

**Leg. Com reviewed
Monday, May 30, 2016**

Oppose

[AB 1663](#) (Chiu D) Firearms: assault weapons.

Summary: Would classify a semiautomatic centerfire rifle that does not have a fixed magazine with the capacity to accept no more than 10 rounds as an assault weapon. The bill would require a person who, between January 1, 2001, and December 31, 2016, inclusive, lawfully possessed an assault weapon that does not have a fixed magazine, including those weapons with an ammunition feeding device that can be removed readily from the firearm with the use of a tool, and who, on or after January 1, 2017, possesses that firearm, to register the firearm by July 1, 2018.

Position
Oppose

[AB 1664](#) (Levine D) Firearms: assault weapons.

Summary: Would define "detachable magazine" to mean an ammunition feeding device that can be removed readily from the firearm without disassembly of the firearm action, including an ammunition feeding device that can be removed readily from the firearm with the use of a tool. This bill contains other related provisions and other existing laws.

Position
Oppose

[AB 1751](#) (Low D) Secondhand goods.

Summary: Would eliminate the requirements that the Department of Justice develop, and secondhand dealers and coin dealers use, descriptive categories in their reports of acquired tangible personal property. Instead, the bill would require the Department of Justice to accept the plain text property descriptions commonly recognized and utilized by the pawn and secondhand dealer industries. This bill contains other related provisions and other existing laws.

Position
Oppose

[AB 1820](#) (Quirk D) Unmanned aircraft systems.

Summary: Would generally prohibit a law enforcement agency from using an unmanned aircraft system, obtaining an unmanned aircraft system from another public agency by contract, loan, or other arrangement, or using information obtained from an unmanned aircraft system used by another public agency, except as authorized by the provisions of this bill. The bill would make its provisions applicable to all law enforcement agencies and private entities when contracting with or acting as the agent of a law enforcement agency for the use of an unmanned aircraft system.

Position
Oppose

[AB 2298](#) (Weber D) Criminal gangs.

Summary: Current law requires a law enforcement agency, before designating a person as a suspected gang member, associate, or affiliate in the "shared gang database", to provide a written notice to the person's parent or guardian, if the person is a minor. This bill would require the notice described above to be provided to an adult before designating a person as a suspected gang member, associate, or affiliate in the database. The bill would require these databases to comply with federal requirements regarding the privacy and accuracy of information in the database, and other operating principles for maintaining these databases.

Position
Oppose

[SB 966](#) (Mitchell D) Controlled substances: sentence enhancements: prior convictions.

Summary: Current law imposes on a person convicted of a violation of, or of conspiracy to violate, specified crimes relating to controlled substances a full, separate, and consecutive 3-year term for each prior conviction of specified controlled substances crimes, including possession for sale and purchase for sale of opiates, opium derivatives, and hallucinogenic substances. This bill would repeal those provisions.

Position
Oppose

[SB 1286](#) (Leno D) Peace officers: records of misconduct.

Summary: Current law requires a department or agency that employs peace officers to establish a procedure to investigate complaints by members of the public against those officers. Current law authorizes a department or agency that employs custodial officers to establish a similar procedure for its officers. Existing law requires the department or agency to provide written notification to the complaining party of the disposition of a complaint made pursuant to those provisions within 30 days of the disposition. This bill would require that notification to include, at a minimum, the charges framed in response to the complaint, the agency's disposition with respect to each of those charges, any factual findings on which the agency based its dispositions, and any discipline imposed or corrective action taken.

Position
Oppose

Support

[AB 390](#) (Cooper D) Criminal law: DNA evidence.

Summary: Current law, as amended by the DNA Act, requires a person who has been convicted of a felony offense to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required for law enforcement identification analysis. This bill would expand these provisions to require persons convicted of specified misdemeanors to provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required for law enforcement identification analysis.

Position
Support

[AB 1051](#) (Maienschein R) Denti-Cal program.

Summary: Would appropriate \$200,000,000 from the General Fund to the State Department of Health Care Services for the Denti-Cal program. The bill would require the department to allocate these funds to, among other things, increase funding for preventative care and case management services, as appropriate, to achieve significant long-term cost savings, increased provider participation, and increased beneficiary utilization under the Denti-Cal program.

Position
Support

[AB 1564](#) (Williams D) Emergency services: wireless 911 calls: routing.

Summary: Would require that a provider of commercial mobile radio service, as defined, provide access for end users of that service to the local emergency telephone systems described in the Warren-911-Emergency Assistance Act, that "911" be the primary access number for those services, and that user validation not be required. The bill would prohibit a provider of commercial mobile radio service from charging any airtime, access, or similar usage charge for any "911" call placed from a commercial mobile radio service telecommunications device to a local emergency telephone system.

Position
Support

[AB 1571](#) (Lackey R) Vehicles: driving under the influence: alcohol abuse programs.

Summary: Current law requires the court to impose as a condition of probation for a conviction for a first violation of driving under the influence, in a county where the board of supervisors has approved, and the State Department of Health Care Services has licensed, a driving-under-the-influence program, that the driver successfully complete the program in the driver's county of residence or employment, as designated by the court. This bill would require that enrollment in an approved program take place within 30 days of conviction, unless an extension of no longer than 30 days is granted by the court, as specified.

Position
Support

[AB 1595](#) (Campos D) Employment: human trafficking training: mass transportation employers.

Summary: Would require a private or public employer that provides mass transportation services, as specified, in the state to train its employees, who are likely to interact or come into contact with victims of human trafficking, in recognizing the signs of human trafficking and how to report those signs to the appropriate law enforcement agency. The bill would require the Department of Justice to develop guidelines for the training, including, but not limited to, guidance on how to report human trafficking. The bill would require that, by January 1, 2018, the training be incorporated into the initial training process for all new employees and that all existing employees receive the training.

Position

Support

[AB 1597](#) (Stone, Mark D) County jails: performance milestone credits.

Summary: Current law authorizes a sheriff or county director of corrections, in addition to the credits otherwise earned, to award an inmate who is sentenced to county jail for a felony, program credit reductions from his or her term of confinement for successful completion of specific program performance objectives for rehabilitative programming, including academic programs, vocational programs, vocational training, substance abuse programs, and core programs such as anger management and social life skills. These program credit reductions may be for one to 6 weeks and may be forfeited in the same manner as other program credit reductions. This bill would make the provisions applicable to sentenced and unsentenced inmates who are confined in a county jail.

Position

Support

[AB 1678](#) (Santiago D) Provision of incident reports to victims.

Summary: Current law requires state and local law enforcement agencies to provide, without fee, one copy of all domestic violence incident report face sheets and one copy of all domestic violence incident reports, or both, to a victim of domestic violence, as defined, or to his or her personal representative, as defined, upon request. This bill would also require state or local law enforcement agencies to provide those reports to a victim of sexual assault, stalking, human trafficking, or abuse of an elder or a dependent adult, as defined. The bill would define "victim" for these purposes to include a minor who is 12 years of age or older.

Position

Support

[AB 1703](#) (Santiago D) Inmates: medical treatment.

Summary: Current law authorizes a sheriff or jailer who determines that a prisoner in a city or county jail under his or her charge is in need of immediate medical or hospital care, and that the health and welfare of the prisoner will be injuriously affected unless the prisoner is forthwith removed to a hospital, to authorize the immediate removal of the prisoner under guard to a hospital, without first obtaining a court order. This bill would specify that "immediate medical or hospital care" includes, but is not limited to, critical specialty medical procedures or treatment, such as dialysis, which cannot be furnished, performed, or supplied at a city or county jail.

Position

Support

[AB 1705](#) (Rodriguez D) Jails: searches.

Summary: Current law generally prohibits strip searches and body cavity searches of prearrest detainees arrested for infraction or misdemeanor offenses. Current law allows a person who has been arrested and taken into custody to be subjected to patdown searches, metal detector searches, and thorough clothing searches in order to discover and retrieve concealed weapons and contraband substances prior to being placed in a booking cell. This bill would also allow law enforcement personnel to subject a person who is arrested and taken into custody to a body scanner search for those weapons or substances.

Position

Support

[AB 1744](#) (Cooper D) Sexual assault forensic medical evidence kit.

Summary: Would require the Department of Justice's Bureau of Forensic Services, the California Association of Crime Laboratory Directors, and the California Association of Criminalists to work collaboratively with public crime laboratories, in conjunction with the California Clinical Forensic Medical Training Center, to develop a standardized sexual assault forensic medical evidence kit, as specified, to be used by all California jurisdictions.

Position

Support

[AB 1745](#) (Hadley R) Public safety: funding.

Summary: Would appropriate \$85,000,000 from the General Fund in the State Treasury to be allocated by the State Controller to each city's and city and county's Supplemental Law Enforcement Services Account (SLESA). The bill would require the county auditor for a county to allocate moneys received from that appropriation to the county, each city within the county, and certain special districts, as specified. The bill would authorize a local agency that receives funds from that allocation to use the funds for front-line law enforcement activities, including drug interdiction, antigang, community crime prevention, and juvenile justice programs.

Position

Support

[AB 1769](#) (Rodriguez D) 911 emergency system: nuisance communications.

Summary: Current law makes it an offense for a person to telephone the 911 emergency system with the intent to annoy or harass another person, and makes the offender liable for all reasonable costs incurred by any unnecessary emergency response. This bill would expand those provisions to include communicating with the 911 emergency system using an electronic communication device for those purposes. This bill contains other related provisions and other current laws.

Position
Support

[AB 1771](#) (O'Donnell D) Prostitution.

Summary: Current law makes a person who directs, supervises, recruits, or otherwise aids another person in the commission of an act of prostitution, or who collects or receives all or part of the proceeds earned from an act of prostitution committed by another person, guilty of a misdemeanor. This bill would establish additional circumstances that may be used to determine if a person has committed that offense, including, but not limited to, repeatedly speaking or communicating with, or repeatedly or continuously monitoring or watching, another person who solicits or agrees to engage in any act of prostitution.

Position
Support

[AB 1785](#) (Quirk D) Vehicles: use of wireless electronic devices.

Summary: Would prohibit a person from driving a motor vehicle while operating a handheld wireless telephone or a wireless electronic communication device, as defined, except as specified. By changing the definition of a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position
Support

[AB 1798](#) (Cooper D) Firearms: imitation firearms: gun-shaped phone cases.

Summary: Current state law defines "imitation firearm" as any BB device, toy gun, replica of a firearm, or other device that is so substantially similar in coloration and overall appearance to an existing firearm as to lead a reasonable person to perceive that the device is a firearm. This bill would specify that the definition of imitation firearm described above includes, but is not limited to, a protective case for a cellular telephone that is so substantially similar in coloration and overall appearance to an existing firearm as to lead a reasonable person to perceive that the device is a firearm.

Position
Support

[AB 1829](#) (Levine D) Vessels: operation under the influence of alcohol or drugs: chemical testing.

Summary: Would require the arrested individual to be advised that a criminal complaint may be filed against him or her for operating a vessel or water-related device while under the influence of an alcoholic beverage or any drug, or both; that he or she has a right to refuse chemical testing; and that the officer has the authority to seek a search warrant compelling him or her to submit a blood sample. By imposing new duties on local peace officers, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position
Support

[AB 1869](#) (Melendez R) Theft: firearms.

Summary: The current Safe Neighborhoods and Schools Act, enacted as an initiative statute by Proposition 47, as approved by the electors at the November 4, 2014, statewide general election, makes the theft of property that does not exceed \$950 in value petty theft, and makes that crime punishable as a misdemeanor, with certain exceptions. This bill would amend that initiative statute by making the theft of a firearm grand theft in all cases and punishable by imprisonment in the state prison for 16 months, or 2 or 3 years. This bill contains other related provisions and other current laws.

Position
Support

[AB 1940](#) (Cooper D) Peace officers: body-worn cameras: policies and procedures.

Summary: Would require a law enforcement agency, department, or entity, if it employs peace officers and uses body-worn cameras for those officers, to develop a body-worn camera policy. The bill would require the policy to allow a peace officer to review his or her body-worn camera video and audio recordings before making a report, giving an internal affairs statement, or before any criminal or civil proceeding. This bill contains other related provisions and other existing laws.

Position
Support

AB 2092 (Frazier D) Abandoned Watercraft Abatement Fund: grants.

Summary: Current law requires 80% of fines imposed and collected for abandoned watercraft to be deposited in the Abandoned Watercraft Abatement Fund, and used, upon appropriation by the Legislature, for grants to local agencies for, among other purposes, removal as a public nuisance of abandoned vessels. Current law prohibits the grants from being used for abatement, removal, storage, or disposal of commercial vessels. This bill would delete that prohibition and thereby authorize grants to be used for abatement, removal, storage, or disposal of commercial vessels.

Position

Support

AB 2510 (Linder R) Firearms: license to carry concealed: uniform license.

Summary: Would require the Attorney General to develop a uniform license that may be used as indicia of proof of licensure throughout the state. The bill would require the Attorney General to approve the use of licenses issued by local agencies if they contain specified information and a recent photograph of the applicant. The bill would require the Attorney General to retain exemplars of approved licenses and maintain a list of agencies issuing local licenses. This bill contains other existing laws.

Position

Support

AB 2611 (Low D) The California Public Records Act: exemptions.

Summary: Current law requires state and local law enforcement agencies to disclose the names and addresses of persons involved in complaints or investigations and various other information related to an incident to a victim or any person who suffers bodily injury or property damage or loss as the result of specified incidents or crimes unless the disclosure would endanger the safety of a witness or other person involved in the investigation. This bill would specify that the disclosure exception applies to disclosures about a victim. This bill contains other related provisions and other existing laws.

Position

Support

ACR 128 (Brown D) San Bernardino County Deputy Sheriff Jeffery A. Hill Memorial Interchange.

Summary: Would designate the interchange of Interstate Routes 15 and 215 in the County of San Bernardino as the San Bernardino County Deputy Sheriff Jeffery A. Hill Memorial Interchange. The measure would request the Department of Transportation to determine the cost for appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs. P1 1WHEREAS, Deputy Sheriff Jeffery Allan Hill was born on 2March 9, 1962, in Los Angeles, California, to John R. Hill and 3Ernestine Hill, and died on December 18, 1994; and 4WHEREAS, Deputy Sheriff Hill devoted his life to his 5community and was passionate about helping families and young 6people; and 7WHEREAS, Deputy Sheriff Hill spent the last four years of his 8life developing the Self Education Law Enforcement Family 9(S.E.L.F.) Youth Center, a nonprofit organization that P2 1 provided classes and mentoring to African-American boys between 2seven and 17 years of age; and 3WHEREAS, Deputy Sheriff Hill is survived by his wife, Linda, 4and two children, Jabrael Ali and Kaylie Rose; and 5WHEREAS, In recognition of Deputy Sheriff Hill's service to 6his community in both his personal and professional lives, it would 7be fitting to designate the interchange at the junction of Interstate 8Routes 15 and 215 in the County of San Bernardino in his honor; 9now, therefore, be it 10Resolved by the Assembly of the State of California, the Senate 11thereof concurring, That the Legislature hereby designates the 12interchange of Interstate Routes 15 and 215 in the County of San 13Bernardino as the San Bernardino County Deputy Sheriff Jeffery 14A. Hill Memorial Interchange; and be it further 15Resolved, That the Department of Transportation is requested 16to determine the costs of erecting appropriate signs, consistent 17with the signing requirements for the state highway system, 18showing this special designation and, upon receiving donations 20from nonstate sources covering the cost, to erect those signs; and 21be it further 22Resolved, That the Chief Clerk of the Assembly transmit copies 23of this resolution to the Director of Transportation and to the author 24for appropriate distribution. O This bill contains other existing laws.

Position

Support

SB 175 (Huff R) Peace officers: body-worn cameras.

Summary: Would require each department or agency that employs peace officers and that elects to require those peace officers to wear body-worn cameras to develop a policy relating to the use of body-worn cameras. The bill would require the policy to be developed in accordance with specified acts governing employee organizations, with designated representatives of nonsupervisory officers and to include certain provisions, including, among others, the duration, time, and place that body-worn cameras shall be worn and operational. The bill would also require the policy to be provided to each officer required to wear a body-worn camera.

Position

Support

[SB 872](#) (Hall D) Local law enforcement: supplemental services.

Summary: Current law authorizes the county board of supervisors on behalf of the sheriff, and the legislative body of any city on behalf of the chief of police, to contract to provide supplemental law enforcement services to private individuals, private entities, and private corporations in specified circumstances and subject to certain conditions. This bill would extend that authorization with respect to providing supplemental law enforcement services to private schools, private colleges, or private universities on an occasional or ongoing basis.

Position

Support

Total Measures: 31

Total Tracking Forms: 31