

No. 126

CALIFORNIA LEGISLATURE

AT SACRAMENTO

2023–24 REGULAR SESSION

Senate Daily File



SENATOR TONI G. ATKINS

President pro Tempore

SENATOR MIKE MCGUIRE

Majority Floor Leader

SENATOR BRIAN W. JONES

Minority Leader

Compiled Under the Direction of

ERIKA CONTRERAS

Secretary of the Senate

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and

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Assistant Daily File Clerk

SENATE CONVENES AT 1 P.M.

THURSDAY, SEPTEMBER 14, 2023

(FLOOR SESSION)

ONE HUNDRED TWENTY – SIXTH DAY IN SESSION

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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.

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OFFICERS OF THE SENATE

LIEUTENANT GOVERNOR ELENI KOUNALAKIS

President

SENATOR TONI G. ATKINS

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	6610	651-4024	Los Angeles	2512 Artesia Blvd., Ste. 320, Redondo Beach 90278. Ph:(310)318-6994.
Alvarado-Gil, Marie	Educator	D	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.
Ashby, Angelique V.	Legislator/Women's Advocate.....	D	8	7320	651-4008	Sacramento	1020 N St., Rm. 568, Sacramento 95814. Ph:(916)651-1529. 1510 14th St., Sacramento 95814. Ph:(916)319-0309.
Atkins, Toni G.	Full-time Legislator	D	39	8518	651-4039	San Diego	7575 Metropolitan Drive, Ste. 100, San Diego 92108. Ph:(619)688-6700.
Becker, Josh.....	Non-profit Founder	D	13	7250	651-4013	San Mateo, Santa Clara ...	3525 Alameda de las Pulgas, Ste. D, E & F, Menlo Park, 94025. Ph:(650)233-2724.
Blakespear, Catherine	Legislator/Attorney	D	38	7340	651-4038	Orange, San Diego	24031 El Toro Rd., Ste. 201A, Laguna Hills 92653. Ph:(949)598-5850. 169 Saxony Rd., Ste. 209, Encinitas 92024. Ph:(760)642-0809.
Bradford, Steven	Full-time Legislator	D	35	7210	651-4035	Los Angeles	One Manchester Blvd., Ste. 600, Inglewood 90301. Ph:(310)412-6120. 302 W. 5th St., Ste. 203, San Pedro 90731. Ph:(310)514-8573.
Caballero, Anna M.	Attorney	D	14	7620	651-4014	Fresno, Madera, Merced, Tulare	510 West Main St., Ste. E, Merced 95340. Ph:(209)726-5495. 2550 Mariposa Mall, Ste. 2016, Fresno 93721. Ph:(559)264-3070.
Cortese, Dave	Full-time Legislator	D	15	6630	651-4015	Santa Clara	2105 S. Bascom Ave., Ste. 154, Campbell 95008. Ph:(408)558-1295.
Dahle, Brian	Farmer	R	1	7230	651-4001	Alpine, El Dorado, Lassen, Modoc, Nevada, Placer, Plumas, Sacramento, Shasta, Sierra, Siskiyou	1320 Yuba St., Ste. 102, Redding 96001. Ph:(530)224-7001. 11230 Gold Express Dr., Ste. 304, Gold River 95670. Ph:(916)464-4201. 100 N. Market St., Bieber 96009. Ph:(530)294-5000.
Dodd, Bill	Full-time Legislator	D	3	7610	651-4003	Contra Costa, Napa, Sacramento, Solano, Sonoma, Yolo	2721 Napa Valley Corporate Dr., Bldg. 4, 2nd Floor, Napa 94558. Ph:(707)224-1990. 555 Mason St., Ste. 275, Vacaville 95688. Ph:(707)454-3808. 50 D St., Ste. 300, Santa Rosa 95404. Ph:(707)576-2093. 420 Virginia St., Ste. 1-C, Vallejo 94590. Ph:(707)551-2389.
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
Eggman, Susan Talamantes	Full-time Legislator	D	5	8530	651-4005	Sacramento, San Joaquin, Stanislaus	2291 W. March Ln., Ste. B200, Stockton 95207. Ph:(209)472-9535.
Glazer, Steven M.	Full-time Legislator	D	7	7520	651-4007	Alameda, Contra Costa	420 W. 3rd St., Antioch 94509. Ph:(925)754-1461. 51 Moraga Way, Ste. 2, Orinda 94563. Ph:(925)258-1176.
Gonzalez, Lena A.	Full-time Legislator	D	33	7720	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.
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	7310	651-4016	Fresno, Kern, Kings, Tulare	5201 California St., Ste. 220, Bakersfield 93309. Ph:(661)395- 2620. 411 East 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 Treena St., Ste. 110, San Diego 92131. Ph:(858)547- 3818.
Laird, John	Full-time Legislator	D	17	8720	651-4017	Monterey, San Luis Obispo, Santa Clara, 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	19	6510	651-4019	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.
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. 885 Lakeport Blvd., Lakeport 95453. Ph:(707)468-8914.
Menjivar, Caroline	Social Worker	D	20	6720	651-4020	Los Angeles	6150 Van Nuys Blvd., Ste. 400, Van Nuys 91401. Ph:(818)901-5588.
Min, Dave	Educator	D	37	6710	651-4037	Orange	2151 Michelson Dr., Ste. 258, Irvine 92612. Ph:(949)223-5472.
Newman, Josh	Veterans' Advocate	D	29	6520	651-4029	Los Angeles, Orange, San Bernardino	203 N. Harbor Blvd., Fullerton 92832. Ph:(714)525-2342.
Nguyen, Janet	Small Business Owner ..	R	36	7130	651-4036	Los Angeles, Orange	301 Main St., Ste. 212, Huntington Beach 92648. Ph:(714)374-4000.

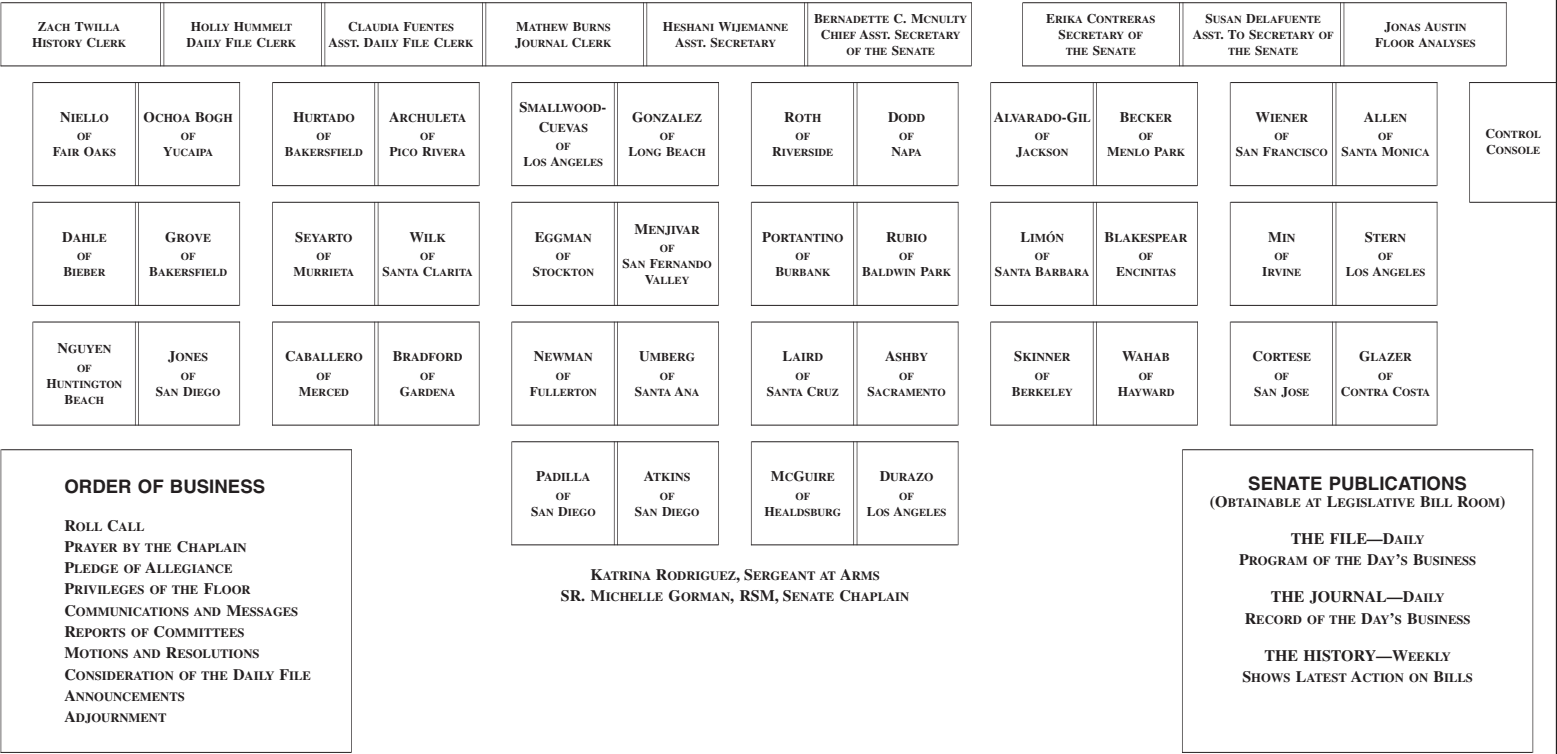
Name	Occupation	Party	Dist.	Suite	Telephone	Counties	District Address
Niello, Roger W.	Automobile Dealer	R	6	7110	651-4006	Placer, Sacramento	2200A Douglas Blvd., Ste. 100, Roseville 95661. Ph:(916)772-0571. 2729 Prospect Park Dr., Ste. 130, Rancho Cordova 95670. Ph:(916)464-3980. 855 Harter Pkwy., Ste. 245, Yuba City 95993. Ph:(530)701-8114.
Ochoa Bogh, Rosilicie ..	Realtor	R	23	7220	651-4023	Los Angeles, Riverside, San Bernardino.....	1758 Orange Tree Ln., Ste. B, Redlands 92374. Ph:(909)335-0271.
Padilla, Stephen C.	Public Policy Consultant/Former Law Enforcement	D	18	6640	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.
Portantino, Anthony J. ..	Full-time Legislator	D	25	7630	651-4025	Los Angeles, San Bernardino	601 E. Glenoaks Blvd., Ste. 210 Glendale 91207. Ph:(818)409-0400. 201 East Bonita Ave., San Dimas 91773. Ph:(909)599-7351.
Roth, Richard D.	Attorney	D	31	7510	651-4031	Riverside	3737 Main St., Ste. 104, Riverside 92501. Ph:(951)680-6750. 8353 Sierra Ave., Ste. 142, Fontana 92335. Ph:(909)574-4120.
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. 101 W. Mission Blvd., Ste. 111, Pomona 91766. Ph:(909)469-1110.
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. 777 E. Tahquitz Canyon Way, Ste. 200-12, Palm Springs 92262. Ph:(760)422-6684.
Skinner, Nancy	Full-time Legislator	D	9	8630	651-4009	Alameda, Contra Costa	1515 Clay St., Ste. 2202, Oakland 94612. Ph:(510)286-1333.
Smallwood-Cuevas, Lola.....	Educator/Community Organizer	D	28	6730	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	5016 N. Pkwy., Calabasas, Ste. 222, Calabasas 91302. Ph:(818)876-3352.
Umberg, Thomas J.	Attorney/Retired Military Officer	D	34	6530	651-4034	Los Angeles, Orange	1000 East Santa Ana Blvd., Ste. 220B, Santa Ana 92701. Ph:(714)558-3785.
Wahab, Aisha.....	Businesswoman	D	10	7330	651-4410	Alameda, Santa Clara.....	
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.
Wilk, Scott	Small Business Owner ..	R	21	7140	651-4021	Los Angeles, San Bernardino	848 W. Lancaster Blvd., Ste. 101, Lancaster 93534. Ph:(661)729-6232. 23920 Valencia Blvd., Ste. 250, Santa Clarita 91355. Ph:(661)286-1471. 14343 Civic Dr., First Floor, Victorville 92392. Ph:(760)843-8414.

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

DIAGRAM OF SENATE CHAMBER, SHOWING MEMBERS AND SEATING ARRANGEMENT—2023–24 REGULAR SESSION

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

LIEUTENANT GOVERNOR, ELENI KOUNALAKIS
SENATOR TONI G. ATKINS, PRESIDENT PRO TEMPORE



STANDING COMMITTEES OF THE SENATE

Agriculture—(4)—Hurtado (Chair), Grove (Vice Chair), Alvarado-Gil and Padilla. Consultant: Reichel Everhart. Assistant: Siena Kendall. Phone: (916)651-1508. 1020 N Street, Room 583.

Appropriations—(7)—Portantino (Chair), Jones (Vice Chair), Ashby, Bradford, Seyarto, Wahab and Wiener. Staff Director: Mark McKenzie. Consultants: Ashley Ames, Lenin Del Castillo, Matthew Fleming, 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)—Limón (Chair), Niello (Vice Chair), Bradford, Caballero, Min, Nguyen and Portantino. Consultant: Michael Burdick. Assistant: Rae Flores. Phone: (916)651-4102. 1020 N Street, Room 522.

Budget and Fiscal Review—(18)—Skinner (Chair), Niello (Vice Chair), Becker, Caballero, Dahle, Durazo, Eggman, Grove, Laird, McGuire, Menjivar, Min, Newman, Ochoa Bogh, Padilla, Roth, Seyarto and Smallwood-Cuevas. Staff Director: Elisa Wynne. Deputy Staff Director: Scott Ogus. Consultants: Nora Brackbill, Christopher Francis, Diego Emilio J. Lopez, Eunice Roh, Joanne Roy, Yong Salas and Elizabeth Schmitt. Assistants: Sandy Perez and Samuel Lanchester. Phone: (916)651-4103. 1020 N Street, Room 502.

Business, Professions and Economic Development—(13)—Roth (Chair), Nguyen (Vice Chair), Alvarado-Gil, Archuleta, Ashby, Becker, Dodd, Eggman, Glazer, Niello, Smallwood-Cuevas, Wahab and Wilk. Staff Director: Sarah Mason. Consultants: Dana Shaker, Elissa Silva and Alexandria Smith-Davis. Assistant: Krimilda McKenzie. Phone: (916)651-4104. 1021 O Street, Room 3320.

Education—(7)—Newman (Chair), Ochoa Bogh (Vice Chair), Cortese, Glazer, McGuire, Smallwood-Cuevas and Wilk. Chief Consultant: Lynn Lorber. Principal Consultants: Ian Johnson and Olgallia Ramirez. Consultant: Kordell Hampton. Assistants: María Velez and Irma Kam. Phone: (916)651-4105. 1021 O Street, Room 6740.

Elections and Constitutional Amendments—(7)—Glazer (Chair), Nguyen (Vice Chair), Allen, McGuire, Menjivar, Newman and Umberg. Principal Consultant: Scott Matsumoto. Assistant: Clare Recinos. Phone: (916)651-4106. State Capitol, Room 410.

Energy, Utilities and Communications—(18)—Bradford (Chair), Dahle (Vice Chair), Ashby, Becker, Caballero, Dodd, Durazo, Eggman, Gonzalez, Grove, McGuire, Min, Newman, Rubio, Seyarto, Skinner, Stern and Wilk. Chief Consultant: Nidia Bautista. Consultant: Sarah E. Smith. Assistant: Melanie Cain. Phone: (916)651-4107. 1021 O Street, Room 3350.

Environmental Quality—(7)—Allen (Chair), Dahle (Vice Chair), Gonzalez, Hurtado, Menjivar, Nguyen and Skinner. Chief Consultant: Gabrielle Meindl. Principal Consultant: Eric Walters. Consultant: Brynn Cook. Assistant: Zandra Chavez. Phone: (916)651-4108. 1021 O Street, Room 3230.

Governance and Finance—(8)—Caballero (Chair), Seyarto (Vice Chair), Blakespear, Dahle, Durazo, Glazer, Skinner and Wiener. Staff Director: Colin Grinnell. Consultants: Anton Favorini-Csorba, Jonathan Peterson and Cassie Royce. Assistant: Itzel Vargas. Phone: (916)651-4119. State Capitol, Room 407.

Governmental Organization—(15)—Dodd (Chair), Wilk (Vice Chair), Alvarado-Gil, Archuleta, Ashby, Bradford, Glazer, Jones, Nguyen, Ochoa Bogh, Padilla, Portantino, Roth, Rubio and Seyarto. Chief Consultant: Felipe Lopez. Consultant: Brian Duke. Assistant: Monique Graham. Phone: (916)651-1530. 1020 N Street, Room 584.

STANDING COMMITTEES OF THE SENATE—Continued

Health—(12)—Eggman (Chair), Nguyen (Vice Chair), Glazer, Gonzalez, Grove, Hurtado, Limón, Menjivar, Roth, Rubio, Wahab and Wiener. Staff Director: Melanie Moreno. Principal Consultants: Teri Boughton, Reyes Diaz, Jen Flory and Vince Marchand. Assistants: Wendy Bryant and Margarita Niemann. Phone: (916)651-4111. 1021 O Street, Room 3310.

Housing—(11)—Wiener (Chair), Ochoa Bogh (Vice Chair), Blakespear, Caballero, Cortese, McGuire, Padilla, Seyarto, Skinner, Umberg and Wahab. Chief Consultant: Alison Hughes. Principal Consultant: Mehgie Tabar. Assistant: Cicely Chisholm. Phone: (916)651-4124. 1021 O Street, Room 3330.

Human Services—(5)—Alvarado-Gil (Chair), Ochoa Bogh (Vice Chair), Hurtado, Menjivar and Wahab. Staff Director: Heather Hopkins. Principal Consultant: Bridgett Hankerson. Assistant: Varnell Smith, Sr. Phone: (916)651-1524. 1020 N Street, Room 521.

Insurance—(7)—Rubio (Chair), Nguyen (Vice Chair), Alvarado-Gil, Dodd, Jones, Niello and Portantino. Principal Consultant: Jill Rice. Assistant: Kaitlyn Preston. Phone: (916)651-4110. 1021 O Street, Room 3310.

Judiciary—(11)—Umberg (Chair), Wilk (Vice Chair), Allen, Ashby, Caballero, Durazo, Laird, Min, Niello, Stern and Wiener. Chief Counsel: Margie Estrada. Counsels: Ian Dougherty, Christian Kurpiewski, Amanda Mattson and Allison Whitt Meredith. Assistants: Erica Porter and Margaret Buxton. Phone: (916)651-4113. 1021 O Street, Room 3240.

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

Military and Veterans Affairs—(5)—Archuleta (Chair), Grove (Vice Chair), Alvarado-Gil, Menjivar and Umberg. Principal Consultant: Jenny Callison. Assistant: Cindy Baldwin. Phone: (916)651-1503. 1020 N Street, Room 251.

Natural Resources and Water—(11)—Min (Chair), Seyarto (Vice Chair), Allen, Dahle, Eggman, Grove, Hurtado, Laird, Limón, Padilla and Stern. Chief Consultant: Katharine Moore. Principal Consultant: Genevieve Wong. Consultant: Catherine Baxter. Assistant: Sandra Sanders. Phone: (916)651-4116. 1021 O Street, Room 3220.

Public Safety—(5)—Wahab (Chair), Ochoa Bogh (Vice Chair), Bradford, Skinner and Wiener. Chief Counsel: Mary Kennedy. Counsels: Stella Choe, Stephanie Jordan and Alex Barnett. Assistants: Sarah Loftin and Jarad Hollingshead. Phone: (916)651-4118. 1020 N Street, Room 545.

Rules—(5)—Atkins (Chair), Grove (Vice Chair), Laird, Ochoa Bogh and Smallwood-Cuevas. Secretary of the Senate: Erika Contreras. Assistant: Chinook Shin. Phone: (916)651-4120. State Capitol, Room 400.

Transportation—(16)—Gonzalez (Chair), Niello (Vice Chair), Allen, Archuleta, Becker, Blakespear, Cortese, Dahle, Dodd, Limón, McGuire, Newman, Nguyen, Seyarto, Umberg and Wahab. Chief Consultant: Randy Chinn. Principal Consultant: Melissa White. Consultant: Jacob O'Connor. Assistant: Madison Hinojosa. Phone: (916)651-4121. State Capitol, Room 405.

COMMITTEE ON LEGISLATIVE ETHICS

Legislative Ethics—(6)—Ashby (Chair), Grove (Vice Chair), Eggman, Niello, Ochoa Bogh and Wiener. 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 Transit—(8)—(Exp. 11/30/24)—Wiener (Chair), Becker, Cortese, Dodd, Laird, McGuire, Skinner and Wahab. Phone: (916)651-4011. 1021 O Street, Room 8620.

California, Armenia and Artsakh Mutual Trade, Art and Cultural Exchange—(9)—(Exp. 11/30/24)—Portantino (Chair), Archuleta, Durazo, Hurtado, Jones, Menjivar, Stern, Wiener and Wilk. Phone: (916)651-4025. 1021 O Street, Suite 7630.

California-Mexico Cooperation and Dialogue—(5)—(Exp. 11/30/24)—Padilla (Chair), Allen, Caballero, Durazo and Jones. Phone: (916)651-4018. 1021 O Street, Suite 6640.

California's Wine Industry—(12)—(Exp. 11/30/24)—Dodd (Chair), McGuire (Chair), Alvarado-Gil, Caballero, Eggman, Glazer, Hurtado, Laird, Limón, Min, Seyarto and Wilk. Phone: (916)651-4003. 1021 O Street, Suite 7610.

Career Technology and the New Economy—(5)—(Exp. 11/30/24)—Roth (Chair), Allen, Caballero, Glazer and Ochoa Bogh. Phone: (916)651-4031. 1021 O Street, Suite 7510.

Hydrogen Energy—(7)—(Exp. 11/30/24)—Archuleta (Chair), Allen, Caballero, Jones, Newman, Niello and Skinner. Phone: (916)651-4030. 1021 O Street, Suite 6620.

Infrastructure Streamlining and Workforce Equity—(10)—(Exp. 11/30/24)—McGuire (Chair), Allen, Becker, Caballero, Gonzalez, Grove, Limón, Min, Skinner and Wilk. Consultant: Christopher Nielsen. Phone: (916)651-4002. 1021 O Street, Suite 8610.

Manufactured Home Communities—(6)—(Exp. 11/30/24)—Roth (Chair), Dodd, Limón, McGuire, Umberg and Wilk. Phone: (916)651-4031. 1021 O Street, Suite 7510.

Mental Health and Addiction—(7)—(Exp. 11/30/24)—Wiener (Chair), Allen, Ashby, Cortese, Menjivar, Newman and Ochoa Bogh. Phone: (916)651-4011. 1021 O Street, Suite 8620.

Nonprofit Sector—(8)—(Exp. 11/30/24)—Limón (Chair), Allen, Becker, Caballero, Laird, McGuire, Ochoa Bogh and Smallwood-Cuevas. Phone: (916)651-4019. 1021 O Street, Suite 6510.

Ports and Goods Movement—(8)—(Exp. 11/30/24)—Gonzalez (Chair), Allen, Bradford, Caballero, Eggman, McGuire, Padilla and Wahab. Phone: (916)651-4033. 1021 O Street, Suite 7720.

School Climate and Student Safety—(6)—(Exp. 11/30/24)—Rubio (Chair), Allen, Limón, Ochoa Bogh, Portantino and Smallwood-Cuevas. Phone: (916)651-4022. 1021 O Street, Room 8710.

Student Success—(9)—(Exp. 11/30/24)—Glazer (Chair), Allen, Cortese, Dodd, Laird, Newman, Nguyen, Ochoa Bogh and Roth. Phone: (916)651-4007. 1021 O Street, Suite 7520.

Transitioning to a Zero-Emission Energy Future—(9)—(Exp. 11/30/24)—Newman (Chair), Allen, Archuleta, Caballero, Cortese, Dodd, Menjivar, Min and Wilk. Phone: (916)651-4029. 1021 O Street, Room 6520.

SUBCOMMITTEES OF SENATE STANDING COMMITTEES

BUDGET AND FISCAL REVIEW

Subcommittee No. 1 on Education—(4)—Laird (Chair), Min, Ochoa Bogh and Smallwood-Cuevas. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 2 on Resources, Environmental Protection and Energy—(3)—Becker (Chair), Dahle and McGuire. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 3 on Health and Human Services—(4)—Menjivar (Chair), Eggman, Grove and Roth. Phone: (916)651-4103. 1020 N Street, Room 502.

Subcommittee No. 4 on State Administration and General Government—(3)—Padilla (Chair), Caballero and Niello. Phone: (916)651-4103. 1020 N Street, Room 502.

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

TRANSPORTATION

Subcommittee on LOSSAN Rail Corridor Resiliency—(6)—Blakespear (Chair), Allen, Limón, Newman, Nguyen and Umberg. Phone: (916)651-4038. 1021 O Street, Suite 7340.

JOINT COMMITTEES

Joint Committee on the Arts—Resolution Chapter 101, Statutes of 1984. Continuous existence.
Senate Members (6): Allen (Vice Chair), Portantino, Rubio, Wilk and vacancies.
Assembly Members (6): Rendon (Chair), Boerner, Vince Fong, Lowenthal, Quirk-Silva and Wallis.

Joint Committee on Fairs Allocation and Classification—Food and Agriculture Code Sections 4531–4535. Continuous existence.
Senate Members (7): Blakespear (Vice Chair), Alvarado-Gil, Ashby, Caballero, Dahle, Dodd and Niello.
Assembly Members (7): Connolly (Chair), Aguiar-Curry, Arambula, Dixon, Mathis, McCarty and Rodriguez.

Joint Committee on Fisheries and Aquaculture—Resolution Chapter 88, Statutes of 1981. Continuous existence.
Senate Members (4): McGuire (Chair), Cortese, Limón and Nguyen.
Assembly Members (4): Addis (Vice Chair), Bennett, Megan Dahle and Ting.
Consultant: Christopher Nielsen. 1021 O Street, Suite 8610. Phone: (916)651-4002.

Joint Committee on Rules—Joint Rule 40. Continuous existence.
Senate Members (16): Laird (Vice Chair), Ashby, Atkins, Cortese, Gonzalez, Grove, Jones, Limón, McGuire, Newman, Ochoa Bogh, Rubio, Smallwood-Cuevas, Wahab, Wiener and Wilk.
Assembly Members (16): Ramos (Chair), Addis, Bryan, Essayli, Flora, Gallagher, Low, Lowenthal, Ortega, Pacheco, Reyes, Robert Rivas, Blanca Rubio, Valencia, Waldron and Ward.
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): Blakespear (Vice Chair), Cortese, Eggman, Gonzalez, Laird, Seyarto and Wilk.
Assembly Members (7): Alvarez (Chair), Boerner, Hoover, Jim Patterson, Blanca Rubio, Valencia and Wood.
Chief Consultant: Wesley Opp. Principal Consultant: Tram Truong. Assistant: Alexis Foley. 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): Skinner (Chair), Becker, Dahle, Durazo, Eggman, Niello, Padilla and Roth.
Assembly Members (8): Ting (Vice Chair), Bennett, Bonta, Wendy Carrillo, Vince Fong, McCarty, Jim Patterson and Weber.
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 (Chair), Allen, Blakespear, Hurtado and Padilla.
Assembly Members (5): Connolly (Vice Chair), Wendy Carrillo, Flora, Garcia and Muratsuchi.
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): Ashby (Vice Chair), Archuleta, Cortese, Dahle, Eggman, Limón and McGuire.

Assembly Members (7): Rodriguez (Chair), Aguiar-Curry, Flora, Hart, Joe Patterson, Schiavo and Waldron.

Principal Consultant: Chris Clemons. 1020 N Street, Room 568. Phone: (916)651-4008.

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
GOVERNANCE AND FINANCE (GOV. & F.) (Every Wednesday)	9:30 A.M.	2200/1200
(1st, 3rd and 5th Wednesday-Room 2200)		
(2nd and 4th Wednesday-Room 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
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

SCHEDULE OF 2023–24 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 2023 REGULAR SESSION

2022

Dec. 5 —12 m. convening of the 2023–24 Regular Session (Art. IV, Sec. 3(a)).

2023

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

Jan. 4 —Legislature reconvenes (J.R. 51(a)(1)).

Jan. 10 —Budget must be submitted by Governor (Art. IV, Sec. 12(a)).

Jan. 16 —Martin Luther King, Jr. Day.

Jan. 20 —Last day to submit bill requests to the Office of Legislative Counsel.

Feb. 17 —Last day for bills to be introduced (J.R. 61(a)(1)), (J.R. 54(a)).

Feb. 20 —Presidents’ Day.

Mar. 30 —Spring Recess begins upon adjournment of this day’s session (J.R. 51(a)(2)).

Mar. 31 —Cesar Chavez Day.

Apr. 10 —Legislature reconvenes from Spring Recess (J.R. 51(a)(2)).

Apr. 28 —Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house (J.R. 61(a)(2)).

May 5 —Last day for policy committees to hear and report to the Floor non-fiscal bills introduced in their house (J.R. 61(a)(3)).

May 12 —Last day for policy committees to meet prior to June 5 (J.R. 61(a)(4)).

May 19 —Last day for fiscal committees to hear and report to the Floor bills introduced in their house (J.R. 61(a)(5)). Last day for fiscal committees to meet prior to June 5 (J.R. 61(a)(6)).

May 29 —Memorial Day.

May 30 - June 2 —Floor Session Only. No committees, other than conference or Rules committees, may meet for any purpose (J.R. 61(a)(7)).

June 2 —Last day for each house to pass bills introduced in that house (J.R. 61(a)(8)).

June 5 —Committee meetings may resume (J.R. 61(a)(9)).

June 15 —Budget must be passed by midnight (Art. IV, Sec. 12 (c)(3)).

TENTATIVE SENATE CALENDAR 2023 REGULAR SESSION —Continued

July 4	—Independence Day.
July 14	—Last day for policy committees to meet and report bills (J.R. 61(a)(10)). Summer Recess begins upon adjournment of session provided Budget Bill has been passed (J.R. 51(a)(3)).
Aug. 14	—Legislature reconvenes from Summer Recess (J.R. 51(a)(3)).
Sep. 1	—Last day for fiscal committees to meet and report bills to the Floor (J.R. 61(a)(11)).
Sep. 4	—Labor Day.
Sep. 5 - 14	—Floor Session Only. No committees, other than conference or Rules committees, may meet for any purpose (J.R. 61(a)(12)).
Sep. 8	—Last day to amend on the Floor (J.R. 61(a)(13)).
Sep. 14	—Last day for each house to pass bills (J.R. 61(a)(14)). Interim Study Recess begins at the end of this day's session (J.R. 51(a)(4)).
Oct. 14	—Last day for Governor to sign or veto bills passed by the Legislature on or before Sep. 14 and in his possession after Sep. 14 (Art. IV, Sec. 10(b)(1)).

2024

Jan. 1	—Statutes take effect (Art. IV, Sec. 8(c)).
Jan. 3	—Legislature reconvenes (J.R. 51(a)(1)).

JOINT RULE 62(a) SUSPENDED IN SENATE

September 7, 2023

ACA's 1, 6, and 13 to be heard in committee.

September 11, 2023

AB's 1228 and 1291 to be heard in committee.

AB 126 to be heard in committee.

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

* 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. 18	154	Feb. 18	196	Feb. 18
113	Feb. 18	155	Feb. 18	197	Feb. 18
114	Feb. 18	156	Feb. 18	198	Feb. 18
115	Feb. 18	157	Feb. 18	199	Feb. 18
116	Feb. 18	158	Feb. 18	200	Feb. 18
117	Feb. 18	159	Feb. 18	201	Feb. 18
118	Feb. 18	160	Feb. 18	202	Feb. 18
119	Feb. 18	161	Feb. 18	203	Feb. 18
120	Feb. 18	162	Feb. 18	204	Feb. 18
121	Feb. 18	163	Feb. 18	205	Feb. 18
122	Feb. 18	164	Feb. 18	206	Feb. 18
123	Feb. 18	165	Feb. 18	207	Feb. 18
124	Feb. 18	166	Feb. 18	208	Feb. 18
125	Feb. 18	167	Feb. 18	209	Feb. 18
126	Feb. 18	168	Feb. 18	210	Feb. 18
127	Feb. 18	169	Feb. 18	211	Feb. 18
128	Feb. 18	170	Feb. 18	212	Feb. 18
129	Feb. 18	171	Feb. 18	213	Feb. 18
130	Feb. 18	172	Feb. 18	214	Feb. 18
131	Feb. 18	173	Feb. 18	215	Feb. 18
132	Feb. 18	174	Feb. 18	216	Feb. 18
133	Feb. 18	175	Feb. 18	217	Feb. 18
134	Feb. 18	176	Feb. 18	218	Feb. 18
135	Feb. 18	177	Feb. 18	219	Feb. 18
136	Feb. 18	178	Feb. 18	220	Feb. 18
137	Feb. 18	179	Feb. 18	221	Feb. 19
138	Feb. 18	180	Feb. 18	222	Feb. 19
139	Feb. 18	181	Feb. 18	223	Feb. 19
140	Feb. 18	182	Feb. 18	224	Feb. 19
141	Feb. 18	183	Feb. 18	225	Feb. 19
142	Feb. 18	184	Feb. 18	226	Feb. 19
143	Feb. 18	185	Feb. 18	227	Feb. 19
144	Feb. 18	186	Feb. 18	228	Feb. 23
145	Feb. 18	187	Feb. 18	229	Feb. 23
146	Feb. 18	188	Feb. 18	230	Feb. 23
147	Feb. 18	189	Feb. 18	231	Feb. 23
148	Feb. 18	190	Feb. 18	232	Feb. 24
149	Feb. 18	191	Feb. 18	233	Feb. 24
150	Feb. 18	192	Feb. 18	234	Feb. 24
151	Feb. 18	193	Feb. 18	235	Feb. 24
152	Feb. 18	194	Feb. 18	236	Feb. 24
153	Feb. 18	195	Feb. 18	237	Feb. 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
238	Feb. 24	280	Mar. 4	322	Mar. 9
239	Feb. 24	281	Mar. 4	323	Mar. 9
240	Feb. 25	282	Mar. 4	324	Mar. 9
241	Feb. 25	283	Mar. 4	325	Mar. 10
242	Feb. 25	284	Mar. 4	326	Mar. 10
243	Feb. 25	285	Mar. 4	327	Mar. 10
244	Feb. 25	286	Mar. 5	328	Mar. 10
245	Feb. 26	287	Mar. 5	329	Mar. 10
246	Feb. 26	288	Mar. 5	330	Mar. 10
247	Feb. 26	289	Mar. 5	331	Mar. 10
248	Feb. 26	290	Mar. 5	332	Mar. 10
249	Feb. 26	291	Mar. 5	333	Mar. 10
250	Feb. 26	292	Mar. 5	334	Mar. 10
251	Mar. 2	293	Mar. 5	335	Mar. 10
252	Mar. 2	294	Mar. 5	336	Mar. 10
253	Mar. 2	295	Mar. 5	337	Mar. 10
254	Mar. 2	296	Mar. 5	338	Mar. 10
255	Mar. 2	297	Mar. 5	339	Mar. 10
256	Mar. 2	298	Mar. 5	340	Mar. 10
257	Mar. 2	299	Mar. 5	341	Mar. 10
258	Mar. 2	300	Mar. 5	342	Mar. 10
259	Mar. 2	301	Mar. 5	343	Mar. 10
260	Mar. 2	302	Mar. 5	344	Mar. 10
261	Mar. 2	303	Mar. 5	345	Mar. 10
262	Mar. 2	304	Mar. 5	346	Mar. 10
263	Mar. 2	305	Mar. 5	347	Mar. 10
264	Mar. 3	306	Mar. 5	348	Mar. 11
265	Mar. 3	307	Mar. 5	349	Mar. 11
266	Mar. 3	308	Mar. 5	350	Mar. 11
267	Mar. 3	309	Mar. 9	351	Mar. 11
268	Mar. 3	310	Mar. 9	352	Mar. 11
269	Mar. 3	311	Mar. 9	353	Mar. 11
270	Mar. 3	312	Mar. 9	354	Mar. 11
271	Mar. 3	313	Mar. 9	355	Mar. 11
272	Mar. 3	314	Mar. 9	356	Mar. 11
273	Mar. 3	315	Mar. 9	357	Mar. 11
274	Mar. 4	316	Mar. 9	358	Mar. 11
275	Mar. 4	317	Mar. 9	359	Mar. 11
276	Mar. 4	318	Mar. 9	360	Mar. 11
277	Mar. 4	319	Mar. 9	361	Mar. 11
278	Mar. 4	320	Mar. 9	362	Mar. 11
279	Mar. 4	321	Mar. 9	363	Mar. 11

* 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. 11	406	Mar. 12	448	Mar. 16
365	Mar. 11	407	Mar. 12	449	Mar. 16
366	Mar. 11	408	Mar. 12	450	Mar. 16
367	Mar. 11	409	Mar. 12	451	Mar. 16
368	Mar. 11	410	Mar. 12	452	Mar. 16
369	Mar. 12	411	Mar. 12	453	Mar. 16
370	Mar. 12	412	Mar. 12	454	Mar. 16
371	Mar. 12	413	Mar. 12	455	Mar. 16
372	Mar. 12	414	Mar. 12	456	Mar. 16
373	Mar. 12	415	Mar. 12	457	Mar. 16
374	Mar. 12	416	Mar. 12	458	Mar. 16
375	Mar. 12	417	Mar. 12	459	Mar. 16
376	Mar. 12	418	Mar. 12	460	Mar. 16
377	Mar. 12	419	Mar. 12	461	Mar. 16
378	Mar. 12	420	Mar. 12	462	Mar. 16
379	Mar. 12	421	Mar. 16	463	Mar. 16
380	Mar. 12	422	Mar. 16	464	Mar. 16
381	Mar. 12	423	Mar. 16	465	Mar. 16
382	Mar. 12	424	Mar. 16	466	Mar. 16
383	Mar. 12	425	Mar. 16	467	Mar. 16
384	Mar. 12	426	Mar. 16	468	Mar. 16
385	Mar. 12	427	Mar. 16	469	Mar. 16
386	Mar. 12	428	Mar. 16	470	Mar. 16
387	Mar. 12	429	Mar. 16	471	Mar. 16
388	Mar. 12	430	Mar. 16	472	Mar. 16
389	Mar. 12	431	Mar. 16	473	Mar. 16
390	Mar. 12	432	Mar. 16	474	Mar. 16
391	Mar. 12	433	Mar. 16	475	Mar. 17
392	Mar. 12	434	Mar. 16	476	Mar. 17
393	Mar. 12	435	Mar. 16	477	Mar. 17
394	Mar. 12	436	Mar. 16	478	Mar. 17
395	Mar. 12	437	Mar. 16	479	Mar. 17
396	Mar. 12	438	Mar. 16	480	Mar. 17
397	Mar. 12	439	Mar. 16	481	Mar. 17
398	Mar. 12	440	Mar. 16	482	Mar. 17
399	Mar. 12	441	Mar. 16	483	Mar. 17
400	Mar. 12	442	Mar. 16	484	Mar. 17
401	Mar. 12	443	Mar. 16	485	Mar. 17
402	Mar. 12	444	Mar. 16	486	Mar. 17
403	Mar. 12	445	Mar. 16	487	Mar. 17
404	Mar. 12	446	Mar. 16	488	Mar. 17
405	Mar. 12	447	Mar. 16	489	Mar. 17

* 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. 17	532	Mar. 17	574	Mar. 18
491	Mar. 17	533	Mar. 17	575	Mar. 18
492	Mar. 17	534	Mar. 17	576	Mar. 18
493	Mar. 17	535	Mar. 17	577	Mar. 18
494	Mar. 17	536	Mar. 17	578	Mar. 18
495	Mar. 17	537	Mar. 17	579	Mar. 18
496	Mar. 17	538	Mar. 17	580	Mar. 18
497	Mar. 17	539	Mar. 17	581	Mar. 18
498	Mar. 17	540	Mar. 17	582	Mar. 18
499	Mar. 17	541	Mar. 17	583	Mar. 18
500	Mar. 17	542	Mar. 18	584	Mar. 18
501	Mar. 17	543	Mar. 18	585	Mar. 18
502	Mar. 17	544	Mar. 18	586	Mar. 18
503	Mar. 17	545	Mar. 18	587	Mar. 18
504	Mar. 17	546	Mar. 18	588	Mar. 18
505	Mar. 17	547	Mar. 18	589	Mar. 18
506	Mar. 17	548	Mar. 18	590	Mar. 18
507	Mar. 17	549	Mar. 18	591	Mar. 18
508	Mar. 17	550	Mar. 18	592	Mar. 18
509	Mar. 17	551	Mar. 18	593	Mar. 18
510	Mar. 17	552	Mar. 18	594	Mar. 18
511	Mar. 17	553	Mar. 18	595	Mar. 18
512	Mar. 17	554	Mar. 18	596	Mar. 18
513	Mar. 17	555	Mar. 18	597	Mar. 18
514	Mar. 17	556	Mar. 18	598	Mar. 18
515	Mar. 17	557	Mar. 18	599	Mar. 18
516	Mar. 17	558	Mar. 18	600	Mar. 18
517	Mar. 17	559	Mar. 18	601	Mar. 18
518	Mar. 17	560	Mar. 18	602	Mar. 18
519	Mar. 17	561	Mar. 18	603	Mar. 18
520	Mar. 17	562	Mar. 18	604	Mar. 18
521	Mar. 17	563	Mar. 18	605	Mar. 18
522	Mar. 17	564	Mar. 18	606	Mar. 18
523	Mar. 17	565	Mar. 18	607	Mar. 18
524	Mar. 17	566	Mar. 18	608	Mar. 18
525	Mar. 17	567	Mar. 18	609	Mar. 18
526	Mar. 17	568	Mar. 18	610	Mar. 18
527	Mar. 17	569	Mar. 18	611	Mar. 18
528	Mar. 17	570	Mar. 18	612	Mar. 18
529	Mar. 17	571	Mar. 18	613	Mar. 18
530	Mar. 17	572	Mar. 18	614	Mar. 18
531	Mar. 17	573	Mar. 18	615	Mar. 18

* 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. 18	658	Mar. 19	700	Mar. 19
617	Mar. 18	659	Mar. 19	701	Mar. 19
618	Mar. 18	660	Mar. 19	702	Mar. 19
619	Mar. 18	661	Mar. 19	703	Mar. 19
620	Mar. 18	662	Mar. 19	704	Mar. 19
621	Mar. 18	663	Mar. 19	705	Mar. 19
622	Mar. 18	664	Mar. 19	706	Mar. 19
623	Mar. 18	665	Mar. 19	707	Mar. 19
624	Mar. 19	666	Mar. 19	708	Mar. 19
625	Mar. 19	667	Mar. 19	709	Mar. 19
626	Mar. 19	668	Mar. 19	710	Mar. 19
627	Mar. 19	669	Mar. 19	711	Mar. 19
628	Mar. 19	670	Mar. 19	712	Mar. 19
629	Mar. 19	671	Mar. 19	713	Mar. 19
630	Mar. 19	672	Mar. 19	714	Mar. 19
631	Mar. 19	673	Mar. 19	715	Mar. 19
632	Mar. 19	674	Mar. 19	716	Mar. 19
633	Mar. 19	675	Mar. 19	717	Mar. 19
634	Mar. 19	676	Mar. 19	718	Mar. 19
635	Mar. 19	677	Mar. 19	719	Mar. 19
636	Mar. 19	678	Mar. 19	720	Mar. 19
637	Mar. 19	679	Mar. 19	721	Mar. 19
638	Mar. 19	680	Mar. 19	722	Mar. 19
639	Mar. 19	681	Mar. 19	723	Mar. 19
640	Mar. 19	682	Mar. 19	724	Mar. 19
641	Mar. 19	683	Mar. 19	725	Mar. 19
642	Mar. 19	684	Mar. 19	726	Mar. 19
643	Mar. 19	685	Mar. 19	727	Mar. 20
644	Mar. 19	686	Mar. 19	728	Mar. 20
645	Mar. 19	687	Mar. 19	729	Mar. 20
646	Mar. 19	688	Mar. 19	730	Mar. 20
647	Mar. 19	689	Mar. 19	731	Mar. 20
648	Mar. 19	690	Mar. 19	732	Mar. 20
649	Mar. 19	691	Mar. 19	733	Mar. 20
650	Mar. 19	692	Mar. 19	734	Mar. 20
651	Mar. 19	693	Mar. 19	735	Mar. 20
652	Mar. 19	694	Mar. 19	736	Mar. 20
653	Mar. 19	695	Mar. 19	737	Mar. 20
654	Mar. 19	696	Mar. 19	738	Mar. 20
655	Mar. 19	697	Mar. 19	739	Mar. 20
656	Mar. 19	698	Mar. 19	740	Mar. 20
657	Mar. 19	699	Mar. 19	741	Mar. 20

* 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. 20	784	Mar. 20	826	Mar. 20
743	Mar. 20	785	Mar. 20	827	Mar. 20
744	Mar. 20	786	Mar. 20	828	Mar. 20
745	Mar. 20	787	Mar. 20	829	Mar. 20
746	Mar. 20	788	Mar. 20	830	Mar. 20
747	Mar. 20	789	Mar. 20	831	Mar. 20
748	Mar. 20	790	Mar. 20	832	Mar. 20
749	Mar. 20	791	Mar. 20	833	Mar. 20
750	Mar. 20	792	Mar. 20	834	Mar. 20
751	Mar. 20	793	Mar. 20	835	Mar. 20
752	Mar. 20	794	Mar. 20	836	Mar. 20
753	Mar. 20	795	Mar. 20	837	Mar. 20
754	Mar. 20	796	Mar. 20	838	Mar. 20
755	Mar. 20	797	Mar. 20	839	Mar. 20
756	Mar. 20	798	Mar. 20	840	Mar. 20
757	Mar. 20	799	Mar. 20	841	Mar. 20
758	Mar. 20	800	Mar. 20	842	Mar. 20
759	Mar. 20	801	Mar. 20	843	Mar. 20
760	Mar. 20	802	Mar. 20	844	Mar. 20
761	Mar. 20	803	Mar. 20	845	Mar. 20
762	Mar. 20	804	Mar. 20	846	Mar. 20
763	Mar. 20	805	Mar. 20	847	Mar. 20
764	Mar. 20	806	Mar. 20	848	Mar. 20
765	Mar. 20	807	Mar. 20	849	Mar. 20
766	Mar. 20	808	Mar. 20	850	Mar. 20
767	Mar. 20	809	Mar. 20	851	Mar. 20
768	Mar. 20	810	Mar. 20	852	Mar. 20
769	Mar. 20	811	Mar. 20	853	Mar. 20
770	Mar. 20	812	Mar. 20	854	Mar. 20
771	Mar. 20	813	Mar. 20	855	Mar. 20
772	Mar. 20	814	Mar. 20	856	Mar. 20
773	Mar. 20	815	Mar. 20	857	Mar. 20
774	Mar. 20	816	Mar. 20	858	Mar. 20
775	Mar. 20	817	Mar. 20	859	Mar. 20
776	Mar. 20	818	Mar. 20	860	Mar. 20
777	Mar. 20	819	Mar. 20	861	Mar. 20
778	Mar. 20	820	Mar. 20	862	Mar. 20
779	Mar. 20	821	Mar. 20	863	Mar. 20
780	Mar. 20	822	Mar. 20	864	Mar. 20
781	Mar. 20	823	Mar. 20	865	Mar. 20
782	Mar. 20	824	Mar. 20	866	Mar. 20
783	Mar. 20	825	Mar. 20	867	Mar. 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	Mar. 2	4	Apr. 6	7	Jun. 1
2	Mar. 19	5	Apr. 8		
3	Mar. 20	6	Apr. 23		

* Budget Bill

AUGUST - SEPTEMBER 2023 SESSION SCHEDULE

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

Monday, August 14	Floor Session, 2 p.m. LEGISLATURE RECONVENES
Tuesday, August 15	Check-in Session
Wednesday, August 16	Check-in Session
Thursday, August 17	Floor Session, 9 a.m.
Monday, August 21	Check-in Session
Tuesday, August 22	Check-in Session
Wednesday, August 23	Check-in Session
Thursday, August 24	Floor Session, 9 a.m.
Monday, August 28	Floor Session, 2 p.m.
Tuesday, August 29	Check-in Session
Wednesday, August 30	Check-in Session
Thursday, August 31	Check-in Session
Friday, September 1	Floor Session, 9 a.m. LAST DAY FOR FISCAL COMMITTEES TO MEET AND REPORT BILLS TO THE FLOOR
SEPTEMBER 5 THROUGH SEPTEMBER 14 - FLOOR SESSION ONLY. NO COMMITTEES, OTHER THAN THE CONFERENCE OR RULES COMMITTEES, MAY MEET FOR ANY PURPOSE	
Monday, September 4	LABOR DAY
Tuesday, September 5	Floor Session, 2 p.m.
Wednesday, September 6	Floor Session, 10 a.m.
Thursday, September 7	Floor Session, 10 a.m.
Friday, September 8	LAST DAY TO AMEND BILLS ON THE FLOOR

AUGUST - SEPTEMBER 2023 SESSION SCHEDULE—Continued

Monday, September 11	Floor Session, 2 p.m.
Tuesday, September 12	Floor Session, 10 a.m.
	LAST DAY TO REMOVE BILLS FROM THE INACTIVE FILE
Wednesday, September 13	Floor Session, 10 a.m.
Thursday, September 14	Floor Session, 1 p.m.
	LAST DAY FOR EACH HOUSE TO PASS BILLS
	INTERIM STUDY RECESS BEGINS AT THE END OF THIS DAY’S SESSION

HOLIDAYS

The following holidays will be observed by the Senate:

MARTIN LUTHER KING, JR. DAY - Monday, January 16, 2023

PRESIDENTS' DAY - Monday, February 20, 2023

CESAR CHAVEZ DAY - Friday, March 31, 2023

MEMORIAL DAY - Monday, May 29, 2023

INDEPENDENCE DAY - Tuesday, July 4, 2023

LABOR DAY - Monday, September 4, 2023

VETERANS DAY - Friday, November 10, 2023

THANKSGIVING - Thursday, November 23, 2023 and Friday, November 24, 2023

WINTER HOLIDAY - Monday, December 25, 2023 and Tuesday, December 26, 2023

NEW YEAR'S HOLIDAY - Monday, January 1, 2024 and Tuesday, January 2, 2024

COMMITTEE HEARINGS

WEDNESDAY, OCTOBER 18, 2023

SELECT COMMITTEE ON MENTAL HEALTH AND ADDICTION

WIENER, Chair

10 a.m.

1021 O Street, Room 1200

NOTICE: The Senate continues to welcome the public and provides access to both in-person and teleconference participation for public comment.

If you are unable to attend a hearing in person, written comments or testimony can be provided directly to the committees by emailing the committee. Committee websites are found at: www.senate.ca.gov/committees

For public comment and testimony, using the teleconference system, please refer to the committee website for the toll free number. **As is our normal practice, public comment will be accepted and may be limited at the direction of the Chairperson at the conclusion of the presentation.**

To watch the livestream of the proceeding visit: www.senate.ca.gov. To **listen only, but not testify**, for this hearing in Senate Committee Room 1200, please dial 1-888-251-2909 and use Access Code 7362832.

OVERSIGHT HEARING

SUBJECT: Compliance with California’s Mental Health Parity Law (SB 855)
Statutes of 2020

ASSEMBLY BILLS—SECOND READING FILE

1

A.B. No. 126—Reyes et al. (Skinner)

An act relating to the air pollution, and declaring the urgency thereof, to take effect immediately.

Vote required: 27

2023

Mar. 23—Read third time. Passed. Ordered to the Senate. (Ayes 60. Noes 14. Page 841.)

Mar. 23—In Senate. Read first time. To Com. on RLS. for assignment.

Apr. 12—Referred to Com. on B. & F.R.

Jun. 24—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on B. & F.R.

Jun. 26—From committee: Do pass. (Ayes 13. Noes 4.) (June 26).

Jun. 27—Read second time. Ordered to third reading.

Aug. 14—Re-referred to Com. on B. & F.R.

Sep. 11—Joint Rules 61 and 62(a) suspended. (Ayes 30. Noes 8.) Senate Rules Suspended (Ayes 30. Noes 8.) From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on B. & F.R.

Sep. 13—From committee: Do pass. (Ayes 10. Noes 5.) (September 13).

ASSEMBLY BILLS—SECOND READING FILE—Continued

2

A.B. No. 1017—Holden et al. (Allen)

An act relating to homelessness.

Vote required: 21

2023

- Apr. 27—Read third time. Passed. Ordered to the Senate. (Ayes 79. Noes 0.)
- Apr. 27—In Senate. Read first time. To Com. on RLS. for assignment.
- May 10—Referred to Com. on TRANS.
- Jun. 14—From committee: Do pass and re-refer to Com. on APPR with recommendation: To Consent Calendar. (Ayes 16. Noes 0.) (June 13). Re-referred to Com. on APPR.
- Jun. 26—From committee: Be ordered to second reading file pursuant to Senate Rule 28.8 and ordered to Consent Calendar.
- Jun. 27—Read second time. Ordered to Consent Calendar.
- Jun. 29—From Consent Calendar. Ordered to inactive file at the request of Senator Allen.
- Sep. 11—From inactive file on motion of Senator Ochoa Bogh. Ordered to second reading.
- Sep. 12—Read second time. Ordered to third reading.
- Sep. 13—Read third time and amended. Ordered to second reading.

ASSEMBLY BILLS—SECOND READING FILE—Continued

3

A.B. No. 1122—Bains. (Alvarado-Gil)

An act relating to vessels.

Vote required: 21

2023

- May 25—Read third time. Passed. Ordered to the Senate. (Ayes 77. Noes 0.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on HEALTH.
- Jul. 6—From committee: Do pass and re-refer to Com. on APPR with recommendation: To Consent Calendar. (Ayes 12. Noes 0.) (July 5). Re-referred to Com. on APPR.
- Aug. 14—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Do pass. (Ayes 7. Noes 0.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Ordered to special consent calendar.
- Sep. 12—Read third time. Passed. Ordered to the Assembly. (Ayes 39. Noes 0.).
- Sep. 12—In Assembly. Ordered to Engrossing and Enrolling.
- Sep. 13—Withdrawn from Engrossing and Enrolling. Ordered to the Senate.
- Sep. 13—In Senate. Held at Desk.
- Sep. 13—Action rescinded whereby the bill was read third time, passed and ordered to Assembly. Ordered to third reading. Read third time and amended. Ordered to second reading.

GOVERNOR’S VETOES

4

S.B. No. 275—Grove.
An act relating to oil and gas.
Vote required: 27

To the Members of the California State Senate:

I am returning Senate Bill 275 without my signature.

This bill would require appointment of the State Oil and Gas Supervisor to be subject to Senate confirmation. I share the Legislature’s desire for appointments to be made effectively and transparently, especially when considering California’s ambitious and time-sensitive clean energy and carbon neutrality goals.

However, an appointee to this position already undergoes an extensive and exhaustive identification, evaluation, and selection process, a process that ensures the appointee is experienced and fully capable of carrying out our shared policy objectives of protecting public health, safety, and the environment. Additionally, this position falls under the direction and oversight of the Director of Conservation, a gubernatorial appointee that is subject to Senate confirmation.

For these reasons, I am returning this bill without my signature.

Sincerely,

Gavin Newsom

2023

Jul. 13—Shall Senate Bill 275 become a law notwithstanding the objections of the Governor? (Must be considered pursuant to Joint Rule 58.5.)

UNFINISHED BUSINESS

5

S.C.R. No. 72—Min et al.

Relative to the Mutual Defense Treaty between the United States and the Republic of Korea.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—39. NOES—0.)

2023

Sep. 1—In Senate. Concurrence in Assembly amendments pending.

6

S.B. No. 722—Ochoa Bogh.

An act relating to daycare facilities.

Legislative Counsel's Digest of Assembly Amendments

SB 722, as it passed the Senate, required the State Department of Social Services, on or before January 1, 2025, to create a template form for plans of operations and incidental medical services plans. SB 722, as it passed the Senate, prohibited a child care provider who completes and submits all sections of the incidental medical services plan template described above from being subject to professional review, liable in civil action, or subject to criminal prosecution for the administration of medication, unless that administration constitutes gross negligence or willful or malicious conduct.

The Assembly amendments delete the provisions related to professional review, civil liability, or criminal prosecution described above and authorize a licensed child daycare facility that submits to the department a completed incidental medical services plan using the template form described above to enroll a child prior to departmental approval of the plan.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 7—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

7

S.B. No. 890—Committee on Governance and Finance (Senators Caballero (Chair)) et al.

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

Legislative Counsel’s Digest of Assembly Amendments

SB 890, as it passed the Senate, modified change of ownership and base year value transfer provisions for certain types of properties for purposes of ad valorem real property taxation.

The Assembly amendments make a nonsubstantive change to a cross-reference within provisions implementing constitutional authorization for any person over 55 years of age, any severely and permanently disabled person, and any victim of wildfire or natural disaster, to transfer the taxable value of property receiving the homeowners’ or disabled veterans’ exemption, as described, to any replacement dwelling, as described, subject to certain limitations.

Vote: 21. Substantial substantive change: no.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

8

S.B. No. 264—Niello.

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

Legislative Counsel’s Digest of Assembly Amendments

SB 264, as it passed the Senate, extended the operative date of the personal income tax and corporate income tax deduction for disaster losses in any city, county, or city and county that is proclaimed by the Governor to be in a state of emergency to taxable years beginning before January 1, 2029. SB 264 also stated the intent of the Legislature to comply with the requirement that acts authorizing a new tax expenditure provide specific goals, purposes, and objectives, detailed performance indicators, and data collection requirements for that tax expenditure, and complied with those requirements for purposes of the deduction for disaster losses.

The Assembly amendments remove the statement of intent, but retain the specific goals, purposes, and objectives, detailed performance indicators, and data collection requirements for purposes of the deduction for disaster losses.

Vote: 21. Substantial substantive change: no.

(Final vote in the Senate: AYES—38. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

9

S.B. No. 613—Seyarto.

An act relating to solid waste.

Legislative Counsel's Digest of Assembly Amendments

SB 613, as it passed the Senate, exempted certain local jurisdictions that dispose of fewer than 5,000 tons of solid waste from targets for reducing organic waste in landfills until December 31, 2028, and authorized the Department of Resources Recycling and Recovery to provide cities and counties meeting certain conditions with an extended schedule for recovering organic waste.

The Assembly amendments instead waive organic waste reduction targets until December 31, 2028, for certain local jurisdictions that disposed of fewer than 5,000 tons of solid waste in 2014 and that do not qualify for other specified waivers. The Assembly amendments authorize the department to renew the waiver, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

10

S.B. No. 844—Jones.

An act relating to alcoholic beverages, and declaring the urgency thereof, to take effect immediately.

Legislative Counsel’s Digest of Assembly Amendments

SB 844, as it passed the Senate, required a licensee transferring a license for the retail sale of alcoholic beverages to premises that are to be constructed or are in the process of construction, to follow specified notification requirements.

The Assembly amendments additionally revise the definition of “seasonal brand of beer” for the purposes of provisions permitting the return of beer from a licensee, to mean a brand of beer that is brewed by a manufacturer to recognize a season or a holiday.

Vote: 27. Substantial substantive change: yes.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

11

S.B. No. 601—McGuire.

An act relating to professions and vocations.

Legislative Counsel's Digest of Assembly Amendments

SB 601, as it passed the Senate, increased the monetary fine for the violation of specified provisions applicable to home improvement contracts, as defined, from not less than \$100 nor more than \$5,000, to not less than \$5,000 nor more than \$15,000, if the violation takes place in a location damaged by natural disaster.

The Assembly amendments, instead of increasing the monetary fine for the above-described violations, require a court to impose the maximum fine if the violation takes place in a location damaged by natural disaster.

SB 601, as it passed the Senate, extended the statute of limitations from one year to 3 years for specified violations involving use of a license issued by the Department of Consumer Affairs, including, among others, lending the person's license to any other person or knowingly permitting the use thereof by another, and knowingly permitting any unlawful use of a license issued to the person.

The Assembly amendments instead extend the statute of limitations to 3 years only for violations by individuals who are licensed pursuant to the Contractors State License Law and limit the extension of the statute of limitations to violations involving lending a person's license to any other person or knowingly permitting the use thereof by another, and knowingly permitting any unlawful use of a license issued to the person.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 12—In Senate. Concurrence in Assembly amendments pending.

12

S.B. No. 799—Portantino et al.

An act relating to unemployment compensation, and making an appropriation therefor.

Legislative Counsel's Digest of Assembly Amendments

SB 799, as it passed the Senate, would have required the Department of Corrections and Rehabilitation to scan certain documents into the Strategic Offender Management System (SOMS), upon request by a visitor, and would have required the department to allow a visitor for an in-person visit with an inmate or an approved family visit with an inmate to bring certain items to the visit.

The Assembly amendments delete all of the contents of the bill and instead restore eligibility for unemployment compensation benefits to an employee who left work because of a trade dispute after the first 2 weeks of the trade dispute, would codify certain case law holding that employees who left work due to a lockout by an employer are eligible for benefits, and would make an appropriation by expanding eligibility for benefits from the Unemployment Fund, a continuously appropriated fund. The bill would also add coauthors.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
From committee: Be re-referred to Com. on L., P.E. & R.
pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred
to Com. on L., P.E. & R.

Sep. 13—From committee: That the Assembly amendments be concurred
in. (Ayes 4. Noes 1.)

UNFINISHED BUSINESS—Continued

13

S.B. No. 326—Eggman et al.

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

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—39. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on HEALTH pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on HEALTH.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 12. Noes 0.)

14

S.B. No. 582—Becker.

An act relating to health care.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—39. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on HEALTH pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on HEALTH.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 10. Noes 0.)

15

S.B. No. 635—Menjivar et al.

An act relating to health care coverage.

Legislative Counsel’s Digest of Assembly Amendments

SB 635, as it passed the Senate, among other things, required a California state preschool program, a childcare and development program, and a home visiting program funded by state or local governmental moneys to, with consent from parents or legal guardians, screen each enrolled child who is 0 to 5 years of age, inclusive, with a validated developmental screening tool.

The Assembly amendments delete those provisions and instead require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2025, to include coverage for hearing aids for enrollees and insureds under 21 years of age, if medically necessary, and limit the maximum required coverage amount to \$3,000 per individual hearing aid, among other things.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 11—In Senate. Concurrence in Assembly amendments pending.

Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
From committee: Be re-referred to Com. on HEALTH pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on HEALTH.

Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 12. Noes 0.)

UNFINISHED BUSINESS—Continued

16

S.B. No. 386—Newman.

An act relating to elections.

Legislative Counsel's Digest of Assembly Amendments

SB 386, as it passed the Senate, extended by 30 days the period within which an elections official using a random sampling method must complete their determination of the number of qualified voters who have signed a state or local recall petition.

The Assembly amendments remove this extension for cases in which the Secretary of State or elections official, as applicable, determine that the time reasonably needed to complete the full verification process for the recall petition could cause the recall election to be ineligible for consolidation with the next regularly scheduled election.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

17

S.B. No. 539—Stern.

An act relating to the Sepulveda Basin.

Legislative Counsel’s Digest of Assembly Amendments

SB 539, as it passed the Senate, required the Department of Water Resources and the Santa Monica Mountains Conservancy to provide assistance to the City of Los Angeles and the United States Army Corps of Engineers, to the extent requested, in order to integrate nature-based solutions into the planning process for the Sepulveda Basin. SB 539, as it passed the Senate, defined nature-based solutions to mean sustainable planning, design, environmental management, and engineering practices that weave natural features or processes into the built environment to promote adaptation and resilience, as provided. SB 539, as it passed the Senate, also made various findings and declarations relating to the Sepulveda Basin.

The Assembly amendments instead require the department and the conservancy to provide assistance to the City of Los Angeles and the United States Army Corps of Engineers, to the extent requested, in order to integrate nature-based climate solutions, rather than nature-based solutions, into that planning process. The Assembly amendments define nature-based climate solutions to mean activities, such as restoration, conservation, and land management actions, that provide protection from climate impacts and increase net carbon sequestration or reduce greenhouse gas emissions in natural and working lands. The Assembly amendments also revise the findings and declarations relating to the Sepulveda Basin.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

18

S.B. No. 544—Laird.

An act relating to state government.

Legislative Counsel's Digest of Assembly Amendments

SB 544, as it passed the Senate, revised existing provisions of the Bagley-Keene Open Meeting Act governing a state body's use of teleconferencing to conduct meetings. Specifically, SB 544, as it passed the Senate, among other things, allowed a member of the state body to participate in a teleconferenced meeting from a remote location that is not accessible to the public and prohibited the notice and agenda from disclosing information regarding that remote location.

The Assembly amendments delete the revisions and instead, until January 1, 2026, add a similar set of teleconferencing provisions as an alternative to the existing law provisions. The Assembly amendments also require a majority of the members of the state body to be physically present at the same teleconference location. The Assembly amendments count toward that majority a member who needs to participate remotely due to a disability and has notified the state body, as specified.

SB 544, as it passed the Senate, revised the requirement that a member be physically present at the location specified in the notice of the meeting to instead allow the physical presence of a staff member to meet that requirement.

The Assembly amendments instead require at least one member of the state body to be physically present at each teleconference location excluding a remote location, as specified.

SB 544, as it passed the Senate, required a state body to provide a means by which the public may remotely hear audio of the meeting, remotely observe the meeting, or attend the meeting by providing on the posted agenda a teleconference telephone number, an internet website or other online platform, and a physical address for at least one site, as provided.

The Assembly amendments additionally require the state body to provide a means by which the public may remotely address the body and to provide a physical address for each teleconference location excluding a remote location, as specified.

The Assembly amendments, until January 1, 2026, make revisions to rollcall vote, physical presence, and member visibility requirements under an alternative set of teleconferencing provisions applicable to multimember state advisory bodies.

The Assembly amendments also revise certain restrictions on the collection of information from meeting attendees to exempt, as specified, an internet website or

(CONTINUED ON THE FOLLOWING PAGE)

UNFINISHED BUSINESS—Continued

other online platform that may require the submission of information to log into a teleconferenced meeting.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—26. NOES—3.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

19

S.B. No. 671—Portantino.

An act relating to school safety.

Legislative Counsel's Digest of Assembly Amendments

SB 671, as it passed the Senate, required a comprehensive school safety plan, and the school safety plan of a charter school, to include procedures to assess and respond to reports of any dangerous, violent, or unlawful activity that is being conducted or threatened to be conducted at the school, at an activity sponsored by the school, or on a schoolbus serving the school.

The Assembly amendments apply these provisions to the latest amended form of the law and make nonsubstantive double-jointing amendments to the bill.

Vote: 21. Substantial substantive change: no.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

20

S.B. No. 681—Allen et al.

An act relating to the Political Reform Act of 1974.

Legislative Counsel's Digest of Assembly Amendments

SB 681, as it passed the Senate, reduced the number of days that bills amending the Political Reform Act of 1974 are required to be in final form before passage in each house from at least 12 days to at least 7 days, except as specified. The bill also required the Legislative Counsel to make available to the public the option to sign up to receive email alerts any time a bill to amending the Political Reform Act of 1974 was introduced or amended, as specified, and required these email alerts to be sent as soon as possible, but no later than one business day after the legislative action that is the subject of the alert.

The Assembly amendments instead require bills amending the Political Reform Act of 1974 be in final form at least 8 days before passage in each house. The Assembly amendments also extend the requirement that the Legislative Counsel make available to the public the option to sign up to receive email alerts to any time a bill amending the act is otherwise subject to an action triggering a specified notification. The Assembly amendments also amend the timing of the above-described alerts, requiring them to be sent as soon as feasible, but no later than 9 a.m. the calendar day after the legislative action that is the subject of the alert.

Vote: 27. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

21

S.B. No. 723—Durazo et al.

An act relating to employment.

Legislative Counsel's Digest of Assembly Amendments

SB 723, as it passed the Senate, revised provisions requiring an employer to provide laid-off employees specified information about job positions and to offer positions based on a preference system by redefining “laid-off employee” to mean any employee who was employed by the employer for 6 months or more and whose most recent separation from active employment by the employer occurred on or after March 4, 2020, and was a result of a public health directive, government shutdown order, lack of business, reduction in force, or other economic nondisciplinary reason. SB 723, as it passed the Senate, also revised the circumstances in which these provisions apply by deleting references to the COVID-19 state of emergency and deleting the December 31, 2024, repeal date for these provisions, thereby making them operative indefinitely.

The Assembly amendments revise the definition of “laid-off employee,” as described above, to instead specify, among other things, that the employee’s separation was due to a reason related to the COVID-19 pandemic. The Assembly amendments create a presumption that a separation due to a lack of business, reduction in force, or other economic, nondisciplinary reason is due to a reason related to the COVID-19 pandemic, unless the employer establishes otherwise by a preponderance of the evidence. The Assembly amendments additionally repeal these provisions on December 31, 2025. The Assembly amendments also reinsert references to the COVID-19 state of emergency.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—28. NOES—9.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

22

S.B. No. 806—Archuleta.

An act relating to public safety.

Legislative Counsel's Digest of Assembly Amendments

SB 806, as it passed the Senate, authorized the Attorney General, a district attorney, or a city attorney to enforce an existing requirement for manufacturers and owners to place reflectors on certain trash receptacles and storage containers. SB 806, as it passed the Senate, also created the Accident Prevention and Road Safety Fund and required the fines collected from enforcing the requirement to be deposited into this fund.

The Assembly amendments revise the type, number, and placement of the reflectors required to be placed on the trash receptacles and storage containers. The Assembly amendments eliminate an existing requirement for a violation that the trash receptacle or storage container be designed to be placed on a roadway or curb for emptying or pick up, instead requiring for a violation only that the receptacle or container be located on the roadway or curb. The Assembly amendments also provide 14 days to remedy a noticed violation of these reflector requirements.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

23

S.B. No. 35—Umberg.

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

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—37. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on JUD. pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on JUD.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 9. Noes 0.)

24

S.B. No. 10—Cortese et al.

An act relating to pupil health.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

25

S.B. No. 19—Seyarto et al.

An act relating to controlled substances.

Legislative Counsel’s Digest of Assembly Amendments

SB 19, as it passed the Senate, established the Anti-Fentanyl Abuse Task Force, upon appropriation by the Legislature, to undertake various duties relating to fentanyl abuse including, among others, collecting and organizing data on the nature and extent of fentanyl abuse in California and evaluating approaches to increase public awareness of fentanyl abuse. SB 19, as it passed the Senate, required the task force to report its findings and recommendations to the Governor, the Attorney General, and the Legislature on or before July 1, 2025.

The Assembly amendments rename the task force to the Fentanyl Misuse and Overdose Prevention Task Force, replace references to “fentanyl abuse” with “fentanyl misuse,” and revise the composition of the task force. The Assembly amendments revise the duties imposed on the task force by, among other changes, requiring the task force to identify and assess sources and drivers of legal and illicit fentanyl and xylazine activity in California. The Assembly amendments extend the deadline for the task force to report its final recommendations and findings to December 1, 2025, and require the task force to submit an interim report to the Governor and the Legislature on or before July 1, 2025.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

26

S.B. No. 747—Caballero et al.

An act relating to local government.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—38. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

27

S.B. No. 770—Wiener et al.

An act relating to health care.

Legislative Counsel’s Digest of Assembly Amendments

SB 770, as it passed the Senate, directed the Secretary of the California Health and Human Services Agency to pursue waiver discussions with the federal government with the objective of a unified health care financing system. SB 770, as it passed the Senate, further required the secretary to establish a Waiver Development Workgroup comprised of specified members and stakeholders. SB 770, as it passed the Senate, required the secretary to provide quarterly reports to the chairs of the Assembly and Senate Health Committees, as specified, and to submit a complete set of recommendations regarding the elements to be included in a formal waiver application, as specified, by no later than June 1, 2024.

The Assembly amendments instead direct the secretary to research, develop, and pursue discussions of a waiver framework in consultation with the federal government with the objective of a health care financing system that incorporates specified features and objectives. The Assembly amendments delete the Waiver Development Workgroup provisions described above and instead require the secretary to engage specified stakeholders to provide input on topics related to discussions with the federal government and key design issues, as specified. The Assembly amendments require the secretary to, among other things, provide interim reports to specified committees of the Legislature, propose specified statutory language to the chairs of those committees, and hold a 45-day public comment period on the draft framework by specified dates in 2025. The Assembly amendments would require the secretary to provide the Legislature and the Governor with the finalized waiver framework and the specific elements to be included in a formal waiver application to establish a unified health care financing system, as specified, by no later than November 1, 2025.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—30. NOES—9.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

28

S.B. No. 791—McGuire.

An act relating to postsecondary education.

Legislative Counsel’s Digest of Assembly Amendments

SB 791, as it passed the Senate, among other things, required the Trustees of the California State University and the governing boards of community college districts, and requested the Regents of the University of California, to require as part of the hiring process for an appointment to an academic or administrative position, that the applicant disclose any final administrative decision, as defined, or final judicial decision, as defined, determining that the applicant committed sexual harassment. SB 791, as it passed the Senate, defined “final administrative decision” as a final determination based on the investigative findings of a Title IX compliance coordinator, or other designated investigator, at a college or university on a complaint of sexual harassment.

The Assembly amendments specify that the above-described applicants be required to disclose only those final administrative decisions or final judicial decisions that were issued within the last 7 years from the date of submission of the application. The Assembly amendments also define the term “sexual harassment” for purposes of the bill and instead define “final administrative decision” as the written determination of whether or not sexual harassment occurred as determined by the decisionmaker following the final investigative report and the subsequent hearing.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

29

S.B. No. 814—Roth et al.

An act relating to professions and vocations.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

30

S.B. No. 847—Dahle.

An act relating to vehicles.

Legislative Counsel's Digest of Assembly Amendments

SB 847, as it passed the Senate, exempted a person who wears a turban or patka as an expression of the person's religious belief and practice from the requirement of wearing a safety helmet when riding on a motorcycle, motor-driven cycle, or motorized bicycle.

The Assembly amendments instead authorize the Department of the California Highway Patrol to adopt a regulation certifying a helmet offered for sale, or sold, that substantially complies with, but does not meet, the requirements imposed by the specified federal standards if the helmet is designed for the purposes of compliance with a driver's or passenger's religious beliefs or practices.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—21. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

31

S.B. No. 848—Rubio et al.

An act relating to employment.

Legislative Counsel's Digest of Assembly Amendments

SB 848, as it passed the Senate, made it an unlawful employment practice for an employer to refuse to grant a request by an eligible employee to take up to 5 days of reproductive loss leave upon a specified event, including a miscarriage, unsuccessful assisted reproduction, or failed adoption. SB 848, as it passed the Senate, made it an unlawful employment practice for an employer to engage in specified acts of discrimination, interference, or retaliation relating to an individual's exercise of rights under the bill.

The Assembly amendments, instead, make it an unlawful employment practice for an employer to refuse to grant a request by an eligible employee to take up to 5 days of reproductive loss leave following a reproductive loss event. The Assembly amendments define "reproductive loss event" for these purposes. The Assembly amendments, instead, make it an unlawful employment practice for an employer to retaliate against an individual, as described, because of the individual's exercise of the right to reproductive loss leave or the individual's giving of information or testimony as to reproductive loss leave, as described.

SB 848, as it passed the Senate, required that the reproductive loss leave be taken within 3 months of the event.

The Assembly amendments create an exception to the 3 month requirement if, prior to or immediately following a reproductive loss event, an employee is on or chooses to go on leave from work pursuant to other leave entitlement under state or federal law.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—35. NOES—3.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

32

S.B. No. 857—Laird et al.
An act relating to pupils.

Legislative Counsel's Digest of Assembly Amendments

SB 857, as it passed the Senate, among other things, required the Superintendent of Public Instruction to, on or before July 1, 2024, convene an advisory task force to identify the statewide needs of lesbian, gay, bisexual, transgender, queer, questioning, and plus (LGBTQ+) pupils and to assist in implementing supportive policies and initiatives to address LGBTQ+ pupil education, as provided.

The Assembly amendments revise and recast those provisions by, among other things, changing the makeup of the task force, expanding the scope of the task force to include support for LGBTQ+ pupil well-being, and making related changes.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—35. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

33

S.B. No. 872—Min.
An act relating to pupil instruction.

Legislative Counsel's Digest of Assembly Amendments

SB 872, as it passed the Senate, required the State Department of Education to provide a report of public school attendance information, as specified. SB 872, as it passed the Senate, required each local educational agency to report the required attendance data to the department for these purposes.

The Assembly amendments instead require the report to be of public school enrollment information, as specified. The Assembly amendments delete the requirement for each local educational agency to report the required data to the department.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

34

S.B. No. 48—Becker.

An act relating to energy.

Legislative Counsel's Digest of Assembly Amendments

SB 48, as it passed the Senate, among other things, required the State Energy Resources Conservation and Development Commission to develop a strategy for using benchmarking data to track and manage the energy usage and emissions of greenhouse gases of covered buildings, as defined, consider and attempt to incorporate specified actions into the strategy, consider input from affected stakeholders in developing the strategy, and take certain actions to ensure equitable participation and input from stakeholders representing low-income and disadvantaged communities in the development of the strategy, and authorized the strategy to include building performance standards, as specified.

The Assembly amendments, among other things, require the commission to take specified actions, rather than consider and attempt to incorporate specified actions into the strategy, revise those specified actions, require the commission to consider input from additional stakeholders in developing the strategy, require the commission to take certain actions to ensure equitable participation and input from stakeholders representing under-resourced communities, low-income residential tenants, and small commercial tenants, rather than low-income and disadvantaged communities, in the development of the strategy, require the commission to submit to the Legislature recommendations for further legislative action that would help achieve specified objectives if the strategy is implemented, and delete the authorization for the strategy to include building performance standards.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—31. NOES—9.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

35

S.B. No. 49—Becker.

An act relating to energy.

Legislative Counsel's Digest of Assembly Amendments

SB 49, as it passed the Senate, required the Department of Transportation to develop a strategic plan to lease and license department-owned rights-of-way to public utilities or other entities to build and operate specified energy facilities, as provided. SB 49, as it passed the Senate, required the department to annually publish on its internet website certain information regarding the strategic plan and its implementation.

The Assembly amendments revise those provisions to instead require the department to only evaluate the issues and policies impeding development of land within department-owned rights-of-way as renewable energy generation facilities, energy storage facilities, and electrical transmission and distribution facilities, as provided.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

36

S.B. No. 76—Wiener et al.

An act relating to alcoholic beverages.

Legislative Counsel's Digest of Assembly Amendments

SB 76, as it passed the Senate, among other things, authorized a licensee under a music venue license to apply to the Department of Alcoholic Beverage Control for a caterer's permit that would authorize the sale of beer, wine, and distilled spirits for consumption at events only upon the licensed music entertainment facility premises. SB 76, as it passed the Senate, authorized a music venue license to apply to the department for an event permit, as specified. SB 76, as it passed the Senate, imposed a fee for a caterer's permit and for an event permit for a licensee under a music venue license that would be deposited in the Alcohol Beverage Control Fund.

The Assembly amendments remove the above provisions, and, instead, authorize a licensee under a music venue license to apply to the department for a duplicate license or licenses, as prescribed, and also authorize a music venue licensee to sell, serve, and permit consumption of alcoholic beverages during private events or private functions not open to the general public within any hours of operation permitted by its license, regardless of whether any live performance occurs. The Assembly amendments exempt the licensee from having to meet certain requirements generally imposed on a music entertainment facility in connection with and during a private event or private function if specified conditions are met. The Assembly amendments require the licensee to keep records demonstrating compliance with these provisions for the preceding 3 calendar years and to provide these records to the department upon request. The Assembly amendments make a licensee's failure to keep the required records or provide them to the department grounds for disciplinary action punishable as a misdemeanor.

SB 76, as it passed the Senate, authorized a licensed beer manufacturer, a licensed winegrower, and any on-sale licensee to permit consumers to leave the premises with open containers of alcoholic beverages for consumption off the premises within an entertainment zone, subject to certain conditions. SB 76, as it passed the Senate, defined "entertainment zone" for purposes of the Alcoholic Beverage Control Act as a zone created by a city, county, or city and county ordinance on or after January 1, 2024, that authorizes consumption of one or more types of alcoholic beverages on public streets, sidewalks, or public rights-of-way. SB 76, as it passed the Senate, required a city, county, or city and county that establishes an entertainment zone to

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UNFINISHED BUSINESS—Continued

provide specified information relating to the entertainment zone to the department and establish a process or procedure by which persons in possession of alcoholic beverages in the entertainment zone may be readily identifiable as being 21 years of age or older.

The Assembly amendments, instead, define “entertainment zone” for purposes of the Alcoholic Beverage Control Act as a zone created by ordinance on or after January 1, 2024, in the City and County of San Francisco, that authorizes consumption of one or more types of alcoholic beverages on public streets, sidewalks, or public rights-of-way adjacent to and during a special event permitted or licensed by the department.

The Assembly amendments incorporate additional changes made by AB 1704 and SB 788, to be operative only if this bill and any of those bills are enacted and this bill is enacted last.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

37

S.B. No. 81—Skinner et al.

An act relating to parole.

Legislative Counsel's Digest of Assembly Amendments

SB 81, as it passed the Senate, prohibited the Board of Parole Hearings from considering certain factors in reviewing a parole candidate's suitability for parole, required the board to state the relationship between its reason for denial and a candidate's current risk of violence, required the board to notify the candidate of their right to petition for habeas relief, as specified, and required the board to track and publish data regarding petitions filed pursuant to these provisions. SB 81, as it passed the Senate, required the reviewing court to appoint counsel upon the candidate's request and exercise its independent judgment to uphold the decision to deny parole if the court finds that the candidate presents an unreasonable risk of danger to public safety, as defined, and, before transmitting its decision to the board, authorized the court to order any relief, including a new parole hearing without limitation to the evidence the board may consider.

The Assembly amendments remove the board's obligation to track and publish data, remove the prohibition regarding consideration of certain factors and the requirement that the board state its reasons for denial, specify that the board is only required to notify a candidate of the right to petition for relief following a parole consideration hearing, and instead authorizes the court to appoint counsel for purposes of filing a petition. The Assembly amendments remove the requirement that the court exercise independent judgment or transmit its decision to the board, require a court to uphold a decision to deny parole only if it finds by a preponderance of the evidence that the person presents a current, unreasonable risk of danger to others, and limits the relief the court may grant to ordering a new hearing if the parole denial was not supported by a preponderance of the evidence.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—29. NOES—10.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

38

S.B. No. 97—Wiener.

An act relating to criminal procedure.

Legislative Counsel’s Digest of Assembly Amendments

SB 97, as it passed the Senate, defined “new evidence,” for the purpose of a habeas writ, as evidence that has been discovered after a plea or trial that has not been previously presented and heard. SB 97, as it passed the Senate, also allowed a petitioner to not appear at an evidentiary hearing if there is a waiver of the right to appear on record, as specified.

The Assembly amendments limit that definition of “new evidence” to only include evidence discovered after trial. The Assembly amendments also limit the authorization to not appear at an evidentiary hearing to petitioners incarcerated in state prison.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—37. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

39

S.B. No. 271—Dodd et al.

An act relating to powered wheelchairs.

Legislative Counsel's Digest of Assembly Amendments

SB 271, as it passed the Senate, required an original manufacturer of a powered wheelchair, as those terms are defined, to provide documentation, parts, embedded software, firmware, and tools used to inspect, diagnose, maintain, and repair the wheelchair to an owner or an independent repair provider for the purposes of providing service on the equipment in the state, except as specified, on fair and reasonable terms, among other things. SB 271, as it passed the Senate, subjected an original equipment manufacturer who knowingly violates these provisions to specified civil penalties, and authorized a person injured by a violation of the bill's provisions and the Attorney General or a district attorney, county counsel, or city attorney to bring a civil action for this purpose.

The Assembly amendments, instead, subject an original equipment manufacturer who knowingly violates, or who should have reasonably known that they violated, these provisions to specified civil penalties. The Assembly amendments, in the case of a first violation, give an original equipment manufacturer who did not knowingly violate these provisions a 3-day right to cure the violation before a civil penalty is imposed. The Assembly amendments remove the county counsel or city attorney as authorized individuals who may bring a civil action, as specified. The Assembly amendments additionally require the penalty to be paid to specified individuals or entities if the civil action is brought by the Attorney General or district attorney, as provided.

SB 271, as it passed the Senate, prohibited the State Department of Health Care Services from requiring prior authorization for the repair of a powered wheelchair, and prohibited a treatment authorization request for repair or replacement of a complex rehabilitation technology powered wheelchair from requiring a prescription or documentation of medical necessity from the treating practitioner requesting the repair or replacement if the powered wheelchair has already been approved for use by the patient.

The Assembly amendments, instead, beginning on January 1, 2025, and until January 1, 2029, prohibit the department from requiring prior authorization for the repair of a complex rehabilitation technology powered wheelchair if the cost of the repair does not exceed \$1,250. The Assembly amendments, instead, beginning on

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UNFINISHED BUSINESS—Continued

January 1, 2025, and until January 1, 2029, prohibit a treatment authorization request for repair or replacement of a complex rehabilitation technology powered wheelchair from requiring a prescription or documentation of medical necessity from the treating practitioner for repairs or replacement if the complex rehabilitation technology powered wheelchair has already been approved for use by the patient, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—38. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

40

S.B. No. 286—McGuire et al.

An act relating to public resources.

Legislative Counsel's Digest of Assembly Amendments

SB 286, as it passed the Senate, required the California Coastal Commission to process a consolidated coastal development permit for any new development that requires a coastal development permit and that is associated with, appurtenant to, or necessary for the construction and operation of offshore wind energy projects and transmission facilities needed for those projects. SB 286, as it passed the Senate, also established the California Offshore Wind Energy Fisheries Working Group to develop a statewide strategy relating to the impacts of offshore wind energy projects on ocean fisheries, including, but not limited to, a framework for compensatory mitigation that required a lessee of state lands for an offshore wind energy project to make specified payments to the State Lands Commission, as part of the rent the lessee pays, to compensate commercial fisheries, tribal interests, and impacted commercial fish processors for lost revenues and to mitigate other impacts of the project on the public.

The Assembly amendments, among other things, require the California Coastal Commission to coordinate with affected local governmental agencies to incorporate or otherwise address their recommendations in the final consolidated coastal development permit. The Assembly amendments also remove the provisions requiring a lessee of state lands for an offshore wind energy project to make payments to the State Lands Commission to compensate commercial fisheries, tribal interests, and impacted commercial fish processors and instead require the State Lands Commission or a local trustee of granted public trust lands, when issuing a lease for purposes of an offshore wind energy project, to consider including within the lease reasonable compensatory mitigation for unavoidable impacts to fishing and tribal interests, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—5.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

41

S.B. No. 319—McGuire.

An act relating to electricity.

Legislative Counsel’s Digest of Assembly Amendments

SB 319, as it passed the Senate, required the State Energy Resources Conservation and Development Commission (Energy Commission), Public Utilities Commission (PUC), and Independent System Operator to jointly develop and recommend an expedited permitting roadmap that describes timeframes and milestones for a coordinated, comprehensive, and efficient permitting process for electrical transmission infrastructure, and to complete and submit the recommended framework for the roadmap on or before December 31, 2024, as specified. SB 319, as it passed the Senate, required the PUC to require each electrical corporation to annually review its long-term transmission infrastructure needs for the subsequent 10 years and to report to the PUC on the review and the final cost of completed transmission infrastructure projects.

The Assembly amendments delete the provisions described above and instead require the Energy Commission, PUC, and Independent System Operator, on or before July 1, 2025, to jointly develop an electrical transmission infrastructure development guidebook that describes the state’s electrical transmission infrastructure planning and permitting processes conducted by the Energy Commission, PUC, and Independent System Operator, as specified.

SB 319, as it passed the Senate, required the PUC, in consultation with California balancing authorities, on or before December 1, 2024, and annually thereafter, to submit a report to the Legislature that evaluates certain transmission and resource planning, as specified.

The Assembly amendments instead require the PUC, in consultation with California balancing authorities, on or before December 1, 2024, and biennially thereafter, to submit a report to the Legislature that includes specified information related to electrical transmission projects.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

42

S.B. No. 323—Portantino et al.

An act relating to pupils.

Legislative Counsel's Digest of Assembly Amendments

SB 323, as it passed the Senate, required the individualized education program (IEP) for a pupil with exceptional needs to include, if the procedures in a comprehensive school safety plan are insufficient to ensure the pupil's safety in an emergency at the pupil's current schoolsite, a description of the necessary accommodations to those procedures, as specified. SB 323, as it passed the Senate, required a local educational agency to create and maintain an Inclusive School Emergency Plan and required any adaptations provided for in the IEP be included in the Inclusive School Emergency Plan, as provided. SB 323, as it passed the Senate, required a comprehensive school safety plan to, among other things, include procedures for the use of the Inclusive School Emergency Plan, the location of the Inclusive School Emergency Plan at the schoolsite, and the persons or classes of persons who have access to the Inclusive School Emergency Plan. SB 323, as it passed the Senate, made these provisions effective commencing with the 2025–26 school year.

The Assembly amendments delete (1) the provisions relating to the creation and maintenance of an Inclusive School Safety Plan and (2) the proposed changes to an IEP and a comprehensive school safety plan. The Assembly amendments instead revise the required adaptations for the disaster procedures, routine and emergency, that are required to be included in a comprehensive school safety plan and a charter school's school safety plan by (A) requiring those disaster procedures to also include adaptations for pupils with disabilities in accordance with the federal Individuals with Disabilities Act and Section 504 of the federal Rehabilitation Act of 1973, and (B) requiring the annual evaluation of the comprehensive school safety plan and the annual review of a charter school's school safety plan to include ensuring that the plan includes appropriate adaptations for pupils with disabilities. The Assembly amendments expressly authorize a school employee, a pupil's parent, guardian, or educational rights holder, or a pupil, after the first evaluation or review for those purposes is conducted, to bring concerns about an individual pupil's ability to access disaster safety procedures described in the comprehensive school safety plan or the school safety plan to the school principal, and require the school principal, if they determine there is merit to a concern, to direct the schoolsite council, school safety

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UNFINISHED BUSINESS—Continued

planning committee, or charter school to appropriately modify the comprehensive school safety plan or school safety plan, as applicable. The Assembly amendments also add a coauthor and double-jointing amendments.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

43

S.B. No. 331—Rubio et al.

An act relating to child custody.

Legislative Counsel's Digest of Assembly Amendments

SB 331, as it passed the Senate, established Piqui's Law, the Safe Child Act, and prohibited a court from ordering family reunification treatment, as defined. SB 331, as it passed the Senate, provided that a person is qualified to testify as an expert in a child custody proceeding in which a parent has been alleged to have committed domestic violence or child abuse, if the person meets specified requirements. SB 331, as it passed the Senate, required court-ordered counseling, to remediate the resistance of a child to connect with the parent seeking custody or visitation, to meet certain requirements, including, among others, that the court make findings that remediation is in the best interest of the child and that the parent seeking custody or visitation has shown they are willing to meaningfully participate in the counseling. SB 331, as it passed the Senate, required a judge assigned to family law matters, as specified, and individual courts to submit the number of hours of continuing instruction in domestic violence completed to the Judicial Council.

The Assembly amendments rename the act as Piqui's Law: Keeping Children Safe from Family Violence Act, and instead prohibit a court from ordering family reunification treatments that, as a condition of enrollment or participation, require or result in, among other things, the use of private youth transporters or private transportation agents, as specified, a no-contact order, or a transfer of physical or legal custody of the child. The Assembly amendments delete the provisions relating to expert testimony, the requirements on court-ordered counseling, and the reporting requirement on judges and individual courts. The Assembly amendments require the Judicial Council to establish judicial training programs for individuals who perform duties in child custody matters, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—38. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

44

S.B. No. 485—Becker.

An act relating to elections.

Legislative Counsel's Digest of Assembly Amendments

SB 485, as it passed the Senate, required the State Air Resources Board to create a feed additive program to reduce emissions from dairy cattle, as specified.

The Assembly amendments delete those provisions and instead expand the scope of an existing crime. Under existing law, interfering in any manner with the officers holding an election or conducting a canvass or with a voter lawfully exercising their right of voting at an election is punishable by imprisonment. The Assembly amendments provide that for purposes of this crime, “officers holding an election or conducting a canvass” include, but are not limited to, the Secretary of State and their staff, as specified, an elections official and their staff, including temporary workers and poll workers, or a member of a precinct board, as specified. The Assembly amendments would also clarify that for purposes of this crime, “holding an election or conducting a canvass” includes the election observation process.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—38. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on E. & C.A. pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on E. & C.A.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 5. Noes 1.)

45

S.B. No. 531—Ochoa Bogh.

An act relating to pupil safety, and declaring the urgency thereof, to take effect immediately.

Legislative Counsel's Digest of Assembly Amendments

SB 531, as it passed the Senate, required the Student Aid Commission and the Department of Financial Protection and Innovation to prominently display a link to a specified financial literacy document created by the Federal Student Aid Information Center on their respective internet websites, as provided.

The Assembly amendments remove those provisions. The Assembly amendments instead, if certain requirements are met, exempt an employee of any entity that has a contract with a local educational agency, and that offers work experience opportunities for pupils or workplace placements as part of a pupil's individualized education program, from the requirement that any employee who interacts with pupils, outside of the immediate supervision and control of the pupil's parent or guardian or a school employee, must have a valid criminal records summary, as provided.

Vote: 27. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

- Sep. 11—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
From committee: Be re-referred to Com. on ED. pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on ED.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 4. Noes 0.)

46

S.B. No. 816—Roth.

An act relating to professions and vocations, and making an appropriation therefor.

Legislative Counsel's Digest of Assembly Amendments

SB 816, as it passed the Senate, made various changes to existing law relating to professions and vocations, including, among others, establishing a California Council for Interior Design Certification.

The Assembly amendments make various changes to fees imposed on licensees and applicants for licensure within professions regulated by the Board of Psychology, California State Board of Pharmacy, California Board of Accountancy, California Architects Board and imposed on weighmasters licensed by the Department of Food and Agriculture, including, among others, increasing application fees, establishing a fee for the California Psychology Law and Ethics Examination, and extending operation until January 1, 2028, of requirements on weighmasters to furnish additional application information and pay an annual fee. The Assembly amendments also make additional changes to Section 5134 of the Business and Professions Code proposed by SB 887 to be operative only if this bill and SB 887 are enacted and this bill is enacted last.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on B., P. & E. D. pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on B., P. & E. D.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 8. Noes 3.)

47

S.B. No. 420—Becker et al.

An act relating to electricity.

Legislative Counsel's Digest of Assembly Amendments

SB 420, as it passed the Senate, required the Governor to identify a primary agency to monitor clean energy and electrical transmission facility planning and deployment, and required that agency to identify the electrical transmission facility projects necessary to maintain system reliability and to meet specified targets. SB 420, as it passed the Senate, also required certain electrical transmission facility projects to be eligible for certification and streamlining as environmental leadership development projects for purposes of the Jobs and Economic Improvement Through Environmental Leadership Act of 2021.

The Assembly amendments delete those provisions and instead exempt the rebuilding of an existing electrical transmission facility from requiring a certificate that the present or future public convenience and necessity require or will require its construction. The Assembly amendments also exempt the construction of a new electrical transmission facility, or the extension, expansion, upgrade, rebuilding, or other modification of an electrical transmission facility, as specified, from that certification, or a permit to construct or any other discretionary permit from the Public Utilities Commission, if the new or modified electrical transmission facility meets certain requirements. The Assembly amendments require the commission, no later than January 1, 2025, to update General Order 131 to implement these changes.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

- Sep. 11—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
 From committee: Be re-referred to Com. on E., U. & C. pursuant
 to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com.
 on E., U. & C.
- Sep. 13—From committee: That the Assembly amendments be concurred
 in. (Ayes 15. Noes 0.)

48

S.B. No. 429—Bradford.

An act relating to transportation.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—38. NOES—0.)

2023

- Sep. 12—In Senate. Concurrence in Assembly amendments pending.
- Sep. 12—Re-referred to Com. on RLS pursuant to Senate Rule 29.10(d).
- Sep. 12—From committee: Be re-referred to Com. on E., U. & C. pursuant to Senate Rule 29.10(d). (Ayes 4. Noes 0.) Re-referred to Com. on E., U. & C.
- Sep. 13—From committee: That the Assembly amendments be concurred in. (Ayes 11. Noes 0.)

49

S.B. No. 33—Glazer.

An act relating to commercial financing.

Legislative Counsel's Digest of Assembly Amendments

SB 33, as it passed the Senate, deleted the January 1, 2024, sunset of a requirement that a person who extends a specific offer of commercial financing to a recipient to include in certain disclosures and alternative disclosures the total cost of financing expressed as an annualized rate and made conforming changes to the provisions describing the regulations adopted by the Commissioner of Financial Protection and Innovation governing those disclosure requirements.

The Assembly amendments specify that the disclosure provisions described above do not impose liability on a provider as a result of the actual Annual Percentage Rate (APR) charged by a provider differing from the Estimated APR disclosed in conformity with a regulation, order, or written interpretive opinion of the commissioner or an opinion of the Attorney General, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

50

S.B. No. 105—Skinner.

An act relating to the state budget, and making an appropriation therefor, to take effect immediately, budget bill.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—29. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

51

S.B. No. 362—Becker et al.

An act relating to data brokers.

Legislative Counsel’s Digest of Assembly Amendments

SB 362, as it passed the Senate, among other things, made a data broker that fails to comply with specified requirements liable for an administrative fine in an action brought by the California Privacy Protection Agency and subject to an injunction and liable for a penalty, fees, and costs in an action brought by the Attorney General, as specified. SB 362, as it passed the Senate, also required a data broker to compile and disclose specified information, as prescribed. SB 362, as it passed the Senate, also required the California Privacy Protection Agency to establish an accessible deletion mechanism with specified features, and required, except as specified, a data broker to access the deletion mechanism to process consumer requests, as prescribed.

The Assembly amendments, among other things, remove the provisions related to an action brought by the Attorney General for failing to comply with specified requirements described above, and prohibit administrative actions brought by the California Privacy Protection Agency from being brought more than 5 years after the violation occurred. The Assembly amendments additionally change the date by which the information described above is required to be compiled and disclosed, and add information that must be compiled and disclosed by a data broker. The Assembly amendments expand the features that must be included in the accessible deletion mechanism, and change the requirements and process for a data broker to access the deletion mechanism to process consumer requests. The Assembly amendments also add an exception to the requirement that a data broker delete a consumer’s personal information.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

52

S.B. No. 369—Nguyen et al.

An act relating to pupil instruction.

Legislative Counsel's Digest of Assembly Amendments

SB 369, as it passed the Senate, among other things, revised and recast provisions relating to the development of model curriculum related to the Cambodian genocide, as provided, to instead be related to Cambodian culture, history, heritage, and the Cambodian American refugee experience.

The Assembly amendments instead revise and recast the above-described provisions to be related to Cambodian American history and heritage.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

53

S.B. No. 387—Dodd et al.

An act relating to state property.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—35. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

54

S.B. No. 401—Limón et al.

An act relating to financial institutions.

Legislative Counsel's Digest of Assembly Amendments

SB 401, as it passed the Senate, provided for the regulation of digital financial asset transaction kiosks, as defined, by the Department of Financial Protection and Innovation, including by prohibiting an operator, as defined, from collecting charges, whether direct or indirect, related to a single digital financial asset transaction that exceed the greater of \$5 or 2% of the United States dollar equivalent of digital financial assets involved in the transaction. SB 401 required an operator to provide an option for a resident to exchange any amount of a digital financial asset for fiat currency and, if the resident has a balance of fiat currency with an operator that exceeds \$1,000, prohibited the operator from dispensing more than \$1,000 in a day at the resident's request.

The Assembly amendments prohibit, on or after January 1, 2025, an operator from collecting charges, whether direct or indirect, related to a single digital financial asset transaction that exceed the greater of \$5 or 15% of the United States dollar equivalent of digital financial assets involved in the transaction, as specified, and require an operator, before a digital financial asset transaction, to provide a written disclosure in English and in the same language principally used by the operator to advertise, solicit, or negotiate with a resident containing the terms and conditions of the transaction, including the amount of a digital financial asset involved in the transaction, as specified. The Assembly amendments delete the fiat currency provisions described above and provide that the bill will become operative only if Assembly Bill 39 of the 2023–24 Regular Session is enacted and takes effect on or before January 1, 2024.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—6.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

55

S.B. No. 407—Wiener et al.

An act relating to foster care.

Legislative Counsel's Digest of Assembly Amendments

SB 407, as it passed the Senate, required a foster care resource family to demonstrate the capacity to meet the needs of a child, regardless of the child's sexual orientation or gender identity, as specified, and required a resource family applicant to demonstrate an understanding of the rights of children in care and the applicant's responsibility to safeguard those rights by signing a document acknowledging foster youth rights. SB 407, as it passed the Senate, also required the State Department of Social Services to require its standardized documentation for the home environment to include documents for assessing a resource family's ability to care for and supervise children and youth of all sexual orientations and gender identities and to ensure that county-approved resource families are upholding the rights of a child in foster care and meeting the resource family's responsibilities to safeguard those rights, including the right to have fair and equal access to all available services, placement, care, treatment, and benefits, and to not be subjected to discrimination or harassment on the basis of actual or perceived race, ethnic group identification, ancestry, national origin, color, religion, sex, sexual orientation, gender identity, mental or physical disability, or HIV status. SB 407, as it passed the Senate, also required the department to work with specified stakeholders to develop standards and a caregiver handbook for caring for children and youth of all sexual orientations and gender identities.

The Assembly amendments instead require a foster care resource family to demonstrate an ability and willingness to meet the needs of a child, regardless of the child's sexual orientation, gender identity, or gender expression, as specified. The Assembly amendments delete the provisions requiring a resource family applicant to sign a document acknowledging foster youth rights. The Assembly amendments also delete the requirements on the department described above.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—31. NOES—5.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

56

S.B. No. 444—Newman.

An act relating to community colleges.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

57

S.B. No. 452—Blakespear et al.

An act relating to firearms.

Legislative Counsel's Digest of Assembly Amendments

SB 452, as it passed the Senate, prohibited, commencing on July 1, 2027, a licensed firearms dealer from selling a semiautomatic pistol unless the pistol has been verified as a microstamping-enabled pistol. As it passed the Senate, SB 452 required the Department of Justice to provide written guidance concerning qualifying criteria and performance standards for microstamping components and required the department to establish standards for the training and licensure of entities to retrofit semiautomatic pistols with microstamping components.

The Assembly amendments extend the commencement of the prohibition on selling nonmicrostamping-enabled pistols until January 1, 2028, and make the prohibition contingent on a determination by the department that microstamping-enabled firearms or components are readily available for purchase in the State of California. The Assembly amendments additionally make the written guidance and performance standards for microstamping components contingent on a determination by the department that microstamping components are technologically viable.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—29. NOES—10.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

58

S.B. No. 474—Becker et al.
An act relating to prisons.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—34. NOES—5.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

59

S.B. No. 779—Stern et al.
An act relating to clinics.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—26. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

60

S.B. No. 18—McGuire et al.
An act relating to housing.

Legislative Counsel's Digest of Assembly Amendments

SB 18, as it passed the Senate, enacted the Tribal Housing Reconstitution and Resiliency Act and created the Tribal Housing Grant Program Trust Fund for purposes including, among others, housing and housing-related program services for affordable housing for the benefit of eligible beneficiaries. SB 18, as it passed the Senate, exempted rules, policies, and standards of general application issued by the Department of Housing and Community Development for the purposes of implementing the Tribal Housing Reconstitution and Resiliency Act from the Administrative Procedure Act.

The Assembly amendments eliminate the above-described exemption from the Administrative Procedure Act and make other technical changes.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

61

S.B. No. 482—Blakespear.
An act relating to housing.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

62

S.B. No. 496—Limón et al.

An act relating to health care coverage.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

63

S.B. No. 52—Durazo et al.

An act relating to elections.

Legislative Counsel's Digest of Assembly Amendments

SB 52, as it passed the Senate, required a charter city with a population of at least 2,500,000 people to establish a citizens redistricting commission to adjust the district boundaries for the city council in accordance with specified criteria, unless the city charter already established an independent redistricting commission. The bill required the commission to have a specified number of members, with political party preferences in proportion to the registered voters of the city, and selected by the city elections official in accordance with specified procedures.

The Assembly amendments require such a city to establish an independent redistricting commission unless the city charter already establishes an independent redistricting commission that satisfies certain specified criteria. The Assembly amendments require the commission to consist of 21 members and 2 alternates, based on certain qualifications that do not include political party preference, and selected by an entity prescribed by the city's legislative body, based on specified priorities and in accordance with specified procedures. The Assembly amendments also make operation of this bill contingent on the enactment of Assembly Bill 1248.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—32. NOES—7.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

64

S.B. No. 500—McGuire.

An act relating to fish and wildlife.

Legislative Counsel’s Digest of Assembly Amendments

SB 500, as it passed the Senate, among other things related to fishing and aquiculture, increased the base fee for a sea urchin diving permit from \$330 to \$530, and directed the use of that fee increase, as specified.

The Assembly amendments revise additional provisions related to fishing and aquiculture to refer to electronic fish tickets rather than to landing receipts and make other related changes. The Assembly amendments make changes with respect to fish used for live bait, as specified. The Assembly amendments require regulations related to establishing criteria and protocols to evaluate and respond to potential risk of marine life entanglement to address the use of alternative gear that may be prohibited by the Department of Fish and Wildlife and remove outdated language. The Assembly amendments set the base fee for a sea urchin diving permit at \$598.50 and require the Department of Fish and Wildlife, upon notice of the California Sea Urchin Commission, to charge for a sea urchin permit an additional \$200, to be distributed, less distribution expenses, to the California Sea Urchin Commission by the department, as specified.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—38. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

65

S.B. No. 520—Seyarto.

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

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

66

S.B. No. 565—Caballero et al.

An act relating to taxation.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—32. NOES—6.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

67

S.B. No. 578—Ashby et al.

An act relating to juveniles.

Legislative Counsel's Digest of Assembly Amendments

SB 578, as it passed the Senate, required additional information to be included in a social worker's report to the court regarding a child's removal from the child's parent's, guardian's, or Indian custodian's custody, including the child's attitude towards removal, the existing relationship between the child and members of the household, the least disruptive alternatives to returning the child to the custody of their parent, guardian, or Indian custodian, and other measures that may be taken to alleviate disruption and minimize the harms of removal. SB 578, as it passed the Senate, required the court to consider the short-term and long-term harms to the child that may result from the continued removal by reviewing the social worker's report and any other evidence in considering specified factors, and, if the court finds that removal is necessary, required the court, in a written order or on the record, to set forth the child's placement and the basis for determining that the placement is the least disruptive alternative for the child, and any other measures to be taken in order to alleviate disruption and minimize the harms of removal for the child, among other things.

The Assembly amendments additionally require the social worker's report to include, in the case of an Indian child, the child's connection to their tribe, extended family members, and tribal community, and would require the inclusion of placement options and an assessment of the least disruptive alternatives, including compliance with specified placement preferences. The Assembly amendments require the court to determine whether less disruptive alternatives were considered, as specified, and instead require the court's written order or order on the record to include a determination of the child's placement and whether it complies with specified placement preferences and less disruptive alternatives, and any orders necessary to alleviate any disruption or harm to the child resulting from removal. The Assembly amendments also include chaptering amendments.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

68

S.B. No. 628—Hurtado.

An act relating to food access.

Legislative Counsel’s Digest of Assembly Amendments

SB 628, as it passed the Senate, declared the established policy of the state that every human being has the right to access sufficient affordable and healthy food, and required all relevant state agencies to consider that state policy when revising, adopting, or establishing policies, regulations, and grant criteria when those policies, regulations, and grant criteria are pertinent to the distribution of sufficient affordable and adequate food. SB 628, as it passed the Assembly, required the State Department of Social Services, by January 1, 2025, and in consultation with the Department of Food and Agriculture’s Farm Equity Advisor and the Department of Conservation, to submit a report to the Legislature relating to food access and recommendations to increase the availability of sufficient affordable and healthy food, as specified.

The Assembly amendments, among other revisions, delete the provisions requiring the State Department of Social Services to submit the above-described report to the Legislature.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—35. NOES—2.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

69

S.B. No. 639—Limón et al.

An act relating to Alzheimer's disease.

Legislative Counsel's Digest of Assembly Amendments

SB 639, as it passed the Senate, made legislative findings relating to the impacts and treatment of Alzheimer's disease and dementia, and encouraging the establishment of diagnostic hubs for Alzheimer's disease for training of health care professionals and securing access to therapies. SB 639, as it passed the Senate, authorized the diagnostic hubs to collaborate with relevant state departments for expertise.

The Assembly amendments revise provisions relating to grants to postsecondary higher educational institutions that establish diagnostic and treatment centers for Alzheimer's disease, making conforming changes referring to diagnostic hubs. The Assembly amendments expand the purposes of the diagnostic hubs, including collaboration with the State Department of Health Care Services (DHCS) in promoting the Dementia Care Aware initiative and in continuing the department's cognitive health assessment training. The Assembly amendments require a state department or diagnostic hub to obtain certain approval from DHCS to host any Dementia Care Aware materials on internet websites. The Assembly amendments make additional changes to a related Medi-Cal provision.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—36. NOES—0.)

2023

- Jun. 22—In Senate. Concurrence in Assembly amendments pending.
- Jun. 26—Ordered to the Assembly. In Assembly. Held at Desk.
- Jun. 27—Action rescinded whereby the bill was read third time, passed, and ordered to the Senate. Ordered to third reading.
- Aug. 24—Read third time and amended. Ordered to third reading.
- Aug. 28—Read third time. Passed. Ordered to the Senate.
- Aug. 29—In Senate. Concurrence in Assembly amendments pending.
- Sep. 1—Ordered to the Assembly. In Assembly. Held at Desk.
- Sep. 5—Action rescinded whereby the bill was read third time, passed, and ordered to the Senate. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to third reading.

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UNFINISHED BUSINESS—Continued

- Sep. 11—Re-referred to Com. on APPR. pursuant to Assembly Rule 77.2.
Joint Rule 62(a) suspended.
- Sep. 13—From committee: Do pass. (Ayes 13. Noes 0.) (September 13).
Read second time. Ordered to third reading.
- Sep. 13—Read third time. Passed. Ordered to the Senate.
- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

70

- S.B. No. 641—Roth et al.
An act relating to public health.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

71

- S.B. No. 661—Bradford.
An act relating to collegiate athletics.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—39. NOES—0.)

2023

- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

72

- S.B. No. 842—Bradford.
An act relating to energy.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

- Sep. 13—In Senate. Concurrence in Assembly amendments pending.

73

S.B. No. 627—Smallwood-Cuevas et al.

An act relating to employment.

Legislative Counsel's Digest of Assembly Amendments

SB 627, as it passed the Senate, prohibited a chain employer from closing a covered establishment unless the chain employer gives a displacement notice to the covered worker and their exclusive representative, if any, 60 days before the closure takes effect.

The Assembly amendments instead require a chain employer to provide a displacement notice to each covered worker and their exclusive representative, if any, at least 60 days before the expected date of closure of a covered establishment.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—28. NOES—10.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

UNFINISHED BUSINESS—Continued

74

S.B. No. 665—Allen.

An act relating to solid waste.

Legislative Counsel's Digest of Assembly Amendments

SB 665, as it passed the Senate, required the California Environmental Protection Agency to establish a working group of specified state entities to establish a framework for evaluating novel material types as they are developed, in order to inform state policy decisions designed to create a more sustainable and circular economy, as provided.

The Assembly amendments require the agency to establish a framework for evaluating novel plastic and plastic-alternative material types used to produce single-use products, instead of novel material types. The Assembly amendments require the working group to also include the Department of Food and Agriculture and to establish the framework by July 1, 2026. The Assembly amendments repeal the bill's provisions on January 1, 2029.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

75

S.B. No. 673—Bradford et al.

An act relating to emergency services.

Legislative Counsel’s Digest of Assembly Amendments

SB 673, as it passed the Senate, authorized a law enforcement agency to request the Department of the California Highway Patrol to activate an “Ebony Alert” with respect to Black youth who are reported missing under unexplained or suspicious circumstances. SB 673, as it passed the Senate, required the department to activate an Ebony Alert within the appropriate geographical area requested by an investigating law enforcement agency, if the department concurs with the agency that an Ebony Alert would be an effective tool in the investigation of missing Black youth, according to specified factors.

The Assembly amendments authorize, instead of require, the department to activate an Ebony Alert if requested by a law enforcement agency, and make changes to the factors that agency may consider to determine that an Ebony Alert would be an effective tool in the investigation of missing Black youth. The Assembly amendments also expand the scope of “Ebony Alert” to include alerts with respect to Black youth who are at risk, developmentally disabled, or cognitively impaired, or who have been abducted.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—39. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

76

S.B. No. 686—Durazo et al.

An act relating to domestic workers.

Legislative Counsel's Digest of Assembly Amendments

SB 686, as it passed the Senate, among other things, on and after July 1, 2024, required the Chief of the Division of Occupational Safety and Health, representatives of the consultation services and enforcement branches of the Division of Occupational Safety and Health, and community-based organizations (CBOs) to meet periodically, as specified, to coordinate efforts around outreach, education, and enforcement.

The Assembly amendments instead, commencing January 1, 2024, require the chief, representatives of the consultation services and enforcement branches of the Division of Occupational Safety and Health, and CBOs to meet periodically, as described above.

SB 686, as it passed the Senate, for purposes of the Occupational Safety and Health Act of 1973, narrowed the existing exclusion of household domestic service from the definition of “employment” to exclude only publicly funded household domestic service and family daycare homes, as specified. SB 686, as it passed the Senate, required the Division of Occupational Safety and Health, by July 1, 2024, to adopt industry guidance to assist household domestic service employers on their legal obligations under existing occupational safety and health laws and regulations that apply to the work activity of household domestic service employees.

The Assembly amendments instead, commencing January 1, 2025, narrow the exclusion of household domestic service from the definition of “employment,” as described above. The Assembly amendments instead require the Division of Occupational Safety and Health, by January 1, 2025, to adopt industry guidance, as described above.

SB 686, as it passed the Senate, required the Division of Occupational Safety and Health, upon appropriation of funds by the Legislature to the division for the specified purpose, to establish and administer the Household Domestic Services Employment Safety and Technical Assistance Program for the purpose of providing one-time grants and technical assistance to household domestic service employers, as prescribed. SB 686, as it passed the Senate, prohibited the Division of Occupational Safety and Health from expending more than 5% of the budget allocation on the administration of the program. SB 686, as it passed the

(CONTINUED ON THE FOLLOWING PAGE)

UNFINISHED BUSINESS—Continued

Senate, required the program to commence by July 1, 2024, and continue until July 1, 2029, with an opportunity to expand or renew contingent on the additional allocation of state funds or identification of other revenue sources. SB 686, as it passed the Senate, made legislative findings relating to, among other things, the intent of the Legislature, upon recommendation by an existing advisory committee on the health and safety of domestic workers, to establish a Household Domestic Services Employment Safety Financial and Technical Program, as specified.

The Assembly amendments delete provisions relating to the grant and technical assistance program, including the requirement to establish and administer the program, the cap on administrative expenditures, and the related statement of legislative intent, as described above. The Assembly amendments also add additional coauthors.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—24. NOES—8.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

77

S.B. No. 695—Gonzalez et al.

An act relating to transportation.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

78

S.B. No. 700—Bradford.

An act relating to employment discrimination.

Legislative Counsel's Digest of Assembly Amendments

SB 700, as it passed the Senate, made it unlawful under the California Fair Employment and Housing Act (FEHA) for an employer to request information from an applicant for employment relating to the applicant's prior use of cannabis, as specified. SB 700, as it passed the Senate, exempted from that prohibition an employer inquiring about an applicant's criminal history if otherwise permitted by law.

The Assembly amendments, among other things, remove the above-described exemption and instead make information about a person's prior cannabis use obtained from the person's criminal history subject to the bill's prohibition described above and a FEHA provision prohibiting employment discrimination based on a person's use of cannabis off the job and away from the workplace, as specified. However, the Assembly amendments exempt that application of those provisions if the employer is permitted to consider or inquire about that information under a specified FEHA provision or other state or federal law.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—29. NOES—9.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

79

S.B. No. 717—Stern.

An act relating to mental health services.

Digest of Assembly Amendments Pending

(Final vote in the Senate: AYES—40. NOES—0.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

80

S.B. No. 751—Padilla.

An act relating to franchise agreements.

Legislative Counsel's Digest of Assembly Amendments

SB 751, as it passed the Senate, prohibited any franchise contracts, licenses, or permits for solid waste handling services, as defined, entered into or amended by a local agency on or after January 1, 2024, from excusing the service provider from performance in the event of a labor dispute, as defined. SB 751, as it passed the Senate, required specified provisions to be included in any exclusive franchise contract, license, or permit for solid waste handling services entered into or amended by a local agency after January 1, 2024, including, among other things, a timeframe within which the franchisee shall provide advance notice of service being disrupted and a remedy that allows the local agency to take administrative action to enforce the franchisee's failure to perform.

The Assembly amendments instead prohibit any franchise contracts, licenses, or permits for solid waste handling services, as defined, entered into or substantially amended, as defined, by a local agency on or after January 1, 2024, from containing a force majeure provision that excuses the service provider from complying with the franchise contracts, licenses, or permits in the event of a work stoppage associated with a labor dispute, as defined. The Assembly amendments instead require specified provisions to be included in any exclusive franchise contract, license, or permit for solid waste handling services entered into or substantially amended by a local agency after January 1, 2024, including, among other things, a process by which the franchisee shall provide advance or concurrent notice of service being disrupted and a remedy that allows the local agency to take administrative action to enforce the franchisee's failure to comply with the franchise contract, license, or permit for solid waste handling services. The Assembly amendments also include findings that changes proposed by this bill address a matter of statewide concern rather than a municipal affair, and therefore, apply to all cities, including charter cities.

Vote: 21. Substantial substantive change: yes.

(Final vote in the Senate: AYES—30. NOES—9.)

2023

Sep. 13—In Senate. Concurrence in Assembly amendments pending.

SENATE BILLS—THIRD READING FILE

81

S.C.R. No. 87—Dahle et al.

Relative to Father-Daughter Day.

Vote required: 21

2023

Aug. 15—Introduced. Referred to Com. on RLS.

Aug. 23—From committee: Ordered to third reading.

82

S.C.A. No. 1—Newman et al.

An act relating to elections.

Vote required: 27

2023

Jan. 30—Introduced. Read first time. To Com. on RLS. for assignment. To print.

Jan. 31—From printer. May be acted upon on or after March 2.

Feb. 9—Referred to Com. on E. & C.A.

Apr. 25—Set for hearing May 8.

May 9—From committee: Be adopted and re-refer to Com. on APPR. (Ayes 6. Noes 1. Page 1025.) (May 8). Re-referred to Com. on APPR.

Aug. 24—Set for hearing August 28.

Aug. 28—August 28 hearing: Placed on APPR suspense file.

Aug. 29—Set for hearing September 1.

Sep. 1—From committee: Be adopted. (Ayes 5. Noes 2.) (September 1).

Sep. 5—Read second time. Ordered to third reading.

SENATE BILLS—THIRD READING FILE—Continued

83

S.C.A. No. 2—Stern et al.

An act relating to elections.

Vote required: 27

2023

- Feb. 16—Introduced. Read first time. To Com. on RLS. for assignment. To print.
- Feb. 17—From printer. May be acted upon on or after March 19.
- Mar. 1—Referred to Com. on E. & C.A.
- Apr. 25—Set for hearing May 8. From committee with author's amendments. Read second time and amended. Re-referred to Com. on E. & C.A.
- May 9—From committee: Be adopted and re-refer to Com. on APPR. (Ayes 4. Noes 1. Page 1026.) (May 8). Re-referred to Com. on APPR.
- Aug. 24—Set for hearing August 28.
- Aug. 28—August 28 hearing: Placed on APPR suspense file.
- Aug. 29—Set for hearing September 1.
- Sep. 1—From committee: Be adopted. (Ayes 5. Noes 2.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE

84

A.C.R. No. 84—Wendy Carrillo et al. (Durazo)
 Relative to the 80th Anniversary of the Zoot Suit Riots.
 Vote required: 21

2023

Jun. 12—Coauthors revised. Adopted and to Senate.
 Jun. 13—In Senate. To Com. on RLS.
 Jun. 21—From committee: Ordered to third reading.

85

A.B. No. 988—Mathis et al. (Ochoa Bogh)
 An act relating to mental health.
 Vote required: 21

2023

Apr. 17—Read third time. Passed. Ordered to the Senate. (Ayes 79. Noes 0. Page 1180.)
 Apr. 18—In Senate. Read first time. To Com. on RLS. for assignment.
 May 3—Referred to Com. on G.O.
 Jun. 13—From committee: Do pass. To Consent Calendar. (Ayes 14. Noes 0.) (June 13).
 Jun. 14—Read second time. Ordered to Consent Calendar.
 Jun. 19—Read third time. Passed. Ordered to the Assembly. (Ayes 39. Noes 0.).
 Jun. 19—In Assembly. Ordered to Engrossing and Enrolling.
 Jun. 23—Enrolled and presented to the Governor at 3 p.m.
 Jun. 29—Action rescinded whereby bill was ordered to enrollment and whereby the bill was enrolled and presented to the Governor. Ordered to the Senate.
 Jul. 3—In Senate. Held at Desk.
 Aug. 14—Action rescinded whereby the bill was read third time, passed and ordered to Assembly. Ordered to third reading. Read third time and amended. Ordered to second reading.
 Aug. 15—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

86

A.B. No. 1505—Rodriguez et al.

An act relating to state government, and declaring the urgency thereof, to take effect immediately.

Vote required: 27

2023

- May 31—Read third time. Urgency clause adopted. Passed. Ordered to the Senate. (Ayes 80. Noes 0.).
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Com. on RLS.
- Jun. 19—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on RLS.
- Jun. 21—Re-referred to Com. on G.O.
- Jul. 3—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on G.O.
- Jul. 11—From committee: Do pass and re-refer to Com. on APPR with recommendation: To Consent Calendar. (Ayes 14. Noes 0.) (July 11). Re-referred to Com. on APPR.
- Aug. 21—From committee: Be ordered to second reading file pursuant to Senate Rule 28.8 and ordered to Consent Calendar.
- Aug. 22—Read second time. Ordered to consent calendar.
- Aug. 24—From consent calendar on motion of Senator Hurtado. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

87

A.B. No. 309—Lee et al. (Wiener)

An act relating to housing.

Vote required: 21

2023

- May 25—Read third time. Passed. Ordered to the Senate. (Ayes 55. Noes 16.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Coms. on HOUSING and GOV. & F.
- Jun. 21—From committee: Do pass and re-refer to Com. on GOV. & F. (Ayes 9. Noes 2.) (June 20). Re-referred to Com. on GOV. & F.
- Jul. 13—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 5. Noes 2.) (July 12). Read second time and amended. Re-referred to Com. on APPR.
- Aug. 21—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Amend, and do pass as amended. (Ayes 5. Noes 2.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

88

A.C.R. No. 86—Kalra et al. (Eggman)

Relative to animals.

Vote required: 21

2023

Jul. 3—Adopted and to Senate. (Ayes 68. Noes 0.)

Jul. 3—In Senate. To Com. on RLS.

Jul. 5—Referred to Com. on B., P. & E. D.

Aug. 17—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on B., P. & E. D.

Aug. 28—From committee: Be adopted, and re-refer to Com. on APPR. Re-referred. (Ayes 12. Noes 0.) (August 28). Re-referred to Com. on APPR.

Aug. 29—From committee: Be ordered to second reading pursuant to Senate Rule 28.8.

Aug. 30—Read second time. Ordered to third reading.

Sep. 6—Read third time and amended. Ordered to second reading.

Sep. 7—Read second time. Ordered to third reading.

89

A.B. No. 1065—Jim Patterson. (Dodd)

An act relating to communications.

Vote required: 21

2023

May 30—Read third time. Passed. Ordered to the Senate. (Ayes 75. Noes 0.)

May 31—In Senate. Read first time. To Com. on RLS. for assignment.

Jun. 7—Referred to Com. on E., U. & C.

Jun. 20—From committee: Do pass and re-refer to Com. on APPR. (Ayes 13. Noes 0.) (June 20). Re-referred to Com. on APPR.

Jul. 3—In committee: Referred to APPR suspense file.

Sep. 1—From committee: Do pass. (Ayes 7. Noes 0.) (September 1).

Sep. 5—Read second time. Ordered to third reading.

Sep. 8—Read third time and amended. Ordered to second reading.

Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

90

A.B. No. 88—Sanchez et al. (Alvarado-Gil)

An act relating to crime victims.

Vote required: 21

2023

- May 26—Read third time. Passed. Ordered to the Senate. (Ayes 77. Noes 0.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on PUB S.
- Jun. 28—From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (June 27). Re-referred to Com. on APPR.
- Aug. 14—From committee: Be ordered to second reading pursuant to Senate Rule 28.8.
- Aug. 15—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

91

A.B. No. 1741—Waldron. (Glazer)

An act relating to healing arts.

Vote required: 21

2023

- May 31—Read third time. Passed. Ordered to the Senate. (Ayes 70. Noes 0.)
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Com. on B., P. & E. D.
- Jun. 19—From committee: Do pass and re-refer to Com. on APPR. (Ayes 10. Noes 0.) (June 19). Re-referred to Com. on APPR.
- Jul. 3—From committee: Be ordered to second reading pursuant to Senate Rule 28.8.
- Jul. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

92

A.B. No. 1420—Berman. (Blakespear)

An act relating to firearms.

Vote required: 21

2023

- May 25—Read third time. Passed. Ordered to the Senate. (Ayes 75. Noes 0.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on PUB S.
- Jun. 28—From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (June 27). Re-referred to Com. on APPR.
- Aug. 2—In committee: Hearing postponed by committee.
- Aug. 21—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Do pass. (Ayes 5. Noes 2.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

93

A.B. No. 1317—Wendy Carrillo et al. (Durazo)

An act relating to tenancy.

Vote required: 21

2023

- May 31—Read third time. Passed. Ordered to the Senate. (Ayes 54. Noes 18.)
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Com. on JUD.
- Jun. 23—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on JUD.
- Jul. 6—From committee: Do pass. (Ayes 8. Noes 2.).
- Jul. 10—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

94

A.B. No. 1734—Jones-Sawyer. (Durazo)

An act relating to local government.

Vote required: 21

2023

- May 31—Read third time. Passed. Ordered to the Senate. (Ayes 79. Noes 0.)
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Coms. on GOV. & F. and HOUSING.
- Jun. 28—In committee: Hearing postponed by committee.
- Jul. 6—From committee: Do pass and re-refer to Com. on HOUSING. (Ayes 8. Noes 0.) (July 5). Re-referred to Com. on HOUSING.
- Jul. 11—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 11. Noes 0.) (July 10).
- Jul. 12—Read second time and amended. Re-referred to Com. on APPR.
- Aug. 9—In committee: Hearing postponed by committee.
- Aug. 21—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Do pass. (Ayes 7. Noes 0.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

95

A.B. No. 1207—Irwin et al. (Ashby)

An act relating to cannabis.

Vote required: 21

2023

- May 25—Read third time. Passed. Ordered to the Senate. (Ayes 61. Noes 0.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on B., P. & E. D.
- Jul. 3—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes 2.) (July 3).
- Jul. 5—Read second time and amended. Re-referred to Com. on APPR.
- Aug. 21—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Amend, and do pass as amended. (Ayes 5. Noes 1.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

96

A.B. No. 50—Wood et al. (Dodd)

An act relating to public utilities.

Vote required: 21

2023

- May 25—Read third time. Passed. Ordered to the Senate. (Ayes 67. Noes 0.)
- May 26—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on E., U. & C.
- Jun. 21—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U. & C.
- Jul. 12—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 15. Noes 0.) (July 3).
- Jul. 13—Read second time and amended. Re-referred to Com. on APPR.
- Aug. 14—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Amend, and do pass as amended. (Ayes 7. Noes 0.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

97

A.B. No. 297—Vince Fong. (Seyarto)

An act relating to fire prevention.

Vote required: 21

2023

- May 31—Read third time. Passed. Ordered to the Senate. (Ayes 80. Noes 0.)
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Com. on N.R. & W.
- Jun. 27—From committee: Do pass and re-refer to Com. on APPR with recommendation: To Consent Calendar. (Ayes 11. Noes 0.) (June 27). Re-referred to Com. on APPR.
- Jul. 10—In committee: Referred to APPR. suspense file.
- Sep. 1—From committee: Do pass. (Ayes 7. Noes 0.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 5—Read third time and amended. Ordered to second reading.
- Sep. 6—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

98

A.B. No. 829—Waldron. (Rubio)

An act relating to crime.

Vote required: 27

2023

- May 30—Read third time. Passed. Ordered to the Senate. (Ayes 80. Noes 0.)
- May 31—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Com. on PUB S.
- Jun. 20—From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (June 20). Re-referred to Com. on APPR.
- Jul. 3—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Amend, and do pass as amended. (Ayes 7. Noes 0.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

99

A.B. No. 918—Garcia et al. (Padilla)

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

Vote required: 27

2023

May 22—Read third time. Passed. Ordered to the Senate. (Ayes 77. Noes 0.)

May 23—In Senate. Read first time. To Com. on RLS. for assignment.

May 31—Referred to Com. on GOV. & F.

Jul. 6—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on GOV. & F.

Jul. 13—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 12). Read second time and amended. Re-referred to Com. on APPR.

Aug. 14—In committee: Referred to APPR suspense file.

Sep. 1—From committee: Amend, and do pass as amended. (Ayes 7. Noes 0.) (September 1). Read second time and amended. Ordered returned to second reading.

Sep. 5—Read second time. Ordered to third reading.

Sep. 8—Read third time and amended. Ordered to second reading.

Sep. 11—Read second time. Ordered to third reading.

Sep. 11—Read third time and amended. Ordered to second reading.

Sep. 12—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

100**A.B. No. 531—Irwin et al. (Eggman)**

An act relating to behavioral health, by providing the funds necessary therefor through an election for the issuance and sale of bonds of the State of California and for the handling and disposition of those funds.

Vote required: 27

2023

- May 30—Read third time. Passed. Ordered to the Senate. (Ayes 80. Noes 0.)
- May 31—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Coms. on HOUSING and M. & V.A.
- Jun. 19—In committee: Set, first hearing. Hearing canceled at the request of author.
- Jun. 19—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on HOUSING.
- Jun. 20—Withdrawn from committee. Re-referred to Com. on RLS.
- Jun. 21—Re-referred to Coms. on HOUSING and GOV. & F.
- Jul. 11—From committee: Do pass and re-refer to Com. on GOV. & F. (Ayes 10. Noes 1.) (July 10). Re-referred to Com. on GOV. & F.
- Jul. 13—From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 2.) (July 12). Re-referred to Com. on APPR.
- Aug. 14—In committee: Hearing postponed by committee.
- Aug. 28—In committee: Referred to suspense file.
- Sep. 1—From committee: Do pass. (Ayes 5. Noes 2.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 5—Read third time and amended. Ordered to second reading.
- Sep. 6—Read second time. Ordered to third reading.
- Sep. 11—Read third time and amended. Ordered to second reading.
- Sep. 12—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

101

A.B. No. 647—Holden. (Smallwood-Cuevas)

An act relating to private employment.

Vote required: 21

2023

- May 30—Read third time. Passed. Ordered to the Senate. (Ayes 58. Noes 16.)
- May 31—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 7—Referred to Coms. on L., P.E. & R. and JUD.
- Jun. 22—From committee: Amend, and do pass as amended and re-refer to Com. on JUD. (Ayes 4. Noes 1.) (June 22).
- Jun. 26—Read second time and amended. Re-referred to Com. on JUD.
- Jul. 12—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes 2.) (July 11).
- Jul. 13—Read second time and amended. Re-referred to Com. on APPR.
- Aug. 14—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Amend, and do pass as amended. (Ayes 5. Noes 2.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 11—Read third time and amended. Ordered to second reading.
- Sep. 12—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

102

A.B. No. 436—Alvarez et al. (Durazo)

An act relating to vehicles.

Vote required: 21

2023

- Apr. 27—Read third time. Passed. Ordered to the Senate. (Ayes 79. Noes 0.)
- Apr. 27—In Senate. Read first time. To Com. on RLS. for assignment.
- May 10—Referred to Coms. on TRANS. and GOV. & F.
- May 18—Coauthors revised.
- Jun. 14—From committee: Do pass and re-refer to Com. on GOV. & F. (Ayes 13. Noes 1.) (June 13). Re-referred to Com. on GOV. & F.
- Jul. 13—From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 2.) (July 12). Re-referred to Com. on APPR.
- Aug. 14—From committee: Be ordered to second reading pursuant to Senate Rule 28.8.
- Aug. 15—Read second time. Ordered to third reading.
- Aug. 28—Read third time and amended. Ordered to second reading.
- Aug. 29—Read second time. Ordered to third reading.
- Sep. 11—Read third time and amended. Ordered to second reading.
- Sep. 12—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

103

A.B. No. 96—Kalra. (Gonzalez)

An act relating to public employment.

Vote required: 21

2023

- May 8—Read third time. Passed. Ordered to the Senate. (Ayes 56. Noes 10.)
- May 9—In Senate. Read first time. To Com. on RLS. for assignment.
- May 17—Referred to Com. on L., P.E. & R.
- Jun. 14—From committee: Amend, and do pass as amended. (Ayes 4. Noes 1.) (June 14).
- Jun. 15—Read second time and amended. Ordered to third reading.
- Sep. 6—Read third time and amended. Ordered to second reading.
- Sep. 7—Read second time. Ordered to third reading.
- Sep. 7—Re-referred to Com. on APPR pursuant to Joint Rule 10.5.
- Sep. 12—From committee: Be ordered to second reading pursuant to Senate Rule 28.8.
- Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

104

A.B. No. 389—Ramos et al.

An act relating to Native American repatriation.

Vote required: 21

2023

- May 18—Read third time. Passed. Ordered to the Senate. (Ayes 74. Noes 0.)
- May 18—In Senate. Read first time. To Com. on RLS. for assignment.
- May 31—Referred to Coms. on N.R. & W. and JUD.
- Jun. 5—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on N.R. & W.
- Jun. 7—In committee: Hearing postponed by committee.
- Jun. 22—From committee: Amend, and do pass as amended and re-refer to Com. on JUD. with recommendation: To Consent Calendar. (Ayes 11. Noes 0.) (June 22).
- Jun. 26—Read second time and amended. Re-referred to Com. on JUD.
- Aug. 28—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on JUD.
- Aug. 29—Withdrawn from committee. Re-referred to Com. on RLS. Re-referred to Com. on ED.
- Sep. 1—Joint Rule 61(a)(12) suspended.
- Sep. 5—In committee: Hearing postponed by committee.
- Sep. 11—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (September 11). Read second time and amended. Re-referred to Com. on APPR. Senate Rules Suspended
- Sep. 12—From committee: Do pass. (Ayes 7. Noes 0.).
- Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

105

A.B. No. 1228—Holden. (Limón)

An act relating to employment.

Vote required: 21

2023

- May 31—Read third time. Passed. Ordered to the Senate. (Ayes 42. Noes 22.)
- Jun. 1—In Senate. Read first time. To Com. on RLS. for assignment.
- Jun. 14—Referred to Coms. on L., P.E. & R. and JUD.
- Jun. 28—From committee: Do pass and re-refer to Com. on JUD. (Ayes 4. Noes 1.) (June 28). Re-referred to Com. on JUD.
- Jul. 11—In committee: Hearing postponed by committee.
- Sep. 11—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on JUD. Withdrawn from committee. Re-referred to Com. on RLS. Re-referred to Com. on L., P.E. & R.
- Sep. 11—Joint Rules 61 and 62(a) suspended. (Ayes 31. Noes 8.) Senate Rules Suspended. (Ayes 31. Noes 8.)
- Sep. 12—From committee: Do pass and re-refer to Com. on APPR. (Ayes 4. Noes 1.) (September 12). Re-referred to Com. on APPR.
- Sep. 12—From committee: Do pass. (Ayes 5. Noes 2.).
- Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

106

A.B. No. 1291—McCarty. (Newman)

An act relating to public postsecondary education.

Vote required: 21

2023

- May 18—Read third time. Passed. Ordered to the Senate. (Ayes 74. Noes 0.)
- May 18—In Senate. Read first time. To Com. on RLS. for assignment.
- May 31—Referred to Coms. on PUB S. and GOV. & F.
- Jun. 20—From committee: Do pass and re-refer to Com. on GOV. & F. with recommendation: To Consent Calendar. (Ayes 5. Noes 0.) (June 20). Re-referred to Com. on GOV. & F.
- Jul. 6—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 5).
- Jul. 10—Read second time and amended. Re-referred to Com. on APPR.
- Aug. 2—In committee: Set, first hearing. Hearing canceled at the request of author.
- Aug. 14—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on APPR.
- Aug. 21—In committee: Referred to APPR suspense file.
- Sep. 1—From committee: Do pass. (Ayes 7. Noes 0.) (September 1).
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 8—Read third time and amended. Ordered to second reading.
- Sep. 11—Read second time. Ordered to third reading. Re-referred to Com. on RLS pursuant to Senate Rule 29.10(c). Joint Rules 61 and 62(a) suspended. (Ayes 31. Noes 8.) Re-referred to Com. on ED.
- Sep. 12—From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 0.) (September 12). Re-referred to Com. on APPR.
- Sep. 12—From committee: Do pass. (Ayes 7. Noes 0.).
- Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

107

A.B. No. 1373—Garcia et al. (Becker)

An act relating to energy, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Vote required: 27

2023

May 26—Read third time. Urgency clause adopted. Passed. Ordered to the Senate. (Ayes 57. Noes 17.).

May 26—In Senate. Read first time. To Com. on RLS. for assignment.

Jun. 7—Referred to Com. on E., U. & C.

Aug. 31—From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U. & C.

Sep. 1—Joint Rule 61(a)(12) suspended. (Ayes 29. Noes 8.)

Sep. 7—From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 14. Noes 3.) (September 6). Read second time and amended. Re-referred to Com. on APPR.

Sep. 12—From committee: Do pass. (Ayes 5. Noes 2.).

Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

108

A.C.A. No. 1—Aguiar-Curry et al. (Wiener)

An act relating to local finance.

Vote required: 27

2022

Dec. 5—Read first time. To print.

Dec. 6—From printer. May be heard in committee January 5.

2023

May 26—Referred to Coms. on L. GOV. and APPR.

May 30—From committee chair, with author's amendments: Amend, and re-refer to Com. on L. GOV. Read second time and amended.

May 31—Re-referred to Com. on L. GOV.

Jul. 12—From committee: Amend, and be adopted as amended, and re-refer to Com. on APPR. (Ayes 6. Noes 1.) (July 12).

Jul. 13—Read second time and amended.

Aug. 14—Re-referred to Com. on APPR.

Aug. 23—In committee: Set, first hearing. Referred to suspense file.

Sep. 1—From committee: Amend, and be adopted as amended. (Ayes 10. Noes 4.) (September 1). Read second time and amended. Ordered returned to second reading.

Sep. 5—Read second time. Ordered to third reading.

Sep. 5—Assembly Rule 69 suspended. Read third time and amended. Ordered to third reading.

Sep. 6—Assembly Rule 69(d) suspended. (Ayes 55. Noes 18.) Read third time. Adopted. (Ayes 55. Noes 12.)

Sep. 6—In Senate. Read first time. To Com. on RLS. for assignment.

Sep. 7—Referred to Com. on E. & C.A.

Sep. 7—Joint Rules 61 and 62(a) suspended. (Ayes 32. Noes 8.)

Sep. 11—From committee: Be adopted, and re-refer to Com. on APPR. Re-referred. (Ayes 5. Noes 2.) (September 11). Re-referred to Com. on APPR.

Sep. 12—From committee: Be adopted. (Ayes 5. Noes 2.).

Sep. 13—Read second time. Ordered to third reading.

ASSEMBLY BILLS—THIRD READING FILE—Continued

109

A.C.A. No. 13—Ward et al.

An act relating to voting.

Vote required: 27

2023

- Jul. 13—Read first time. To print.
- Jul. 14—From printer. May be heard in committee August 13.
- Aug. 17—Referred to Com. on ELECTIONS.
- Aug. 17—From committee chair, with author's amendments: Amend, and re-refer to Com. on ELECTIONS. Read second time and amended.
- Aug. 21—Re-referred to Com. on ELECTIONS.
- Aug. 24—Coauthors revised. From committee: Be adopted, and re-refer to Com. on APPR. Re-referred. (Ayes 5. Noes 2.) (August 23). Re-referred to Com. on APPR.
- Sep. 1—From committee: Amend, and be adopted as amended. (Ayes 9. Noes 4.) (September 1). Read second time and amended. Ordered returned to second reading.
- Sep. 5—Read second time. Ordered to third reading.
- Sep. 6—Read third time. Adopted. (Ayes 57. Noes 19.) Ordered to the Senate.
- Sep. 6—In Senate. Read first time. To Com. on RLS. for assignment.
- Sep. 7—Referred to Com. on E. & C.A.
- Sep. 7—Joint Rules 61 and 62(a) suspended. (Ayes 32. Noes 8.)
- Sep. 11—Senate Rules Suspended (Ayes 31. Noes 8.) From committee: Amend, and be adopted as amended, and re-refer to Com. on APPR. (Ayes 6. Noes 1.) (September 11). Read second time and amended. Re-referred to Com. on APPR.
- Sep. 12—From committee: Be adopted. (Ayes 5. Noes 2.).
- Sep. 13—Read second time. Ordered to third reading.

**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.	466 Wahab	(3)	Relating to housing.
A- 2	S.B.	663 Archuleta	(3)	Relating to energy.
A- 3	S.B.	84 Gonzalez	(3)	Relating to air pollution, and declaring the urgency thereof, to take effect imme- diately.
A- 4	S.B.	426 Niello	(3)	Relating to charter schools.
A- 5	S.B.	287 Skinner	(3)	Relating to social media plat- forms.
A- 6	S.C.R.	80 Roth	(3)	Relating to Childhood Cancer Awareness Month.
A- 7	S.R.	44 Caballero	(3)	Relating to Probation Services Week.
A- 8	S.B.	583 Padilla	(UB)	Relating to conservancies.

**INACTIVE FILE
(ASSEMBLY BILLS)**

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 9	A.B.	98 Aguiar-Curry	(CC)	Relating to agriculture.
A- 10	A.B.	628 Wilson	(CC)	Relating to economic development.
A- 11	A.B.	996 Low	(3)	Relating to professions and vocations.
A- 12	A.B.	224 Aguiar-Curry	(CC)	Relating to gambling.
A- 13	A.B.	440 Wicks	(3)	Relating to land use.
A- 14	A.B.	1465 Wicks	(3)	Relating to air pollution.
A- 15	A.B.	1665 Soria	(3)	Relating to veterans' homes.
A- 16	A.B.	1186 Bonta	(3)	Relating to juveniles.
A- 17	A.B.	283 Jim Patterson	(3)	Relating to mental health.
A- 18	A.B.	892 Bains	(3)	Relating to health and care facilities.
A- 19	A.B.	938 Muratsuchi	(3)	Relating to education finance.
A- 20	A.B.	238 Muratsuchi	(3)	Relating to teachers.
A- 21	A.B.	233 Wilson	(3)	Relating to local government.
A- 22	A.B.	1573 Friedman	(3)	Relating to water.
A- 23	A.B.	1537 Wood	(3)	Relating to skilled nursing facilities.
A- 24	A.B.	535 Irwin	(CC)	Relating to school accountability.
A- 25	A.B.	81 Ramos	(3)	Relating to Indian children, and declaring the urgency thereof, to take effect immediately.
A- 26	A.B.	366 Petrie-Norris	(CC)	Relating to human services.
A- 27	A.B.	1246 Stephanie Nguyen	(CC)	Relating to retirement.
A- 28	A.B.	863 Aguiar-Curry	(3)	Relating to recycling.
A- 29	A.B.	718 Ta	(3)	Relating to veterans.
A- 30	A.B.	1205 Bauer-Kahan	(3)	Relating to water.
A- 31	A.B.	383 Zbur	(CC)	Relating to teacher credentialing.
A- 32	A.B.	1524 Lowenthal	(CC)	Relating to postsecondary education.
A- 33	A.B.	1282 Lowenthal	(CC)	Relating to mental health.
A- 34	A.B.	490 Vince Fong	(3)	Relating to organ and tissue donation.
A- 35	A.B.	7 Friedman	(3)	Relating to transportation.

INACTIVE FILE (ASSEMBLY BILLS)—Continued

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>File</i>	<i>Subject</i>
A- 36	A.B.	871 Haney	(3)	Relating to safety in employment.
A- 37	A.B.	347 Ting	(3)	Relating to consumer protection.
A- 38	A.B.	1359 Schiavo	(3)	Relating to employment.
A- 39	A.B.	610 Holden	(CC)	Relating to transportation.
A- 40	A.B.	1113 McCarty	(3)	Relating to pupil instruction.
A- 41	A.B.	1034 Wilson	(3)	Relating to law enforcement.
A- 42	A.B.	437 Jackson	(3)	Relating to state government.
A- 43	A.B.	1486 Jones-Sawyer	(3)	Relating to law enforcement agencies.
A- 44	A.B.	438 Blanca Rubio	(3)	Relating to pupils with exceptional needs.
A- 45	A.B.	274 Bryan	(3)	Relating to public social services.
A- 46	A.B.	799 Luz Rivas	(3)	Relating to housing.
A- 47	A.B.	365 Aguiar-Curry	(3)	Relating to Medi-Cal.
A- 48	A.B.	1168 Bennett	(3)	Relating to emergency medical services.
A- 49	A.B.	1768 G.O.	(3)	Relating to horse racing.
A- 50	A.B.	1769 G.O.	(3)	Relating to gambling.
A- 51	A.B.	1738 Wendy Carrillo	(CC)	Relating to the Department of Motor Vehicles.
A- 52	A.B.	1038 Rendon	(CC)	Relating to childcare.
A- 53	A.C.R.	68 Petrie-Norris	(3)	Relating to National Fentanyl Awareness Day.
A- 54	A.B.	1407 Addis	(3)	Relating to coastal resources.
A- 55	A.B.	1147 Addis	(3)	Relating to developmental services.
A- 56	A.B.	832 Cervantes	(3)	Relating to the California Transportation Commission.
A- 57	A.B.	382 Cervantes	(3)	Relating to highways.
A- 58	A.B.	518 Wicks	(3)	Relating to disability compensation, and making an appropriation therefor.
A- 59	A.B.	51 Bonta	(3)	Relating to early childcare and education.
A- 60	A.B.	1755 JUD.	(3)	Relating to child support.
A- 61	A.B.	717 Villapudua	(3)	Relating to trusts, and making an appropriation therefor.

HELD AT DESK
(ASSEMBLY BILLS)

<i>File No.</i>	<i>Bill No.</i>	<i>Author</i>	<i>Subject</i>
A- 62	A.B. 1555	Quirk-Silva	Relating to transitional kindergarten.
A- 63	A.B. 457	Joe Patterson	Relating to land use.
A- 64	A.B. 1470	Quirk-Silva	Relating to Medi-Cal.
A- 65	A.B. 1695	Gipson	Relating to pupil instruction.

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
SB 10	24	Cortese et al.	Unfinished Business	MAJ
SB 18	60	McGuire et al.	Unfinished Business	MAJ
SB 19	25	Seyarto et al.	Unfinished Business	MAJ
SB 33	49	Glazer	Unfinished Business	MAJ
SB 35	23	Umberg	Unfinished Business	2/3
SB 48	34	Becker	Unfinished Business	MAJ
SB 49	35	Becker	Unfinished Business	MAJ
SB 52	63	Durazo et al.	Unfinished Business	MAJ
SB 76	36	Wiener et al.	Unfinished Business	MAJ
SB 81	37	Skinner et al.	Unfinished Business	MAJ
SB 84	A-3	Gonzalez et al.	Inactive File	2/3
SB 97	38	Wiener	Unfinished Business	MAJ
SB 105	50	Skinner	Unfinished Business	MAJ
SB 264	8	Niello	Unfinished Business	MAJ
SB 271	39	Dodd et al.	Unfinished Business	MAJ
SB 275	4	Grove	Governor's Vetoes	2/3
SB 286	40	McGuire et al.	Unfinished Business	MAJ
SB 287	A-5	Skinner	Inactive File	MAJ
SB 319	41	McGuire	Unfinished Business	MAJ
SB 323	42	Portantino et al.	Unfinished Business	MAJ
SB 326	13	Eggman et al.	Unfinished Business	2/3
SB 331	43	Rubio et al.	Unfinished Business	MAJ
SB 362	51	Becker et al.	Unfinished Business	MAJ
SB 369	52	Nguyen et al.	Unfinished Business	MAJ
SB 386	16	Newman	Unfinished Business	MAJ
SB 387	53	Dodd et al.	Unfinished Business	MAJ
SB 401	54	Limón et al.	Unfinished Business	MAJ
SB 407	55	Wiener et al.	Unfinished Business	MAJ
SB 420	47	Becker et al.	Unfinished Business	MAJ
SB 426	A-4	Niello et al.	Inactive File	MAJ
SB 429	48	Bradford	Unfinished Business	MAJ
SB 444	56	Newman	Unfinished Business	MAJ
SB 452	57	Blakespear et al.	Unfinished Business	MAJ
SB 466	A-1	Wahab	Inactive File	MAJ
SB 474	58	Becker et al.	Unfinished Business	MAJ
SB 482	61	Blakespear	Unfinished Business	MAJ
SB 485	44	Becker	Unfinished Business	MAJ
SB 496	62	Limón et al.	Unfinished Business	MAJ
SB 500	64	McGuire	Unfinished Business	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
SB 520	65	Seyarto	Unfinished Business	MAJ
SB 531	45	Ochoa Bogh	Unfinished Business	2/3
SB 539	17	Stern	Unfinished Business	MAJ
SB 544	18	Laird	Unfinished Business	MAJ
SB 565	66	Caballero et al.	Unfinished Business	MAJ
SB 578	67	Ashby et al.	Unfinished Business	MAJ
SB 582	14	Becker	Unfinished Business	MAJ
SB 583	A-8	Padilla et al.	Inactive File	MAJ
SB 601	11	McGuire	Unfinished Business	MAJ
SB 613	9	Seyarto	Unfinished Business	MAJ
SB 627	73	Smallwood-Cuevas et al.	Unfinished Business	MAJ
SB 628	68	Hurtado	Unfinished Business	MAJ
SB 635	15	Menjivar et al.	Unfinished Business	MAJ
SB 639	69	Limón et al.	Unfinished Business	MAJ
SB 641	70	Roth et al.	Unfinished Business	MAJ
SB 661	71	Bradford	Unfinished Business	MAJ
SB 663	A-2	Archuleta et al.	Inactive File	MAJ
SB 665	74	Allen	Unfinished Business	MAJ
SB 671	19	Portantino	Unfinished Business	MAJ
SB 673	75	Bradford et al.	Unfinished Business	MAJ
SB 681	20	Allen et al.	Unfinished Business	2/3
SB 686	76	Durazo et al.	Unfinished Business	MAJ
SB 695	77	Gonzalez et al.	Unfinished Business	MAJ
SB 700	78	Bradford	Unfinished Business	MAJ
SB 717	79	Stern	Unfinished Business	MAJ
SB 722	6	Ochoa Bogh	Unfinished Business	MAJ
SB 723	21	Durazo et al.	Unfinished Business	MAJ
SB 747	26	Caballero et al.	Unfinished Business	MAJ
SB 751	80	Padilla	Unfinished Business	MAJ
SB 770	27	Wiener et al.	Unfinished Business	MAJ
SB 779	59	Stern et al.	Unfinished Business	MAJ
SB 791	28	McGuire	Unfinished Business	MAJ
SB 799	12	Portantino et al.	Unfinished Business	MAJ
SB 806	22	Archuleta	Unfinished Business	MAJ
SB 814	29	Roth et al.	Unfinished Business	MAJ
SB 816	46	Roth	Unfinished Business	MAJ
SB 842	72	Bradford	Unfinished Business	MAJ
SB 844	10	Jones	Unfinished Business	2/3

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
SB 847	30	Dahle	Unfinished Business	MAJ
SB 848	31	Rubio et al.	Unfinished Business	MAJ
SB 857	32	Laird et al.	Unfinished Business	MAJ
SB 872	33	Min	Unfinished Business	MAJ
SB 890	7	Committee on Governance and Finance (Senators Caballero (Chair)) et al.	Unfinished Business	MAJ
SCA 1	82	Newman et al.	Third Reading	2/3
SCA 2	83	Stern et al.	Third Reading	2/3
SCR 72	5	Min et al.	Unfinished Business	MAJ
SCR 80	A-6	Roth	Inactive File	MAJ
SCR 87	81	Dahle et al.	Third Reading	MAJ
SR 44	A-7	Caballero	Inactive File	-
AB 7	A-35	Friedman	Inactive File	MAJ
AB 50	96	Wood et al. (Dodd)	Third Reading	MAJ
AB 51	A-59	Bonta et al.	Inactive File	MAJ
AB 81	A-25	Ramos et al.	Inactive File	2/3
AB 88	90	Sanchez et al. (Alvarado-Gil)	Third Reading	MAJ
AB 96	103	Kalra (Gonzalez)	Third Reading	MAJ
AB 98	A-9	Aguiar-Curry	Inactive File	MAJ
AB 126	1	Reyes et al. (Skinner)	Second Reading	2/3
AB 224	A-12	Aguiar-Curry	Inactive File	MAJ
AB 233	A-21	Wilson	Inactive File	MAJ
AB 238	A-20	Muratsuchi	Inactive File	MAJ
AB 274	A-45	Bryan et al.	Inactive File	MAJ
AB 283	A-17	Jim Patterson	Inactive File	MAJ
AB 297	97	Vince Fong (Seyarto)	Third Reading	MAJ
AB 309	87	Lee et al. (Wiener)	Third Reading	MAJ
AB 347	A-37	Ting	Inactive File	MAJ
AB 365	A-47	Aguiar-Curry	Inactive File	MAJ
AB 366	A-26	Petrie-Norris	Inactive File	MAJ
AB 382	A-57	Cervantes	Inactive File	MAJ
AB 383	A-31	Zbur et al.	Inactive File	MAJ
AB 389	104	Ramos et al.	Third Reading	MAJ
AB 436	102	Alvarez et al. (Durazo)	Third Reading	MAJ
AB 437	A-42	Jackson	Inactive File	MAJ
AB 438	A-44	Blanca Rubio et al.	Inactive File	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
AB 440	A-13	Wicks	Inactive File	MAJ
AB 457	A-63	Joe Patterson	Assembly Held At Desk	MAJ
AB 490	A-34	Vince Fong et al.	Inactive File	MAJ
AB 518	A-58	Wicks et al.	Inactive File	MAJ
AB 531	100	Irwin et al. (Eggman)	Third Reading	2/3
AB 535	A-24	Irwin	Inactive File	MAJ
AB 610	A-39	Holden et al.	Inactive File	MAJ
AB 628	A-10	Wilson	Inactive File	MAJ
AB 647	101	Holden (Smallwood- Cuevas)	Third Reading	MAJ
AB 717	A-61	Villapudua	Inactive File	2/3
AB 718	A-29	Ta et al.	Inactive File	MAJ
AB 799	A-46	Luz Rivas et al.	Inactive File	MAJ
AB 829	98	Waldron (Rubio)	Third Reading	2/3
AB 832	A-56	Cervantes	Inactive File	MAJ
AB 863	A-28	Aguiar-Curry et al.	Inactive File	MAJ
AB 871	A-36	Haney	Inactive File	MAJ
AB 892	A-18	Bains	Inactive File	MAJ
AB 918	99	Garcia et al. (Padilla)	Third Reading	2/3
AB 938	A-19	Muratsuchi et al.	Inactive File	MAJ
AB 988	85	Mathis et al. (Ochoa Bogh)	Third Reading	MAJ
AB 996	A-11	Low	Inactive File	MAJ
AB 1017	2	Holden et al. (Allen)	Second Reading	MAJ
AB 1034	A-41	Wilson et al.	Inactive File	MAJ
AB 1038	A-52	Rendon et al.	Inactive File	MAJ
AB 1065	89	Jim Patterson (Dodd)	Third Reading	MAJ
AB 1113	A-40	McCarty et al.	Inactive File	2/3
AB 1122	3	Bains (Alvarado-Gil)	Second Reading	MAJ
AB 1147	A-55	Addis et al.	Inactive File	MAJ
AB 1168	A-48	Bennett	Inactive File	MAJ
AB 1186	A-16	Bonta et al.	Inactive File	MAJ
AB 1205	A-30	Bauer-Kahan et al.	Inactive File	MAJ
AB 1207	95	Irwin et al. (Ashby)	Third Reading	MAJ
AB 1228	105	Holden (Limón)	Third Reading	MAJ
AB 1246	A-27	Stephanie Nguyen	Inactive File	MAJ
AB 1282	A-33	Lowenthal et al.	Inactive File	MAJ
AB 1291	106	McCarty (Newman)	Third Reading	MAJ

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
AB 1317	93	Wendy Carrillo et al. (Durazo)	Third Reading	MAJ
AB 1359	A-38	Schiavo	Inactive File	MAJ
AB 1373	107	Garcia et al. (Becker)	Third Reading	2/3
AB 1407	A-54	Addis et al.	Inactive File	MAJ
AB 1420	92	Berman (Blakespear)	Third Reading	MAJ
AB 1465	A-14	Wicks	Inactive File	MAJ
AB 1470	A-64	Quirk-Silva	Assembly Held At Desk	MAJ
AB 1486	A-43	Jones-Sawyer et al.	Inactive File	MAJ
AB 1505	86	Rodriguez et al.	Third Reading	2/3
AB 1524	A-32	Lowenthal et al.	Inactive File	MAJ
AB 1537	A-23	Wood	Inactive File	MAJ
AB 1555	A-62	Quirk-Silva	Assembly Held At Desk	MAJ
AB 1573	A-22	Friedman et al.	Inactive File	MAJ
AB 1665	A-15	Soria	Inactive File	MAJ
AB 1695	A-65	Gipson	Assembly Held At Desk	MAJ
AB 1734	94	Jones-Sawyer (Durazo)	Third Reading	MAJ
AB 1738	A-51	Wendy Carrillo et al.	Inactive File	MAJ
AB 1741	91	Waldron (Glazer)	Third Reading	MAJ
AB 1755	A-60	Committee on Judiciary (Assembly Members Maienschein (Chair)) et al.	Inactive File	MAJ
AB 1768	A-49	Committee on Governmental Organization (Assembly Members Santiago (Chair)) et al.	Inactive File	MAJ
AB 1769	A-50	Committee on Governmental Organization (Assembly Members Santiago (Chair)) et al.	Inactive File	MAJ
ACA 1	108	Aguiar-Curry et al. (Wiener)	Third Reading	2/3
ACA 13	109	Ward et al.	Third Reading	2/3

BILLS ON THE SENATE DAILY FILE

BILL NO.	ITEM NO.	AUTHOR	LOCATION	VOTE REQ
ACR 68	A-53	Petrie-Norris et al.	Inactive File	MAJ
ACR 84	84	Wendy Carrillo et al. (Durazo)	Third Reading	MAJ
ACR 86	88	Kalra et al. (Eggman)	Third Reading	MAJ

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