



CALIFORNIA PROBATION, PAROLE AND CORRECTIONAL ASSOCIATION

To: All CPPCA Members

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Re: Governor's Final Actions

Tuesday, September 30 was the deadline for the Governor to sign or veto all legislation on his desk for the 2014 legislative session. The Legislature is now in recess until final adjournment sine die at midnight on Sunday, November 30. The 2015-16 regular session convenes for organizational purposes at 12 noon on Monday, December 1. Below is a list of bills on the Governor's desk and their final dispositions.

CPPCA had a very active legislative year with a number of significant priority issues on the table. We want to extend our thanks and appreciation to the CPPCA Legislative Committee and Board of Directors for their time and effort working on the issues noted below. It is our continued honor to work with CPPCA and look forward to representing you in the halls of the Capitol in 2015.

Measure	Topic	Status	Brief Summary	Position
AB 336 Ammiano D	Crimes: prostitution: evidence.	9/18/2014- Chaptered by Secretary of State - Chapter 403, Statutes of 2014.	Would require that in any prosecution for committing an act of disorderly conduct or for loitering in any public place with the intent to commit prostitution, if the possession of one or more condoms is to be introduced as evidence in support of the commission of the crime, specified procedures be followed that are similar to existing law, except that the written motion would be made by the prosecutor to the court and to the defendant stating that the prosecution has an offer of proof of the relevancy of the possession by the defendant of one or more condoms.	NP
AB 388 Chesbro D	Juveniles.	9/29/2014- Chaptered by Secretary of State - Chapter 760, Statutes of 2014.	Current law requires the department director, at least annually, to publish and make available to interested persons a list covering all licensed community care facilities, except as specified, and the services for which each facility has been licensed or issued a special permit. This bill would require that the list for a group home, transitional housing placement provider, community treatment facility, or runaway and homeless youth shelter include specified information, including the number of licensing complaints and the number, types, and outcomes of law enforcement contacts made by the facility staff or children.	Watch
AB 579	Mandatory	4/28/2014-	Would specify that mandatory supervision begins upon	Watch



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Melendez R	supervision.	Chaptered by the Secretary of State, Chapter Number 12, Statutes of 2014	release from custody. This bill contains other related provisions.	
AB 883 Cooley D	Child sexual abuse: prevention pilot program.	9/28/2014-Vetoed by the Governor Veto Message: http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_085_1-0900/ab_883_vt_20140928.html	Would establish the Child Sexual Abuse Prevention Program as a pilot program in no more than 3 counties, as selected by the State Department of Social Services from among counties that volunteer to participate and based on specified criteria, to provide child sexual abuse prevention and intervention services through public, private, or nonprofit programs that provide those services. The bill would annually appropriate \$50,000 from the General Fund to each county that is selected to conduct a pilot program, thereby making an appropriation.	Watch
AB 1014 Skinner D	Gun violence restraining orders.	9/30/2014-Signed by the Governor	Would authorize a court to issue a temporary emergency gun violence restraining order if a law enforcement officer asserts and a judicial officer finds that there is reasonable cause to believe that the subject of the petition poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, owning, purchasing, possessing, or receiving a firearm and that the order is necessary to prevent personal injury to himself, herself, or another, as specified. This bill contains other related provisions and other existing laws.	Watch
AB 1256 Bloom D	Civil law: privacy: entry and exit of facilities.	9/30/2014-Signed by the Governor	Would recast specified provisions to provide that a person is liable for a physical invasion of privacy when the defendant knowingly enters onto the land of another person without permission or otherwise commits a trespass with the intent to capture any type of visual image, sound recording, or other physical impression of the plaintiff engaging in a private, personal, or familial activity and the invasion occurs in a manner that is offensive to a reasonable person. The bill would define "private, personal, or familial activity," as specified, and provide that this definition applies to physical and constructive invasion of privacy.	Watch
AB 1276 Bloom D	Youth offenders: security placement.	9/26/2014-Chaptered by Secretary of State - Chapter 590, Statutes of 2014.	Would require the Department of Corrections to conduct a youth offender Institutional Classification Committee review at reception to provide special classification consideration for every youth offender. The bill would require the department to consider placing a youth offender at a lower security level than corresponds with his or her classification score, or placing a youth offender in a facility that permits increased access to programs,	Watch



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			based on the Institutional Classification Committee review and other factors, including, among others, the youth offenders recent in-custody behavior.	
AB 1356 Bloom D	Stalking: remedies.	9/30/2014-Signed by the Governor	Current law defines when a person is liable for the tort of stalking. This bill would include a pattern of conduct intended to place the plaintiff under surveillance within those elements defining the tort of stalking. The bill would permit the plaintiff to show, as an alternative to the plaintiff reasonably fearing for his or her safety or that of a family member, that the pattern of conduct resulted in the plaintiff suffering substantial emotional distress, and that the pattern of conduct would cause a reasonable person to suffer substantial emotional distress. The bill would also define the terms "follows," "place under surveillance," and "substantial emotional distress" for purposes of these provisions.	Watch
AB 1438 Linder R	Sex offenders: certificates of rehabilitation.	8/25/2014-Chartered by Secretary of State - Chapter 280, Statutes of 2014.	Under current law, a person convicted of certain sex offenses is not, upon obtaining a certificate of rehabilitation, relieved of his or her duty to register as a sex offender. This bill, in addition, would make the provisions for obtaining a certificate of rehabilitation inapplicable to a person who is convicted of engaging in sexual intercourse, sodomy, oral copulation, or sexual penetration with a child who is 10 years of age or younger and would provide that such a person who has obtained a certificate of rehabilitation is not relieved of his or her duty to register as a sex offender.	Support
AB 1512 Stone D	Corrections: inmate transfers.	6/23/2014-Chartered by Secretary of State - Chapter 44, Statutes of 2014.	Current law requires a county entering into a transfer agreement with another county to report annually to the Board of State and Community Corrections on the number of offenders who otherwise would be under that county's jurisdiction but who are now being housed in another county's facility and the reason for needing to house the offenders outside the county. This bill would extend the operation of those provisions until July 1, 2018, and would clarify that the agreement between counties would be to permit commitment of sentenced misdemeanants, felons sentenced to serve a term in a county jail, and any person required to serve a term of imprisonment in county adult detention facilities as a condition of probation.	Watch
AB 1535 Bloom D	Pharmacists: naloxone hydrochloride.	9/15/2014-Chartered by Secretary of State - Chapter 326, Statutes of 2014.	Would authorize a pharmacist to furnish naloxone hydrochloride in accordance with standardized procedures or protocols developed and approved by both the California State Board of Pharmacy and the Medical Board of California, in consultation with specified	Watch



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			entities. The bill would require the board and the Medical Board of California, in developing those procedures and protocols, to include procedures requiring the pharmacist to provide a consultation to ensure the education of the person to whom the drug is furnished, as specified, and notification of the patient's primary care provider of drugs or devices furnished to the patient, as specified.	
AB 1585 Alejo D	Human trafficking.	9/28/2014- Chapered by Secretary of State - Chapter 708, Statutes of 2014.	Would provide that if a defendant has been convicted of solicitation or prostitution and has completed any term of probation for that conviction, the defendant may petition the court for relief if the defendant can establish by clear and convincing evidence that the conviction was the result of his or her status as a victim of human trafficking, and would authorize a court to issue an order that sets forth a finding that the defendant was a victim of human trafficking, as specified.	Watch
AB 1607 Fox D	Sexually violent predators.	9/30/2014-Signed by the Governor	Current law establishes provisions by which a committed person may petition for conditional release. Current law requires the court, if it decides a petition for conditional release is not frivolous, to give notice, as specified, at least 30 court days prior to the hearing date for the petition. Current law requires a person who is conditionally released pursuant these provisions to be placed in the county of the domicile of the person prior to the person's incarceration. This bill would recast these provisions to require the court, if it determines that the petition is not frivolous, to give notice of the court's intention to conduct a conditional release hearing. This bill contains other related provisions and other existing laws.	Watch
AB 1609 Alejo D	Firearms.	9/30/2014-Signed by the Governor	Would, commencing January 1, 2015, prohibit a resident of this state from importing into this state, bringing into this state, or transporting into this state, any firearm that he or she purchased or otherwise obtained on or after January 1, 2015, from outside of this state unless he or she first has that firearm delivered to a dealer in this state for delivery to that resident pursuant to specified requirements regarding dealers. The bill would create several exemptions to this prohibition, as specified. This bill contains other related provisions and other existing laws.	Watch
AB 1610 Bonta D	Material witnesses: human trafficking.	9/28/2014- Chapered by Secretary of State - Chapter 709, Statutes of 2014.	Would authorize the defendant or the people to apply for an order that the witness be examined conditionally when the defendant has been charged with human trafficking and there is evidence that the victim or material witness has been or is being dissuaded by the defendant or a	Watch



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			person acting on behalf of the defendant, by intimidation or physical threat, from cooperating with the prosecutor or testifying at trial. The bill would conform the affidavit requirements for applying to examine a witness conditionally.	
AB 1618 Chesbro D	Juveniles: case file inspection.	6/25/2014-Chaptered by Secretary of State - Chapter 57, Statutes of 2014.	Current law authorizes only certain persons to inspect the case file of a dependent child or ward of the juvenile court, including, among others, the attorneys for the parties, judges, referees, other hearing officers, and law enforcement officers, who are participating in proceedings involving the dependent child or ward. This bill would clarify that the authorization for those specified persons to inspect the case file includes persons serving in a similar capacity for an Indian tribe, reservation, or tribal court when the case file involves a child who is a member of, or is eligible for membership in, that tribe.	Watch
AB 1623 Atkins D	Family justice centers.	7/7/2014-Chaptered by Secretary of State. Chapter 85, Statutes of 2014.	Would reenact and recast specified provisions to authorize, commencing January 1, 2015, any city, county, or community-based nonprofit organization to establish a multiagency, multidisciplinary family justice center to assist victims of domestic violence, sexual assault, elder or dependent adult abuse, and human trafficking, as specified. The bill would also specify additional confidentiality provisions relating to information disclosed by a victim in a family justice center, as provided, and would require each family justice center to maintain a mandatory training for all staff members, volunteers, and agency professionals.	Support
AB 1646 Frazier D	Vehicles: electronic wireless communication devices: prohibitions.	9/30/2014-Vetoed by the Governor Veto Message: http://gov.ca.gov/docs/AB_1646_Veto_Message.pdf	Would, commencing July 1, 2015, require the Department of Motor Vehicles to include at least one question in each test of an applicant's knowledge and understanding of the provisions of the Vehicle Code to verify that the applicant has read and understands the distractions and dangers associated with handheld cellular phone use and text messaging while operating a motor vehicle. This bill contains other related provisions and other existing laws.	Watch
AB 1658 Jones-Sawyer D	Foster care: consumer credit reports.	9/29/2014-Chaptered by Secretary of State - Chapter 762, Statutes of 2014.	The Child and Family Services Improvement and Innovation Act of 2011, requires that each child in foster care under the responsibility of the state who has attained 16 years of age receives without cost a copy of any consumer report pertaining to the child each year until the child is discharged from care, and receives assistance in interpreting and resolving any inaccuracies in the report. This bill would instead require a county welfare	Watch



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			department, county probation department, or the State Department of Social Services to inquire of each of the 3 major credit reporting agencies as to whether a child described above has any consumer credit history, as specified.	
AB 1733 Quirk-Silva D	Public records: fee waiver.	9/29/2014-Chaptered by Secretary of State - Chapter 764, Statutes of 2014.	Would, on or after July 1, 2015, require each local registrar or county recorder to issue, without a fee, a certified record of live birth to any person who can verify his or her status as a homeless person or a homeless child or youth, as defined. The bill would require a homeless services provider, as described, that has knowledge of a person's housing status to verify the person's status as a homeless person or homeless child or youth for purposes of this provision.	Support-in-Concept
AB 1790 Dickinson D	Foster children: mental health services.	9/29/2014-Chaptered by Secretary of State - Chapter 766, Statutes of 2014.	Would require the State Department of Social Services to convene a stakeholder group to identify barriers to the provision of mental health services by mental health professionals with specialized clinical training in adoption or permanency issues to children receiving those medically necessary specialty mental health services. The bill would require the stakeholder group to make specific recommendations by January 31, 2016, for voluntary measures to address those barriers, but would provide that those recommendations are not binding on any state or local government agency or private entity.	Watch
AB 1791 Maienschein R	Prostitution: minors.	9/28/2014-Chaptered by Secretary of State - Chapter 710, Statutes of 2014.	Current law makes it a crime to engage in specified forms of disorderly conduct, including soliciting or agreeing to engage in, or engaging in, any act of prostitution. This bill would make that crime punishable by imprisonment in a county jail not exceeding one year, or by a fine not exceeding \$2,000, or by both that fine and imprisonment, if the person who was solicited by, or who agreed to engage in or engaged in any act of prostitution with, the person who committed that crime was a minor at the time of the offense. This bill contains other related provisions and other existing laws.	Watch
AB 1798 Committee on Public Safety	Deadly weapons.	7/9/2014-Chaptered by Secretary of State. Chapter 103, Statutes of 2014.	Current law defines the terms "application to purchase," "firearm safety device," "locked container," "short-barreled rifle," "short-barreled shotgun," and "shotgun" for purposes of firearms regulation. Current law requires the producer and facility's manager of a gun show or event to prepare an annual event and security plan regarding the show or event. Current law authorizes the Department of Justice to conduct onsite inspections at the business premises of federal firearms licensees, and authorizes the department to adopt regulations necessary	Watch



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			to maintain a centralized list of federal firearms licensees and regulate those licensees. This bill would make technical, nonsubstantive changes to those provisions.	
AB 1837 Atkins D	Board of State and Community Corrections.	9/29/2014- Chapered by Secretary of State - Chapter 802, Statutes of 2014.	Would enact, until January 1, 2020, the Social Innovation Financing Program, and would require the board to administer the program. The bill would, among other things, authorize the Board of State and Community Corrections, upon appropriation of funds by the Legislature for deposit in the Recidivism Reduction Fund, to award grants in amounts of not less than \$500,000 and not more than \$2,000,000 to each of 3 counties, selected as specified, for the purpose of entering into a pay for success or social innovation financing contract.	Watch
AB 1900 Quirk D	Victims of sex crimes: testimony: video recording.	7/21/2014- Chapered by Secretary of State - Chapter 160, Statutes of 2014.	Current law provides that when a defendant has been charged with certain sex crimes, including rape and sodomy, and the victim is a person 15 years of age or less or is developmentally disabled as a result of an intellectual disability, when the defendant has been charged with spousal rape or corporal injury resulting in a traumatic condition upon certain persons, or when the defendant is charged with certain sex crimes, including rape and sodomy, that are committed with or upon a person with a disability, the prosecution may apply for an order that the victim's testimony at the preliminary hearing be recorded and preserved on videotape. This bill would allow a court to use any means of video recording to comply with these recording and preservation requirements.	Watch
AB 1920 Campos D	Board of State and Community Corrections.	9/26/2014- Chapered by Secretary of State - Chapter 601, Statutes of 2014.	Current law requires the Board of State and Community Corrections to develop incentives for units of local government to develop comprehensive regional partnerships whereby adjacent jurisdictions pool grant funds in order to deliver services to a broader target population and maximize the impact of state funds at the local level. This bill would specifically require that those services include job training and employment opportunities, and that the target population include at-risk youth.	Watch
AB 1964 Dickinson D	Unsafe handguns: single-shot pistols.	7/18/2014- Chapered by Secretary of State - Chapter 147, Statutes of 2014.	Would make the provisions defining and governing unsafe handguns inapplicable to a single-shot pistol with a break top or bolt action. The bill would make this exemption inapplicable to a semiautomatic pistol that has been temporarily or permanently altered so that it will not fire in a semiautomatic mode. By expanding the definition of a crime, this bill would impose a state-mandated local program. This bill contains other related	Watch



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			provisions and other existing laws.	
AB 1978 Jones-Sawyer D	Child welfare services.	9/29/2014- Chapered by Secretary of State - Chapter 768, Statutes of 2014.	Would require the State Department of Social Services, in consultation with counties and labor organizations, to establish a process, no later than January 1, 2016, to receive voluntary disclosures from social workers, if a social worker has reasonable cause to believe that a policy, procedure, or practice related to the provision of child welfare services by a county child welfare agency, as defined, endangers the health or well-being of a child or children, as specified. This bill contains other related provisions and other existing laws.	Watch
AB 2035 Chesbro D	Sexually exploited and trafficked minors.	9/29/2014-Vetoed by the Governor Veto Message: http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2001-2050/ab_2035_vt_20140929.html	Would specifically make legislative findings and declarations, until January 1, 2017, that a minor is within the jurisdiction of the juvenile court and a dependent child of the court if the minor is a victim of human trafficking, and the parent or guardian failed or was unable to protect the child. This bill contains other related provisions and other existing laws.	Watch
AB 2060 V. Manuel Pérez D	Supervised Population Workforce Training Grant Program.	9/17/2014- Chapered by Secretary of State - Chapter 383, Statutes of 2014.	Would, until January 1, 2021, establish the Supervised Population Workforce Training Grant Program to be administered, as provided, by the California Workforce Investment Board and funded, upon appropriation by the Legislature. The bill would provide grant program eligibility criteria for counties and provide that eligible uses for grant funds include, but are not limited to, vocational training, stipends for trainees, and apprenticeship opportunities for the supervised population, which would include individuals on probation, mandatory supervision, and postrelease community supervision.	Watch
AB 2089 Quirk D	Domestic violence: protective orders.	9/26/2014- Chapered by Secretary of State - Chapter 635, Statutes of 2014.	Would authorize the issuance of a protective order after notice and a hearing for the purpose of preventing acts of domestic violence, abuse, and sexual abuse and ensuring a period of separation of the persons involved. The bill would provide that, in determining whether to grant or deny a protective order, the length of time since the most recent act of abuse is not, by itself, determinative. This bill contains other related provisions and other existing laws.	Watch
AB 2098 Levine D	Military personnel: veterans: sentencing:	7/21/2014- Chapered by Secretary of State -	Would require the court to consider its conclusion that a defendant eligible for probation was, or currently is, a member of the United States military and that the	Watch



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	mitigating circumstances.	Chapter 163, Statutes of 2014.	defendant may be suffering from sexual trauma, traumatic brain injury, post-traumatic stress disorder, substance abuse, or mental health problems as a result of that service as a factor in favor of granting probation. This bill contains other related provisions and other existing laws.	
AB 2121 Gray D	Sex Offenders: parole: disabling monitoring device.	9/26/2014- Chaptered by Secretary of State - Chapter 603, Statutes of 2014.	Current law, subject to exceptions, prohibits a person required to register as a sex offender from removing or disabling an electronic , global positioning system (GPS), or other monitoring device, or permitting another to do so, if the device is a condition of parole. This bill would recast those provisions to prohibit the person from removing, disabling, rendering inoperable, or knowingly circumventing the operation of an electronic, GPS, or other monitoring system that is required as a condition of parole, or permitting another person to perform one of those prohibited acts, except as provided.	Support-in-Concept
AB 2124 Lowenthal D	Misdemeanor offenses: deferral of sentencing: pilot program.	9/28/2014- Chaptered by Secretary of State - Chapter 732, Statutes of 2014.	Would, until January 1, 2020, establish a pilot program in the County of Los Angeles to authorize a judge in the superior court , at the judge's discretion and over the objection of the prosecution , to defer sentencing a defendant who has submitted a plea of guilty or nolo contendere to a misdemeanor for a period not to exceed 12 months. The bill would specify certain criteria that would disqualify a defendant from these provisions, including having been previously deferred or the charge including specified crimes.	Watch
AB 2190 Maienschein R	Criminal defendants: gravely disabled persons.	9/28/2014- Chaptered by Secretary of State - Chapter 734, Statutes of 2014.	Current law prohibits outpatient status for a person who is charged with and found incompetent on a charge of, convicted of, or found not guilty by reason of insanity of certain crimes, until the person has actually been confined in a state hospital or other treatment facility for at least 180 days. This bill would exempt from this 180-day prohibition cases where the court finds a suitable placement, including, but not limited to, an outpatient placement program, that would provide the person with more appropriate mental health treatment and the court finds that the placement would not pose a danger to the health or safety of others. This bill contains other related provisions and other existing laws.	Watch
AB 2195 Achadjian R	Juveniles: truancy.	9/30/2014-Signed by the Governor	Would authorize a juvenile hearing officer to hear cases in which a minor is alleged to come within the jurisdiction of the juvenile court on the basis of truancy, as specified. The bill would authorize a hearing before a juvenile hearing officer, referee, or judge to be conducted upon a written notice to appear for truancy, with the consent of the minor. The bill would prohibit a judge,	Watch



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			referee, or juvenile hearing officer from proceeding with a hearing of a minor on the basis of truancy unless the court has been presented with evidence that the minor's school has undertaken certain actions to address the minor's truancy and the available record of previous attempts to address the minor's truancy.	
AB 2199 Muratsuchi D	Mandatory supervision: costs.	9/19/2014- Chapered by Secretary of State - Chapter 468, Statutes of 2014.	Current law requires a probation officer, or his or her authorized representative, in any case in which a defendant is convicted of an offense and is the subject of any preplea or presentence investigation and report, whether or not probation supervision is ordered by the court, and in any case in which a defendant is granted probation or given a conditional sentence, to make a determination of the ability of the defendant to pay all or a portion of the reasonable cost of any probation supervision or a conditional sentence and of other specified criminal procedures and other matters relevant to sentencing. This bill would require the probation officer, or his or her authorized representative, to make a determination of the ability of the defendant to pay all or a portion of the reasonable cost of a term of mandatory supervision.	Support
AB 2263 Bradford D	Veterans service advocate: correctional facilities.	9/27/2014- Chapered by Secretary of State - Chapter 652, Statutes of 2014.	Would authorize a veterans service organization to volunteer to serve as a veterans service advocate at each correctional facility that is under the jurisdiction of the Department of Corrections and Rehabilitation. The advocate would be authorized to develop a veterans economic recidivism prevention plan for each inmate who is a veteran.	Watch
AB 2276 Bocanegra D	Pupils: transfers from juvenile court schools.	9/30/2014-Signed by the Governor	Would require a pupil who has had contact with the juvenile justice system to be immediately enrolled in a public school, in accordance with specified provisions. The bill would require a county office of education and county probation department to have a joint transition planning policy that includes collaboration with relevant local educational agencies relating to pupils who are being released from juvenile court schools. By imposing additional requirements on local governmental entities with respect to the collaboration between a county office of education, the county probation department, and other relevant local educational agencies, the bill would impose a state-mandated local program.	Watch
AB 2300 Ridley-Thomas D	Firearms: Prohibited Armed Persons File.	7/23/2014- Chapered by Secretary of State - Chapter 182,	Would require that the Prohibited Armed Persons File include persons who have ownership or possession of a firearm on or after January 1, 1996. The bill would also make conforming changes.	Watch



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		Statutes of 2014.		
AB 2308 Stone D	Prisoners: identification cards.	9/26/2014- Chaptered by Secretary of State - Chapter 607, Statutes of 2014.	Would require the Department of Corrections and Rehabilitation and the DMV to ensure that all eligible inmates released from state prisons have valid identification cards. The bill would define "eligible inmate" for this purpose to mean an inmate who has previously held a California driver's license or identification card, who has a useable photo on file with the DMV that is not more than 10 years old, who has no outstanding fees due for a prior California identification card, and who has provided certain other information verified by the DMV, including, among other things, the inmate's true full name and date of birth.	Watch
AB 2357 Skinner D	Parole: consideration of an inmate's military service.	7/23/2014- Chaptered by Secretary of State - Chapter 184, Statutes of 2014.	Current law requires the Department of Corrections and Rehabilitation to conduct assessments of all inmates that include, but are not limited to, data regarding the inmate's history of substance abuse, medical and mental health, education, family background, criminal activity, and social functioning, which are required to be used to place the inmate in programs that will aid in his or her reentry to society and that will most likely reduce the inmate's chances of reoffending. This bill would additionally require the department to include in that assessment data regarding the inmate's service in the United States military.	Watch
AB 2378 Perea D	Workers' compensation: temporary disability payments.	9/29/2014-Vetoed by the Governor Veto Message: http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2351-2400/ab_2378_vt_20140929.html	Current law requires that aggregate disability payments for a single injury occurring on or after certain dates be limited, as provided. This bill would provide that the above-specified leaves of absence without loss of salary are payable in addition to the maximum aggregate disability payments for a single injury that is applicable to all workers. The bill would make these provisions applicable to all claims, regardless of the date of injury.	Watch
AB 2379 Weber D	Abuse of elders and dependent adults: multidisciplinary teams.	6/25/2014- Chaptered by Secretary of State - Chapter 62, Statutes of 2014.	Under current law, counties are authorized to establish multidisciplinary personnel teams composed of persons trained in the prevention, identification, management, or treatment of abuse of elderly or dependent adults, that may include, but need not be limited to, specified persons, including social workers with experience or training in prevention of abuse of elderly or dependent adults. This bill would add child welfare services personnel to the list of persons who may be included in those multidisciplinary personnel teams.	Support



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<p>AB 2387 Pan D</p>	<p>Public contracts.</p>	<p>9/20/2014- Chapered by Secretary of State - Chapter 504, Statutes of 2014.</p>	<p>The State Civil Service Act, permits the use of personal services contracts in order to achieve cost savings and in certain other circumstances, including when the services contracted are not available within civil service. Current law requires a state agency proposing to execute a personal services contract in those certain other circumstances to notify all organizations that represent state employees who perform the type of work to be contracted, except as specified. This bill would exempt personal services contracts entered into by the Commission on Peace Officer Standards and Training pursuant to its contracting authority from that notification requirement.</p>	<p>Watch</p>
<p>AB 2396 Bonta D</p>	<p>Convictions: expungement: licenses.</p>	<p>9/28/2014- Chapered by Secretary of State - Chapter 737, Statutes of 2014.</p>	<p>Current law prohibits a board from denying a license on the ground that the applicant has committed a crime if the applicant shows that he or she obtained a certificate of rehabilitation in the case of a felony, or that he or she has met all applicable requirements of the criteria of rehabilitation developed by the board, as specified, in the case of a misdemeanor. This bill would prohibit a board within the Department of Consumer Affairs from denying a license based solely on a conviction that has been dismissed pursuant to the above provisions.</p>	<p>Watch</p>
<p>AB 2397 Frazier D</p>	<p>Criminal procedure: defendant's appearance by video.</p>	<p>7/21/2014- Chapered by Secretary of State - Chapter 167, Statutes of 2014.</p>	<p>Current law requires the attorney of a defendant so held to be present in court during the hearing for an initial court appearance and arraignment if the attorney is not present with the defendant and, notwithstanding this provision, requires the attorney to be present with the defendant in any county exceeding 4,000,000 persons in population. This bill would delete the requirement that the attorney be present in any county exceeding 4,000,000 persons in population. The bill would authorize a defendant who does not wish to be personally present for noncritical portions of the trial when no testimonial evidence is taken to submit an oral waiver in open court prior to the proceeding, or submit a written request to the court and would allow the court to grant the request in its discretion.</p>	<p>Watch</p>
<p>AB 2454 Quirk-Silva D</p>	<p>Foster youth: nonminor dependents.</p>	<p>9/29/2014- Chapered by Secretary of State - Chapter 769, Statutes of 2014.</p>	<p>Current law establishes the court's transition jurisdiction over certain minors and nonminors, as specified. This bill would additionally authorize a nonminor who has not attained 21 years of age to petition the court, as described above, if the nonminor received public assistance after attaining 18 years of age, as specified, and his or her former guardian or guardians or adoptive parent or parents no longer provide ongoing support to, and no longer receive payment on behalf of, the nonminor, and</p>	<p>Watch</p>



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			the court determines that it is in the nonminor's best interest for the court to assume dependency jurisdiction.	
AB 2499 Bonilla D	Offenders: home detention programs.	9/26/2014- Chaptered by Secretary of State - Chapter 612, Statutes of 2014.	Current law requires, unless the court finds it is not in the interest of justice, that a period of the concluding portion of a county jail term be served on mandatory supervision, which is a period of suspended execution of the term supervised by county probation. Existing law provides that mandatory supervision commences upon release from custody. This bill would instead provide that unless otherwise ordered by the court, mandatory supervision would commence upon release from physical custody or an alternative custody program, whichever is later.	Support
AB 2506 Salas D	Peace officers.	9/29/2014- Chaptered by Secretary of State - Chapter 820, Statutes of 2014.	Would characterize medical technical assistant series employees designated by the Secretary of the Department of Corrections and Rehabilitation or designated by the secretary and employed by the State Department of State Hospitals as peace officers authorized to carry a firearm while not on duty.	Watch
AB 2520 Maienschein R	Parole: primary mental clinicians.	9/30/2014-Vetoed by the Governor Veto Message http://gov.ca.gov/docs/AB_2520_Veto_Message.pdf	Current law authorizes a prisoner who has a severe mental disorder to request a hearing before the Board of Parole Hearings for the purpose of proving that the prisoner is subject to that parole condition. Current law also authorizes a prisoner to request that the board appoint 2 independent professionals for that hearing. This bill would additionally require those independent professionals, at the request of the prisoner, to consult with a prisoner's primary mental health clinician, as defined, and if any, before making a recommendation concerning that prisoner to the board.	Watch
AB 2570 Skinner D	Prisons: California Rehabilitation Oversight Board.	9/29/2014- Chaptered by Secretary of State - Chapter 822, Statutes of 2014.	Would require the California Rehabilitation Oversight Board, beginning January 1, 2015, to examine the Department of Corrections and Rehabilitation's effort to assist inmates and parolees to obtain postrelease health care coverage.	Watch
AB 2607 Skinner D	Juveniles: detention.	9/26/2014- Chaptered by Secretary of State - Chapter 615, Statutes of 2014.	Would make specified provisions that mandate a periodic review applicable to nonminors. The bill would require these periodic reviews to be held at a hearing and would delete the limitation on the court's authority to order a ward to be detained in a detention home, or in the case of a ward who is 18 years of age or older, in a county jail, until the execution of the order of commitment or of other disposition. The bill would prohibit a court from determining that certain delays are reasonable, including, but not limited to, a delay caused by administrative processes.	Support
AB 2645	Probation:	7/9/2014-Chaptered	Would, if victim restitution was ordered as a condition of	Watch



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Dababneh D	mandatory supervision: transfer of case.	by Secretary of State. Chapter 111, Statutes of 2014.	probation or mandatory supervision, require the transferring court to determine the amount of restitution before the transfer unless the court finds that the determination cannot be made within a reasonable time from when the motion for transfer is made. If a case is transferred without a determination of the amount of restitution, the bill would require the transferring court to complete the determination as soon as practicable.	
AB 2668 Quirk-Silva D	Foster care: nonminor dependent parents.	9/29/2014-Chaptered by Secretary of State - Chapter 770, Statutes of 2014.	Current law provides for specified payments in instances in which a child is living with a teen parent in a whole family foster home, as defined, and requires the same rate to be paid for a child living with a nonminor dependent parent who is eligible to receive AFDC-FC or Kin-GAP benefits. Current law provides that a nonminor dependent may receive all of his or her AFDC-FC or Kin-GAP payments directly provided that he or she is living independently in a supervised placement. This bill, on or after July 1, 2015, would authorize the development of a parenting support plan between a nonminor dependent parent who resides in a supervised independent living placement, an identified responsible adult who has agreed to act as a parenting mentor, and a representative of the county child welfare agency or probation department.	Watch
AB 2685 Cooley D	Crime Victim Compensation and Government Claims Board.	9/20/2014-Chaptered by Secretary of State - Chapter 508, Statutes of 2014.	Would allow a representative of the California Victim Compensation and Government Claims Board to provide the probation department, district attorney, and court with information relevant to the board's losses prior to the imposition of a sentence, as provided. This bill contains other related provisions and other existing laws.	Watch
AB 2727 Frazier D	Courts: witness local agency employees.	7/21/2014-Chaptered by Secretary of State - Chapter 170, Statutes of 2014.	Current law requires a party who subpoenas an employee of a local agency to attend a civil action or proceeding as a witness in a matter regarding an event or transaction that the employee perceived or investigated, and to which that local agency is not a party, to reimburse the local agency for the employee's salary or compensation and other travel expenses, as specified, incurred in complying with the subpoena. This bill would increase the amount to be tendered with the subpoena from \$150 to \$275 for each day the employee is required to be in attendance at the proceeding pursuant to the subpoena.	Watch
SB 199 De León D	BB devices.	9/30/2014-Signed by the Governor	Would, commencing January 1, 2016, delete the 6 millimeter restriction from the definition of a BB device. By including a device that expels a BB or pellet that exceeds 6 millimeters in caliber within the definition of a BB device, this bill would expand the scope of existing crimes, and impose a state-mandated local program. This	Watch



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			bill contains other related provisions and other existing laws.	
SB 388 Lieu D	Public safety officers and firefighters: investigations and interrogations.	9/29/2014-Vetoed by the Governor Veto Message http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0351_0400/sb_388_vt_20140929.html	Would provide, under the Public Safety Officers Procedural Bill of Rights Act and the Firefighters Procedural Bill of Rights Act, that if an interrogation focuses on matters that may result in punitive action against a public safety officer or firefighter who is not formally under investigation, but is interviewed regarding the investigation of another public safety officer or firefighter, the public safety officer or firefighter being interviewed is entitled to representation, as specified. This bill contains other related provisions and other existing laws.	Watch
SB 419 Block D	Restitution: collection of fines, fees, and orders.	9/20/2014-Chaptered by Secretary of State - Chapter 513, Statutes of 2014.	Would make restitution fines and fees and restitution orders that remain unsatisfied after a person has completed a term in custody in a county jail enforceable by the California Victim Compensation and Government Claims Board and would authorize a local collection program to continue to collect those fines, fees and orders. This bill contains other related provisions and other existing laws.	Support
SB 473 Block D	Human trafficking.	9/28/2014-Vetoed by the Governor Veto Message http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0451_0500/sb_473_vt_20140929.html	Would add human trafficking as an offense that may be used to establish a pattern of criminal gang activity. Because this bill would amend Proposition 21, the bill requires a 2/3 vote. This bill contains other related provisions and other existing laws.	Support
SB 505 Jackson D	Peace officers: welfare checks: firearms.	9/30/2014-Signed by the Governor	Would require law enforcement agencies to develop, adopt, and implement written policies and standard protocols pertaining to the best manner to conduct a "welfare check," when the inquiry into the welfare or well-being of the person is motivated by a concern that the person may be a danger to himself or herself or to others. This bill contains other related provisions and other existing laws.	Watch
SB 702 Anderson R	Criminal law: badges: impersonation.	9/20/2014-Chaptered by Secretary of State - Chapter 514, Statutes of 2014.	Current law makes it a misdemeanor subject to punishment by up to 6 months imprisonment in a county jail, or a fine not exceeding \$1,000, or by both that imprisonment and fine, for any person to willfully wear, exhibit, or use any badge, insignia, emblem, device, label, certificate, card, or writing that falsely purports to be	Watch



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			authorized for use by a peace officer, as specified. This bill would provide that the fine for that offense shall not exceed \$2,000. The bill would also require a local law enforcement agency in the jurisdiction that files charges against a person for a violation of these provisions to seize the item at issue.	
SB 833 Liu D	Jails: discharge of prisoners.	7/7/2014-Chaptered by Secretary of State. Chapter 90, Statutes of 2014.	Would authorize the sheriff to offer a voluntary program to a prisoner, upon completion of a sentence served or a release ordered by the court to be effected the same day, that would allow the prisoner to stay in the custody facility for up to 16 additional hours or until normal business hours, whichever is shorter, in order to offer the prisoner the ability to be discharged to a treatment center or during daytime hours, as specified. The prisoner would be allowed to revoke his or her consent and be discharged as soon as possible and practicable.	Support
SB 846 Galgiani D	Crimes: Violent Crime Information Center.	9/18/2014-Chaptered by Secretary of State - Chapter 432, Statutes of 2014.	Would clarify that, notwithstanding any other law, a law enforcement agency is authorized to request a copy of information or data maintained by the Department of Justice relating to the Violent Crime Information Center. The bill would also provide related legislative findings and declarations. This bill contains other related provisions.	Watch
SB 924 Beall D	Damages: childhood sexual abuse: statute of limitations.	9/30/2014-Vetoed by the Governor Veto Message http://gov.ca.gov/docs/SB_924_Veto_Message.pdf	Would establish 2 separate statute of limitations for an action for recovery of damages suffered as a result of childhood sexual abuse. An action for recovery of damages suffered as a result of childhood sexual abuse occurring prior to January 1, 2015, would be subject to specified provisions of existing law. An action involving childhood sexual abuse occurring on or after January 1, 2015, would be required to be commenced within 22 years of the date the plaintiff attains the age of majority, or within 3 years of the date the plaintiff discovers or reasonably should have discovered that psychological injury or illness occurring after the age of majority was caused by the sexual abuse, whichever period expires later.	Watch
SB 926 Beall D	Crimes: statute of limitation: felony sex crimes.	9/30/2014-Signed by the Governor	Under current law, prosecution for specified felony sex offenses, including rape, sodomy, lewd or lascivious acts, oral copulation, continuous sexual abuse of a child, and acts of sexual penetration, that are alleged to have been committed when the victim was under 18 years of age, may be commenced at any time prior to the victim's 28th birthday. This bill would authorize prosecution of those crimes at any time prior to the victim's 40th birthday when the crime was committed on or after January 1,	Support



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			2015, or for which the previous statute of limitations has not run as of January 1, 2015.	
SB 939 Block D	Criminal jurisdiction.	8/22/2014- Chapters by Secretary of State - Chapter 246, Statutes of 2014.	Current law requires, when more than one violation of certain specified provisions of law occurs in more than one jurisdictional territory, that jurisdiction for any of those offenses is in any jurisdiction where at least one of the offenses occurred if all district attorneys in counties with jurisdiction of the offenses agree to the venue. This bill would add human trafficking, pimping, and pandering to the specified offenses to which the above jurisdictional requirements apply.	Watch
SB 955 Mitchell D	Interception of electronic communications.	9/28/2014- Chapters by Secretary of State - Chapter 712, Statutes of 2014.	Would add human trafficking to the list of offenses for which interception of electronic communications may be ordered pursuant to specified provisions.	Watch
SB 977 Liu D	Juveniles.	8/21/2014- Chapters by Secretary of State - Chapter 219, Statutes of 2014.	Would specify that the fact that a parent is enrolled in a certified substance abuse treatment facility that allows a dependent child to reside with his or her parent is not, for that reason alone, prima facie evidence of detriment or substantial danger and would additionally require the court to consider at those hearings whether the child can be returned to the custody of his or her parent who is enrolled in a certified substance abuse treatment facility. This bill contains other related provisions and other existing laws.	Watch
SB 978 DeSaulnier D	Rape victims: local rape victim counseling centers: notice.	7/18/2014- Chapters by the Secretary of State, Chapter Number 136, Statutes of 2014	Current law requires a law enforcement officer assigned to a sexual assault case, or his or her agency, to immediately notify the local rape victim counseling center, whenever a victim of an alleged rape or an alleged violation of other specified sex crimes is transported to a hospital for any medical evidentiary or physical examination. This bill would allow the hospital to notify the local rape victim counseling center when the victim is presented to the hospital for the medical or evidentiary physical examination, upon approval of the victim.	Watch
SB 980 Lieu D	Prisoners: DNA testing.	9/25/2014- Chapters by Secretary of State - Chapter 554, Statutes of 2014.	Current law allows an incarcerated person who has been convicted of a felony to make a written motion for the performance of forensic deoxyribonucleic acid (DNA) testing according to a specified procedure. Current law allows the court to order a hearing on the motion in the court's discretion. This bill would instead allow the court to order a hearing on the motion if the court determines the convicted person has met specified requirements and that the hearing is necessary.	Watch
SB 1010	Cocaine base:	9/28/2014-	Current law provides that every person who possesses for	Watch



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Mitchell D	penalties.	Chaptered by Secretary of State - Chapter 749, Statutes of 2014.	sale or purchases for purposes of sale cocaine base is subject to imprisonment in a county jail for a period of 3, 4, or 5 years. This bill instead would provide that every person who possesses for sale or purchases for purposes of sale cocaine base is subject to imprisonment in a county jail for 2, 3, or 4 years. This bill contains other related provisions and other current laws.	
SB 1015 Galgiani D	Inmates.	8/15/2014- Chaptered by Secretary of State - Chapter 193, Statutes of 2014.	Current law authorizes the Secretary of the Department of Corrections and Rehabilitation to require, except when the removal of an inmate is for medical treatment or to assist with the gathering of evidence related to crimes, the inmate to reimburse the state, in whole or in part, for expenses incurred by the state in connection with the temporary removal. Current law makes the provisions that specifically refer to removal for the purpose of permitting the inmate to participate in or assist with the gathering of evidence relating to crimes operative only until January 1, 2015. This bill would make those provisions operative indefinitely. This bill contains other related provisions.	Watch
SB 1023 Liu D	Community colleges: foster youth.	9/29/2014- Chaptered by Secretary of State - Chapter 771, Statutes of 2014.	Would authorize the Office of the Chancellor of the California Community Colleges to enter into agreements with up to 10 community college districts to provide additional funds for services in support of postsecondary education for foster youth. This bill contains other related provisions.	Watch
SB 1038 Leno D	Juveniles: dismissal of petition.	8/22/2014- Chaptered by Secretary of State - Chapter 249, Statutes of 2014.	Current law authorizes a judge of the juvenile court to dismiss a petition, or set aside the findings and dismiss a petition, at any time before the minor reaches 21 years of age under specified circumstances. This bill would delete the restriction that the petition be dismissed before the minor reaches 21 years of age and would, instead, authorize a judge of the juvenile court to dismiss a petition, or set aside the findings and dismiss the petition, if the court finds that the interests of justice and the welfare of the person who is the subject of the petition require that dismissal, or if it finds that he or she is not in need of treatment or rehabilitation, regardless of whether the person who is the subject of the petition is, at the time of the order, a ward or dependent child of the court.	Watch
SB 1054 Steinberg D	Mentally ill offender crime reduction grants.	9/18/2014- Chaptered by Secretary of State - Chapter 436, Statutes of 2014.	Current law establishes, within the Board of State and Community Corrections, the California Juvenile Justice Data Working Group, and the working group is required, to recommend a plan for improving specified juvenile justice reporting requirements, including streamlining and consolidating requirements without sacrificing	Watch



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			meaningful data collection. The working group is required to submit its recommendations to the board no later than December 31, 2014. This bill would extend, to April 30, 2015, the date to submit recommendations.	
SB 1063 Block D	Voter registration: juvenile detention facilities.	9/26/2014- Chartered by Secretary of State - Chapter 624, Statutes of 2014.	Would require state and local juvenile detention facilities to identify individuals housed in those facilities who are of age to register to vote and not in prison or on parole for the conviction of a felony, to provide affidavits of registration to eligible voters, to assist those individuals with the completion of the affidavits of registration, and to assist individuals in returning the completed cards to the county elections official or to transmit completed voter registration cards to the county elections official. This bill contains other related provisions and other existing laws.	Watch
SB 1089 Mitchell D	Medi-Cal: juvenile inmates.	9/29/2014- Chartered by Secretary of State - Chapter 836, Statutes of 2014.	Current law requires the State Department of Health Care Services to develop a process to allow counties to receive any available federal financial participation for acute inpatient hospital services and inpatient psychiatric services provided to juvenile inmates, as defined, who are admitted as inpatients in a medical institution, as prescribed. This bill would provide that the process developed be implemented in only those counties that elect to provide the county's pro rata portion of the nonfederal share of the state's administrative costs.	Watch
SB 1099 Steinberg D	Dependent children: wards of the juvenile court: sibling visitation.	9/29/2014- Chartered by Secretary of State - Chapter 773, Statutes of 2014.	Current law generally subjects any person under 18 years of age who commits a crime to the jurisdiction of the juvenile court, which may adjudge that person to be a ward of the court. Current law requires the responsible local agency to make a diligent effort in all out-of-home placements of dependent children to place siblings together in the same placement, and to develop and maintain sibling relationships. This bill would extend that requirement to all out-of-home placements of wards in foster care.	Watch
SB 1111 Lara D	Pupils: involuntary transfer: county community schools.	9/29/2014- Chartered by Secretary of State - Chapter 837, Statutes of 2014.	Would revise the list of pupils who may be involuntarily enrolled in a county community school to limit the kind of probation referrals and remove homeless children. The bill, with regard to pupils referred as the result of a recommendation by the school attendance review board, would require that the school district and the county office of education determine that the county community school has space available to enroll the pupil, that the pupil's educational needs will be met by the county community school, and that the parent, guardian, or responsible adult of the pupil does not expressly object to	Watch



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			the referral based on specified reasons. This bill contains other related provisions and other existing laws.	
SB 1136 Huff R	Foster care providers: criminal records.	8/21/2014- Chapered by Secretary of State - Chapter 222, Statutes of 2014.	Would authorize the State Department of Social Services and county child welfare agencies to share information with respect to applicants, licensees, certificates, or individuals who have been the subject of any administrative action resulting in the denial, suspension, probation, or revocation of a license, permit, or certificate, or in the exclusion of a person from a facility who is subject to a background check. This bill contains other related provisions and other existing laws.	Support
SB 1197 Pavley D	Restitution: collection by counties.	9/20/2014- Chapered by Secretary of State - Chapter 517, Statutes of 2014.	Would, when a person who has been ordered to pay restitution is committed to a county jail or placed on postrelease community supervision or mandatory supervision, authorize the probation officer or district attorney to provide the victim's contact information and a copy of the restitution order, with the victim's consent, to the county agency designated by the board of supervisors to collect and distribute restitution for the sole purpose of distributing the restitution collected on behalf of the victim. This bill contains other related provisions and other existing laws.	Support
SB 1252 Torres D	Public social services: former foster youth: transitional housing.	9/29/2014- Chapered by Secretary of State - Chapter 774, Statutes of 2014.	Current law makes transitional housing available to any former foster youth who is at least 18 years of age and not more than 24 years of age who has exited from the foster care system and has elected to participate in the Transitional Housing Program-Plus if he or she has not received services pursuant to these provisions for more than 24 months. This bill would authorize a county to, at its option, extend transitional housing pursuant to the above provisions to a former foster youth who is not more than 25 years of age, and for a total of 36 cumulative months, if the former foster youth is completing secondary education or is enrolled in an institution that provides postsecondary education.	Watch
SB 1296 Leno D	Juveniles: contemptuous habitual truants.	6/28/2014- Chapered by Secretary of State - Chapter 70, Statutes of 2014.	Would prohibit a court from imprisoning, holding in physical confinement, as defined, or otherwise taking into custody persistently or habitually truant minors for contempt of court if the contempt consists of the minor's failure to comply with a court order to attend school. The bill would authorize a court, if those minors are found to be in contempt of court for that reason, to issue any other lawful order, as necessary, to secure the minor's attendance at school. This bill contains other related provisions and other existing laws.	Support
SB 1310	Misdemeanors:	7/21/2014-	Under current law, a crime that is punishable by	NP



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Lara D	maximum sentence.	Chaptered by the Secretary of State, Chapter Number 174, Statutes of 2014	imprisonment in a county jail for a period not to exceed a year is a misdemeanor. Current law includes many misdemeanors with specified punishments permitting confinement in a county jail not to exceed one year. This bill would require that every offense punishable by imprisonment in a county jail up to or not exceeding one year be punishable by imprisonment not to exceed 364 days.	
SB 1337 DeSaulnier D	Reports.	8/25/2014-Vetoed by the Governor Veto Message http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1301-1350/sb_1337_vt_2_0140825.html	Would require a written report, as defined, submitted by any state agency or department to the Legislature, a Member of the Legislature, or any state legislative or executive body to include a signed statement by the head of the agency or department declaring that the factual contents of the written report are true, accurate, and complete to the best of his or her knowledge. This bill contains other related provisions.	NP
SB 1406 Wolk D	Correctional Officers: Napa County.	6/25/2014-Chaptered by Secretary of State - Chapter 53, Statutes of 2014.	Would, upon resolution by the Napa County Board of Supervisors, authorize custodial officers employed by the Napa County Department of Corrections to perform certain additional duties in a facility located in Napa County similar to specified described duties for Santa Clara County correctional officers. The bill would prohibit its provisions from being construed to authorize the performance of any law enforcement activity involving any person other than an inmate or his or her visitors. The bill would also include a related statement of legislative intent. This bill contains other related provisions.	Watch
SB 1412 Nielsen R	Criminal proceedings: mentally incompetent offenders.	9/28/2014-Chaptered by Secretary of State - Chapter 759, Statutes of 2014.	Would prohibit a person from having his or her probation, mandatory supervision, postrelease community supervision, or parole revoked while that person is mentally incompetent. The bill would establish a process by which the person's mental competency is evaluated and by which the defendant receives treatment, including, if applicable, antipsychotic medication, with the goal of returning the person to competency. This bill contains other related provisions and other existing laws.	Watch
SB 1461 Committee on Public Safety	Public safety.	6/25/2014-Chaptered by Secretary of State - Chapter 54, Statutes of 2014.	Would provide that setting or maintaining traps that do not bear a number or other identifying mark, as specified, is punishable by a fine of not more than \$2,000, imprisonment in the county jail for not more than one year, or by both that fine and imprisonment, and that failing to visit and remove all animals from traps at least	Watch



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			once daily is punishable by a fine of \$1,000, imprisonment in the county jail for not more than 6 months, or by both that fine and imprisonment. This bill contains other related provisions and other existing laws.	
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