	2200	
TUESDAY			
AGRICULTURE (AGRI.) (1st, 3rd and 5th Tuesday)	9:30 A.M.	112	
ELECTIONS AND CONSTITUTIONAL AMENDMENTS			
(E. & C.A.) (1st, 3rd and 5th Tuesday)	9:30 A.M.	2100	
ENERGY, UTILITIES AND COMMUNICATIONS (E., U. & C.)			
(1st, 3rd and 5th Tuesday)	9:00 A.M.	1200	
GOVERNMENTAL ORGANIZATION (G.O.) (2nd and 4th Tuesday) ..	9:30 A.M.	1200	
HOUSING (HOUSING) (1st, 3rd and 5th Tuesday)	1:30 P.M.	1200	
JUDICIARY (JUD.) (Every Tuesday)	1:30 P.M.	2100	
NATURAL RESOURCES AND WATER (N.R. & W.)			
(2nd and 4th Tuesday)	9:30 A.M.	2100	
PUBLIC SAFETY (PUB. S.) (Every Tuesday)	9:30 A.M.	2200	
TRANSPORTATION (TRANS.) (2nd and 4th Tuesday)	1:30 P.M.	1200	
WEDNESDAY			
BANKING AND FINANCIAL INSTITUTIONS (B. & F.I.)			
(1st, 3rd and 5th Wednesday)	1:30 P.M.	2100	
EDUCATION (ED.) (Every Wednesday)	9:00 A.M.	2100	
ENVIRONMENTAL QUALITY (E.Q.) (1st, 3rd and 5th Wednesday) ...	9:00 A.M.	1200	
HEALTH (HEALTH) (Every Wednesday)	1:30 P.M.	1200	
INSURANCE (INS.) (2nd and 4th Wednesday)	1:30 P.M.	2100	
LABOR, PUBLIC EMPLOYMENT AND RETIREMENT			
(L., P.E. & R.) (2nd and 4th Wednesday)	9:30 A.M.	2200	
LOCAL GOVERNMENT (L. GOV.) (1st, 3rd and 5th Wednesday)	9:30 A.M.	2200	
REVENUE AND TAXATION (REV. & TAX.)			
(2nd and 4th Wednesday)	9:30 A.M.	1200	
RULES (RLS.) (Every Wednesday)	1:30 P.M.	2200	
THURSDAY			
BUDGET AND FISCAL REVIEW (B. & F.R.) (Every Thursday)	9:30 A.M.*	1200	

* Or upon adjournment of session

NOTE: Committee schedule subject to change

SCHEDULE OF 2025–26 SUBCOMMITTEES**BUDGET AND FISCAL REVIEW****THURSDAY**

<i>Time</i>	<i>Room</i>	<i>Committee</i>
9:30 a.m.*	2100	Subcommittee No. 1 on Education
9:30 a.m.*	2200	Subcommittee No. 2 on Resources, Environmental Protection and Energy
9:30 a.m.*	1200	Subcommittee No. 3 on Health and Human Services
9:30 a.m.*	113	Subcommittee No. 4 on State Administration and General Government
9:30 a.m.*	112	Subcommittee No. 5 on Corrections, Public Safety, Judiciary, Labor and Transportation

* Or upon adjournment of Senate Session or Senate Budget and Fiscal Review Committee

TENTATIVE SENATE CALENDAR 2026 REGULAR SESSION

2026

- Jan. 1 —Statutes take effect (Art. IV, Sec. 8(c)).
- Jan. 5 —Legislature reconvenes (J.R. 51(a)(4)).
- Jan. 10 —Budget must be submitted by Governor (Art. IV, Sec. 12(a)).
- Jan. 16 —Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house in the odd-numbered year (J.R. 61(b)(1)).
- Jan. 19 —Martin Luther King, Jr. Day.
- Jan. 23 —Last day for any committee to hear and report to the Floor bills introduced in that house in the odd-numbered year (J.R. 61(b)(2)).
- Last day to submit bill requests to the Office of Legislative Counsel.
- Jan. 31 —Last day for each house to pass bills introduced in that house in the odd-numbered year (Art. IV, Sec. 10(c)), (J.R. 61(b)(3)).
- Feb. 16 —Presidents' Day.
- Feb. 20 —Last day for bills to be introduced (J.R. 61(b)(4)), (J.R. 54(a)).
- Mar. 26 —Spring Recess begins upon adjournment (J.R. 51(b)(1)).
- Mar. 30 —Cesar Chavez Day observed.
- Apr. 6 —Legislature reconvenes from Spring Recess (J.R. 51(b)(1)).
- Apr. 24 —Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house (J.R. 61(b)(5)).
- May 1 —Last day for policy committees to hear and report to the Floor non-fiscal bills introduced in their house (J.R. 61(b)(6)).
- May 8 —Last day for policy committees to meet prior to June 1 (J.R. 61(b)(7)).
- May 15 —Last day for fiscal committees to hear and report to the Floor bills introduced in their house (J.R. 61(b)(8)). Last day for fiscal committees to meet prior to June 1 (J.R. 61(b)(9)).
- May 25 —Memorial Day.

TENTATIVE SENATE CALENDAR 2026 REGULAR SESSION —Continued

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- May 26 - 29 —Floor Session only. No committee, other than conference or Rules committees, may meet for any purpose (J.R. 61(b)(10)).
- May 29 —Last day for each house to pass bills introduced in that house (J.R. 61(b)(11)).
- June 1 —Committee meetings may resume (J.R. 61(b)(12)).
- June 15 —Budget Bill must be passed by midnight (Art. IV, Sec. 12 (c)(3)).
- June 25 —Last day for a legislative measure to qualify for the Nov. 3 General Election ballot (Elections Code Sec. 9040).
- July 2 —Last day for policy committees to meet and report bills (J.R. 61(b)(13)). Summer Recess begins upon adjournment of session, provided Budget Bill has passed (J.R. 51(b)(2)).
- July 3 —Independence Day observed.
- Aug. 3 —Legislature reconvenes from Summer Recess (J.R. 51(b)(2)).
- Aug. 14 —Last day for fiscal Committees to meet and report bills to the Floor (J.R. 61(b)(14)).
- Aug. 17 - 31 —Floor Session only. No committee, other than conference or Rules committees, may meet for any purpose (J.R. 61(b)(15)).
- Aug. 21 —Last day to amend on the Floor (J.R. 61(b)(16)).
- Aug. 31 —Last day for each house to pass bills (Art. IV, Sec. 10(c)), (J.R. 61(b)(17)). Final recess begins upon adjournment (J.R. 51(b)(3)).
- Sep. 30 —Last day for Governor to sign or veto bills passed by the Legislature before Sept. 1 and in the Governor's possession on or after Sept. 1 (Art. IV, Sec. 10(b)(2)).
- Nov. 30 —Adjournment sine die at midnight (Art. IV, Sec. 3(a)).
- Dec. 7 —12 m. convening of the 2027–28 Regular Session (Art. IV, Sec. 3(a)).

2027

- Jan. 1 —Statutes take effect (Art. IV, Sec. 8(c)).

DATES ON WHICH SENATE MEASURES MAY BE HEARD

JOINT RULE 55: No bill other than the Budget Bill may be heard or acted upon by committee or either house until the bill has been in print for 30 days.

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
1	Jan. 2	38	Jan. 3	75	Feb. 15
2	Jan. 2	39	Jan. 3	76	Feb. 15
3	Jan. 2	40	Jan. 3	77	Feb. 15
4	Jan. 2	41	Jan. 3	78	Feb. 15
5	Jan. 2	42	Jan. 5	79	Feb. 15
6	Jan. 2	43	Jan. 5	80	Feb. 16
7	Jan. 2	44	Jan. 5	81	Feb. 17
8	Jan. 2	45	Jan. 12	82	Feb. 17
9	Jan. 2	46	Jan. 12	83	Feb. 17
10	Jan. 2	47	Jan. 12	84	Feb. 17
11	Jan. 2	48	Jan. 16	85	Feb. 21
12	Jan. 2	49	Jan. 16	86	Feb. 21
13	Jan. 2	50	Jan. 16	87	Feb. 21
14	Jan. 2	51	Jan. 18	88	Feb. 22
15	Jan. 2	52	Jan. 20	89	Feb. 22
16	Jan. 2	53	Feb. 7	90	Feb. 22
17	Jan. 2	54	Feb. 7	91	Feb. 22
18	Jan. 2	55	Feb. 7	92	Feb. 22
19	Jan. 2	56	Feb. 7	93	Feb. 22
20	Jan. 2	57	Feb. 8	94	Feb. 23
21	Jan. 2	58	Feb. 8	95	Feb. 23
22	Jan. 2	59	Feb. 8	96	Feb. 23
23	Jan. 2	60	Feb. 8	97	Feb. 23
24	Jan. 2	61	Feb. 9	98	Feb. 23
25	Jan. 2	62	Feb. 9	99	Feb. 23
26	Jan. 2	63	Feb. 9	100	Feb. 23
27	Jan. 2	64	Feb. 9	101	Feb. 23
28	Jan. 2	65*		102	Feb. 23
29	Jan. 2	66	Feb. 13	103	Feb. 23
30	Jan. 2	67	Feb. 13	104	Feb. 23
31	Jan. 2	68	Feb. 13	105	Feb. 23
32	Jan. 2	69	Feb. 14	106	Feb. 23
33	Jan. 2	70	Feb. 14	107	Feb. 23
34	Jan. 2	71	Feb. 14	108	Feb. 23
35	Jan. 3	72	Feb. 15	109	Feb. 23
36	Jan. 3	73	Feb. 15	110	Feb. 23
37	Jan. 3	74	Feb. 15	111	Feb. 23

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
112	Feb. 23	154	Feb. 23	196	Feb. 23
113	Feb. 23	155	Feb. 23	197	Feb. 23
114	Feb. 23	156	Feb. 23	198	Feb. 23
115	Feb. 23	157	Feb. 23	199	Feb. 23
116	Feb. 23	158	Feb. 23	200	Feb. 23
117	Feb. 23	159	Feb. 23	201	Feb. 23
118	Feb. 23	160	Feb. 23	202	Feb. 23
119	Feb. 23	161	Feb. 23	203	Feb. 23
120	Feb. 23	162	Feb. 23	204	Feb. 23
121	Feb. 23	163	Feb. 23	205	Feb. 23
122	Feb. 23	164	Feb. 23	206	Feb. 23
123	Feb. 23	165	Feb. 23	207	Feb. 23
124	Feb. 23	166	Feb. 23	208	Feb. 23
125	Feb. 23	167	Feb. 23	209	Feb. 23
126	Feb. 23	168	Feb. 23	210	Feb. 23
127	Feb. 23	169	Feb. 23	211	Feb. 23
128	Feb. 23	170	Feb. 23	212	Feb. 23
129	Feb. 23	171	Feb. 23	213	Feb. 23
130	Feb. 23	172	Feb. 23	214	Feb. 23
131	Feb. 23	173	Feb. 23	215	Feb. 23
132	Feb. 23	174	Feb. 23	216	Feb. 23
133	Feb. 23	175	Feb. 23	217	Feb. 23
134	Feb. 23	176	Feb. 23	218	Feb. 23
135	Feb. 23	177	Feb. 23	219	Feb. 23
136	Feb. 23	178	Feb. 23	220	Feb. 23
137	Feb. 23	179	Feb. 23	221	Feb. 23
138	Feb. 23	180	Feb. 23	222	Feb. 27
139	Feb. 23	181	Feb. 23	223	Feb. 27
140	Feb. 23	182	Feb. 23	224	Feb. 27
141	Feb. 23	183	Feb. 23	225	Feb. 27
142	Feb. 23	184	Feb. 23	226	Feb. 28
143	Feb. 23	185	Feb. 23	227	Feb. 28
144	Feb. 23	186	Feb. 23	228	Feb. 28
145	Feb. 23	187	Feb. 23	229	Feb. 28
146	Feb. 23	188	Feb. 23	230	Feb. 28
147	Feb. 23	189	Feb. 23	231	Feb. 28
148	Feb. 23	190	Feb. 23	232	Feb. 28
149	Feb. 23	191	Feb. 23	233	Feb. 28
150	Feb. 23	192	Feb. 23	234	Feb. 28
151	Feb. 23	193	Feb. 23	235	Mar. 1
152	Feb. 23	194	Feb. 23	236	Mar. 1
153	Feb. 23	195	Feb. 23	237	Mar. 1

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
238	Mar. 1	280	Mar. 8	322	Mar. 14
239	Mar. 2	281	Mar. 8	323	Mar. 14
240	Mar. 2	282	Mar. 8	324	Mar. 14
241	Mar. 2	283	Mar. 8	325	Mar. 14
242	Mar. 2	284	Mar. 8	326	Mar. 14
243	Mar. 2	285	Mar. 8	327	Mar. 14
244	Mar. 2	286	Mar. 9	328	Mar. 14
245	Mar. 2	287	Mar. 9	329	Mar. 14
246	Mar. 2	288	Mar. 9	330	Mar. 15
247	Mar. 2	289	Mar. 9	331	Mar. 15
248	Mar. 2	290	Mar. 9	332	Mar. 15
249	Mar. 2	291	Mar. 9	333	Mar. 15
250	Mar. 2	292	Mar. 9	334	Mar. 15
251	Mar. 6	293	Mar. 9	335	Mar. 15
252	Mar. 6	294	Mar. 9	336	Mar. 15
253	Mar. 6	295	Mar. 9	337	Mar. 15
254	Mar. 6	296	Mar. 13	338	Mar. 15
255	Mar. 6	297	Mar. 13	339	Mar. 15
256	Mar. 6	298	Mar. 13	340	Mar. 15
257	Mar. 6	299	Mar. 13	341	Mar. 15
258	Mar. 6	300	Mar. 13	342	Mar. 15
259	Mar. 6	301	Mar. 13	343	Mar. 15
260	Mar. 6	302	Mar. 13	344	Mar. 15
261	Mar. 6	303	Mar. 13	345	Mar. 15
262	Mar. 6	304	Mar. 13	346	Mar. 15
263	Mar. 6	305	Mar. 13	347	Mar. 15
264	Mar. 6	306	Mar. 13	348	Mar. 15
265	Mar. 6	307	Mar. 13	349	Mar. 15
266	Mar. 6	308	Mar. 13	350	Mar. 15
267	Mar. 6	309	Mar. 13	351	Mar. 15
268	Mar. 6	310	Mar. 13	352	Mar. 15
269	Mar. 6	311	Mar. 13	353	Mar. 15
270	Mar. 6	312	Mar. 13	354	Mar. 15
271	Mar. 7	313	Mar. 13	355	Mar. 15
272	Mar. 7	314	Mar. 13	356	Mar. 15
273	Mar. 7	315	Mar. 14	357	Mar. 15
274	Mar. 7	316	Mar. 14	358	Mar. 15
275	Mar. 7	317	Mar. 14	359	Mar. 16
276	Mar. 7	318	Mar. 14	360	Mar. 16
277	Mar. 7	319	Mar. 14	361	Mar. 16
278	Mar. 7	320	Mar. 14	362	Mar. 16
279	Mar. 8	321	Mar. 14	363	Mar. 16

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
364	Mar. 16	406	Mar. 17	448	Mar. 21
365	Mar. 16	407	Mar. 17	449	Mar. 21
366	Mar. 16	408	Mar. 17	450	Mar. 21
367	Mar. 16	409	Mar. 17	451	Mar. 21
368	Mar. 16	410	Mar. 17	452	Mar. 21
369	Mar. 16	411	Mar. 17	453	Mar. 22
370	Mar. 16	412	Mar. 17	454	Mar. 22
371	Mar. 16	413	Mar. 17	455	Mar. 22
372	Mar. 16	414	Mar. 17	456	Mar. 22
373	Mar. 16	415	Mar. 17	457	Mar. 22
374	Mar. 16	416	Mar. 17	458	Mar. 22
375	Mar. 16	417	Mar. 21	459	Mar. 22
376	Mar. 16	418	Mar. 21	460	Mar. 22
377	Mar. 16	419	Mar. 21	461	Mar. 22
378	Mar. 16	420	Mar. 21	462	Mar. 22
379	Mar. 16	421	Mar. 21	463	Mar. 22
380	Mar. 16	422	Mar. 21	464	Mar. 22
381	Mar. 17	423	Mar. 21	465	Mar. 22
382	Mar. 17	424	Mar. 21	466	Mar. 22
383	Mar. 17	425	Mar. 21	467	Mar. 22
384	Mar. 17	426	Mar. 21	468	Mar. 22
385	Mar. 17	427	Mar. 21	469	Mar. 22
386	Mar. 17	428	Mar. 21	470	Mar. 22
387	Mar. 17	429	Mar. 21	471	Mar. 22
388	Mar. 17	430	Mar. 21	472	Mar. 22
389	Mar. 17	431	Mar. 21	473	Mar. 22
390	Mar. 17	432	Mar. 21	474	Mar. 22
391	Mar. 17	433	Mar. 21	475	Mar. 22
392	Mar. 17	434	Mar. 21	476	Mar. 22
393	Mar. 17	435	Mar. 21	477	Mar. 22
394	Mar. 17	436	Mar. 21	478	Mar. 22
395	Mar. 17	437	Mar. 21	479	Mar. 22
396	Mar. 17	438	Mar. 21	480	Mar. 22
397	Mar. 17	439	Mar. 21	481	Mar. 22
398	Mar. 17	440	Mar. 21	482	Mar. 22
399	Mar. 17	441	Mar. 21	483	Mar. 22
400	Mar. 17	442	Mar. 21	484	Mar. 22
401	Mar. 17	443	Mar. 21	485	Mar. 22
402	Mar. 17	444	Mar. 21	486	Mar. 22
403	Mar. 17	445	Mar. 21	487	Mar. 22
404	Mar. 17	446	Mar. 21	488	Mar. 22
405	Mar. 17	447	Mar. 21	489	Mar. 22

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
490	Mar. 22	532	Mar. 23	574	Mar. 23
491	Mar. 22	533	Mar. 23	575	Mar. 23
492	Mar. 22	534	Mar. 23	576	Mar. 23
493	Mar. 22	535	Mar. 23	577	Mar. 23
494	Mar. 22	536	Mar. 23	578	Mar. 23
495	Mar. 22	537	Mar. 23	579	Mar. 23
496	Mar. 22	538	Mar. 23	580	Mar. 23
497	Mar. 22	539	Mar. 23	581	Mar. 23
498	Mar. 22	540	Mar. 23	582	Mar. 23
499	Mar. 22	541	Mar. 23	583	Mar. 23
500	Mar. 22	542	Mar. 23	584	Mar. 23
501	Mar. 22	543	Mar. 23	585	Mar. 23
502	Mar. 22	544	Mar. 23	586	Mar. 23
503	Mar. 22	545	Mar. 23	587	Mar. 23
504	Mar. 22	546	Mar. 23	588	Mar. 23
505	Mar. 22	547	Mar. 23	589	Mar. 23
506	Mar. 22	548	Mar. 23	590	Mar. 23
507	Mar. 22	549	Mar. 23	591	Mar. 23
508	Mar. 22	550	Mar. 23	592	Mar. 23
509	Mar. 22	551	Mar. 23	593	Mar. 23
510	Mar. 22	552	Mar. 23	594	Mar. 23
511	Mar. 22	553	Mar. 23	595	Mar. 23
512	Mar. 22	554	Mar. 23	596	Mar. 23
513	Mar. 22	555	Mar. 23	597	Mar. 23
514	Mar. 22	556	Mar. 23	598	Mar. 23
515	Mar. 22	557	Mar. 23	599	Mar. 23
516	Mar. 22	558	Mar. 23	600	Mar. 23
517	Mar. 22	559	Mar. 23	601	Mar. 23
518	Mar. 22	560	Mar. 23	602	Mar. 23
519	Mar. 22	561	Mar. 23	603	Mar. 23
520	Mar. 22	562	Mar. 23	604	Mar. 23
521	Mar. 22	563	Mar. 23	605	Mar. 23
522	Mar. 22	564	Mar. 23	606	Mar. 23
523	Mar. 23	565	Mar. 23	607	Mar. 23
524	Mar. 23	566	Mar. 23	608	Mar. 23
525	Mar. 23	567	Mar. 23	609	Mar. 23
526	Mar. 23	568	Mar. 23	610	Mar. 23
527	Mar. 23	569	Mar. 23	611	Mar. 23
528	Mar. 23	570	Mar. 23	612	Mar. 23
529	Mar. 23	571	Mar. 23	613	Mar. 23
530	Mar. 23	572	Mar. 23	614	Mar. 23
531	Mar. 23	573	Mar. 23	615	Mar. 23

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
616	Mar. 23	658	Mar. 23	700	Mar. 24
617	Mar. 23	659	Mar. 23	701	Mar. 24
618	Mar. 23	660	Mar. 23	702	Mar. 24
619	Mar. 23	661	Mar. 23	703	Mar. 24
620	Mar. 23	662	Mar. 23	704	Mar. 24
621	Mar. 23	663	Mar. 23	705	Mar. 24
622	Mar. 23	664	Mar. 23	706	Mar. 24
623	Mar. 23	665	Mar. 23	707	Mar. 24
624	Mar. 23	666	Mar. 23	708	Mar. 24
625	Mar. 23	667	Mar. 23	709	Mar. 24
626	Mar. 23	668	Mar. 23	710	Mar. 24
627	Mar. 23	669	Mar. 23	711	Mar. 24
628	Mar. 23	670	Mar. 23	712	Mar. 24
629	Mar. 23	671	Mar. 23	713	Mar. 24
630	Mar. 23	672	Mar. 24	714	Mar. 24
631	Mar. 23	673	Mar. 24	715	Mar. 24
632	Mar. 23	674	Mar. 24	716	Mar. 24
633	Mar. 23	675	Mar. 24	717	Mar. 24
634	Mar. 23	676	Mar. 24	718	Mar. 24
635	Mar. 23	677	Mar. 24	719	Mar. 24
636	Mar. 23	678	Mar. 24	720	Mar. 24
637	Mar. 23	679	Mar. 24	721	Mar. 24
638	Mar. 23	680	Mar. 24	722	Mar. 24
639	Mar. 23	681	Mar. 24	723	Mar. 24
640	Mar. 23	682	Mar. 24	724	Mar. 24
641	Mar. 23	683	Mar. 24	725	Mar. 24
642	Mar. 23	684	Mar. 24	726	Mar. 24
643	Mar. 23	685	Mar. 24	727	Mar. 24
644	Mar. 23	686	Mar. 24	728	Mar. 24
645	Mar. 23	687	Mar. 24	729	Mar. 24
646	Mar. 23	688	Mar. 24	730	Mar. 24
647	Mar. 23	689	Mar. 24	731	Mar. 24
648	Mar. 23	690	Mar. 24	732	Mar. 24
649	Mar. 23	691	Mar. 24	733	Mar. 24
650	Mar. 23	692	Mar. 24	734	Mar. 24
651	Mar. 23	693	Mar. 24	735	Mar. 24
652	Mar. 23	694	Mar. 24	736	Mar. 24
653	Mar. 23	695	Mar. 24	737	Mar. 24
654	Mar. 23	696	Mar. 24	738	Mar. 24
655	Mar. 23	697	Mar. 24	739	Mar. 24
656	Mar. 23	698	Mar. 24	740	Mar. 24
657	Mar. 23	699	Mar. 24	741	Mar. 24

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

Bill number	31st Day in print	Bill number	31st Day in print	Bill number	31st Day in print
742	Mar. 24	783	Mar. 24	824	Mar. 24
743	Mar. 24	784	Mar. 24	825	Mar. 24
744	Mar. 24	785	Mar. 24	826	Mar. 24
745	Mar. 24	786	Mar. 24	827	Mar. 24
746	Mar. 24	787	Mar. 24	828	Mar. 24
747	Mar. 24	788	Mar. 24	829	Mar. 24
748	Mar. 24	789	Mar. 24	830	Mar. 24
749	Mar. 24	790	Mar. 24	831	Mar. 24
750	Mar. 24	791	Mar. 24	832	Mar. 24
751	Mar. 24	792	Mar. 24	833	Mar. 24
752	Mar. 24	793	Mar. 24	834	Mar. 24
753	Mar. 24	794	Mar. 24	835	Mar. 24
754	Mar. 24	795	Mar. 24	836	Mar. 24
755	Mar. 24	796	Mar. 24	837	Mar. 24
756	Mar. 24	797	Mar. 24	838	Mar. 24
757	Mar. 24	798	Mar. 24	839	Mar. 24
758	Mar. 24	799	Mar. 24	840	Mar. 24
759	Mar. 24	800	Mar. 24	841	Mar. 24
760	Mar. 24	801	Mar. 24	842	Mar. 24
761	Mar. 24	802	Mar. 24	843	Mar. 24
762	Mar. 24	803	Mar. 24	844	Mar. 24
763	Mar. 24	804	Mar. 24	845	Mar. 24
764	Mar. 24	805	Mar. 24	846	Mar. 24
765	Mar. 24	806	Mar. 24	847	Mar. 24
766	Mar. 24	807	Mar. 24	848	Mar. 24
767	Mar. 24	808	Mar. 24	849	Mar. 24
768	Mar. 24	809	Mar. 24	850	Mar. 24
769	Mar. 24	810	Mar. 24	851	Mar. 30
770	Mar. 24	811	Mar. 24	852	Mar. 30
771	Mar. 24	812	Mar. 24	853	Apr. 4
772	Mar. 24	813	Mar. 24	854	Apr. 4
773	Mar. 24	814	Mar. 24	855	Apr. 6
774	Mar. 24	815	Mar. 24	856	Apr. 11
775	Mar. 24	816	Mar. 24	857	Apr. 12
776	Mar. 24	817	Mar. 24	858	Apr. 12
777	Mar. 24	818	Mar. 24	859	Apr. 13
778	Mar. 24	819	Mar. 24	860	Apr. 13
779	Mar. 24	820	Mar. 24	861	Apr. 13
780	Mar. 24	821	Mar. 24	862	Apr. 17
781	Mar. 24	822	Mar. 24	863	Apr. 19
782	Mar. 24	823	Mar. 24	864	Apr. 20

* Budget Bill

DATES ON WHICH SENATE MEASURES MAY BE HEARD—Continued

S.C.A. number	31st Day in print	S.C.A. number	31st Day in print	S.C.A. number	31st Day in print
1	Feb. 15	3	Mar. 22		
2	Mar. 13	4	Mar. 23		

* Budget Bill

JANUARY 2026 SESSION SCHEDULE

Floor session and check-in session will be held on the following days:

Monday, January 5	Floor Session, 2 p.m.
Tuesday, January 6	Check-in Session
Wednesday, January 7	Check-in Session
Thursday, January 8	Floor Session, 9 a.m.
	STATE OF THE STATE ADDRESS-10:30 a.m.
	ASSEMBLY CHAMBER
Monday, January 12	Floor Session, 2 p.m.
Tuesday, January 13	Check-in Session
Wednesday, January 14	Check-in Session
Thursday, January 15	Check-in Session
Friday, January 16	Floor Session, 9 a.m.

COMMITTEE HEARINGS

TUESDAY, JANUARY 6, 2026

HOUSING**WAHAB, Chair****1:30 p.m.****1021 O Street, Room 1200****(TELEVISED)****MEASURES HEARD IN FILE ORDER**

- | | | |
|----------|-----|--|
| S.B. No. | 222 | Wiener. Residential heat pump systems: water heaters and HVAC: installations. |
| S.B. No. | 677 | Wiener. Housing development: transit-oriented development. |
| S.B. No. | 417 | Cabaldon. The Affordable Housing Bond Act of 2026. (Urgency) |
| S.B. No. | 457 | Becker. Housing element compliance: committed assistance: in-kind services. |
| S.B. No. | 492 | Menjivar. Youth Housing Bond Act of 2025. (Urgency) |
| S.B. No. | 722 | Wahab. Transit-oriented housing development: excluded parcels and sites. (Urgency) |

WEDNESDAY, JANUARY 7, 2026

BANKING AND FINANCIAL INSTITUTIONS**GRAYSON, Chair****1:30 p.m.****1021 O Street, Room 2100****(TELEVISED)****MEASURES HEARD IN FILE ORDER**

- | | | |
|----------|-----|---|
| S.B. No. | 505 | Richardson. Money Transmission Act: authentication. |
| S.B. No. | 546 | Grayson. California Financial Literacy Fund. |
| S.B. No. | 700 | Grayson. Bank on California Program. |

MONDAY, JANUARY 12, 2026

ENERGY, UTILITIES AND COMMUNICATIONS

BECKER, Chair

**3 p.m. or upon adjournment of Session
1021 O Street, Room 1200**

MEASURES HEARD IN FILE ORDER

- S.B. No. 742 Pérez. Electricity: electrical infrastructure: permanently abandoned facilities: emergency response: liaisons.
- S.B. No. 327 McNerney. Public utilities: review of accounts: electrical and gas corporations: rates: political influence activities.

TUESDAY, JANUARY 13, 2026

GOVERNMENTAL ORGANIZATION**PADILLA, Chair****9:30 a.m.****1021 O Street, Room 1200****MEASURES HEARD IN FILE ORDER**

- S.B. No. 719 Cabaldon. Department of Technology: inventory: high-risk automated decision systems.
- S.B. No. 795 Richardson. Horse racing: out-of-state thoroughbred races: Delaware Handicap.
- S.B. No. 828 Cabaldon. Fireworks licenses and permits: disqualifying conditions: storage facilities: local jurisdictions.

PUBLIC SAFETY**ARREGUÍN, Chair****9:30 a.m.****1021 O Street, Room 2200****MEASURES HEARD IN FILE ORDER**

- S.B. No. 99 Blakespear. Military protective orders.
- S.B. No. 758 Umberg. Public health: kratom and nitrous oxide.

JUDICIARY**UMBERG, Chair****1:30 p.m.****1021 O Street, Room 2100****MEASURES WILL BE HEARD IN FILE ORDER**

- S.B. No. 430 Cabaldon. Local agencies: automated decision systems.
- S.B. No. 33 Cortese. Public contracts: claim resolution.
- S.B. No. 699 Ochoa Bogh. Legislature: constitutional course.
- S.B. No. 300 Padilla. Companion chatbots.
- S.B. No. 381 Wahab. Vital records: adoptees' birth certificates.
- S.B. No. 747 Wiener. Civil rights: deprivation of federal constitutional rights, privileges, and immunities. (Urgency)
- S.B. No. 574 Umberg. Generative artificial intelligence: attorneys and arbitrators.

TUESDAY, JANUARY 13, 2026—Continued

TRANSPORTATION

CORTESE, Chair
1:30 p.m.
1021 O Street, Room 1200

MEASURES HEARD IN FILE ORDER

- | | | | |
|----------|-----|------------|--|
| S.B. No. | 220 | Allen. | Los Angeles County Metropolitan Transportation Au-
thority. |
| S.B. No. | 667 | Archuleta. | Railroads: safety: wayside detectors. |

WEDNESDAY, JANUARY 14, 2026

EDUCATION**PÉREZ, Chair****9 a.m.****1021 O Street, Room 2100****MEASURES HEARD IN FILE ORDER**

S.B. No. 308 Seyarto. Community colleges: audits: reports.

LABOR, PUBLIC EMPLOYMENT AND RETIREMENT**SMALLWOOD-CUEVAS, Chair****9:30 a.m.****1021 O Street, Room 2200****MEASURES HEARD IN FILE ORDER**

S.B. No. 527 Alvarado-Gil. Worker classification: employees and independent contractors: athletic coaches.

REVENUE AND TAXATION**MCNERNEY, Chair****9:30 a.m.****1021 O Street, Room 1200****MEASURES HEARD IN FILE ORDER**

S.B. No. 288 Seyarto. Property taxation: change in ownership: family homes and farms. (Tax Levy)

S.B. No. 347 Choi. Annual tax: partnerships and LLCs. (Tax Levy)

S.B. No. 575 Laird. California Sea Otter Voluntary Tax Contribution Fund.

S.B. No. 623 Archuleta. Property taxation: homeowners', veterans', and disabled veterans' exemptions. (Tax Levy)

S.C.A. No. 4 Archuleta. Property taxation: veterans' exemption.

S.B. No. 762 Arreguín. Transactions and use tax: City of Hercules.

WEDNESDAY, JANUARY 14, 2026—Continued

HEALTH

MENJIVAR, Chair

1:30 p.m.

1021 O Street, Room 1200

MEASURES HEARD IN FILE ORDER

- | | | | |
|----------|-----|-------------|---|
| S.B. No. | 490 | Umberg. | Alcohol and drug programs. |
| S.B. No. | 588 | Ochoa Bogh. | Health facilities: freestanding emergency center study. |

TUESDAY, JANUARY 20, 2026

**JOINT HEARING
SENATE EDUCATION AND
ASSEMBLY EDUCATION
SENATOR PÉREZ AND
ASSEMBLY MEMBER MURATSUCHI, Chairs
10 a.m.
1021 O Street, Room 1200**

INFORMATIONAL HEARING

SUBJECT: Presentation by California Association of Student Councils

SENATE BILLS—SECOND READING FILE

1

S.B. No. 299—Cabaldon et al.

An act relating to environmental quality.

Vote required: 21

2025

- Feb. 10—Introduced. Read first time. To Com. on RLS. for assignment. To print.
- Feb. 11—From printer. May be acted upon on or after March 13.
- Feb. 19—Referred to Coms. on L. GOV. and E.Q.
- Mar. 24—Set for hearing April 2.
- Apr. 3—April 2 set for first hearing canceled at the request of author.
- Apr. 4—Set for hearing April 23.
- Apr. 17—Set for hearing April 30 in E.Q. pending receipt.
- Apr. 23—From committee: Do pass and re-refer to Com. on E.Q. (Ayes 4. Noes 3. Page 871.) (April 23). Re-referred to Com. on E.Q.
- May 6—From committee: Do pass as amended. (Ayes 6. Noes 1. Page 963.) (April 30).
- May 7—Read second time and amended. Ordered to third reading.
- Jun. 5—Ordered to inactive file on request of Senator Cabaldon.

2026

- Jan. 5—From inactive file. Ordered to second reading. Read second time and amended. Ordered to second reading.

GOVERNOR'S VETOES

2

S.B. No. 76—Seyarto.

An act relating to vehicles.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 76 without my signature.

Beginning January 1, 2030, this bill would require the Department of Motor Vehicles (DMV) to waive delinquent vehicle registration fees and penalties that became due before a private vehicle sale when the purchaser applied for transfer. The DMV would instead be required to recover those fees and penalties from the seller or transferor when they next register another vehicle or renew a driver's license.

This bill would exacerbate the structural insolvency of the Motor Vehicle Account (MVA), the primary funding source for the DMV and CHP. Shifting collection responsibility away from purchasers would reduce revenues, increase administrative costs, and deepen long-term deficits. In doing so, it would diminish resources available to support the CHP's critical public safety initiatives - including newly launched Crime Suppression Teams and regional crime-reduction partnerships - while also straining the DMV's digital transformation by imposing new duties even as funding is reduced.

As with other measures affecting the MVA, moving the operative date to a future year does not solve the underlying fiscal challenges - it only delays them. We must set a very high bar for any significant new fiscal commitments until the MVA structural deficit is addressed in a sustainable way.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 76 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

3

S.B. No. 274—Cervantes et al.

An act relating to personal information.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 274 without my signature.

This bill restricts the use and sharing of automated license plate reader (ALPR) data, including by placing a default 60-day limit on how long public entities may retain ALPR data.

I appreciate the author's intent to prevent information regarding a person's whereabouts from falling into the wrong hands. Nevertheless, this measure does not strike the delicate balance between protecting individual privacy and ensuring public safety. For example, it may not be apparent, particularly with respect to cold cases, that license plate data is needed to solve a crime until after the 60-day retention period has elapsed. Conversely, restrictions on inter-agency data sharing may impair solving crimes in real time, such as highway shootings, where the suspect may be rapidly crossing jurisdictional boundaries. Further, by restricting law enforcement agencies' use of ALPR information only for locating persons or vehicles suspected of involvement in crimes, this bill would prevent the use of this information to locate missing persons.

This bill also creates cost pressures, which are not accounted for in this year's budget, by requiring the Department of Justice to conduct random audits of public entities in order to ensure compliance with this bill. In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 274 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

4

S.B. No. 275—Smallwood-Cuevas et al.

An act relating to workforce development.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 275 without my signature.

This bill would ease the eligibility review process for training providers on the Eligible Training Provider List (ETPL) under the Workforce Innovation and Opportunity Act of 2014 by establishing a uniform two-year review window.

I share the author's commitment to expanding access to high-quality training programs and preventing unnecessary disruptions in the eligibility review process. As part of that commitment, my administration established an advisory group earlier this year to engage in a collaborative, bottom-up approach to improving the ETPL process. The work of the advisory group, which includes representatives from local workforce boards, training providers, community organizations, community colleges, and adult education programs, is ongoing.

This bill undermines the advisory group's effort and could delay necessary reforms. Moreover, this measure may conflict with federal rules that require the first continued eligibility review to occur within one year of a provider's initial approval, rather than two.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 275 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

5

S.B. No. 419—Caballero et al.

An act relating to taxation, to take effect immediately, tax levy.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 419 without my signature.

This bill would establish a sales and use tax exemption for the purchase of hydrogen fuel.

I appreciate the author's ongoing commitment to encourage the deployment and adoption of more hydrogen-powered vehicles. I share this goal, which is why my Administration, in partnership with the Legislature, has invested billions of dollars in recent years toward zero-emission vehicles (ZEVs) and supporting infrastructure, including hydrogen fuel cell electric vehicles. This marks the most significant investments in the ZEV market in the state's history. However, new tax expenditures, such as this, should be included as part of the annual budget process, given their implications for the General Fund.

In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 419 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

6

S.B. No. 454—McNerney et al.

An act relating to water.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 454 without my signature.

This bill establishes the PFAS Mitigation Fund, to be administered by the State Water Resources Control Board, to provide financial support or technical assistance for water suppliers and sewer system providers to reduce or remove perfluoroalkyl and polyfluoroalkyl substances (PFAS) contamination.

While well-intentioned, this bill is unnecessary. The California Environmental Protection Agency has conducted significant work in coordination with other governmental agencies on PFAS concerns since 2012. Establishing a new program without a clear source of funding would divert limited available staff resources toward developing regulations without a definitive improved outcome for Californians.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 454 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

7

S.B. No. 785—Caballero.

An act relating to taxation, to take effect immediately, tax levy.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 785 without my signature.

This bill would establish a personal income tax credit for durable medical equipment purchased for a dependent with a complex medical condition.

I share the author's goal of easing the financial burden on families who must bear the high costs of medical equipment. That is why, in May 2025, my Administration submitted to the federal government an updated benchmark plan that proposes expanded insurance coverage for durable medical equipment, a vital step to reducing costs for California families. However, new tax expenditures, such as what this bill proposes, should be included as part of the annual budget process, given their General Fund implications.

In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 1—Shall Senate Bill 785 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

8

S.B. No. 88—Caballero et al.

An act relating to air resources.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 88 without my signature.

This bill would require the California Air Resources Board to develop specified methods and protocols to quantify the avoided emissions and beneficial uses of forest and agricultural biomass. This bill also would direct the Department of Forestry and Fire Protection to require forest health projects to include a resource disposal component, and the California Energy Commission to include biomass-derived low- and negative-carbon fuels in certain reports.

Throughout my Administration, I have been supportive of advancing methods and practices to sustainably address the growing amount of woody biomass waste in the state, primarily due to the risk it presents of exacerbating catastrophic wildfires. This is why my Administration, for years, has recommended and acted on strategies to address this challenge and risk.

While I applaud the authors' desire to further this work, most of the requirements in this bill are duplicative of existing efforts. At the same time, other provisions would trigger new and substantial costs at each of the affected agencies not accounted for in the 2025 Budget Act. In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 88 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

9

S.B. No. 224—Hurtado.

An act relating to water.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 224 without my signature.

This bill would require the Department of Water Resources (DWR) to update its water supply forecasting models and procedures to address the effects of climate change.

This bill is in response to an audit request in 2022 that incorrectly claimed the DWR overestimated the amount of water expected to run off from the Sierra Nevada and prematurely released over 700,000 acre-feet of water in 2021. The resulting State Auditor report indeed found no unnecessary release of water, but stated that DWR did not adequately account for climate change in its water supply forecasts. In June of this year, DWR submitted its final report to the State Auditor, identifying in detail how it has implemented the Auditor's recommendations, including additional climate change modeling.

I am satisfied with DWR's response to this audit and with its ongoing work to model climate change, particularly rain and snowfall, across California. As a result, this bill is unnecessary.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 224 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

10

S.B. No. 292—Cervantes.

An act relating to electricity.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 292 without my signature.

This bill would require the California Public Utilities Commission (CPUC) to determine whether existing electric investor-owned utility (IOU) annual electric service reliability reports and post-Public Safety Power Shutoff (PSPS) event reports should include more detailed, circuit-level, and demographic data. The bill also requires the CPUC to consider amendments to General Order (GO)166 - Standards for Operation, Reliability, and Safety During Emergencies and Disasters - and requires publicly owned utilities to post their annual electric service reliability reports online.

While I share the author's desire to improve the collection and disclosure of information related to PSPS events, this bill is duplicative of an existing CPUC public decision-making process. As such, this bill disrupts the procedures and requirements that have been developed over the past several years to effectively collect and disclose information about the factors influencing utility PSPS events and their frequency, scope, and duration.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 292 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

11

S.B. No. 541—Becker et al.

An act relating to electricity.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 541 without my signature.

This bill would require the California Energy Commission (CEC), in coordination with the California Public Utilities Commission (CPUC) and California Independent Systems Operator (CAISO), to analyze the cost-effectiveness of certain electric load-shifting strategies, estimate each electric retail supplier's load-shifting potential, and analyze and publish the amount of load-shifting that each electric retail supplier achieved in the prior calendar year.

Deploying strategies to cost-effectively manage the state's electric demand remains a critical tool for maintaining electric grid reliability during extreme events, integrating variable and intermittent renewable and clean energy resources into the electric grid, and reducing electric service costs for customers. This is why the CAISO, CEC, and CPUC continue to explore, develop, and deploy protocols, standards, electric rate tariffs, incentive programs, and new and updated valuation approaches to shape, shift, shimmy, and shed electric load that benefits both the electric grid and electric customers.

While I appreciate the author's intent, this bill is largely redundant and, in some cases, disruptive of existing and planned efforts by the CPUC, CEC and CAISO to maximize the cost-effective potential of electric load-management strategies. This bill would also impose a new workload on the CPUC and CEC, requiring additional resources to support its implementation. At a time when electric bill affordability continues to be a pervasive challenge, it is important that we consider the workload and cost impacts on the CEC and CPUC, some of which are ultimately borne by electric customers, to avoid further compounding the costs embedded in customer electric bills.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 541 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

12

S.B. No. 613—Stern et al.

An act relating to greenhouse gases.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 613 without my signature.

This bill requires the California Public Utilities Commission (CPUC), California Air Resources Board (CARB), and other state agencies to prioritize strategies to reduce methane emissions, including from imported fossil natural gas. This bill also authorizes state agencies to apply “measure, monitor, report, and verify” (MMRV) protocols and directs the CPUC to assess whether shifting to certified low-methane natural gas is consistent with the interests of ratepayers.

Fossil natural gas is primarily composed of methane gas, which is a short-lived climate pollutant with a global warming potential more than 80 times greater than carbon dioxide over a 20-year period. The potency of this gas and its climate impact have prompted numerous legislative and regulatory efforts over the years to quantify, identify, and minimize fugitive methane emissions from fossil natural gas infrastructure and to deploy cost-effective leak abatement investments and programs. Currently, our state imports up to 90 percent of its fossil natural gas from out-of-state and relies on this energy source to fuel critical industries and provide essential heating services to many Californians. This demand is expected to decrease in the coming years as we move closer to our 2045 carbon neutrality goal. During this period, we must not lose sight of the state’s immediate needs as we continue our collective efforts to transition to clean gaseous fuels and clean electricity.

While well-intended, this bill establishes new requirements that are unclear, duplicative, and risk increasing costs for gas customers in the near term, and could jeopardize fossil natural gas service reliability. I encourage the CPUC, CARB, and other state agencies to continue existing efforts to further minimize methane emissions from the fossil natural gas sector thoughtfully and pragmatically, while continuing to advance the production and use of clean fuels and the clean electrification of many end-uses in the state.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 613 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

13

S.B. No. 647—Hurtado.

An act relating to energy.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 647 without my signature.

This bill would make several changes related to the state's energy efficiency programs and the Low-Income Oversight Board (LIOB), including expanding the Board's membership. The bill also requires the California Energy Commission's (CEC) Equitable Decarbonization program to notify applicants of other available incentive programs overseen by the California Public Utilities Commission (CPUC).

I support providing Californians greater access to the state's customer energy programs. However, this bill proposes changes that expand the scope of the LIOB beyond its intended purpose and increase the CPUC and CEC's administrative costs. Additionally, the Disadvantaged Communities Advisory Group (DACAG), already coordinates with the LIOB and advises the CEC and CPUC on customer energy programs available to disadvantaged communities throughout the state. I encourage the DACAG and LIOB to continue their coordination and identify additional methods and strategies to enhance customer access to various energy programs.

At a time when electric bill affordability continues to be a pervasive challenge, it is important that we maximize existing coordination groups and consider the new workload and costs impacts to the CEC and CPUC, some of which are ultimately borne by electric customers, to avoid further compounding the costs embedded in customer electric bills.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 3—Shall Senate Bill 647 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

14

S.B. No. 5—Cabaldon.

An act relating to local government.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 5 without my signature.

This bill would prohibit enhanced infrastructure financing districts (EIFDs) from including taxes levied upon parcels enrolled in a Williamson Act or a farmland security zone contract from the allocation to an EIFD.

Under existing law, local jurisdictions have full authority to choose whether they wish to exclude Williamson Act lands from EIFD eligibility, or set conditions for their inclusion, without state intervention. As such, I am concerned that this bill inappropriately reduces the ability of local agencies to choose how and where to use the infrastructure development tools that are within their discretion.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 6—Shall Senate Bill 5 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

15

S.B. No. 317—Hurtado et al.

An act relating to wastewater.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 317 without my signature.

This bill would require the California Department of Public Health (CDPH) to administer the statewide wastewater surveillance program, known as the California Surveillance of Wastewaters network (CalSuWers network), in consultation with local health departments, wastewater utilities, academic institutions, and other partners, to monitor pathogens and other public health indicators.

While I share the author's commitment to increasing surveillance tools available to monitor public health, this bill will result in ongoing General Fund cost pressures not accounted for in the 2025 Budget Act. In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 6—Shall Senate Bill 317 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

16

S.B. No. 717—Richardson.

An act relating to cancer.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 717 without my signature.

This bill would require the California Department of Public Health to maintain a regional registry infrastructure and statewide system for the California Cancer Registry, which provides statewide cancer surveillance and reporting and is funded through the National Institutes of Health (NIH).

I appreciate the author's intent to maintain the integrity and effectiveness of California's cancer surveillance system in the face of federal funding cuts - a recent NIH directive mandates a 15 percent cut in contracts, including those funding the California Cancer Registry. Unfortunately, by locking a regional cancer surveillance model in statute, this bill would constrain the Department's ability to update its infrastructure, respond to evolving public health needs, and implement cost-saving strategies to sustain the program. The state needs flexibility to adapt to reduced federal funding, which is not provided for by this measure.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 6—Shall Senate Bill 717 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

17

S.B. No. 24—McNerney et al.

An act relating to public utilities.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 24 without my signature.

This bill would prohibit electric or gas investor-owned utilities from recovering the costs of certain political influence activities and expenses related to opposing efforts to municipalize electric service by customers. This bill also expands the authority of the Public Advocates Office (PAO) to gather information and review the financial accounts of these utilities, much like the authority currently held by the California Public Utilities Commission.

Thoughtful and effective accountability of our state's private utilities is essential for ensuring the provision of safe, reliable, and affordable electric and gas service to customers. This bill seeks to build on the existing regulatory framework that oversees these utilities. However, this bill contains a significant clerical error related to the definition of "political influence activity," where two provisions directly contradict one another, making this bill unimplementable. While I support clarifying the authority of the PAO to collect information relevant to the affordability of customer electric and gas rates and bills, the drafting error is concerning and must be corrected.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 24 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

18

S.B. No. 36—Umberg et al.

An act relating to price gouging.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 36 without my signature.

This bill expands price gouging protections following a State of Emergency or Local Emergency declaration, establishes a housing listing program to report and remove listings that violate price gouging, and imposes criminal and civil penalties on violators. This bill would also allow the Legislature to terminate an extension of price gouging limitations via a concurrent resolution.

I appreciate the author's intent to strengthen and expand protections against price gouging for those displaced by a state or local emergency. Unfortunately, this bill includes a provision that would allow the Legislature to terminate extensions of emergency protections by concurrent resolution. This shift would weaken the Governor's authority under the Emergency Services Act and undermine the executive branch's flexibility to respond to rapidly evolving disasters. In times of emergency, Californians expect swift and decisive action to protect public safety, deliver resources, and maintain stability. Making the Governor's actions subject to termination by concurrent vote of the Legislature could delay critical measures and create uncertainty when Californians can least afford it.

For that reason, I am unable to sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 36 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

19

S.B. No. 263—Gonzalez et al.

An act relating to international trade.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 263 without my signature.

This bill requires the Governor's Office of Business and Economic Development (GOBiz), in consultation with the California State Transportation Agency (CalSTA) and the Department of Finance, to conduct a study on how increases in tariffs and reciprocal tariffs affect the state's international trade of imports and exports.

The chaos brought by the Trump administration's trade policy is undisputed. California is pushing back through all avenues available, including challenging the legality of these actions in court. In addition to taking legal action, my Administration is actively assessing and responding to the impact of tariffs through various initiatives. GO-Biz's International Affairs and Trade Unit has produced a "Tariff Resource Guide" for businesses, and CalSTA's Freight Policy Team has developed a supply chain dashboard as they continuously coordinate with stakeholders from the logistics and supply chain community. We are also investing in improving and modernizing our own systems, including \$27 million in Go-Biz's Containerized Ports Interoperability Program and CalSTA's \$1.5 billion investment to build a more efficient, sustainable, and resilient supply chain across the state.

While I appreciate the author's intent to study the impacts of tariffs, this bill is duplicative of ongoing work; another study is not needed to understand the economic chaos created by the Trump administration.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 263 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

20

S.B. No. 326—Becker et al.

An act relating to wildfire safety.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 326 without my signature.

This bill would require the Department of Forestry and Fire Protection to prepare a Wildfire Risk Mitigation Planning Framework, a Wildfire Risk Baseline and Forecast, and a Wildfire Mitigation Scenarios Report, and to update each report at regular intervals. The bill would also expand the list of eligible entities for Wildfire Prevention Grants Program funding to include activities that support early compliance with Zone Zero regulations.

The requirements of this bill would trigger substantial, ongoing costs that are not accounted for in the budget. In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 326 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

21

S.B. No. 629—Durazo et al.

An act relating to wildfires.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 629 without my signature.

This bill would, among other things, create a newly defined post-wildfire safety area designation and would require the Office of the State Fire Marshal of the California Department of Forestry and Fire Protection to include new criteria when mapping Fire Hazard Severity Zones (FHSZs).

Wildfire risk and hazard modeling are crucial tools for informing wildfire mitigation strategies and allocating resources to prevent ignitions and effectively respond to wildfires before they become catastrophic. Since 2019, my Administration, in partnership with the Legislature, has invested over \$5 billion in wildfire mitigation, response, and forest resilience. All of which have been guided by leading-edge science and modeling, with most of it developed right here in California.

I remain strongly supportive of this work and the work of OSFM to enhance its modeling capabilities and maintain updated, robust FHSZs to further inform wildfire mitigation measures. This work is actively underway, and though I find this bill's intent laudable, it presents new, ongoing, and significant costs to the state not accounted for in this year's budget.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 629 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

22

S.B. No. 757—Richardson.

An act relating to local government.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 757 without my signature.

This bill would permit a city or county to collect fines for specified violations related to nuisance abatements using a nuisance abatement lien or a special assessment.

I appreciate the author's intent to provide local agencies with additional tools to efficiently enforce health and safety violations. However, I am concerned about this bill's expansion of local authority. Balancing the due process rights of homeowners with a local government's authority to levy nuisance abatement fines is crucial. I believe existing law, which mandates judicial approval for imposing a lien for unpaid fines, effectively achieves this balance.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 11—Shall Senate Bill 757 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

23

S.B. No. 7—McNerney et al.

An act relating to employment.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 7 without my signature.

This bill would establish new rules for employers using automated decision systems (ADS) to make employment-related decisions. Proposed rules include requiring the employer to notify a worker before deploying an ADS that makes employment-related decisions, prohibiting an employer from relying solely on an ADS when making a disciplinary, termination, or deactivation decision, and giving a worker the right to request data used by the ADS to help make such a decision.

I share the author's concern that in certain cases unregulated use of ADS by employers can be harmful to workers. However, rather than addressing the specific ways employers misuse this technology, the bill imposes unfocused notification requirements on any business using even the most innocuous tools. This proposed solution fails to directly address incidents of misuse.

Moreover, this measure proposes overly broad restrictions on how employers may use ADS tools. For example, prohibiting an employer from using customer ratings as the primary input data for an ADS takes away a potentially valuable tool for rewarding high-performing employees. To the extent that customer reviews are unfairly or inappropriately used to make decisions about a worker, legislation should address those specific scenarios rather than ban this practice altogether.

Finally, I share the author's concern about situations where an employer uses an ADS to make disciplinary, termination, or deactivation decisions. Such situations are partially covered by forthcoming California Privacy Protection Agency regulations, which would allow employees and independent contractors to better understand how their personal data is used by automated decision technology. Before enacting new legislation in this space, we should assess the efficacy of these regulations to address these concerns.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 7 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

24

S.B. No. 11—Ashby.

An act relating to artificial intelligence technology.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 11 without my signature.

This bill would amend existing statutes regarding the right of publicity and the crime of false impersonation to address situations involving digital replicas. It would also direct the Judicial Council to consider issues raised by evidence generated or manipulated by artificial intelligence (AI).

I commend the author for working to ensure that our state is prepared for the challenges raised by AI's ability to produce highly realistic digital content. I share the author's concern over the risks posed by synthetic content, including the use of AI to impersonate or appropriate another's likeness without their consent.

However, this bill also requires any AI technology that enables a user to create a digital replica to include, wherever a user may input a prompt, a hyperlink to a clear and conspicuous disclosure to warn users of potential civil or criminal liability. Failure to include the hyperlink exposes the technology provider to significant civil liability under this measure.

This year, I have signed bills requiring companion chatbot operators to disclose to users that they are interacting with an artificial system (SB 243, Padilla) and internet companies to warn minors of the potential dangers of social media use (AB 56, Bauer-Kahan). Under certain circumstances, public disclosures and warning labels can play a key role in providing transparency to the public and mitigating harm. In this case, however, it is unclear whether a warning would be sufficient to dissuade wrongdoers from using AI to impersonate others without their consent.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 11 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

25

S.B. No. 34—Richardson.

An act relating to air pollution.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 34 without my signature.

This bill would impose new requirements on the South Coast Air Quality Management District (SCAQMD) for any adoption or amendment of a rule or regulation passed after July 1, 2025 that imposes new or additional emissions reduction requirements on sources of air pollution associated with port operations. The bill also would prohibit any port-related action that imposes a cap on cargo throughput or cruise ship passengers, or uses public funds to require or incentivize the use of automated or remotely operated equipment or supporting infrastructure. All these prohibitions and requirements would remain in effect until January 1, 2031.

California's ports are critical to the stability of our national and global supply chains and are relied upon by most Americans to meet their everyday needs. Today, our ports handle about 40 percent of the nation's containerized imports and 30 percent of our nation's exports, making them vital points in the flow of goods and commerce. At the same time, ports are also one of the most significant sources of local air pollution due to their reliance on fossil fuels. Over the past several years, our ports have made tremendous progress in building zero-emission infrastructure to reduce harmful air and climate pollution that benefits not just the ports, but also the surrounding communities.

With the current federal Administration directly undermining our state and local air and climate pollution reduction strategies, it is imperative that we maintain the tools we have and encourage cooperative action at all levels to avoid the worst health and climate impacts. To that end, I am encouraged by the productive discussions between the SCAQMD and the Ports of Los Angeles and Long Beach to identify and advance prudent air quality improvement measures and the SCAQMD's recent unanimous direction to staff to further their efforts to reach a Cooperative Agreement. This locally driven and collaborative approach toward reducing air and climate pollution is the type of consensus that should be supported and encouraged. This bill interferes with this approach, the progress made, and the ongoing good faith efforts made by the SCAQMD and the Ports of Los Angeles and Long Beach.

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GOVERNOR'S VETOES—Continued

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 34 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

26

S.B. No. 75—Smallwood-Cuevas.

An act relating to prisons.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 75 without my signature.

This bill would require the California Department of Corrections and Rehabilitation (CDCR), in partnership with the Department of Industrial Relations, to launch a pre-apprenticeship pilot program for five different trades in at least two institutions by 2028 through 2032, with annual reporting starting in 2029.

Providing the incarcerated population with skills to use upon release is critical to the successful reintegration of these individuals back into their communities. In this spirit, California has made significant, targeted investments over the past several years to support multiple educational and work-based programs within the state prison system. This includes the Adult Basic Education program, partnerships with institutions of higher education, the availability of Career Technical Education courses, and apprenticeship work opportunities.

While I am proud of this ongoing work, I appreciate the author's commitment to expand rehabilitative programming and career pathways - and I acknowledge there is more work to be done. However, this bill would establish a structure that cannot be implemented, conflicts with existing work, and creates cost pressures exceeding several million dollars annually to establish and operate a new pre-apprenticeship pilot program.

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GOVERNOR'S VETOES—Continued

I encourage the Legislature to revisit this issue as part of next year's budget process, so that targeted investments in CDCR's rehabilitative programming can be considered in the context of ongoing work to assist the incarcerated population with reentry into the community.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 75 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

27

S.B. No. 257—Wahab et al.

An act relating to health care coverage.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 257 without my signature.

This bill would make pregnancy a triggering event for purposes of enrollment or changing a health benefit plan.

I thank the author for her commitment to ensuring pregnant individuals have access to early and regular prenatal care and am supportive of policies that provide timely access to health care coverage. Unfortunately, this bill risks the overall affordability of health care in California, and is projected to increase health care spending by tens of millions of dollars annually - at a time when California is taking steps to control costs, as consumers are facing uncertainty and double-digit rate increases in their health care premiums across the nation.

Additionally, just this spring, California submitted a new essential health benefits (EHB) benchmark plan, which establishes minimum coverage requirements for specified plans as required by the ACA, to include specified infertility services, specified durable medical equipment, and hearing exams and hearing aids. This proposed expansion reached the upper limit of projected premium increases permitted by federal regulations. Passing additional policies that will lead to further premium increases while the EHB benchmark plan is still pending federal consideration would be irresponsible.

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GOVERNOR'S VETOES—Continued

Finally, this bill would set a dangerous precedent for condition-specific special enrollment periods. The individual health insurance market can easily become unstable if persons are allowed to enroll when medical expenses first occur. This is why I signed a bill in 2019, SB 78, establishing an individual shared responsibility penalty for people who do not have or maintain their health insurance coverage. Individual market instability will lead to even higher costs in this fragile market.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 257 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

28

S.B. No. 298—Caballero et al.

An act relating to air resources.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 298 without my signature.

This bill would require the California Energy Commission (CEC), in coordination with the State Lands Commission, California State Transportation Agency, and the California Air Resources Board (CARB), to develop a plan by December 31, 2030, for the alternative fuel needs of Ocean-Going Vessels (OGVs) at ports that will meet ports' emission reduction goals.

As the nation's premier gateway for international trade, California's ports are an essential component of the nation's economy. I strongly support efforts to plan and deploy zero-emission infrastructure and technologies at our ports. This is why CARB has already begun the informal rulemaking phase for an OGV In-Transit Regulation to reduce harmful air pollution from OGVs while transiting, maneuvering, and anchoring in waters off the California coastline.

Though well-intentioned, the plan required by this bill could complicate CARB's active OGV In-Transit rulemaking and result in costs to the CEC's primary operating fund, which is currently facing an ongoing structural deficit, thus exacerbating the fund's structural imbalance. I encourage the supporters of this measure to work with CARB through its rulemaking process to collaboratively identify solutions for deploying alternative fuels at our ports.

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SENATE DAILY FILE
GOVERNOR’S VETOES—Continued

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 298 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

29

S.B. No. 355—Pérez et al.

An act relating to employment.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 355 without my signature.

This bill would require an employer subject to a final judgment for unpaid wages to provide the Labor Commissioner’s Office with documentation that the judgment was paid. If the employer fails to provide the information, the Labor Commissioner’s Office would be required to transmit the judgment to the Employment Development Department (EDD) as a notice of potential tax fraud and assess a civil penalty against the employer.

My Administration is committed to combatting wage theft and ensuring workers receive the pay they are owed. However, the proposed referral process would be costly, duplicative, and unlikely to significantly improve collections of unpaid wages. The Labor Commissioner’s Office already coordinates extensively with EDD regarding potential employer tax fraud cases through existing task forces that combat the underground economy, including the Joint Enforcement Strike Force and the Labor Enforcement Task Force. Through these partnerships, the Labor Commissioner’s Office shares information about cases, and EDD investigates and conducts enforcement when tax fraud is found. In 2024 alone, these coordinated efforts resulted in over 2,000 payroll tax audits and investigations and \$213.5 million in assessments. Given limited resources and department capacity, creating an additional process that duplicates this focused work is not prudent.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 355 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

30

S.B. No. 369—Padilla.

An act relating to the Salton Sea.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 369 without my signature.

This bill would impose new workforce requirements on contractors, subcontractors, and entities at every other tier that work on state restoration projects at the Salton Sea starting January 1, 2026.

Over the course of my Administration, the state's Salton Sea Management Program has dramatically increased the pace and scale of its restoration projects, covering miles of previously exposed lakebed with bird and fish habitat, as well as native plants.

These efforts are addressing severe habitat loss and the public health risks of exposed lakebed dust emissions. Simultaneously, these investments are providing job opportunities for local workers in a region long burdened by high unemployment. These mutually beneficial outcomes are a transformative step for this region. That is why I was proud to collaborate with the author last year on the creation of the Salton Sea Conservancy, which will further advance these shared objectives and enhance these outcomes.

I appreciate the author's efforts and commitment to addressing the pervasive issues in the Salton Sea region. Though well-intended, I am concerned this bill may result in delays to critical, shovel-ready restoration projects. Recognizing the importance of prioritizing efforts to provide high-quality, local jobs while balancing the urgent need to accelerate restoration projects at the Salton Sea, I am directing the California Natural Resources Agency, in consultation with the California Labor and Workforce Development Agency, to identify and publish recommendations on increasing regional workforce development opportunities and promote long-term economic mobility in the community.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 369 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

31

S.B. No. 388—Padilla et al.

An act relating to state government.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 388 without my signature.

This bill would establish the California Latino Commission to advise and make recommendations to the Legislature and the Governor on policy matters affecting Latino communities.

California is home to more than 15 million Latinos - nearly 40 percent of the state's population. Latinos play a central role in California's economy and culture, and my Administration will continue ongoing work to identify and address the challenges that face this community. While I am appreciative of the intent to provide this distinct venue to further address disparities and drive opportunity through data collection and analysis, initiatives, partnerships, evaluation, and other powers and duties, this bill would lead to ongoing implementation costs in the millions of dollars while duplicating existing efforts, many of which are supported by state funding.

In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 388 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

32

S.B. No. 404—Caballero et al.

An act relating to hazardous waste.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 404 without my signature.

The bill would establish a comprehensive regulatory program for metal shredding facilities to be administered by the Department of Toxic Substances Control (DTSC) and would require metal shredding facilities to obtain a permit from DTSC.

I support the author's intent to create a uniform structure for permitting metal shredding facilities in California. These facilities are critical to maintaining supply chain stability, recycling millions of end-of-life vehicles, household appliances, and other metallic items produced, used, and discarded annually in California. Unless recycled, these metal materials would overwhelm available landfill capacity, creating a massive accumulation of damaged and abandoned cars, appliances, and other items.

However, this bill lacks clear definitions regarding the materials processed at these facilities, including what "hazardous waste" requirements are applicable. Without this clarity, this bill is not as protective, places a significant burden on DTSC, and cannot be successfully implemented.

I encourage the author to work closely with DTSC and interested parties to remedy this issue, as well as ensure that any future legislation requires metal shredding facilities operate, and be permitted to operate, in a health-protective manner.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 404 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

33

S.B. No. 411—Pérez et al.

An act relating to pupil meals.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 411 without my signature.

This bill requires the California Department of Education (CDE), with support from the California Department of Social Services (CDSS), to develop and provide a statewide web application enabling families to submit federally required information, in adherence with specified requirements, to determine eligibility for school meal programs beginning with the application for summer 2028 benefits, contingent upon an appropriation.

Through California's Universal School Meals program, all students, regardless of income, now have access to two free meals each school day. In addition, the Summer Electronic Benefits Transfer (SUN Bucks) program assists eligible families to ensure students are fed during the summer months. While I wholeheartedly support the author's intent to increase access to school meal programs, this bill imposes additional costs on the Department of Education to build, maintain, and operate a new statewide online data management system to determine eligibility. This should be considered as part of the budget process, rather than through legislation.

In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 411 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

34

S.B. No. 414—Ashby.

An act relating to school accountability.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 414 without my signature.

This bill makes changes to the oversight, auditing, and funding systems for nonclassroom-based (NCB) charter schools, expands local educational agencies' auditing procedures, and establishes a new Office of the Education Inspector General.

In the wake of several high-profile cases of fraud by NCB charter schools, in partnership with the Legislature, we charged the Legislative Analyst's Office and the Fiscal Crisis Management and Assistance Team with studying ways to improve oversight and accountability, and to provide policymakers with recommendations to address those issues.

I deeply appreciate the efforts of the author and the negotiating parties to develop legislation that builds on these recommendations and the findings from the State Controller. However, this bill falls short. While the oversight and auditing provisions are meaningful, other sections are unworkable, would face legal challenges, and require hundreds of millions of dollars to implement. Additionally, provisions added late in the legislative process undermine important agreements my Administration made during my first term.

While I cannot sign this bill, I remain committed to improving oversight of our education system while preserving the ability of high-quality charter schools to continue educating the students they serve. As such, I am calling on all interested parties to work together in the coming months to find a swift resolution on remaining unresolved issues, so that follow-up legislation can be introduced and passed when the Legislature returns early next year. This legislation must ensure that public funds are properly utilized, address fraud and malfeasance, improve accountability and oversight, and acknowledge our fiscal reality to allow for successful implementation.

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GOVERNOR'S VETOES—Continued

In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 414 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

35

S.B. No. 418—Menjívar et al.

An act relating to health care coverage, and declaring the urgency thereof, to take effect immediately.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 418 without my signature.

This bill would require health plans and insurers to cover a 12-month supply of federal Food and Drug Administration-approved prescription hormone therapy, and necessary supplies for self-administration, prescribed by an in network provider and dispensed at one time without utilization management (UM).

I appreciate the author's intent to ensure patient access to the comprehensive care they need. While there are provisions of this bill that are worthy of support, I am concerned about the limitation on the use of UM, which is an important tool to ensure enrollees receive the right care at the right time. Prohibiting this cost containment strategy is likely to result in an increase in enrollee premiums to offset costs incurred by health plans and insurers. At a time when individuals are facing double-digit rate increases in their health care premiums across the nation, we must take great care to not enact policies that further drive up the cost of health care, no matter how well-intended.

(CONTINUED ON THE FOLLOWING PAGE)

GOVERNOR'S VETOES—Continued

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 418 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

36

S.B. No. 485—Reyes.

An act relating to local government.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 485 without my signature.

This bill would allow an appointed county public defender to be removed from office only upon a three-fifths vote of the board of supervisors and a showing of good cause.

I appreciate the importance of protecting public defenders from undue political interference, as their role sometimes requires taking unpopular positions to fulfill their legal and ethical duties to their clients.

That said, I have not been presented with evidence that California's current system in any way impairs the effectiveness or independence of public defenders. Proponents only cite a handful of examples from other states of public defenders being removed from office for controversial advocacy.

Further, since the law does not place term limits on public defenders, this bill may ultimately make it unduly difficult to replace public defenders for legitimate reasons and leave incumbents entrenched, which I do not support.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 485 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

37

S.B. No. 509—Caballero et al.

An act relating to state government.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 509 without my signature.

This bill would require the Office of Emergency Services (Cal OES), in consultation with the Commission on Peace Officer Standards and Training (POST), to develop training on recognizing and responding to transnational repression.

While I appreciate the author's intent to enhance the state's ability to identify and respond to transnational repression, this issue is best addressed through administrative action in coordination with federal agencies. By codifying definitions related to this training, this bill would remove the state's flexibility and ability to avoid future inconsistencies related to this work, especially since no unified federal definition exists.

Cal OES has already developed a training to help law enforcement recognize and respond to transnational repression. Information about this Transnational Repression Awareness class can be found on Cal OES's California Specialized Training Institute Criminal Justice / Homeland Security webpage. This work was done in coordination with Cal OES, POST, and federal partners to ensure alignment with national standards and equip local law enforcement with the tools needed to identify and react to this threat.

My administration moved quickly to provide local agencies with the necessary tools to protect these impacted communities while maintaining the essential administrative flexibility to adapt to this evolving issue.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 509 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

38

S.B. No. 512—Pérez et al.
An act relating to elections.
Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 512 without my signature.

This bill reaffirms that jurisdictions may use the initiative process to impose transactions and use taxes for transportation purposes.

The courts have consistently and repeatedly affirmed this existing authority; therefore, this bill is unnecessary.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 512 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

39

S.B. No. 616—Rubio et al.
An act relating to state government.
Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 616 without my signature.

This bill would establish an independent Community Hardening Commission within the Department of Insurance (CDI) to review current and develop new wildfire community hardening standards every quarter starting January 1, 2026, and make recommendations to expedite certain community hardening practices.

At a time when Californians are grappling with rising insurance costs due to natural disasters exacerbated by climate change, the state has launched multiple efforts to expedite proven and cost-effective home hardening practices, aiming to improve insurability for millions of homeowners.

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GOVERNOR'S VETOES—Continued

CAL FIRE currently administers California's Wildfire Mitigation Program, established in 2019 to strengthen community-wide resilience against wildfires. The California Governor's Office of Emergency Services (Cal OES) and CAL FIRE, working side-by-side with counties and cities, have launched a statewide wildfire home-hardening playbook that at-risk communities can lift straight off the shelf. In 2022, CDI introduced its "Safer from Wildfires" framework, a first-of-its-kind regulation that requires insurance companies to offer discounts to homeowners and businesses that take specific wildfire mitigation steps. These are just a few examples demonstrating the state's commitment to tackling this important issue.

This year, the Legislature sent me multiple bills with the intention of building upon this ongoing work. Unfortunately, rather than providing a coordinated approach, these measures are in conflict with one another, tasking different state entities with similar objectives. The lack of harmony between these efforts will not only result in conflicting outcomes but also in confusion for consumers, insurance companies, local governments, and emergency responders.

I encourage the Legislature to revisit this important issue next year and work collaboratively to navigate the different approaches to setting hardening standards, including determining the responsible state entity. In the meantime, California will continue to aggressively implement the multiple initiatives underway to mitigate wildfire risk, encourage cost-effective structure hardening and retrofitting, facilitate vegetation management, and address the availability and cost of insurance.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 616 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

40

S.B. No. 641—Ashby et al.

An act relating to professions and vocations, and declaring the urgency thereof, to take effect immediately.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 641 without my signature.

This bill would authorize licensing boards under the Department of Consumer Affairs and the Department of Real Estate to waive the application of specified laws for licensees and applicants who are impacted by a proclaimed federal, state, or local emergency, or whose homes or businesses are located in a disaster area. Additionally, this bill would ban unsolicited offers by real estate licensees and their clients that are below market value, as it was the day before the disaster, and would ban it throughout the entire geographic area in which the disaster is proclaimed.

I appreciate the intent of the author to help those impacted by natural disasters to find regulatory relief quickly and to protect those with property in disaster areas. In response to recent disasters, my Administration worked closely with the Legislature to coordinate targeted relief and consumer protections to disaster victims - absent the authority sought in this bill.

With respect to the real estate protection provisions, the bill is overly broad, applying to all natural disasters even when housing is unaffected. It also leaves an enforcement gap by regulating licensees only when acting for clients, not for themselves. Together, these issues call into question whether the bill is properly tailored to achieve its stated goals.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 641 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

41

S.B. No. 643—Caballero et al.

An act relating to climate change.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 643 without my signature.

This bill would require, among other things, the California Air Resources Board to establish and administer the Carbon Dioxide Removal (CDR) Purchase Program as a competitive grant process for eligible carbon dioxide removal projects within the state and, between July 1, 2026, and December 31, 2035, to fund CDR projects in an amount totaling \$50 million.

Deploying CDR technologies and projects is an increasingly necessary strategy to achieve our 2045 carbon neutrality goal, and it is why I signed Senate Bill 905 (Caballero) in 2022 as part of that year's Climate Action Package, to support the development and growth of these technologies. Additionally, I recently signed Senate Bill 840 (Limón), which provides for a continuous appropriation from the Greenhouse Gas Reduction Fund of \$85 million per year for climate-focused innovation that may include CDR technologies. I also recently signed Senate Bill 614 (Stern), which allows for the construction of safe carbon dioxide pipelines throughout the state to transport this greenhouse gas from where it is captured and removed to areas where it can be permanently sequestered.

While I applaud the author for her continued leadership in this area, given recent efforts to advance CDR technologies and projects, the program created by this bill is duplicative and not accounted for in this year's budget. In partnership with the Legislature this year, my Administration has enacted a balanced budget that recognizes the challenging fiscal landscape our state faces while maintaining our commitment to working families and our most vulnerable communities. With significant fiscal pressures and the federal government's hostile economic policies, it is vital that we remain disciplined when considering bills with significant fiscal implications that are not included in the budget, such as this measure.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 643 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

42

S.B. No. 682—Allen.

An act relating to product safety.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 682 without my signature.

The bill, beginning January 1, 2028, prohibits a person from distributing, selling, or offering for sale a cleaning product, dental floss, juvenile product, food packaging, or ski wax, as specified, that contains intentionally added PFAS. Additionally, this bill, beginning January 1, 2030, prohibits a person from distributing, selling, or offering for sale cookware that contains intentionally added PFAS.

I share the author's goal to protect human health and the environment by phasing out the use of PFAS in consumer products. However, the broad range of products that would be impacted by this bill would result in a sizable and rapid shift in cooking products available to Californians. I appreciate efforts to protect the health and safety of consumers, and while this bill is well-intentioned, I am deeply concerned about the impact this bill would have on the availability of affordable options in cooking products. I believe we must carefully consider the consequences that may result from a dramatic shift of products on our shelves.

I encourage the author and stakeholders to continue discussions in this space, while ensuring that we are not sacrificing the ability of Californians to afford household products like cookware with efforts to address the prevalence of PFAS.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 682 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

43

S.B. No. 703—Richardson.

An act relating to employment.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 703 without my signature.

This bill would require trucking companies and independent contractor truckers to annually provide the Ports of Long Beach and Los Angeles with information about their business structure and employees. It would also require each port to collect truck-related data, including the name listed on the truck's insurance policy. The ports would then publish both sets of information.

I appreciate the author's concern about the misclassification of truckers operating at the Port of Los Angeles and the Port of Long Beach. However, this bill would significantly disrupt port operations by requiring these ports to collect and retain information on thousands of trucks each day. Given the variety of information required to be collected, this process will be challenging to automate or streamline.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 703 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

44

S.B. No. 756—Smallwood-Cuevas.

An act relating to motion picture tax credits.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 756 without my signature.

This bill would require the California Film Commission (CFC) to establish new data collection and compliance protocols for the California Film & TV Tax Credit Program.

I share the author's goal of ensuring that California's tax credit program lifts up underrepresented workers and communities. Recent legislation expanded support for productions that hire trainees from the Career Pathways Program, the CFC's workforce development initiative to expand access to film and television careers.

This measure, though well-intentioned, is premature and would impose significant and costly new obligations on the CFC. It proposes a process that requires the CFC to work with outside stakeholders and payroll companies to develop new definitions and standardized reporting templates. In addition, the CFC would need to create protocols to reduce nonresponse rates and collect more detailed demographic data. These requirements would necessitate a major overhaul of the CFC's data collection procedures, which were only recently refined during the rollout of Film Tax Credit 4.0, the current iteration of the program that began in July 2025.

While I am supportive of the author's effort to understand the full economic and community impact of the Film & TV Tax Credit Program, we should allow more time for the recent reforms to be implemented.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 756 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

45

S.B. No. 761—Ashby et al.

An act relating to public social services.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 761 without my signature.

This bill requires the California Student Aid Commission (CSAC) to amend its Grant Delivery System to ensure students who may be eligible for CalFresh are identified. The bill also requires data-sharing agreements between CSAC and the California Department of Social Services (CDSS), as well as between county welfare departments and the systemwide offices of the public postsecondary education systems, for the purpose of conducting direct outreach to students about CalFresh eligibility.

I strongly support the author's goal of expanding eligible college student participation in the CalFresh program and applaud the author for her commitment to this issue. However, as drafted, this bill contains significant policy and implementation challenges with respect to the required data-sharing agreements. I encourage the author to work with CDSS on a more implementable solution that reduces both privacy risks and the complexity of creating new data-sharing systems across multiple agencies.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 761 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

46

S.B. No. 764—Weber Pierson et al.

An act relating to children's health.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 764 without my signature.

This bill requires all chain restaurants that sell children's meals to offer at least one healthy option for children and provide training to their employees on nutritional standards.

My administration has championed multiple efforts to ensure that children in California are not only fed, but also receive more nutritious meals. From the California Universal Meal Program, to the Summer Electronic Benefits Transfer (SUN Bucks) program, to the Farm to School Program, we are at the forefront of increasing nutritious, local foods in meals for children.

However, this bill regulates restaurants in a way that is unnecessary and overly burdensome. Parents understand their children's needs and how to determine appropriate meals for them when eating at restaurants.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 764 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

SENATE DAILY FILE
GOVERNOR'S VETOES—Continued

47

S.B. No. 771—Stern et al.

An act relating to social media platforms.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 771 without my signature.

This bill seeks to hold social media platforms liable for algorithms that relay content violating specified California civil rights laws to their users.

I support the author's goal of ensuring that our nation-leading civil rights laws apply equally both online and offline. I likewise share the author's concern about the growth of discriminatory threats, violence, and coercive harassment online. I am concerned, however, that this bill is premature. Our first step should be to determine if, and to what extent, existing civil rights laws are sufficient to address violations perpetrated through algorithms. To the extent our laws prove inadequate, they should be bolstered at that time.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 771 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

48

S.B. No. 783—Rubio et al.

An act relating to outdoor advertising.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 783 without my signature.

This bill would re-extend the sunset for the redevelopment agency project area exemption to the Outdoor Advertising Act until January 1, 2029.

As a former mayor, I have seen firsthand how outdoor advertising displays generate revenue and visibility for local economies and businesses. Yet extending the redevelopment agency exemption under the Outdoor Advertising Act simply continues a pattern of short-term fixes that avoid addressing the underlying issue. For more than a decade, this area of law has been managed through temporary extensions rather than a comprehensive solution.

There are over 40 former redevelopment agency legacy displays throughout California. A lasting resolution should address them directly - whether through targeted statutory changes to the Act, administrative adjustments, or simply bringing the displays into compliance with existing law. That approach is far more durable and legally sound than repeated exemptions, which only create uncertainty, increase risk, and jeopardize critical funding that supports thousands of jobs at the state and local level.

I encourage the Legislature and stakeholders to work with my Administration on a durable solution that provides stability while balancing economic benefits with the state's fiscal and regulatory responsibilities.

For this reason, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 783 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

49

S.B. No. 787—McNerney et al.

An act relating to energy.

Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 787 without my signature.

This bill would require the California Energy Commission (CEC) to designate a person to serve as the Senior Counselor on Industrial Policy and Clean Energy Development in order to convene working groups focused on specific issues, including batteries, offshore wind, building decarbonization, workforce development, heat pumps, and affordability. This bill would also require the CEC to enter into a Memorandum of Understanding (MOU) with various agencies on equitable clean energy supply chains and require the Senior Counselor to present an annual report to the CEC, presenting findings and recommendations on strategies and activities undertaken pursuant to the MOU.

Transitioning to a low-carbon, clean energy economy requires active coordination and collaboration among multiple state agencies to effectively implement key policies that shape and influence this transition. This is why there is deliberate and constant engagement among all state agencies involved in this transition, through collaborative decision-making and interagency working groups, among other joint efforts.

While laudable, this bill would create a position whose responsibilities would duplicate, conflict with, and overlap with existing positions and coordinating structures throughout my Administration. The role of creating robust supply chains, enabling the deployment of clean energy and low-carbon, advanced technologies, and developing the 21st-century workforce to support these efforts is not reserved for one position alone. It requires the whole of state government and dozens of dedicated public servants to implement.

In furtherance of these efforts, I am directing the Governor's Office of Business and Economic Development, in coordination with the California Labor and Workforce Development Agency, the California Energy Commission and other relevant agencies, to work with stakeholders to develop and provide my office with recommendations on additional administrative strategies and enhancements to state agency coordinating structures that could better align my Administration's efforts with the state's decarbonization and clean energy deployment policy goals and objectives.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 787 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

GOVERNOR'S VETOES—Continued

50

S.B. No. 791—Cortese et al.
An act relating to vehicles.
Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 791 without my signature.

This bill authorizes car dealers to increase the document processing fee they can charge a customer from \$85 to 1 percent of the total price of the vehicle, up to \$260, until January 1, 2031.

At a time when Californians are already struggling with the high cost of living, this bill would raise the document processing fee to three times the current \$85 cap - far beyond what an inflation adjustment would justify. With no new state requirements and increasingly streamlined DMV processes, consumers could be charged hundreds more for only minutes of data entry.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

2025

Oct. 13—Shall Senate Bill 791 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

**INACTIVE FILE
(SENATE BILLS)**

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 1	S.B.	239 Arreguín	(3)	Relating to local government.
A- 2	S.B.	310 Wiener	(3)	Relating to employment.
A- 3	S.C.R.	92 Alvarado-Gil	(3)	Relating to food and agriculture.
A- 4	S.C.R.	53 Pérez	(3)	Relating to High School Voter Education Weeks.
A- 5	S.R.	57 Padilla	(3)	Relating to California-Mexico Advocacy Day.
A- 6	S.B.	626 Smallwood-Cuevas	(UB)	Relating to perinatal health.
A- 7	S.B.	830 Arreguín	(UB)	Relating to environmental quality.
A- 8	S.C.R.	89 Smallwood-Cuevas	(3)	Relating to diversity, equity, and inclusion.
A- 9	S.J.R.	9 Durazo	(UB)	Relating to immigration raids.
A- 10	S.C.R.	84 Blakespear	(3)	Relating to California Rail Month.

**INACTIVE FILE
(ASSEMBLY BILLS)**

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 11	A.B.	1149 Davies	(CC)	Relating to driver's licenses.
A- 12	A.B.	77 Aguiar-Curry	(3)	Relating to gambling.
A- 13	A.B.	990 Hadwick	(3)	Relating to drinking water.
A- 14	A.B.	437 Lackey	(3)	Relating to interscholastic athletics.
A- 15	A.B.	672 Caloza	(3)	Relating to public employees.
A- 16	A.B.	954 Bennett	(3)	Relating to transportation.
A- 17	A.B.	1112 Wallis	(3)	Relating to property taxation.
A- 18	A.B.	272 Aguiar-Curry	(3)	Relating to air pollution.
A- 19	A.B.	264 Carrillo		Relating to veterans.
A- 20	A.B.	559 Berman	(3)	Relating to professions and vocations.
A- 21	A.B.	1229 Schultz	(3)	Relating to housing.
A- 22	A.B.	1214 Patterson	(3)	Relating to elections.
A- 23	A.B.	1234 Ortega	(3)	Relating to employment.
A- 24	A.B.	1440 Environmental Safety and Toxic Materials	(CC)	Relating to health.
A- 25	A.B.	372 Bennett	(3)	Relating to emergency services.
A- 26	A.B.	686 Berman	(3)	Relating to cannabis.
A- 27	A.B.	1130 Berman	(3)	Relating to healing arts.
A- 28	A.B.	540 Connolly	(3)	Relating to civil actions.
A- 29	A.B.	982 Carrillo	(3)	Relating to surface mining.
A- 30	A.B.	282 Pellerin	(3)	Relating to discrimination.
A- 31	A.B.	1377 McKinnor	(3)	Relating to taxation, to take effect immediately, tax levy.
A- 32	A.B.	1267 Pellerin	(3)	Relating to substance use disorder.
A- 33	A.B.	1515 Labor and Employment	(3)	Relating to employment.
A- 34	A.B.	28 Schiavo	(3)	Relating to solid waste.
A- 35	A.B.	502 Pellerin	(3)	Relating to elections.
A- 36	A.B.	280 Aguiar-Curry	(3)	Relating to health care coverage.
A- 37	A.B.	283 Haney	(3)	Relating to in-home supportive services.
A- 38	A.B.	908 Solache	(3)	Relating to pupil instruction.
A- 39	A.B.	1413 Papan	(3)	Relating to groundwater.
A- 40	A.B.	1129 Celeste Rodriguez	(3)	Relating to public health.

INACTIVE FILE (ASSEMBLY BILLS)—Continued

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 41	A.B.	33 Aguiar-Curry	(3)	Relating to autonomous vehicles.
A- 42	A.B.	929 Connolly	(3)	Relating to water.
A- 43	A.B.	54 Krell	(3)	Relating to reproductive health.
A- 44	A.B.	446 Ward	(3)	Relating to consumer protection.
A- 45	A.B.	864 Ward	(3)	Relating to hazardous waste.
A- 46	A.B.	745 Irwin	(3)	Relating to electricity.
A- 47	A.B.	667 Solache	(3)	Relating to professions and vocations.
A- 48	A.B.	1389 Blanca Rubio	(3)	Relating to horse racing.
A- 49	A.B.	1393 Blanca Rubio	(3)	Relating to gambling.
A- 50	A.B.	350 Bonta	(3)	Relating to health care coverage.
A- 51	A.B.	1526 G.O.	(3)	Relating to horse racing.
A- 52	A.B.	904 Aguiar-Curry	(3)	Relating to childcare services.
A- 53	A.B.	1448 Hart	(3)	Relating to coastal resources.
A- 54	A.B.	782 Quirk-Silva	(3)	Relating to land use.
A- 55	A.B.	84 Muratsuchi	(3)	Relating to school accountability.
A- 56	A.B.	968 Boerner	(3)	Relating to healing arts.
A- 57	A.B.	1018 Bauer-Kahan	(3)	Relating to artificial intelligence.
A- 58	A.B.	1331 Elhawary	(3)	Relating to employment.
A- 59	A.B.	735 Carrillo	(3)	Relating to land use.
A- 60	A.C.R.	2 Jackson	(3)	Relating to racial discrimination.
A- 61	A.C.R.	32 Carrillo	(3)	Relating to March4Water Month.
A- 62	A.C.R.	61 Stefani	(3)	Relating to Filicide Awareness Week.
A- 63	A.C.R.	40 Fong	(3)	Relating to student financial aid.
A- 64	A.J.R.	6 Aguiar-Curry	(3)	Relating to child nutrition.
A- 65	A.C.R.	95 Kalra	(3)	Relating to the 2025 International Day of Yoga.

INACTIVE FILE (ASSEMBLY BILLS)—Continued

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 66	A.B.	119 Budget	(3)	Relating to public social services, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 67	A.J.R.	9 Wallis	(3)	Relating to national parks.
A- 68	A.B.	334 Petrie-Norris	(3)	Relating to transportation.
A- 69	A.C.R.	106 Kalra	(3)	Relating to Court Adoption and Permanency Month.
A- 70	A.B.	40 Bryan	(3)	Relating to redistricting, and declaring the urgency thereof, to take effect immediately.
A- 71	A.C.R.	100 Kalra	(3)	Relating to India's Independence Day.
A- 72	A.B.	237 Patel	(3)	Relating to crimes.
A- 73	A.B.	644 Gabriel	(3)	Relating to memorials.
A- 74	A.B.	105 Gabriel	(3)	Relating to the state budget, and making an appropriation therefor, to take effect immediately, budget bill.
A- 75	A.B.	146 Budget	(3)	Relating to human services, and making an appropriation therefore, to take effect immediately, bill related to the budget.
A- 76	A.B.	147 Budget	(3)	Relating to education finance, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 77	A.B.	148 Budget	(3)	Relating to postsecondary education, and making an appropriation therefor, to take effect immediately, bill related to the budget.

INACTIVE FILE (ASSEMBLY BILLS)—Continued

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 78	A.B.	151 Budget	(3)	Relating to early childhood education and childcare, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 79	A.B.	153 Budget	(3)	Relating to transportation, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 80	A.B.	155 Budget	(3)	Relating to economic development, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 81	A.B.	156 Budget	(3)	Relating to labor, and making an appropriation therefore, to take effect immediately, bill related to the budget.
A- 82	A.B.	157 Budget	(3)	Relating to public safety, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 83	A.B.	159 Budget	(3)	Relating to taxation, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 84	A.B.	160 Budget	(3)	Relating to background checks, and making an appropriation therefor, to take effect immediately, bill related to the budget.

INACTIVE FILE (ASSEMBLY BILLS)—Continued

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 85	A.B.	161 Budget	(3)	Relating to state employment, and making an appropriation therefor, to take effect immediately, bill related to the budget.
A- 86	A.B.	162 Budget	(3)	Relating to elections, and making an appropriation therefor, to take effect immediately, bill related to the budget.

HELD AT DESK
(SENATE BILLS)

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>Subject</i>
A- 87	S.R.	52 Niello	Relating to the Governor’s Reorganization Plan No. 1 of 2025.

HELD AT DESK
(ASSEMBLY BILLS)

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>Subject</i>
A- 88	A.B. 529	Ahrens	Relating to healing arts.
A- 89	A.B. 1447	Gipson	Relating to unclaimed property.
A- 90	A.B. 1457	Bryan	Relating to fire protection.
A- 91	A.B. 220	Jackson	Relating to Medi-Cal.

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
SB 5	14	Cabaldon	Governor's Vetoes	2/3
SB 7	23	McNerney et al.	Governor's Vetoes	2/3
SB 11	24	Ashby	Governor's Vetoes	2/3
SB 24	17	McNerney et al.	Governor's Vetoes	2/3
SB 34	25	Richardson	Governor's Vetoes	2/3
SB 36	18	Umberg et al.	Governor's Vetoes	2/3
SB 75	26	Smallwood-Cuevas	Governor's Vetoes	2/3
SB 76	2	Seyarto	Governor's Vetoes	2/3
SB 88	8	Caballero et al.	Governor's Vetoes	2/3
SB 224	9	Hurtado	Governor's Vetoes	2/3
SB 239	A-1	Arreguín	Inactive File	MAJ
SB 257	27	Wahab et al.	Governor's Vetoes	2/3
SB 263	19	Gonzalez et al.	Governor's Vetoes	2/3
SB 274	3	Cervantes et al.	Governor's Vetoes	2/3
SB 275	4	Smallwood-Cuevas et al.	Governor's Vetoes	2/3
SB 292	10	Cervantes	Governor's Vetoes	2/3
SB 298	28	Caballero et al.	Governor's Vetoes	2/3
SB 299	1	Cabaldon et al.	Second Reading	MAJ
SB 310	A-2	Wiener et al.	Inactive File	MAJ
SB 317	15	Hurtado et al.	Governor's Vetoes	2/3
SB 326	20	Becker et al.	Governor's Vetoes	2/3
SB 355	29	Pérez et al.	Governor's Vetoes	2/3
SB 369	30	Padilla	Governor's Vetoes	2/3
SB 388	31	Padilla et al.	Governor's Vetoes	2/3
SB 404	32	Caballero et al.	Governor's Vetoes	2/3
SB 411	33	Pérez et al.	Governor's Vetoes	2/3
SB 414	34	Ashby	Governor's Vetoes	2/3
SB 418	35	Menjivar et al.	Governor's Vetoes	2/3
SB 419	5	Caballero et al.	Governor's Vetoes	2/3
SB 454	6	McNerney et al.	Governor's Vetoes	2/3
SB 485	36	Reyes	Governor's Vetoes	2/3
SB 509	37	Caballero et al.	Governor's Vetoes	2/3
SB 512	38	Pérez et al.	Governor's Vetoes	2/3
SB 541	11	Becker et al.	Governor's Vetoes	2/3
SB 613	12	Stern et al.	Governor's Vetoes	2/3
SB 616	39	Rubio et al.	Governor's Vetoes	2/3
SB 626	A-6	Smallwood-Cuevas et al.	Inactive File	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
SB 629	21	Durazo et al.	Governor's Vetoes	2/3
SB 641	40	Ashby et al.	Governor's Vetoes	2/3
SB 643	41	Caballero et al.	Governor's Vetoes	2/3
SB 647	13	Hurtado	Governor's Vetoes	2/3
SB 682	42	Allen	Governor's Vetoes	2/3
SB 703	43	Richardson	Governor's Vetoes	2/3
SB 717	16	Richardson	Governor's Vetoes	2/3
SB 756	44	Smallwood-Cuevas	Governor's Vetoes	2/3
SB 757	22	Richardson	Governor's Vetoes	2/3
SB 761	45	Ashby et al.	Governor's Vetoes	2/3
SB 764	46	Weber Pierson et al.	Governor's Vetoes	2/3
SB 771	47	Stern et al.	Governor's Vetoes	2/3
SB 783	48	Rubio et al.	Governor's Vetoes	2/3
SB 785	7	Caballero	Governor's Vetoes	2/3
SB 787	49	McNerney et al.	Governor's Vetoes	2/3
SB 791	50	Cortese et al.	Governor's Vetoes	2/3
SB 830	A-7	Arreguín et al.	Inactive File	MAJ
SCR 53	A-4	Pérez et al.	Inactive File	MAJ
SCR 84	A-10	Blakespear et al.	Inactive File	MAJ
SCR 89	A-8	Smallwood-Cuevas et al.	Inactive File	MAJ
SCR 92	A-3	Alvarado-Gil	Inactive File	MAJ
SJR 9	A-9	Durazo et al.	Inactive File	MAJ
SR 52	A-87	Niello	Senate Held At Desk	-
SR 57	A-5	Padilla et al.	Inactive File	-
AB 28	A-34	Schiavo et al.	Inactive File	MAJ
AB 33	A-41	Aguiar-Curry et al.	Inactive File	MAJ
AB 40	A-70	Bryan et al.	Inactive File	2/3
AB 54	A-43	Krell et al.	Inactive File	MAJ
AB 77	A-12	Aguiar-Curry	Inactive File	MAJ
AB 84	A-55	Muratsuchi et al.	Inactive File	MAJ
AB 105	A-74	Gabriel	Inactive File	MAJ
AB 119	A-66	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 146	A-75	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
AB 147	A-76	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 148	A-77	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 151	A-78	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 153	A-79	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 155	A-80	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 156	A-81	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 157	A-82	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 159	A-83	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	2/3
AB 160	A-84	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 161	A-85	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 162	A-86	Committee on Budget (Assembly Members Gabriel (Chair)) et al.	Inactive File	MAJ
AB 220	A-91	Jackson et al.	Assembly Held At Desk	MAJ
AB 237	A-72	Patel et al.	Inactive File	MAJ
AB 264	A-19	Carrillo et al.	Inactive File	MAJ
AB 272	A-18	Aguiar-Curry	Inactive File	MAJ
AB 280	A-36	Aguiar-Curry	Inactive File	MAJ
AB 282	A-30	Pellerin et al.	Inactive File	MAJ
AB 283	A-37	Haney et al.	Inactive File	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
AB 334	A-68	Petrie-Norris	Inactive File	MAJ
AB 350	A-50	Bonta et al.	Inactive File	MAJ
AB 372	A-25	Bennett	Inactive File	MAJ
AB 437	A-14	Lackey	Inactive File	MAJ
AB 446	A-44	Ward et al.	Inactive File	MAJ
AB 502	A-35	Pellerin et al.	Inactive File	MAJ
AB 529	A-88	Ahrens	Assembly Held At Desk	MAJ
AB 540	A-28	Connolly	Inactive File	MAJ
AB 559	A-20	Berman et al.	Inactive File	MAJ
AB 644	A-73	Gabriel et al.	Inactive File	MAJ
AB 667	A-47	Solache	Inactive File	MAJ
AB 672	A-15	Caloza	Inactive File	MAJ
AB 686	A-26	Berman	Inactive File	MAJ
AB 735	A-59	Carrillo et al.	Inactive File	MAJ
AB 745	A-46	Irwin	Inactive File	MAJ
AB 782	A-54	Quirk-Silva	Inactive File	MAJ
AB 864	A-45	Ward	Inactive File	MAJ
AB 904	A-52	Aguiar-Curry	Inactive File	MAJ
AB 908	A-38	Solache	Inactive File	MAJ
AB 929	A-42	Connolly	Inactive File	MAJ
AB 954	A-16	Bennett et al.	Inactive File	MAJ
AB 968	A-56	Boerner	Inactive File	MAJ
AB 982	A-29	Carrillo	Inactive File	MAJ
AB 990	A-13	Hadwick	Inactive File	MAJ
AB 1018	A-57	Bauer-Kahan et al.	Inactive File	MAJ
AB 1112	A-17	Wallis	Inactive File	2/3
AB 1129	A-40	Celeste Rodriguez et al.	Inactive File	2/3
AB 1130	A-27	Berman	Inactive File	MAJ
AB 1149	A-11	Davies	Inactive File	MAJ
AB 1214	A-22	Patterson et al.	Inactive File	MAJ
AB 1229	A-21	Schultz et al.	Inactive File	MAJ
AB 1234	A-23	Ortega et al.	Inactive File	MAJ
AB 1267	A-32	Pellerin	Inactive File	MAJ
AB 1331	A-58	Elhawary et al.	Inactive File	MAJ
AB 1377	A-31	McKinnor et al.	Inactive File	2/3
AB 1389	A-48	Blanca Rubio	Inactive File	MAJ
AB 1393	A-49	Blanca Rubio	Inactive File	MAJ
AB 1413	A-39	Papan et al.	Inactive File	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
AB 1440	A-24	Committee on Environmental Safety and Toxic Materials (Assembly Members Connolly (Chair)) et al.	Inactive File	MAJ
AB 1447	A-89	Gipson	Assembly Held At Desk	MAJ
AB 1448	A-53	Hart et al.	Inactive File	MAJ
AB 1457	A-90	Bryan	Assembly Held At Desk	MAJ
AB 1515	A-33	Committee on Labor and Employment (Assembly Members Ortega (Chair)) et al.	Inactive File	MAJ
AB 1526	A-51	Committee on Governmental Organization (Assembly Members Blanca Rubio (Chair)) et al.	Inactive File	MAJ
ACR 2	A-60	Jackson et al.	Inactive File	MAJ
ACR 32	A-61	Carrillo et al.	Inactive File	MAJ
ACR 40	A-63	Fong et al.	Inactive File	MAJ
ACR 61	A-62	Stefani et al.	Inactive File	MAJ
ACR 95	A-65	Kalra et al.	Inactive File	MAJ
ACR 100	A-71	Kalra et al.	Inactive File	MAJ
ACR 106	A-69	Kalra et al.	Inactive File	MAJ
AJR 6	A-64	Aguiar-Curry et al.	Inactive File	MAJ
AJR 9	A-67	Wallis et al.	Inactive File	MAJ

