

Legislative Committee Meeting

Committee Supervisor Erin Hannigan (Chair) Supervisor John M. Vasquez Staff Nancy L. Huston Matthew A. Davis

February 3, 2020 1:30 p.m.

Solano County Administration Center Sixth Floor Conference Center, Room 6003 675 Texas Street Fairfield. CA 94533

AGENDA

- i. Introductions (Attendees)
- ii. Additions / Deletions to the Agenda
- iii. Public Comment (Items not on the agenda)
- iv. Federal Legislative update (Paragon Government Relations)
 - House Democrats Release Infrastructure Blueprint
 - House Subcommittee Hearing on Water Legislation
 - House Committee Examines Pending Cannabis Legislation
 - House Committee holds hearing on Legislative Options to Address Homelessness
- v. Update from Solano County Legislative Delegation (Representative and/or staff)
- vi. State Legislative Update (Karen Lange)
 - Provide an update on recent events in the California State Legislature and bills of significance to Solano County

State Action Item:

Consider writing letters of support to our members of the California State Legislature urging them to support legislation that would prohibit a tobacco retailer from selling, offering for sale, or processing with the intent to sell flavored tobacco products. (Jerry Huber and Dr. Bela Matyas, H&SS)

- SB 793 (Hill D) Flavored Tobacco Products
- vii. Bill Tracking Report (Legislative Update)
- viii. Scheduled Meeting:
 - Monday, March 9, 2020 at 1:30 p.m.
- ix. Adjourn

SENATE BILL No. 793

Introduced by Senators Hill, Glazer, McGuire, Pan, and Wiener (Principal coauthor: Senator Durazo)

(Principal coauthors: Assembly Members Bauer-Kahan, Berman, Bloom, Gonzalez, McCarty, Muratsuchi, Robert Rivas, and Wood)

(Coauthors: Senators Archuleta, Beall, Lena Gonzalez, Leyva, and Nielsen)

(Coauthors: Assembly Members Boerner Horvath, Bonta, Chiu, Levine, Mullin, O'Donnell, Petrie-Norris, Luz Rivas, Mark Stone, Ting, and Wicks)

January 6, 2020

An act to add Article 5 (commencing with Section 104559.5) to Chapter 1 of Part 3 of Division 103 of the Health and Safety Code, relating to tobacco products.

LEGISLATIVE COUNSEL'S DIGEST

SB 793, as introduced, Hill. Flavored tobacco products.

Existing law, the Stop Tobacco Access to Kids Enforcement (STAKE) Act, prohibits a person from selling or otherwise furnishing tobacco products, as defined, to a person under 21 years of age. Existing law also prohibits the use of tobacco products in county offices of education, on charter school or school district property, or near a playground or youth sports event, as specified.

This bill would prohibit a tobacco retailer from selling, offering for sale, or possessing with the intent to sell or offer for sale, a flavored tobacco product, as defined. The bill would make a violation of this prohibition an infraction punishable by a fine of \$250 for each violation. The bill would state the intent of the Legislature that these provisions not be construed to preempt or prohibit the adoption and implementation of local ordinances related to the prohibition on the sale of flavored

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tobacco products. The bill would state that its provisions are severable. By creating a new crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

The people of the State of California do enact as follows:

SECTION 1. Article 5 (commencing with Section 104559.5) is added to Chapter 1 of Part 3 of Division 103 of the Health and Safety Code, to read:

Article 5. Tobacco Sale Prohibition

104559.5. (a) For purposes of this section, the following definitions apply:

- (1) "Characterizing flavor" means a distinguishable taste or aroma, or both, other than the taste or aroma of tobacco, imparted by a tobacco product or any byproduct produced by the tobacco product. Characterizing flavors include, but are not limited to, tastes or aromas relating to any fruit, chocolate, vanilla, honey, candy, cocoa, dessert, alcoholic beverage, menthol, mint, wintergreen, herb, or spice. A tobacco product shall not be determined to have a characterizing flavor solely because of the use of additives or flavorings or the provision of ingredient information. Rather, it is the presence of a distinguishable taste or aroma, or both, as described in the first sentence of this definition, that constitutes a characterizing flavor.
- (2) "Constituent" means any ingredient, substance, chemical, or compound, other than tobacco, water, or reconstituted tobacco sheet, that is added by the manufacturer to a tobacco product during the processing, manufacture, or packing of the tobacco product.
- (3) "Flavored tobacco product" means any tobacco product that contains a constituent that imparts a characterizing flavor.

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(4) "Labeling" means written, printed, pictorial, or graphic matter upon a tobacco product or any of its packaging.

- (5) "Packaging" means a pack, box, carton, or container of any kind, or, if no other container, any wrapping, including cellophane, in which a tobacco product is sold or offered for sale to a consumer.
 - (6) "Retail location" means both of the following:
 - (A) A building from which tobacco products are sold at retail.
 - (B) A vending machine.

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- (7) "Sale" or "sold" means a sale as defined in Section 30006 of the Revenue and Taxation Code.
- (8) "Tobacco product" means a tobacco product as defined in paragraph (8) of subdivision (a) of Section 104495, as that provision may be amended from time to time.
- (9) "Tobacco retailer" means a person who engages in this state in the sale of tobacco products directly to the public from a retail location. "Tobacco retailer" includes a person who operates vending machines from which tobacco products are sold in this state.
- (b) (1) A tobacco retailer, or any of the tobacco retailer's agents or employees, shall not sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product.
- (2) There shall be a rebuttable presumption that a tobacco product is a flavored tobacco product if a manufacturer or any of the manufacturer's agents or employees, in the course of their agency or employment, has made a statement or claim directed to consumers or to the public that the tobacco product has or produces a characterizing flavor, including, but not limited to, text, color, images, or all, on the product's labeling or packaging that are used to explicitly or implicitly communicate that the tobacco product has a characterizing flavor.
- (c) A person who violates this section is guilty of an infraction and shall be punished by a fine of two hundred fifty dollars (\$250) for each violation of this section.
- (d) This section does not preempt or otherwise prohibit the adoption of a local standard that imposes greater restrictions on the access to tobacco products than the restrictions imposed by this section. To the extent that there is an inconsistency between this section and a local standard that imposes greater restrictions on the access to tobacco products, the greater restriction on the access to tobacco products in the local standard shall prevail.

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SEC. 2. The provisions of this act are severable. If any provision of this act or its application is held invalid, that invalidity shall not affect other provisions or applications that can be given effect without the invalid provision or application.

4 SEC. 3. No reimbursement is required by this act pursuant to 5 Section 6 of Article XIIIB of the California Constitution because 6 the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of 10 the Government Code, or changes the definition of a crime within 11 the meaning of Section 6 of Article XIII B of the California 12 13 Constitution.

Solano County Legislation of Interest Wednesday, January 29, 2020

Bill ID/Topic	Location	Summary	Position	Notes
AB 36 Bloom D Residential tenancies: rent control.	ASSEMBLY RLS. 4/25/2019 - Re-referred to Com. on RLS. pursuant to Assembly Rule 96(a).	The Costa-Hawkins Rental Housing Act prescribes statewide limits on the application of local rent control with regard to certain properties. This bill would modify those provisions to authorize an owner of residential real property to establish the initial and all subsequent rental rates for a dwelling or unit that has been issued its first certificate of occupancy within 20 years of the date upon which the owner seeks to establish the initial or subsequent rental rate, or for a dwelling or unit that is alienable separate from the title to any other dwelling unit or is a subdivided interest in a subdivision and the owner is a natural person who owns 10 or fewer residential units within the same jurisdiction as the dwelling or unit for which the owner seeks to establish the initial or subsequent rental rate, subject to certain exceptions. Last Amended on 4/22/2019		League Position: Watch CSAC Position: No position
AB 823 Arambula D Developmental services.	ASSEMBLY CONSENT CALENDAR 1/23/2020 - From committee: Do pass. To Consent Calendar. (Ayes 18. Noes 0.) (January 23). Read second time. Ordered to Consent Calendar. 1/29/2020 #31 ASSEMBLY CONSENT CALENDAR 2ND DAY-ASSEMBLY BILLS	Current law requires the State Department of Developmental Services, when approving regional center contracts, to ensure that regional center staffing patterns demonstrate that direct service coordination is the highest priority. Under current law, as a component of its contract with the department, a regional center is required to have, or contract for, certain services, including staffing arrangements related to the delivery of services that the department determines are necessary to ensure maximum cost-effectiveness and to ensure that the service needs of consumers and families are met. This bill would additionally require a regional center to contract for mobile crisis services assist consumers in remaining in, or returning to, the community. Last Amended on 1/6/2020		League Position: Watch CSAC Position: Watch
AB 831 Grayson D Department of Housing and Community Development: study: local fees: new developments.	SENATE RLS. 6/6/2019 - Referred to Com. on RLS.	Would require the Department of Housing and Community Development to post the study on its internet website on or before March 1, 2020. The bill would also require the department, by January 1, 2024, to issue a report to the Legislature on the progress of cities and counties in adopting the recommendations made in the study. Last Amended on 5/16/2019		League Position: Watch CSAC Position: Watch
AB 1643 Garcia, Eduardo D Developmental	SENATE 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was HUM. S. on 5/29/2019)(May be acted upon Jan 2020)	Current law requires a service agency, defined, in part, as a developmental center or regional center, to have a fair hearing procedure that meets prescribed requirements, including adequate notice standards, to resolve conflicts between the service provider and recipients of, or applicants for, service. Existing law provides that adequate notice be sent to the applicant or recipient and the authorized representative in specified circumstances, including if the service		League Position: Watch CSAC Position: Watch

services: fair hearings.		agency makes certain decisions, such as to reduce, to terminate, or to change services described in an individual program plan, without the mutual consent of the service recipient or authorized representative. This bill would instead require the service agency to provide adequate notice to the above-specified individuals if the service agency makes specified decisions relating to services, irrespective of whether the service agency makes this decision without mutual consent of the service recipient or authorized representative. Last Amended on 6/20/2019	
AB 1853 Frazier D Health care: medical goods: reuse and redistribution.	ASSEMBLY PRINT 1/8/2020 - From printer. May be heard in committee February 7.	Would require the California Department of Aging, upon appropriation by the Legislature, to establish a comprehensive 3-year pilot program in the Counties of Contra Costa, Napa, and Solano to facilitate the reuse and redistribution of durable medical equipment and other home health supplies. The bill would require the department to contract in each county with a local nonprofit agency to oversee the program and would require the contracting nonprofit agency to, at a minimum, develop a computerized system to track the inventory of equipment and supplies available for reuse and redistribution and organize pickup and delivery of equipment and supplies.	
AB 1861 Santiago D Mental health: involuntary commitment.	ASSEMBLY PRINT 1/8/2020 - From printer. May be heard in committee February 7.	Under current law, if a person, as a result of a mental disorder, is a danger to others, or to themselves, or is gravely disabled, the person may, upon probable cause, be taken into custody and placed in a facility designated by the county and approved by the State Department of Health Care Services as a facility for 72-hour treatment and evaluation. Current law prohibits specified mental health personnel from taking certain actions that interfere with a peace officer seeking to transport, or having transported, a person detained for 72-hour treatment and evaluation. This bill would make technical, non-substantive changes to these provisions.	
AB 1915 Chu D Electrical corporations: deenergization events.	ASSEMBLY U. & E. 1/17/2020 - Referred to Com. on U. & E.	Would, if the Public Utilities Commission approves a wildfire mitigation plan that authorizes an electrical corporation to deenergize portions of the electrical grid, this bill would require the commission to adopt rules setting forth the circumstances under which a deenergization event may be undertaken and continued in effect and the appropriate geographic range of a deenergization event. Following a deenergization event, the bill would require the commission to determine whether the electrical corporation complied with the rules and also determine if the entire duration and geographic range of the deenergization event was reasonable, as specified.	
AB 1916 Chu D Deenergization: notification: languages.	ASSEMBLY U. & E. 1/17/2020 - Referred to Com. on U. & E.	Would require an electrical corporation, by July 1, 2021, to conduct a survey of its customers asking each customer the language in which the customer prefers to receive direct communications from the electrical corporation and to list any medical needs that would require accommodation during a deenergization event. The bill would require the electrical corporation to provide direct communications and updates regarding the intentional deenergization of the electrical corporation's distribution and transmission system to each affected customer in the preferred language of that customer.	

AB 1924 Grayson D Housing development: fees.	ASSEMBLY L. GOV. 1/23/2020 - Referred to Coms. on L. GOV. and H. & C.D.	Would require that a fee levied or imposed on a housing development project by a local agency be proportionate to the square footage of the proposed unit or units. By imposing additional duties on local agencies that impose fees under the Mitigation Fee Act, the bill would impose a state-mandated local program.		
AB 1958 Cooper D State Plan of Flood Control: facilities.	ASSEMBLY PRINT 1/18/2020 - From printer. May be heard in committee February 17.	Would prohibit a person from concealing, defacing, destroying, modifying, cutting, altering, or physically or visually obstructing any levee along a river or bypass at any of those specified places, any levee forming part of any flood control plan, or any other facility of the State Plan of Flood Control, including, but not limited to, any and all associated rights of way, without permission of the board. By expanding the behavior that would be punishable as a misdemeanor, the bill would impose a state-mandated local program.		
AB 1976 Eggman D Mental health services: assisted outpatient treatment.	ASSEMBLY PRINT 1/23/2020 - From printer. May be heard in committee February 22.	The Assisted Outpatient Treatment Demonstration Project Act of 2002, known as Laura's Law, until January 1, 2022, authorizes each county to elect to offer specified mental health programs either through a resolution adopted by the county board of supervisors or through the county budget process if the county board of supervisors makes a finding that specified mental health programs will not be reduced as a result of participating. Existing law authorizes participating counties to pay for the services provided from moneys distributed to the counties from various continuously appropriated funds, including the Mental Health Services Fund, when included in a county plan, as specified. This bill would instead require a county or group of counties to offer those mental health programs unless a county opts out by a resolution passed by the governing body stating the reasons for opting out and any facts or circumstances relied on in making that decision.		
AB 1979 Friedman D Foster youth: housing.	ASSEMBLY PRINT 1/24/2020 - From printer. May be heard in committee February 23.	Current law requires county agencies that place children in foster care to conduct an evaluation of the county's placement resources and programs in relation to the needs of children placed in out-of-home care, and specifically requires county placement agencies to examine placements that are out of county and determine the reason the placement was necessary. This bill would additionally require a county placement agency to examine its ability to meet the emergency housing needs of nonminor dependents.		
ACA 1 Aguiar- Curry D Local government financing: affordable housing and public	ASSEMBLY RECONSIDERATION 8/19/2019 - Read third time. Refused adoption. Motion to reconsider made by Assembly Member Aguiar-Curry. 1/29/2020 #3 ASSEMBLY MOTION TO RECONSIDER	The California Constitution prohibits the ad valorem tax rate on real property from exceeding 1% of the full cash value of the property, subject to certain exceptions. This measure would create an additional exception to the 1% limit that would authorize a city, county, city and county, or special district to levy an ad valorem tax to service bonded indebtedness incurred to fund the construction, reconstruction, rehabilitation, or replacement of public infrastructure, affordable housing, or permanent supportive housing, or the acquisition or lease of real property for those purposes, if the proposition proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements. Last Amended on 3/18/2019	Support	League Position: Support CSAC Position: Support

infrastructure: voter approval.				
ACA 3 Mathis R Clean Water for All Act.	ASSEMBLY W.,P. & W. 4/30/2019 - In committee: Set, first hearing. Failed passage. Reconsideration granted.	This measure, the Clean Water for All Act, would additionally require, commencing with the 2021–22 fiscal year, not less than 2% of specified state revenues to be set apart for the payment of principal and interest on bonds authorized pursuant to the Water Quality, Supply, and Infrastructure Improvement Act of 2014; water supply, delivery, and quality projects administered by the department, and water quality projects administered by the state board, as provided. Last Amended on 3/20/2019		League Position: Watch CSAC Position: Watch
SB 50 Wiener D Planning and zoning: housing development: streamlined approval: incentives.	SENATE THIRD READING 1/28/2020 - Read second time. Ordered to third reading. 1/29/2020 #13 SENATE SENATE BILLS -THIRD READING FILE	Would authorize a development proponent of a neighborhood multifamily project located on an eligible parcel to submit an application for a streamlined, ministerial approval process that is not subject to a conditional use permit. The bill would define a "neighborhood multifamily project" to mean a project to construct a multifamily structure on vacant land, or to convert an existing structure that does not require substantial exterior alteration into a multifamily structure, consisting of up to 4 residential dwelling units and that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019. The bill would also define "eligible parcel" to mean a parcel that meets specified requirements, including requirements relating to the location of the parcel and restricting the demolition of certain housing development that may already exist on the site. Last Amended on 1/6/2020	Watch	League Position: Oppose unless amended CSAC Position: Oppose unless amended
SB 169 Jackson D Pipeline safety: records.	ASSEMBLY 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 5/30/2019)(May be acted upon Jan 2020)	The Elder California Pipeline Safety Act of 1981 requires the State Fire Marshal to administer provisions regulating the inspection of intrastate pipelines that transport hazardous liquids. The act requires a pipeline operator to make available to the State Fire Marshal, or any officers or employees authorized by the State Fire Marshal, upon presentation of appropriate credentials, any records, maps, or written procedures that are required by the act to be kept by the pipeline operator and which concern accident reporting, design, construction, testing, or operation and maintenance. This bill would revise and recast specified provisions and would authorize the State Fire Marshal, for purposes of carrying out the requirements of state or federal law relating to hazardous liquid pipeline safety, to require the owner or operator of a pipeline to establish and maintain records, make reports, and provide any information that the State Fire Marshal reasonably requires, as provided.		League Position: Watch CSAC Position: Watch
SB 174 Leyva D Early childhood education: reimbursement rates.	ASSEMBLY 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 7/10/2019)(May be acted upon Jan 2020)	Current law requires the cost of childcare services to be governed by regional market rates, as provided. Current law requires the regional market rate ceilings to be established at the 75th percentile of the 2016 regional market survey for that region or the regional market rate ceiling that existed in that region on December 31, 2017, whichever is greater. Current law requires reimbursement to license-exempt childcare providers to not exceed 70% of the family childcare home rate, as provided. This bill would instead require, until January 1, 2021, the regional market rate ceilings to be established at the 75th, and thereafter, at the 85th, percentile of the 2018 regional market survey for that region or the		League Position: Watch CSAC Position: Watch

		regional market rate ceiling that existed in that region on December 31, 2017, whichever is greater. Last Amended on 6/13/2019		
SB 204 Dodd D State Water Project: contracts.	ASSEMBLY 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was W.,P. & W. on 6/6/2019)(May be acted upon Jan 2020)	Would require the Department of Water Resources to provide at least 10 days' notice to the Joint Legislative Budget Committee and relevant policy and fiscal committees of the Legislature before holding public sessions to negotiate any potential amendment of a long-term water supply contract that is of projectwide significance with substantially similar terms intended to be offered to all contractors. The bill would require the department, before the execution of a specified proposed amendment to a long-term water supply contract and at least 60 days before final approval of such an amendment, to submit to the Joint Legislative Budget Committee and relevant policy and fiscal committees of the Legislature certain information regarding the terms and conditions of a proposed amendment of a long-term water supply contract and to submit a copy of the long-term contract as it is proposed to be amended. Last Amended on 5/17/2019	Support	League Position: Watch CSAC Position: Watch
SB 214 Dodd D Medi-Cal: California Community Transitions program.	ASSEMBLY APPR. 8/21/2019 - August 21 set for first hearing canceled at the request of author.	Would require the State Department of Health Care Services to implement and administer the California Community Transitions (CCT) program, as authorized under federal law and pursuant to the terms of the Money Follows the Person Rebalancing Demonstration, to help an eligible Medi-Cal beneficiary move to a qualified residence, as defined, after residing in an institutional health facility for a period of 90 days or longer. The bill would require CCT program services to be provided by a lead organization, as defined, which would coordinate and ensure the delivery of all services necessary to implement the program. Last Amended on 8/12/2019		League Position: No position CSAC Position: Watch
SB 253 Dodd D Cannella Environmental Farming Act of 1995: Environmental Farming Incentive Program.		The Cannella Environmental Farming Act of 1995 requires the Secretary of Food and Agriculture to convene the Scientific Advisory Panel on Environmental Farming, as prescribed, for the purpose of providing advice to the secretary on the implementation of the Healthy Soils Program and the State Water Efficiency and Enhancement Program and assistance to federal, state, and local government agencies on issues relating to the impact of agricultural practices on air, water, and wildlife habitat, as specified. This bill would additionally require the panel to assist government agencies to incorporate the conservation of natural resources and ecosystem services practices into agricultural programs. Last Amended on 8/14/2019		League Position: Watch CSAC Position: Watch
SB 264 Glazer D Wine growers: tasting rooms.	Rule 61(a)(12). (Last location was APPR.	Current law defines a licensed branch office with reference to certain winegrower and brandy manufacturer facilities for which a duplicate license has been issued. Current law prohibits a winegrower or brandy manufacturer from selling wine or brandy to consumers, or engaging in winetasting activities, at more than one licensed branch premise. Existing law limits the effect of this prohibition in connection with other premises, as specified. This bill would revise the prohibition described above to allow a winegrower or brandy manufacturer to sell wine or brandy to consumers, or to engage in winetasting activities, at up to 2 licensed branch premises.		League Position: No position CSAC Position: No position

SB 278 Beall D Metropolitan Transportation Commission.		The Metropolitan Transportation Commission Act creates the Metropolitan Transportation Commission as a local area planning agency to provide comprehensive regional transportation planning for the region comprised of the 9 San Francisco Bay area counties. The act requires the commission to continue to actively, on behalf of the entire region, seek to assist in the development of adequate funding sources to develop, construct, and support transportation projects that it determines are essential. This bill would also require the commission to determine that those transportation projects are a priority for the region. Last Amended on 3/28/2019	League Position: Watch CSAC Positions: Watch
SB 298 Caballero D Poverty reduction.	ASSEMBLY 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/14/2019)(May be acted upon Jan 2020)	Would require the State Department of Social Services, commencing in 2020 and every 5 years thereafter, until January 1, 2039, to conduct an analysis and submit a report to the Legislature with specified information, including, among other things, the current California child poverty rate and an estimate of the progress that California is making toward ending deep child poverty by 2024 and reducing overall child poverty by 50% by 2039. Last Amended on 7/5/2019	League Position: Watch CSAC Position: Watch
SB 321 Mitchell D CalWORKs: supportive services: childcare.	ASSEMBLY 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was HUM. S. on 6/6/2019)(May be acted upon Jan 2020)	Would require that specified information necessary to enroll or transfer a family into childcare services be made available by a county welfare department to a contractor that provides childcare services. The bill would require, beginning no later than November 1, 2020, a county welfare department to provide a monthly report to stage-2 contractors containing specified information. The bill would authorize a county welfare department to provide training on security protocols and confidentiality of individual family data to a contractor who is given access to data pursuant to those provisions. Last Amended on 4/1/2019	League Position: Watch CSAC Position: Watch
SB 350 Hertzberg D Electricity: resource adequacy: multiyear centralized resource adequacy mechanism.	ASSEMBLY 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was U. & E. on 5/9/2019)(May be acted upon Jan 2020)	Would authorize the Public Utilities Commission to consider a multiyear centralized resource adequacy mechanism, among other options, to most efficiently and equitably meet specified resource adequacy objectives.	League Position: Watch CSAC Position: Pending
SB 378 Wiener D Electrical corporations: deenergization events: procedures:	ASSEMBLY DESK 1/27/2020 - Read third time. Passed. (Ayes 25. Noes 2.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.	Would require each electrical corporation to annually submit a report to the Wildfire Safety Division and, after June 30, 2021, to the Office of Energy Infrastructure Safety, that includes the age, useful life, and condition of the electrical corporation's equipment, inspection dates, and maintenance records for its equipment, investments to maintain and improve the operation of its transmission and distribution facilities, and an assessment of the current and future fire and safety risk posed by the equipment. Last Amended on 1/21/2020	

allocation of costs: reports.			
SB 672 Hill D Planning and zoning: regional housing need allocation: City of Brisbane.	ASSEMBLY 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/14/2019)(May be acted upon Jan 2020)	Would, for the 5th and 6th cycle of the housing element planning period for the City of Brisbane, prohibit the Association of Bay Area Governments from allocating to the City of Brisbane a share of the regional housing need that exceeds the share allocated to the city for the current planning period if specified conditions apply. Among these conditions, the bill would require that the City of Brisbane has taken action during the current planning period to zone or rezone sites sufficient to accommodate 615% or more of its regional housing need allocation for the current planning period. Last Amended on 4/25/2019	League Position: Support CSAC Position: Watch
SB 753 Stern D Public social services: emergency notification.	ASSEMBLY DESK 1/27/2020 - Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.	Current law permits an authorized employee of a county social services department to disclose the name and residential address of elderly or disabled clients to police, fire, or paramedical personnel, or other designated emergency services personnel, in the event of a public safety emergency that necessitates the possible evacuation of the area in which those elderly or disabled clients reside. Current law specifies that public safety emergencies include, but are not limited to, events that jeopardize the immediate physical safety of county residents. This bill would additionally permit those individuals' telephone numbers and e-mail addresses to be disclosed and would specifically identify a public safety power shut-off as a public safety emergency. Last Amended on 1/15/2020	
SB 797 Wilk R Water resources: permit to appropriate: application procedure.	SENATE N.R. & W. 1/15/2020 - Referred to Com. on N.R. & W.	Current law requires the State Water Resources Control Board to issue and deliver a notice of an application as soon as practicable after the receipt of an application for a permit to appropriate water that conforms to the law. Current law allows interested persons to file a written protest with regard to an application to appropriate water and requires the protestant to set forth the objections to the application. Current law declares that no hearing is necessary to issue a permit in connection with an unprotested application, or if the undisputed facts support the issuance of the permit and there is no disputed issue of material fact, unless the board elects to hold a hearing. This bill, if the board has not rendered a final determination on an application for a permit to appropriate water within 30 years from the date the application was filed, would require the board to issue a new notice and provide an opportunity for protests before rendering a final determination, with specified exceptions.	
SB 801 Glazer D Electrical corporations: wildfire mitigation plans: deenergization: public safety protocol.	SENATE E. U., & C. 1/15/2020 - Referred to Com. on E., U. & C.	Would require an electrical corporation to deploy backup electrical resources or provide financial assistance for backup electrical resources to a customer receiving a medical baseline allowance if the customer meets those conditions.	

SB 802 Glazer D Emergency backup generators: health facilities: permit operating condition exclusion.	SENATE E.Q. 1/15/2020 - Referred to Coms. on EQ. and E., U. & C.	Would require an air district to adopt a rule or revise its existing rules, consistent with federal law, to allow a health facility that has received a permit from the district to construct and operate an emergency backup generator to use that emergency backup generator during a deenergization event without having that usage count toward any time limitation on actual usage and routine testing and maintenance included as a condition for issuance of that permit. By requiring air districts to adopt or revise its rules, the bill would impose a statemandated local program.	
SB 862 Dodd D Planned power outage: public safety.	SENATE RLS. 1/17/2020 - From printer. May be acted upon on or after February 16.	Current law defines the terms "state of emergency" and "local emergency" to mean a duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons and property within the state caused by, among other things, fire, storm, or riot. This bill would additionally include a planned deenergization event, as defined, within those conditions constituting a state of emergency and a local emergency.	
SB 889 Skinner D Juveniles.	SENATE RLS. 1/27/2020 - From printer. May be acted upon on or after February 26. Read first time.	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. This bill would state the intent of the Legislature to raise the age limit on California's youth justice system.	