

## Solano County Legislation of Interest – as of November 18, 2019

Bill ID/Topic	Location	Summary	Position	Notes
<a href="#">AB 6</a> <a href="#">Reves D</a>  Early childhood education: interagency coordination and quality improvement.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/11/2019)(May be acted upon Jan 2020)	Would require the Superintendent of Public Instruction, on or before January 1, 2021, to establish an interagency workgroup composed of representatives from certain state entities within the California Health and Human Services Agency. The bill would require the interagency workgroup to identify administrative changes for implementation by the participating state entities to improve the coordination of services provided to children in early learning and care programs. The bill would require the interagency workgroup to report on its work to the Governor, Superintendent, and relevant budget and policy committees of the Legislature at least annually. The bill would require the Superintendent, on or before January 15, 2021, to establish a quality improvement workgroup composed of stakeholders from the early learning and care community and other early learning and care experts. <b>Last Amended on 9/6/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 11</a> <a href="#">Chiu D</a>  Community Redevelopment Law of 2019.	ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/25/2019)(May be acted upon Jan 2020)	Current law dissolved redevelopment agencies as of February 1, 2012, and designates successor agencies to act as successor entities to the dissolved redevelopment agencies. This bill, the Community Redevelopment Law of 2019, would authorize a city or county, or two or more cities acting jointly, to propose the formation of an affordable housing and infrastructure agency by adoption of a resolution of intention that meets specified requirements, including that the resolution of intention include a passthrough provision and an override passthrough provision, as defined. <b>Last Amended on 4/11/2019</b>		League Position: Watch CSAC Positions: Watch
<a href="#">AB 35</a> <a href="#">Kalra D</a>  Worker safety: blood lead levels: reporting.	ASSEMBLY ENROLLED 9/18/2019 - Enrolled and presented to the Governor at 3:30 p.m.	Would require the State Department of Public Health to consider a report from a laboratory of an employee's blood lead level at or above 20 micrograms per deciliter to be injurious to the health of the employee and to report that case within 5 business days of receiving the report to the Division of Occupational Safety and Health. The bill would further provide that the above-described report would constitute a serious violation and subject the employer or place of employment to an investigation, as provided, by the division, and would require the division to make any citations or fines imposed as a result of the investigation publicly available on an annual basis. <b>Last Amended on 9/3/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 36</a> <a href="#">Bloom D</a>  Residential	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		League Position: Watch CSAC Position: No position

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tenancies: rent control.		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. <b>Last Amended on 4/22/2019</b>		
<a href="#">AB 69</a> <a href="#">Ting D</a>  Land use: accessory dwelling units.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/5/2019)(May be acted upon Jan 2020)	Current law requires the Department of Housing and Community Development to propose building standards to the California Building Standards Commission, and to adopt, amend, or repeal rules and regulations governing, among other things, apartment houses and dwellings, as specified. This bill would require the department to propose small home building standards governing accessory dwelling units smaller than 800 square feet, junior accessory dwelling units, and detached dwelling units smaller than 800 square feet, as specified, and to submit the small home building standards to the California Building Standards Commission for adoption on or before January 1, 2021. <b>Last Amended on 6/20/2019</b>		League Position: Watch CSAC Position: Support
<a href="#">AB 116</a> <a href="#">Ting D</a>  Local government.	ASSEMBLY CHAPTERED 10/9/2019 - Signed by the Governor	Current law authorizes the legislative body of a city or a county to establish an enhanced infrastructure financing district, with a governing body referred to as a public financing authority, to finance public capital facilities or other specified projects of communitywide significance. Current law requires a public financing authority to adopt an infrastructure financing plan and hold a public hearing on the plan, as specified. Current law authorizes the public financing authority to issue bonds for these purposes upon approval by 55% of the voters voting on a proposal to issue the bonds. Current law requires the proposal submitted to the voters by the public financing authority and the resolution for the issuance of bonds following approval by the voters to include specified information regarding the bond issuance. This bill would instead authorize the public financing authority to issue bonds for these purposes without submitting a proposal to the voters. <b>Last Amended on 9/6/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 122</a> <a href="#">Grayson D</a>  Multidisciplinary teams: human trafficking and domestic violence.	ASSEMBLY 2 YEAR 5/3/2019 - Failed Deadline pursuant to Rule 61(a)(3). (Last location was PUB. S. on 1/24/2019)(May be acted upon Jan 2020)	Current law authorizes a city, county, city and county, or community-based nonprofit organization to establish a domestic violence multidisciplinary personnel team and a human trafficking multidisciplinary personnel team consisting of two or more persons who are trained in the prevention, identification, management, or treatment of domestic violence or human trafficking cases and who are qualified to provide a broad range of services related to domestic violence or human trafficking. Current law authorizes members of those multidisciplinary personnel		League Position: Watch CSAC Position: Watch

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		teams to disclose to one another information and records that may be confidential but that are relevant to the prevention, identification, management, or treatment of those crimes. This bill would remove the prohibition on disclosing confidential information without the individual's informed, written, and reasonably time-limited consent to the disclosure with regards to information obtained from a minor.		
<a href="#">AB 123</a> <a href="#">McCarty D</a>	SENATE 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was ED. on 6/6/2019)(May be acted upon Jan 2020)	Would, commencing with the 2020–21 fiscal year, and notwithstanding any other law, authorize a provider operating a state preschool program within the attendance boundary of a public school, except as provided, where at least 70% of enrolled pupils are eligible for free or reduced-price meals, to enroll 4-year-old children meeting specified priorities. The bill would authorize any remaining slots to be open for enrollment to any other families not otherwise eligible, as provided. The bill would prohibit a state preschool classroom from exceeding 24 children. <b>Last Amended on 4/29/2019</b>		League Position: Watch CSAC Position: No Position
<a href="#">AB 124</a> <a href="#">McCarty D</a>	ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2019)(May be acted upon Jan 2020)	Would require local planning councils to provide information to cities and counties regarding facility needs for early childhood education, including, but not limited to, childcare and preschool, in their jurisdictions. By imposing new duties on local planning councils, the bill would impose a state-mandated local program. <b>Last Amended on 4/22/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 125</a> <a href="#">McCarty D</a>	SENATE 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)	The Child Care and Development Services Act establishes a system of childcare and development services for children up to 13 years of age. Current law requires the Superintendent of Public Instruction to implement a plan that establishes reasonable standards and assigned reimbursement rates, which vary with the length of the program year and the hours of service. Current law requires the reimbursement system to be submitted to the Joint Legislative Budget Committee. This bill would require the Superintendent to implement a reimbursement system plan that establishes reasonable standards and assigned reimbursement rates that would vary with additional factors, including a quality adjustment factor to address the cost of staffing ratios, as provided. <b>Last Amended on 6/18/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 134</a> <a href="#">Blom D</a>	SENATE 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.Q. on	Would require the State Water Resources Control Board to report to the Legislature by July 1, 2025, on its progress in restoring safe drinking water to all California communities and to create an internet website that provides data transparency for all of the board's activities described in this measure. The bill		League Position: Watch CSAC Position: Watch

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Safe Drinking Water Restoration.	6/12/2019)(May be acted upon Jan 2020)	would require the board to develop metrics to measure the efficacy of the fund in ensuring safe and affordable drinking water for all Californians. <b>Last Amended on 5/20/2019</b>		
<a href="#"><u>AB 137</u></a> <a href="#"><u>Cooper D</u></a>  Facilities of the State Plan of Flood Control.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)	Would prohibit a person from concealing, defacing, destroying, modifying, using, occupying, 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. <b>Last Amended on 7/11/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 167</u></a> <a href="#"><u>Rubio, Blanca D</u></a>  Childcare and development services: infants and toddlers: state funding.	ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2019)(May be acted upon Jan 2020)	Would create the California Partnership for Infants and Toddlers, and would provide that a state grant to support the partnership shall be made available and distributed, upon appropriation by the Legislature, to qualifying childcare and development programs and family childcare home education networks that serve infants and toddlers from birth to 3 years of age at a supplemental grant amount of \$4,000 annually per child. <b>Last Amended on 4/3/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 175</u></a> <a href="#"><u>Gipson D</u></a>  Foster care: rights.	ASSEMBLY CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 416, Statutes of 2019.	Current law provides that it is the policy of the state that all minors and nonminors in foster care have specified rights, including, among others, the right to receive medical, dental, vision, and mental health services, the right to be placed in out-of-home care according to their gender identity, regardless of the gender or sex listed in their court or child welfare records, the right to review their own case plan and plan for permanent placement if the child is 12 years of age or older and in a permanent placement, and the right to attend Independent Living Program classes and activities if the child meets applicable age requirements. This bill would instead require all children and nonminor dependents in foster care to have these rights and would revise various rights, including providing the right to review their own case plan and plan for permanent placement to children 10 years of age or older regardless of whether they are in a permanent placement and the right to not be prevented from attending Independent Living Program classes by the caregiver as a punishment. <b>Last Amended on 8/30/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 206</u></a> <a href="#"><u>Chiu D</u></a>	ASSEMBLY CHAPTERED 8/30/2019 - Approved by the Governor. Chaptered by	Would make a property owner, or agent thereof, who participates in a program to abate lead-based paint created as a result of a judgment or settlement in any public nuisance or similar litigation, and all public entities, immune from liability in any		League Position: Watch CSAC Position: Support

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Public nuisance: abatement: lead-based paint.	Secretary of State - Chapter 171, Statutes of 2019.	lawsuit seeking to recover any cost associated with that abatement program. The bill would prohibit participation in a lead paint abatement program from being considered as evidence that a property constitutes a nuisance, or is substandard or untenable, as provided. <b>Last Amended on 5/30/2019</b>		
<a href="#"><u>AB 213</u></a> <a href="#"><u>Reves D</u></a>  Local government finance: property tax revenue allocations: vehicle license fee adjustments.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/19/2019)(May be acted upon Jan 2020)	Would, for the 2019–20 fiscal year, require the vehicle license fee adjustment amount to be the sum of the vehicle license fee adjustment amount in the 2018–19 fiscal year, the product of that sum and the percentage change in gross taxable assessed valuation within the jurisdiction of that entity between the 2018–19 fiscal year to the 2018–19 fiscal year, and the product of the amount of specified motor vehicle license fee revenues that the Controller allocated to the applicable city in July 2010 and 1.17.		League Position: Support CSAC Position: Watch
<a href="#"><u>AB 256</u></a> <a href="#"><u>Aguiar-Curry D</u></a>  Wildlife: California Winter Rice Habitat Incentive Program.	ASSEMBLY CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 420, Statutes of 2019.	Current law requires the lessees of the rice lands to have the owners of record execute the contracts and defines “productive agricultural rice lands that are winter-flooded” for these purposes. Current law requires each contract to include, among other things, an agreement by the owner and any lessee to restore, enhance, and protect the waterfowl habitat character of the described land. This bill would no longer require the lessees of the rice lands to have the owners of record execute the contracts and would revise the definition of “productive agricultural rice lands that are winter-flooded.” The bill would revise that agreement to instead require an agreement by the owner or the lessee to restore, enhance, and protect the waterfowl habitat character of an established number of acres of described land that may be annually rotated provided that the minimum contracted acreage amount is achieved for each of the contracted winter flooding seasons. <b>Last Amended on 9/3/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 281</u></a> <a href="#"><u>Frazier D</u></a>  Transmission and distribution lines: undergrounding and fire hardening.	ASSEMBLY 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was U. & E. on 4/22/2019)(May be acted upon Jan 2020)	Would require the Public Utilities Commission to require electrical corporations to develop and administer programs to replace overhead electric facilities along public streets and roads, and on other public or private properties in high fire threat districts, as determined by the commission, with underground electric facilities. <b>Last Amended on 4/22/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 293</u></a> <a href="#"><u>Garcia, Eduardo D</u></a>	ASSEMBLY CHAPTERED 7/12/2019 - Approved by the Governor. Chaptered by	Current law, until January 1, 2031, establishes the Compliance Offsets Protocol Task Force to provide guidance to the state board in approving new offset protocols for a market-based compliance mechanism for the purposes of increasing offset projects with direct environmental benefits in the state while prioritizing		League Position: Watch CSAC Position: Watch

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Greenhouse gases: offset protocols.	Secretary of State - Chapter 85, Statutes of 2019.	disadvantaged communities, Native American or tribal lands, and rural and agricultural regions. This bill would require the task force to consider the development of additional offset protocols, including, but not limited to, protocols for the enhanced management or conservation of agricultural and natural lands, and for the enhancement and restoration of wetlands. <b>Last Amended on 4/2/2019</b>		
<a href="#">AB 302</a> <a href="#">Berman D</a>  Parking: homeless students.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/5/2019)(May be acted upon Jan 2020)	Would, until December 31, 2023, require a community college campus that has parking facilities on campus to grant overnight access to those facilities, commencing on or before July 1, 2021, to any homeless student who is enrolled in coursework, has paid any enrollment fees that have not been waived, and is in good standing with the community college, for the purpose of sleeping in the student's vehicle overnight. The bill would require the governing board of the community college district, commencing on or before July 1, 2021, and with the participation of student representatives, to determine a plan of action to implement this requirement, as specified. <b>Last Amended on 8/30/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 324</a> <a href="#">Aguiar-Curry D</a>  Childcare services: state-subsidized childcare: professional support stipends.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)	Current law requires that moneys in a specified item of the Budget Act of 2000 be allocated to local child care and development planning councils based on the percentage of state-subsidized, center-based childcare funds received in the county in which the council is located, and requires that these funds be used to address the retention of qualified childcare employees in state-subsidized childcare centers. Current law authorizes these funds, and other specified funds, appropriated for these purposes, to be used in the County of Los Angeles if specified requirements met. This bill would instead require these funds to be used to address the professional support of qualified childcare employees in state-subsidized childcare centers. <b>Last Amended on 6/27/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 448</a> <a href="#">Garcia, Eduardo D</a>  Water rights: stockponds.	ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/24/2019)(May be acted upon Jan 2020)	Would provide that the owner of a stockpond built prior to January 1, 2019, that does not have a capacity greater than 10 acre-feet may obtain a right to appropriate water for the principal purpose of watering livestock if that person files a claim for a water right with the State Water Resources Control Board accompanied by a fee not later than December 31, 2021, with certain exceptions. Upon the issuance of a certificate by the board for an appropriation of water obtained under the bill's provisions, the bill would require the board to provide in writing conditions to which the appropriation is subject. <b>Last Amended on 4/3/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">AB 452</a> <a href="#">Mullin D</a>	SENATE 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was ED. on	Current law requires that a local educational agency or a contracting agency using facilities purchased by the use of funds from the Child Care Facilities Revolving Fund be charged a leasing fee, as provided, over a 10-year period. Current law requires title to be transferred from the State of California to the local educational		League Position: No Position CSAC Position: Watch

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<p>Childcare: facilities: grants.</p>	<p>6/6/2019)(May be acted upon Jan 2020)</p>	<p>agency or contracting agency upon full repayment of the purchase and relocation costs. Current law requires the Superintendent to deposit all revenue derived from the lease payments or renovation or repair loan repayments into the Child Care Facilities Revolving Fund. This bill would repeal that loan program, except as provided, and would require all moneys in the Child Care Facilities Revolving Fund as of December 31, 2019, to be transferred to the California Childcare Facilities Grant Fund, which would be established by this bill to fund, upon an appropriation by the Legislature, a grant program administered by the State Department of Education. <b>Last Amended on 4/29/2019</b></p>		
<p><a href="#"><u>AB 454</u></a> <a href="#"><u>Kalra D</u></a>  Migratory birds: California Migratory Bird Protection Act.</p>	<p>ASSEMBLY CHAPTERED 9/27/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 349, Statutes of 2019.</p>	<p>Current federal law, the Migratory Bird Treaty Act, provides for the protection of migratory birds, as specified. The federal act also authorizes states and territories of the United States to make and enforce laws or regulations that give further protection to migratory birds, their nests, and eggs. Current state law makes unlawful the taking or possession of any migratory nongame bird, or part of any migratory nongame bird, as designated in the federal act, except as provided by rules and regulations adopted by the United States Secretary of the Interior under provisions of the federal act. This bill, the California Migratory Bird Protection Act, would instead, until January 20, 2025, make unlawful the taking or possession of any migratory nongame bird designated in the federal act before January 1, 2017, any additional migratory nongame bird that may be designated in the federal act after that date, or any part of those migratory nongame birds, except as provided by rules and regulations adopted by the United States Secretary of the Interior under the federal act before January 1, 2017, or subsequent rules or regulations adopted pursuant to the federal act, unless those rules or regulations are inconsistent with the Fish and Game Code. <b>Last Amended on 5/16/2019</b></p>		<p>League Position: No position CSAC Position: Watch</p>
<p><a href="#"><u>AB 457</u></a> <a href="#"><u>Quirk D</u></a>  Occupational safety and health: lead: permissible exposure levels.</p>	<p>SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/13/2019)(May be acted upon Jan 2020)</p>	<p>Current law requires the Division of Occupational Safety and Health in the Department of Industrial Relations, known as Cal-OSHA, to propose to the board for its review and adoption, a standard that protects the health and safety of employees who engage in lead-related construction work and meets all requirements imposed by the federal Occupational Safety and Health Administration. Existing regulations promulgated by the division require an employer to ensure that an employee is not exposed to lead at concentrations greater than 50 micrograms per cubic meter of air averaged over an 8-hour period. This bill would require Cal-OSHA to conduct rulemaking, in conjunction with the standards board, as specified, to complete the rulemaking and adopt the lead standards in the regulations described above no later than February 1, 2020. <b>Last Amended on 5/13/2019</b></p>		<p>League Position: Watch CSAC Position: Pending</p>

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<p><a href="#"><u>AB 530</u></a>  <a href="#"><u>Aguiar-Curry D</u></a></p> <p>The Fairfield-Suisun Sewer District.</p>	<p>ASSEMBLY CHAPTERED 7/10/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 69, Statutes of 2019.</p>	<p>The Fairfield-Suisun Sewer District Act creates the Fairfield-Suisun Sewer District and grants to the district various powers relating to the treatment and disposal of sewage. The current act provides for the election of a board of directors for the district and administrative procedures for the operation of the district. Violation of regulations adopted by the board is a misdemeanor. This bill would make various administrative changes to the act, including removing the requirement that the district appoint a clerk and changing the posting requirements for regulations. <b>Last Amended on 4/22/2019</b></p>		<p>League Position: Watch          CSAC Position: No position</p>
<p><a href="#"><u>AB 539</u></a>  <a href="#"><u>Limón D</u></a></p> <p>California Financing Law: consumer loans: charges.</p>	<p>ASSEMBLY ENROLLED 9/25/2019 - Enrolled and presented to the Governor at 3:30 p.m.</p>	<p>The California Financing Law (CFL) provides for the licensure and regulation of finance lenders and brokers by the Commissioner of Business Oversight. The CFL prohibits anyone from engaging in the business of a finance lender or broker without obtaining a license. This bill, entitled the Fair Access to Credit Act, would authorize a finance lender, with respect to a loan of a bona fide principal amount of \$2,500 or more but less than \$10,000, to contract for or receive charges at a rate not exceeding an annual simple interest rate of 36% plus the Federal Funds Rate. The bill would require finance lenders making loans subject to these provisions to, among other requirements, report each borrower’s payment performance to at least one consumer reporting agency that compiles and maintains files on consumers on a nationwide basis and to also offer, at no cost to the borrower, a credit education program or seminar that has been previously reviewed and approved by the commissioner, in accordance with specific requirements. <b>Last Amended on 9/4/2019</b></p>	<p>Support</p>	<p>League Position: Watch          CSAC Position: No position</p>
<p><a href="#"><u>AB 578</u></a>  <a href="#"><u>Mullin D</u></a></p> <p>Teachers: The California STEM Teaching Pathway Act of 2019.</p>	<p>ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2019)(May be acted upon Jan 2020)</p>	<p>Would establish the California STEM Teaching Pathway for purposes of recruiting, preparing, supporting, and retaining qualified science, technology, engineering, and mathematics (STEM) professionals, including military veterans, as mathematics, science, engineering, and computer science teachers in California. The bill would authorize various activities as part of the California STEM Teaching Pathway. <b>Last Amended on 4/29/2019</b></p>		<p>League Position: Watch          CSAC Position: No position</p>
<p><a href="#"><u>AB 600</u></a>  <a href="#"><u>Chu D</u></a></p> <p>Local government: organization: disadvantaged</p>	<p>ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 612, Statutes of 2019.</p>	<p>The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 provides the authority and procedure for the initiation, conduct, and completion of changes of organization, reorganization, and sphere of influence changes for cities and districts, as specified. Existing law prohibits a local agency formation commission from approving an annexation to a city of any territory greater than 10 acres, or as determined by commission policy, where there exists a disadvantaged</p>		<p>League Position: Watch          CSAC Position: Watch</p>

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<p>unincorporated communities.</p>		<p>unincorporated community that is contiguous to the area of proposed annexation, unless an application to annex the disadvantaged unincorporated community into the subject city has been filed. This bill would clarify that the prohibition on approving an annexation involving a disadvantaged unincorporated community, as described above, applies to the annexation of territory greater than 10 acres, or smaller as determined by commission policy. The bill would also provide that the existing approval prohibition and the exemptions to the application requirement apply to the annexation of two or more contiguous areas that take place within 5 years of each other and that are individually less than 10 acres but cumulatively more than 10 acres. <b>Last Amended on 9/4/2019</b></p>		
<p><a href="#"><u>AB 627</u></a> <a href="#"><u>Frazier D</u></a>  Developmental services: regional centers.</p>	<p>SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)</p>	<p>Would require the Director of Developmental Services to identify regional centers that are in need of a satellite office or satellite offices in catchment areas where barriers to access may exist. The bill would require the director, on or before July 1, 2020, to consult with each regional center identified by the director to determine an appropriate location for the satellite office or offices. The bill would require each regional center identified by the director to inform the public of its plans to open one or more satellite offices, and to offer services to individuals with developmental disabilities at those satellite offices on or before July 1, 2021. <b>Last Amended on 5/16/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 641</u></a> <a href="#"><u>Frazier D</u></a>  Developmental services: integrated competitive employment.</p>	<p>ASSEMBLY 2 YEAR 6/4/2019 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2019)</p>	<p>Current law establishes the Employment First Policy, which is the policy that opportunities for integrated, competitive employment be given the highest priority for working age individuals with developmental disabilities, regardless of the severity of their disabilities. Current law authorizes a consumer to choose a tailored day service or vouchered community-based training service, in lieu of any other regional center vendored day program, look-alike day program, supported employment program, or work activity program. This bill would authorize a consumer in a supported employment program or work activity program who has the stated goal of integrated competitive employment in their IPP to request to use tailored day services in conjunction with their existing program to achieve that goal, if specified criteria are met, including that the type, amount, and provider of tailored day service allowed under these provisions is determined through the IPP process. The bill would specify the maximum hours of tailored day services that may be authorized in conjunction with existing services under these provisions. <b>Last Amended on 3/21/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>

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<p><a href="#"><u>AB 675</u></a> <a href="#"><u>Rodriguez D</u></a></p> <p>Prisons: security assessments.</p>	<p>ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/10/2019)(May be acted upon Jan 2020)</p>	<p>Current law establishes the Department of Corrections and Rehabilitation (CDCR) and charges them with jurisdiction over the prisons and correctional institutions of the state, as specified. This bill would require the CDCR to conduct a security inspection and audit, as specified, of each facility that houses inmates at regular intervals, but at least every 4 years. <b>Last Amended on 3/20/2019</b></p>		<p>League Position: Watch CSAC Position: No position</p>
<p><a href="#"><u>AB 721</u></a> <a href="#"><u>Grayson D</u></a></p> <p>Workforce training programs: supportive services.</p>	<p>ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2019)(May be acted upon Jan 2020)</p>	<p>Would require the California Workforce Development Board, in partnership with the State Department of Social Services and the Office of the Chancellor of the California Community Colleges, to establish and administer the Lifting Families Out of Poverty Workforce Training Supportive Services Program. The bill would require the board, upon appropriation by the Legislature for that purpose, to make \$50,000,000 in grants available to consortia, composed of representatives from local workforce development boards, county welfare departments, community colleges, or other stakeholders, that apply for funding to provide supportive services, as defined, and are approved in accordance with the bill. <b>Last Amended on 4/25/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 754</u></a> <a href="#"><u>Grayson D</u></a></p> <p>Regional notification centers: GIS data: excavations.</p>	<p>ASSEMBLY CHAPTERED 10/3/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 494, Statutes of 2019.</p>	<p>Current law requires every operator of a subsurface installation, including specified private entities and any state or local public agency except the Department of Transportation, to become a member of, participate in, and share in the costs of, a regional notification center, defined to mean a nonprofit association or other organization of operators of subsurface installations that provides advance warning of excavations or other work close to existing subsurface installations, for the purpose of protecting those installations from damage, removal, relocation, or repair. This bill would authorize the Department of Technology to provide GIS data to a regional notification center, as specified. The bill would require the department to collect payment from a regional notification center to cover its reasonable costs for providing GIS data pursuant to those provisions. The bill would provide that a state agency is not liable to a regional notification center or other third party for providing GIS data pursuant to these provisions. <b>Last Amended on 9/10/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 782</u></a> <a href="#"><u>Berman D</u></a></p> <p>California</p>	<p>ASSEMBLY CHAPTERED 8/30/2019 - Approved by the Governor. Chaptered by</p>	<p>CEQA requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill</p>		<p>League Position: Watch CSAC Position: Watch</p>

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Environmental Quality Act: exemption: public agencies: land transfers.	Secretary of State - Chapter 181, Statutes of 2019.	ould exempt from CEQA the acquisition, sale, or other transfer of interest in land by a public agency for certain purposes, or the granting or acceptance of funding by a public agency for those purposes. <b>Last Amended on 5/28/2019</b>		
<a href="#"><u>AB 812</u></a> <a href="#"><u>Frazier D</u></a>  Developmental services: Inspector General.	ASSEMBLY 2 YEAR 6/4/2019 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2019)	Would require the State Department of Developmental Services, on or before July 1, 2020, to convene a working group of consumers, consumer representatives, and representatives of specified agencies to examine topics related to oversight and accountability of the developmental services system. The bill would require the department, on or before January 1, 2021, to report to the Legislature any findings and policy recommendations resulting from working group’s examination. <b>Last Amended on 4/25/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 813</u></a> <a href="#"><u>Frazier D</u></a>  Developmental services: alternative dispute resolution.	ASSEMBLY 2 YEAR 6/4/2019 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was APPR. SUSPENSE FILE on 5/15/2019)	Would require each regional center to establish a dispute resolution program to hear and decide disputes between the regional center and consumers regarding the provision of services and eligibility for services. The bill would authorize the State Department of Developmental Services to establish a grant program to provide funding to regional centers to establish the dispute resolution programs and enable regional centers to operate the dispute resolution programs, as specified. <b>Last Amended on 4/24/2019</b>		League Position: No position CSAC Position: Watch
<a href="#"><u>AB 819</u></a> <a href="#"><u>Stone, Mark D</u></a>  Foster care.	ASSEMBLY ENROLLED 9/24/2019 - Enrolled and presented to the Governor at 3:30 p.m.	Would require counties and foster family agencies, when a resource family seeks approval by a subsequent foster family agency or transfer of their approval to a county, to request or provide documents in the resource family file maintained by a county or the resource family case record maintained by a foster family agency, including any updates to the file or record. By imposing additional duties on counties, the bill would impose a state-mandated local program. <b>Last Amended on 9/5/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 823</u></a> <a href="#"><u>Arambula D</u></a>  Developmental services.	ASSEMBLY 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was HUM. S. on 3/4/2019)(May be acted upon Jan 2020)	Current law requires the State Department of Developmental Services to establish policies and procedures for the development of an annual community placement plan by regional centers. Current law requires those policies to address statewide priorities, plan requirements, and the statutory roles of regional centers, developmental centers, and regional resource development projects in the process of assessing consumers for community living and in the development of community resources This bill would expressly include mobile crisis services and paid employment for service providers as a means for which the department is authorized to establish guidelines for the usage of community placement funds.		League Position: Watch CSAC Position: Watch

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<p><a href="#"><u>AB 831</u></a> <a href="#"><u>Gravson D</u></a></p> <p>Department of Housing and Community Development: study: local fees: new developments.</p>	<p>SENATE RLS. 6/6/2019 - Referred to Com. on RLS.</p>	<p>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. <b>Last Amended on 5/16/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 836</u></a> <a href="#"><u>Wicks D</u></a></p> <p>Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program.</p>	<p>ASSEMBLY CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 393, Statutes of 2019.</p>	<p>Would establish until January 1, 2025, the Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program, to be administered by the State Air Resources Board, to provide funding through a grant program to retrofit ventilation systems to create a network of clean air centers in order to mitigate the adverse public health impacts due to wildfires and other smoke events, as specified. The bill would specify that moneys for the program would be available upon appropriation, and that the implementation of these provisions is contingent upon an appropriation by the Legislature in the annual Budget Act or another statute for this purpose. <b>Last Amended on 8/30/2019</b></p>		<p>League Position: Support CSAC Position: Pending</p>
<p><a href="#"><u>AB 847</u></a> <a href="#"><u>Gravson D</u></a></p> <p>Housing: transportation-related impact fees grant program.</p>	<p>ASSEMBLY 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. &amp; C.D. on 4/1/2019)(May be acted upon Jan 2020)</p>	<p>Would require the Department of Housing and Community Development , upon appropriation by the Legislature, to establish a competitive grant program to award grants to cities and counties to offset up to 100% of any transportation-related impact fees exacted upon a qualifying housing development project, as defined, by the local jurisdiction. <b>Last Amended on 3/27/2019</b></p>		<p>League Position: Take to policy committee CSAC Position: Watch</p>
<p><a href="#"><u>AB 849</u></a> <a href="#"><u>Bonta D</u></a></p> <p>Elections: city and county redistricting.</p>	<p>ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 557, Statutes of 2019.</p>	<p>Current law establishes criteria and procedures pursuant to which cities and counties adjust or adopt council and supervisorial district area boundaries, as applicable, for the purpose of electing members of the governing body of each of those local jurisdictions. This bill would revise and recast these provisions. The bill would require the governing body of each local jurisdiction described above to adopt new district boundaries after each federal decennial census, except as specified. The bill would specify redistricting criteria and deadlines for the adoption of new boundaries by the governing body. The bill would specify hearing procedures that would allow the public to provide input on the placement of boundaries and on proposed boundary maps. The bill would require the governing</p>		<p>League Position: Removal of opposition CSAC Position: Neutral</p>

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		body to take specified steps to encourage the residents of the local jurisdiction to participate in the redistricting process. <b>Last Amended on 9/4/2019</b>		
<a href="#"><u>AB 901</u></a> <a href="#"><u>Gipson D</u></a>  Juveniles.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was ED. on 9/9/2019)(May be acted upon Jan 2020)	In a county that has not elected to participate in a truancy mediation program, current law authorizes the county superintendent of schools to petition the juvenile court on behalf of a pupil for proper disposition of a case. In a county that has not established a school attendance review board, existing law authorizes the school district to notify the district attorney or probation officer, as specified, that available community resources cannot resolve the problem of truancy or insubordination. This bill would repeal the authority of the county superintendent of schools to petition the juvenile court on behalf of a pupil, as described above, in a county that has not elected to participate in a truancy mediation program. <b>Last Amended on 9/6/2019</b>	Oppose	League Position: Watch CSAC Position: Pending
<a href="#"><u>AB 933</u></a> <a href="#"><u>Petrie-Norris D</u></a>  Ecosystem resilience: watershed protection: watershed coordinators.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)	Would authorize the Department of Conservation, to the extent funds are available, to establish and administer the Ecosystem Resilience Program to fund watershed coordinator positions, as provided, and other necessary costs, throughout the state for the purpose of achieving specified goals, including the goal to develop and implement watershed improvement plans, and other plans to enhance the natural functions of a watershed, aligned with multiple statewide and regional objectives across distinct bioregions. The bill would require the department to develop performance measures and accountability controls to track progress and outcomes of all watershed coordinator grants. <b>Last Amended on 7/11/2019</b>		League Position: No position CSAC Position: Pending
<a href="#"><u>AB 936</u></a> <a href="#"><u>Rivas, Robert D</u></a>  Oil spills: response and contingency planning.	ASSEMBLY ENROLLED 9/19/2019 - Enrolled and presented to the Governor at 3:30 p.m.	Would define “nonfloating oil” for purposes of the Lempert-Keene-Seastrand Oil Spill Prevention and Response Act. The bill would require the administrator to hold, on or before January 1, 2022, a technology workshop that shall include the topic of technology for addressing nonfloating oil spills, and, in fulfilling specified duties, to consider information gained from technology workshops, as well as available scientific and technical literature concerning nonfloating oil spill response technology. The bill would require the administrator to include in the revision to the California oil spill contingency plan due on or before January 1, 2023, provisions addressing nonfloating oil. <b>Last Amended on 9/6/2019</b>		League Position: Watch CSAC Position: Pending
<a href="#"><u>AB 1001</u></a> <a href="#"><u>Ting D</u></a>  Child care: strategic planning councils.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on	Current law requires a local planning council, by May 30 of each year, and upon approval by the county board of supervisors and the county superintendent of schools, to submit to the State Department of Education the local priorities it has identified that reflect all child care needs in the county, and requires the local planning council, in order to identify those local priorities, to do certain things, including, among others, encourage public input in the development of the		League Position: Watch CSAC Position: Watch

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	8/12/2019)(May be acted upon Jan 2020)	priorities, collaborate with specified entities to foster partnerships designed to meet local child care needs, and conduct an assessment of child care needs in the county at least once every 5 years. Current law defines “child care” for purposes of these provisions to mean all licensed child care and development services and license-exempt child care for all children up to and including 12 years of age, as provided. This bill would rename “local planning council” to “strategic planning council” and would revise the definition of “child care” to include early childhood education services. <b>Last Amended on 7/3/2019</b>		
<a href="#"><u>AB 1019</u></a> <a href="#"><u>Frazier D</u></a>  Apprenticeship: developmentally disabled persons.	ASSEMBLY CHAPTERED 7/31/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 164, Statutes of 2019.	Current law establishes the Interagency Advisory Committee on Apprenticeship (committee) within the Division of Apprenticeship Standards within the Department of Industrial Relations, and requires that committee to provide advice and guidance to the Administrator of Apprenticeship and the Chief of the Division of Apprenticeship Standards on apprenticeship programs, standards, and agreements, as well as preapprenticeship, certification, and on-the-job training and retraining programs, in nonbuilding trades industries This bill would add to the ex officio members of the committee the Director of Rehabilitation and the executive director of the State Council on Developmental Disabilities. <b>Last Amended on 4/10/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 1128</u></a> <a href="#"><u>Petrie-Norris D</u></a>  Program of All-Inclusive Care for the Elderly.	ASSEMBLY ENROLLED 9/23/2019 - Enrolled and presented to the Governor at 3:30 p.m.	Would exempt from licensure by the State Department of Public Health a primary care clinic, an adult day health care center, or a home health agency, that is approved by the State Department of Health Care Services to operate exclusively as part of a PACE organization or that provides services to individuals who are being assessed for eligibility to enroll in the PACE program for not more than 60 calendar days after an individual submits an application for enrollment. The bill would instead subject those entities to oversight and regulation by the State Department of Health Care Services. The bill would require those entities to comply with the operating standards described in their respective provisions, except as modified by the State Department of Health Care Services, to meet the needs of PACE participants or those individuals being assessed. <b>Last Amended on 9/6/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 1137</u></a> <a href="#"><u>Nazarian D</u></a>  The California Department of Aging.	SENATE 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on	The Mello-Granlund Older Californians Act establishes the California Department of Aging in the California Health and Human Services Agency, and sets forth its mission to provide leadership to the area agencies on aging in developing systems of home- and community-based services that maintain individuals in their own homes or least restrictive homelike environments. Current law requires the department to develop minimum standards for service delivery, and requires those		League Position: Watch CSAC Position: Watch

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	7/1/2019)(May be acted upon Jan 2020)	standards to ensure that a system meets specified requirements, including that it has cost containment and fiscal incentives consistent with the delivery of appropriate services at the appropriate level. This bill would delete that cost containment and fiscal incentives requirement <b>Last Amended on 4/22/2019</b>		
<a href="#"><u>AB 1194</u></a> <a href="#"><u>Frazier D</u></a>  Sacramento-San Joaquin Delta: Delta Stewardship Council.	ASSEMBLY 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was W.,P. & W. on 3/11/2019)(May be acted upon Jan 2020)	Would increase the membership of the Delta Stewardship Council to 13 members, including 11 voting members and 2 nonvoting members, as specified. By imposing new duties upon local officials to appoint new members to the council, the bill would impose a state-mandated local program.		League Position: Watch CSAC Position: Pending
<a href="#"><u>AB 1220</u></a> <a href="#"><u>Garcia, Cristina D</u></a>  Metropolitan water districts.	ASSEMBLY CHAPTERED 7/10/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 71, Statutes of 2019.	Under the Metropolitan Water District Act, the board of a metropolitan water district is required to consist of at least one representative from each member public agency, as prescribed. The act authorizes each member public agency to appoint additional representatives not exceeding one additional representative for each 5% of the assessed valuation of property taxable for district purposes within the entire district that is within the boundaries of that member public agency. This bill would prohibit a member public agency from having fewer than the number of representatives it had as of January 1, 2019. <b>Last Amended on 3/28/2019</b>		League Position: Watch CSAC Position: Pending
<a href="#"><u>AB 1275</u></a> <a href="#"><u>Santiago D</u></a>  Mental health services: county pilot program.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/14/2019)(May be acted upon Jan 2020)	Would require the State Department of Health Care Services to establish a 3-year pilot project to include the County of Los Angeles and up to 9 additional counties in which each participating county would be required to establish an outreach team, comprised of county employees, to provide outreach services to individuals with a history of mental illness or substance use disorders who are unable to provide for urgently needed medical care and who are homeless or at risk of experiencing homelessness. <b>Last Amended on 5/16/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 1299</u></a> <a href="#"><u>Salas D</u></a>  Petroleum refineries: air monitoring systems.	SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was THIRD READING on 9/12/2019)(May be acted upon Jan 2020)	Current law generally designates air pollution control and air quality management districts with the primary responsibility for the control of air pollution from all sources other than vehicular sources. Current law requires a refinery-related community air monitoring system, as defined, to be installed on or before January 1, 2020, as specified, and requires an air district to design, develop, install, operate, and maintain the refinery-related community air monitoring system or to contract with a 3rd party to provide those services. Existing law requires an owner or operator of a petroleum refinery to develop, install, operate, and maintain a fence-line monitoring system, as defined, on or before January 1, 2020, as specified. This		League Position: Watch CSAC Position: Watch

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		bill, for the above-stated purposes, would define petroleum refinery, as specified, and exclude certain small refineries. <b>Last Amended on 9/10/2019</b>		
<a href="#"><u>AB 1362</u></a> <a href="#"><u>O'Donnell D</u></a>	ASSEMBLY CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 395, Statutes of 2019.	Would require the Public Utilities commission to post, in a consolidated location on its internet website, residential electric rate tariffs and programs of electrical corporations, electric service providers, and community choice aggregators to enable customers and local governments to compare rates, services, environmental attributes, and other offerings. The bill would require this information to also be available and easily accessible on those electricity providers' internet websites. The bill would require each of those electricity providers to make available to the commission all information about its residential electric rate tariffs and programs. <b>Last Amended on 8/13/2019</b>		League Position: Watch CSAC Position: Pending
<a href="#"><u>AB 1396</u></a> <a href="#"><u>Obernolte R</u></a>	ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 628, Statutes of 2019.	Would authorize the court to order a restrained party, if appropriate, to participate in mandatory clinical counseling or anger management courses, as specified, when the court issues a protective order for abuse involving acts of physical abuse or acts of deprivation by a care custodian of goods or services that are necessary to avoid physical harm or mental suffering. The bill would require the Judicial Council, on or before January 1, 2021, to revise or promulgate forms as necessary to effectuate these provisions. <b>Last Amended on 8/19/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 1436</u></a> <a href="#"><u>Stone, Mark D</u></a>	SENATE 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was HUM. S. on 6/12/2019)(May be acted upon Jan 2020)	Current law, exempts certain income from the calculation of a family's income for purposes of determining eligibility for the CalWORKs program, including disability-based unearned income, in accordance with specified provisions, depending upon whether or not that income exceeds \$225. This bill would incrementally increase the above amounts of exempted income on an annual basis, commencing on January 1, 2020. The bill would declare that no appropriation would be made for purposes of the bill pursuant to the provision continuously appropriating funds for the CalWORKs program. <b>Last Amended on 5/16/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>AB 1483</u></a> <a href="#"><u>Grayson D</u></a>	ASSEMBLY CHAPTERED 10/9/2019 - Signed by the Governor	Would require a city, county, or special district to maintain on its internet website, as applicable, a current schedule of fees, exactions, and affordability requirements imposed by the city, county, or special district, including any dependent special district, applicable to a proposed housing development project, all zoning ordinances and development standards, and annual fee reports or annual financial reports, as specified. The bill would require a city, county, or special district to provide on its internet website an archive of impact fee nexus studies, cost of service studies, or equivalent, as specified. By requiring a city or county to include this information on its internet website, the bill would impose a state-mandated local program. <b>Last Amended on 9/6/2019</b>		League Position: Oppose unless amended CSAC Position: Oppose unless amended

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<p><a href="#"><u>AB 1486</u></a> <a href="#"><u>Ting D</u></a></p> <p>Surplus land.</p>	<p>ASSEMBLY CHAPTERED 10/9/2019 - Signed by the Governor</p>	<p>Current law prescribes requirements for the disposal of surplus land by a local agency. Current law defines “local agency” for these purposes as every city, county, city and county, and district, including school districts of any kind or class, empowered to acquire and hold real property. This bill would expand the definition of “local agency” to include sewer, water, utility, and local and regional park districts, joint powers authorities, successor agencies to former redevelopment agencies, housing authorities, and other political subdivisions of this state and any instrumentality thereof that is empowered to acquire and hold real property, thereby requiring these entities to comply with these requirements for the disposal of surplus land. The bill would specify that the term “district” includes all districts within the state, and that this change is declaratory of existing law. <b>Last Amended on 9/6/2019</b></p>	<p>Oppose</p>	<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 1487</u></a> <a href="#"><u>Chiu D</u></a></p> <p>San Francisco Bay area: housing development: financing.</p>	<p>ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 598, Statutes of 2019.</p>	<p>Current law provides for the establishment of various special districts that may support and finance housing development, including affordable housing special beneficiary districts that are authorized to promote affordable housing development with certain property tax revenues that a city or county would otherwise be entitled to receive. This bill, the San Francisco Bay Area Regional Housing Finance Act, would establish the Bay Area Housing Finance Authority (hereafter the authority) and would state that the authority’s purpose is to raise, administer, and allocate funding for affordable housing in the San Francisco Bay area, as defined, and provide technical assistance at a regional level for tenant protection, affordable housing preservation, and new affordable housing production. The bill would provide that the governing board of the Metropolitan Transportation Commission serve as the governing board of the authority. <b>Last Amended on 8/28/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 1516</u></a> <a href="#"><u>Friedman D</u></a></p> <p>Fire prevention: wildfire risk: defensible space and fuels reduction management.</p>	<p>ASSEMBLY ENROLLED 9/24/2019 - Enrolled and presented to the Governor at 3:30 p.m.</p>	<p>Current law requires that a person who owns, leases, controls, operates, or maintains an occupied dwelling or structure in, upon, or adjoining a mountainous area, forest-covered land, brush-covered land, grass-covered land, or land that is covered with flammable material that is within a very high fire hazard severity zone, as designated by a local agency, or a building or structure in, upon, or adjoining those areas or lands within a state responsibility area, to maintain a defensible space of 100 feet from each side and from the front and rear of the structure, as specified. A repeated violation within a specified timeframe of those requirements is a crime. This bill would require a person described above to utilize more intense fuel reductions between 5 and 30 feet around the structure, and to create an ember-resistant zone within 5 feet of the structure, as provided. <b>Last Amended on 9/6/2019</b></p>		<p>League Position: Watch CSAC Position: Support</p>

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<p><a href="#"><u>AB 1544</u></a> <a href="#"><u>Gipson D</u></a></p> <p>Community Paramedicine or Triage to Alternate Destination Act.</p>	<p>SENATE 2 YEAR 9/15/2019 - Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/10/2019)(May be acted upon Jan 2020)</p>	<p>Would establish within the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act until January 1, 2030, the Community Paramedicine or Triage to Alternate Destination Act of 2019. The bill would authorize a local EMS agency to develop a community paramedicine or triage to alternate destination program, as defined, to provide specified community paramedicine services. The bill would require the authority to develop regulations to establish minimum standards for a program and would further require the Commission on Emergency Medical Services to review and approve those regulations. <b>Last Amended on 8/30/2019</b></p>	<p>Oppose</p>	<p>League Position: Support CSAC Position: Neutral</p>
<p><a href="#"><u>AB 1560</u></a> <a href="#"><u>Friedman D</u></a></p> <p>California Environmental Quality Act: transportation: major transit stop.</p>	<p>ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 631, Statutes of 2019.</p>	<p>CEQA requires the Office of Planning and Research to prepare and propose guidelines for the implementation of CEQA by public agencies and the Secretary of the Natural Resources Agency to certify and adopt the guidelines. CEQA requires the office to propose revisions to the guidelines establishing criteria for determining the significance of transportation impacts of projects within transit priority areas to meet certain objectives. CEQA defines “transit priority area” as an area within 1/2 mile of a major transit stop. This bill would revise the definition of “major transit stop” to include a bus rapid transit station, as defined. <b>Last Amended on 8/26/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 1631</u></a> <a href="#"><u>Gray D</u></a></p> <p>Fire protection: volunteer firefighters: training.</p>	<p>ASSEMBLY 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2019)(May be acted upon Jan 2020)</p>	<p>Would require the State Fire Marshal to employ at least 5 traveling training officers and any necessary equipment to provide weekend and evening training classes year-round, as specified, to volunteer fire departments and those fire departments consisting of a combination of volunteer, partly paid, or fully paid members. The bill would also authorize firefighters to receive 100% reimbursement of actual costs from the State Fire Marshal for attending training classes at a local community college if the State Fire Marshal is unable to provide training classes.</p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 1633</u></a> <a href="#"><u>Grayson D</u></a></p> <p>Regional transportation plans: traffic signal optimization plans.</p>	<p>ASSEMBLY CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State - Chapter 633, Statutes of 2019.</p>	<p>Current law designates the Metropolitan Transportation Commission (MTC) as the regional transportation planning agency for the 9-county San Francisco Bay area, with various powers and duties relative to transportation planning, programming, and funding. This bill would authorize a city located within the jurisdiction of MTC to develop and implement a traffic signal optimization plan intended to reduce travel times, the number of stops, and fuel use. The bill would also require the Department of Transportation and a city that develops a traffic signal optimization plan pursuant to these provisions to coordinate on any adjustments to traffic signals owned or operated by the department. <b>Last Amended on 8/21/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>

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<p><a href="#"><u>AB 1643</u></a> <a href="#"><u>Garcia, Eduardo D</u></a></p> <p>Developmental services: fair hearings.</p>	<p>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)</p>	<p>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 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. <b>Last Amended on 6/20/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>AB 1769</u></a> <a href="#"><u>Frazier D</u></a></p> <p>County of Solano: mental health facilities.</p>	<p>ASSEMBLY APPR. SUSPENSE FILE 5/16/2019 - In committee: Held under submission.</p>	<p>Would appropriate \$14,000,000 to the County of Solano from the General Fund in the 2019–20 fiscal year for the planning, construction, and operation of two integrated mental health residential facilities, as specified. The bill would require the county to report specified information to the Governor and the Legislature annually, on or before January 1, of each year, commencing in 2022, and ending, upon repeal of the provision, in 2025. <b>Last Amended on 4/12/2019</b></p>	<p>Support</p>	<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>ACA 1</u></a> <a href="#"><u>Aguiar-Curry D</u></a></p> <p>Local government financing: affordable housing and public infrastructure: voter approval.</p>	<p>ASSEMBLY THIRD READING 8/19/2019 - Read third time. Refused adoption. Motion to reconsider made by Assembly Member Aguiar-Curry.</p>	<p>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. <b>Last Amended on 3/18/2019</b></p>	<p>Support</p>	<p>League Position: Support CSAC Position: Support</p>
<p><a href="#"><u>ACA 3</u></a> <a href="#"><u>Mathis R</u></a></p> <p>Clean Water for All Act.</p>	<p>ASSEMBLY W.,P. &amp; W. 4/30/2019 - In committee: Set, first hearing. Failed passage. Reconsideration granted.</p>	<p>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</p>		<p>League Position: Watch CSAC Position: Watch</p>

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		department, and water quality projects administered by the state board, as provided. <b>Last Amended on 3/20/2019</b>		
<a href="#"><u>ACR 1</u></a> <a href="#"><u>Bonta D</u></a>  Immigration: public charges.	ASSEMBLY CHAPTERED 9/26/2019 - Enrolled and filed with the Secretary of State at 3 p.m. Chaptered by Secretary of State - Res. Chapter 164, Statutes of 2019.	This measure would condemn regulations recently adopted by the Department of Homeland Security to prescribe how a determination of inadmissibility for a person who is not a citizen or national is made based on the likelihood that the person will become a public charge. This measure would also urge the federal government to repeal the new regulations. <b>Last Amended on 9/6/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>ACR 4</u></a> <a href="#"><u>Frazier D</u></a>  CHP Officer Kirk Griess Memorial Highway.	ASSEMBLY CHAPTERED 7/1/2019 - Chaptered by Secretary of State- Chapter 105, Statutes of 2019	This measure would designate the portion of Interstate 505 between the Interstate 80 interchange and the Vaca Valley Parkway in the County of Solano as the CHP Officer Kirk Griess Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.		League Position: No position CSAC Position: No position
<a href="#"><u>AJR 8</u></a> <a href="#"><u>Quirk D</u></a>  Invasive species: federal Nutria Eradication and Control Act of 2003.	ASSEMBLY CHAPTERED 7/8/2019 - Chaptered by Secretary of State- Chapter 117, Statutes of 2019	Would urge the United States Congress to reauthorize and specifically add California to the Nutria Eradication and Control Act of 2003 and to authorize an appropriation of \$4,000,000 to help the state implement a nutria eradication program. <b>Last Amended on 6/4/2019</b>		League Position: No position CSAC Position: Pending
<a href="#"><u>SB 4</u></a> <a href="#"><u>McGuire D</u></a>  Housing.	SENATE 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was GOV. & F. on 4/2/2019)(May be acted upon Jan 2020)	Would authorize a development proponent of a neighborhood multifamily project or eligible transit-oriented development (TOD) 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 unit of up to 2 residential dwelling units in a nonurban community, as defined, or up to 4 residential dwelling units in an urban community, as defined, that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019. <b>Last Amended on 4/10/2019</b>		League Position: Watch CSAC Position: Watch

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<p><a href="#"><u>SB 5</u></a> <a href="#"><u>Beall D</u></a></p> <p>Affordable Housing and Community Development Investment Program.</p>	<p>SENATE ENROLLED 9/18/2019 - Enrolled and presented to the Governor at 4 p.m.</p>	<p>Would establish in state government the Affordable Housing and Community Development Investment Program, which would be administered by the Affordable Housing and Community Development Investment Committee. The bill would authorize a city, county, city and county, joint powers agency, enhanced infrastructure financing district, affordable housing authority, community revitalization and investment authority, transit village development district, or a combination of those entities, to apply to the Affordable Housing and Community Development Investment Committee to participate in the program and would authorize the committee to approve or deny plans for projects meeting specific criteria. The bill would also authorize certain local agencies to establish an affordable housing and community development investment agency and authorize an agency to apply for funding under the program and issue bonds, as provided, to carry out a project under the program. <b>Last Amended on 9/5/2019</b></p>		<p>League Position: Support CSAC Position: Support</p>
<p><a href="#"><u>SB 6</u></a> <a href="#"><u>Beall D</u></a></p> <p>Residential development: available land.</p>	<p>SENATE CHAPTERED 10/9/2019 - Signed by the Governor</p>	<p>Would require the Department of Housing and Community Development to furnish the Department of General Services with a list of local lands suitable and available for residential development as identified by a local government as part of the housing element of its general plan. The bill would require the Department of General Services to create a database of that information and information regarding state lands determined or declared excess and to make this database available and searchable by the public by means of a link on its internet website. <b>Last Amended on 9/6/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 13</u></a> <a href="#"><u>Wieckowski D</u></a></p> <p>Accessory dwelling units.</p>	<p>SENATE CHAPTERED 10/9/2019 - Signed by the Governor</p>	<p>Would authorize the creation of accessory dwelling units in areas zoned to allow single-family or multifamily dwelling residential use. The bill would also revise the requirements for an accessory dwelling unit by providing that the accessory dwelling unit may be attached to, or located within, an attached garage, storage area, or other structure, and that it does not exceed a specified amount of total floor area. This bill contains other related provisions and other existing laws. <b>Last Amended on 9/6/2019</b></p>	<p>Oppose</p>	<p>League Position: Oppose unless amended CSAC Position: Oppose</p>
<p><a href="#"><u>SB 18</u></a> <a href="#"><u>Skinner D</u></a></p> <p>Keep Californians Housed Act.</p>	<p>SENATE CHAPTERED 7/30/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 134, Statutes of 2019.</p>	<p>Current law requires a tenant or subtenant in possession of a rental housing unit under a month-to-month lease at the time that property is sold in foreclosure to be provided 90 days' written notice to quit before the tenant or subtenant may be removed from the property. Current law also provides tenants or subtenants holding possession of a rental housing unit under a fixed-term residential lease entered into before transfer of title at the foreclosure sale the right to possession until the end of the lease term, except in specified circumstances. Current law repeals these provisions as of December 31, 2019. This bill would delete the</p>		<p>League Position: Watch CSAC Position: No position</p>

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		above-described repeal date, thereby extending the operation of these provisions indefinitely. <b>Last Amended on 5/21/2019</b>		
<a href="#"><u>SB 19</u></a> <a href="#"><u>Dodd</u></a> <b>D</b>  Water resources: stream gages.	SENATE CHAPTERED 9/27/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 361, Statutes of 2019.	Would require the Department of Water Resources and the State Water Resources Control Board, upon an appropriation of funds by the Legislature, to develop a plan to deploy a network of stream gages that includes a determination of funding needs and opportunities for modernizing and reactivating existing gages and deploying new gages, as specified. The bill would require the department and the board, in consultation with the Department of Fish and Wildlife, the Department of Conservation, the Central Valley Flood Protection Board, interested stakeholders, and, to the extent they wish to consult, local agencies, to develop the plan to address significant gaps in information necessary for water management and the conservation of freshwater species. <b>Last Amended on 6/11/2019</b>		League Position: Watch CSAC Position: Support
<a href="#"><u>SB 48</u></a> <a href="#"><u>Wiener</u></a> <b>D</b>  Low Barrier Navigation Center developments.	SENATE 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/13/2019)(May be acted upon Jan 2020)	Current law requires that the housing element identify adequate sites for housing, including rental housing, factory-built housing, mobilehomes, and emergency shelters, and to make adequate provision for the existing and projected needs of all economic segments of a community. This bill would revise the requirements of the housing element, as described above, in connection with the identification of zones where emergency shelters are allowed as a permitted use with a conditional use or other discretionary permit. The bill would generally require that emergency shelters be in areas that allow residential use, including mixed-use areas, but would permit designation in nonresidential zones if a zoning designation is not possible where residential use is a permitted use and if a local government can demonstrate that the zone is connected to specified amenities and services. <b>Last Amended on 5/6/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>SB 49</u></a> <a href="#"><u>Skinner</u></a> <b>D</b>  Energy: appliance standards and State Water Project assessment.	SENATE CHAPTERED 10/9/2019 - Signed by the Governor	Would require the Natural Resources Agency, in collaboration with the Energy Commission and the Department of Water Resources, to assess the opportunities and constraints for potential operational and structural upgrades to the State Water Project to aid California in achieving its climate and energy goals, and to provide associated recommendations consistent with specified purposes and California’s energy goals. The bill would require that the assessment and recommendations include specified elements, including recommendations for state, federal, and other applicable funding sources, as specified. The bill would require that the assessment and recommendations be provided to the appropriate policy committees of the Legislature before January 1, 2022. <b>Last Amended on 9/5/2019</b>		League Position: Watch CSAC Position: Pending
<a href="#"><u>SB 50</u></a> <a href="#"><u>Wiener</u></a> <b>D</b>	SENATE 2 YEAR 6/4/2019 - Failed Deadline	Would authorize a development proponent of a neighborhood multifamily project located on an eligible parcel to submit an application for a streamlined, ministerial		League Position: Oppose

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<p>Planning and zoning: housing development: streamlined approval: incentives.</p>	<p>pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/13/2019)(May be acted upon Jan 2020)</p>	<p>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. <b>Last Amended on 6/4/2019</b></p>		<p>unless amended CSAC Position: Oppose unless amended</p>
<p><a href="#"><u>SB 62</u></a> <a href="#"><u>Dodd D</u></a>  Endangered species: accidental take associated with routine and ongoing agricultural activities: state safe harbor agreements.</p>	<p>SENATE CHAPTERED 7/30/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 137, Statutes of 2019.</p>	<p>The California Endangered Species Act requires the Department of Fish and Wildlife to adopt regulations for the issuance of incidental take permits. The act also provides, until January 1, 2020, that the accidental take of candidate, threatened, or endangered species resulting from an act that occurs on a farm or a ranch in the course of otherwise lawful routine and ongoing agricultural activities is not prohibited by the act. This bill would extend this exception to January 1, 2024, and would limit this exception to an act by a person acting as a farmer or rancher, a bona fide employee of a farmer or rancher, or an individual otherwise contracted by a farmer or rancher. <b>Last Amended on 4/3/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 128</u></a> <a href="#"><u>Beall D</u></a>  Public contracts: Best Value Construction Contracting for Counties Pilot Program.</p>	<p>SENATE CHAPTERED 10/3/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 501, Statutes of 2019.</p>	<p>Current law establishes a pilot program to allow the Counties of Alameda, Los Angeles, Riverside, San Bernardino, San Diego, San Mateo, Solano, and Yuba to select a bidder on the basis of best value, as defined, for construction projects in excess of \$1,000,000. Current law also authorizes these counties to use a best value construction contracting method to award individual annual contracts, not to exceed \$3,000,000, for repair, remodeling, or other repetitive work to be done according to unit prices, as specified. Existing law establishes procedures and criteria for the selection of a best value contractor and requires that bidders verify specified information under oath. Current law requires the board of supervisors of a participating county to submit a report that contains specified information about the projects awarded using the best value procedures described above to the appropriate policy committees of the Legislature and the Joint Legislative Budget Committee before January 1, 2020. Existing law repeals the pilot program provisions on January 1, 2020. This bill would authorize the County of Santa Clara and the County of Monterey to utilize this pilot program and would extend the operation of those provisions until January 1, 2025. <b>Last Amended on 7/10/2019</b></p>	<p>Sponsor</p>	<p>League Position: Watch CSAC Position: Support</p>

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<p><a href="#"><u>SB 137</u></a> <a href="#"><u>Dodd D</u></a></p> <p>Federal transportation funds: state exchange programs.</p>	<p>SENATE CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 639, Statutes of 2019.</p>	<p>Current law requires that all moneys in the State Highway Account in the State Transportation Fund derived from federal sources or from appropriations to other state agencies, or deposited in the account by local agencies or by others, to be continuously appropriated to, and available for expenditure by, the Department of Transportation for the purposes for which the money was made available, including, among other purposes, transportation improvements. This bill would authorize the Department of Transportation to allow the above-described federal transportation funds that are allocated as local assistance to be exchanged for nonfederal State Highway Account funds appropriated to the department on a dollar-for-dollar basis for federal local assistance funds received by a city, county, or city and county, as specified. The bill would require, among other things, the total amount of federal funds exchanged to not exceed \$100,000,000 during each federal fiscal year. <b>Last Amended on 9/3/2019</b></p>		<p>League Position: Support CSAC Position: Sponsor</p>
<p><a href="#"><u>SB 139</u></a> <a href="#"><u>Allen D</u></a></p> <p>Independent redistricting commissions.</p>	<p>SENATE ENROLLED 9/18/2019 - Enrolled and presented to the Governor at 4 p.m.</p>	<p>Would, with certain exceptions, require a county with more than 400,000 residents on and after January 1, 2019, and on and after January 1 of every subsequent year ending in the number 9, to establish by March 1, 2021, and by March 1 of every subsequent year ending in the number one, either a 9-member or 12-member independent redistricting commission to adopt the county's supervisorial districts after each federal decennial census pursuant to a specified procedure. The bill would require a county that does not pass an ordinance to establish a commission by March 1, 2020, and by March 1 of every subsequent year ending in the number zero to establish a 12-member commission pursuant to those procedures. The bill would require a commission established pursuant to those procedures to take steps to encourage county residents to participate in the redistricting process, and would specify certain procedures for the commission's hearing process relating to notice, the number of hearings, and translation of hearings. <b>Last Amended on 9/3/2019</b></p>		<p>League Position: Watch CSAC Position: Oppose</p>
<p><a href="#"><u>SB 155</u></a> <a href="#"><u>Bradford D</u></a></p> <p>California Renewables Portfolio Standard Program: integrated resource plans.</p>	<p>SENATE CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 401, Statutes of 2019.</p>	<p>Current law requires the Public Utilities Commission to direct each retail seller to prepare and submit an annual report to the commission that includes specified information on the retail seller's compliance with requirements related to eligible renewable energy resource procurement. This bill would require the commission to review each annual compliance report filed by a retail seller, to notify a retail seller if the commission has determined, based upon its review, that the retail seller may be at risk of not satisfying the renewable procurement requirements for the then-current or future compliance period, and to provide recommendations in that circumstance regarding satisfying those requirements. <b>Last Amended on 8/30/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>

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<p><a href="#"><u>SB 163</u></a> <a href="#"><u>Portantino D</u></a></p> <p>Health care coverage: pervasive developmental disorder or autism.</p>	<p>SENATE ENROLLED 9/18/2019 - Enrolled and presented to the Governor at 4 p.m.</p>	<p>The federal Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008 (MHPAEA) requires group health plans and health insurance issuers that provide both medical and surgical benefits and mental health or substance use disorder benefits to ensure that financial requirements and treatment limitations applicable to mental health or substance use disorder benefits are no more restrictive than the predominant requirements or limitations applied to substantially all medical and surgical benefits. Current state law subjects nongrandfathered individual and small group health care service plan contracts and health insurance policies that provide coverage for essential health benefits to those provisions of the MHPAEA. This bill would revise the definition of behavioral health treatment to require the services and treatment programs provided to be based on behavioral, developmental, relationship-based, or other evidence-based models. The bill would remove the exception for health care service plans and health insurance policies in the Medi-Cal program, consistent with the MHPAEA. <b>Last Amended on 9/5/2019</b></p>		<p>League Position: No position CSAC Position: Neutral</p>
<p><a href="#"><u>SB 167</u></a> <a href="#"><u>Dodd D</u></a></p> <p>Electrical corporations: wildfire mitigation plans.</p>	<p>SENATE CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 403, Statutes of 2019.</p>	<p>Current law requires each electrical corporation to annually prepare and submit a wildfire mitigation plan to the Wildfire Safety Division for review and approval. Current law requires those wildfire mitigation plans to include specified information, including protocols for disabling reclosers and deenergizing portions of the electrical distribution system that consider the associated impacts on public safety, as well as protocols related to mitigating the public safety impacts of those protocols, including impacts on critical first responders and on health and communication infrastructure. This bill would require each electrical corporation, as part of those protocols, to additionally include protocols related to mitigating the public safety impacts of disabling reclosers and deenergizing portions of the electrical distribution system that consider the impacts on customers who are receiving medical baseline allowances. <b>Last Amended on 8/30/2019</b></p>		<p>League Position: Watch CSAC Position: Support</p>
<p><a href="#"><u>SB 169</u></a> <a href="#"><u>Jackson D</u></a></p> <p>Pipeline safety: records.</p>	<p>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)</p>	<p>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</p>		<p>League Position: Watch CSAC Position: Watch</p>

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		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.		
<a href="#">SB 174</a> <a href="#">Leyva D</a>  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 regional market rate ceiling that existed in that region on December 31, 2017, whichever is greater. <b>Last Amended on 6/13/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">SB 204</a> <a href="#">Dodd D</a>  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. <b>Last Amended on 5/17/2019</b>	Support	League Position: Watch CSAC Position: Watch
<a href="#">SB 214</a> <a href="#">Dodd D</a>  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. <b>Last Amended on 8/12/2019</b>		League Position: No position CSAC Position: Watch

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<p><a href="#"><u>SB 234</u></a> <a href="#"><u>Skinner D</u></a></p> <p>Family daycare homes.</p>	<p>SENATE CHAPTERED 9/5/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 244, Statutes of 2019.</p>	<p>Under current law, a small family daycare home, which may provide care for up to 8 children, is considered a residential use of property for purposes of all local ordinances. Current law authorizes a city, county, or city and county to either classify a large family daycare home, which may provide care for up to 14 children, as residential use of the property or to provide a process for applying for a permit to use the property as a large family daycare home. This bill would instead require a large family daycare home to be treated as a residential use of property for purposes of all local ordinances. <b>Last Amended on 8/12/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 242</u></a> <a href="#"><u>Roth D</u></a></p> <p>Land use applications: Department of Defense: points of contact.</p>	<p>SENATE CHAPTERED 7/30/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 142, Statutes of 2019.</p>	<p>Current law requires a planning agency to refer any proposed action to adopt or substantially change a general plan to specified entities, including a branch of the United States Armed Forces if certain conditions are met, including the branch providing a California mailing address and the Department of Defense providing electronic maps of low-level flight paths to the Office of Planning and Research. This bill would delete the provision related to the Department of Defense described above, and instead require a branch of the United States Armed Forces to provide the office with a point of contact before a planning agency is required to refer a proposed action to adopt or substantially amend a general plan. <b>Last Amended on 3/27/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 253</u></a> <a href="#"><u>Dodd D</u></a></p> <p>Cannella Environmental Farming Act of 1995: Environmental Farming Incentive Program.</p>	<p>ASSEMBLY 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/21/2019)(May be acted upon Jan 2020)</p>	<p>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. <b>Last Amended on 8/14/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 255</u></a> <a href="#"><u>Bradford D</u></a></p> <p>Women, minority, disabled veteran, and LGBT business enterprise procurement:</p>	<p>SENATE CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 407, Statutes of 2019.</p>	<p>Current law directs the Public Utilities Commission to require every electrical corporation, gas corporation, water corporation, wireless telecommunications service provider, and telephone corporation with annual gross revenues exceeding \$25,000,000, and their regulated subsidiaries and affiliates, to annually submit a detailed and verifiable plan for increasing procurement from women, minority, disabled veteran, and LGBT business enterprises in all categories, including renewable energy, wireless telecommunications, broadband, smart grid, and rail projects. This bill would change the \$25,000,000 annual gross revenue threshold</p>		<p>League Position: Watch CSAC Position: Pending</p>

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electric service providers: energy storage system companies: community choice aggregators.		above which these requirements become applicable to \$25,000,000 in gross annual California revenues, and would extend these requirements to electric service providers, as specified. <b>Last Amended on 9/3/2019</b>		
<a href="#">SB 264</a> <a href="#">Glazer D</a>  Wine growers: tasting rooms.	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)	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
<a href="#">SB 278</a> <a href="#">Beall D</a>  Metropolitan Transportation Commission.	SENATE 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 4/10/2019)(May be acted upon Jan 2020)	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. <b>Last Amended on 3/28/2019</b>		League Position: Watch CSAC Positions: Watch
<a href="#">SB 284</a> <a href="#">Beall D</a>  Juvenile justice: county support of wards.	SENATE ENROLLED 9/10/2019 - Enrolled and presented to the Governor at 4 p.m.	Current law generally requires a county from which a person is committed to the Department of Corrections and Rehabilitation, Division of Juvenile Justice, to pay to the state an annual rate of \$24,000 while the person remains under the direct supervision of the division or remains cared for and supported at the expense of the division. This bill would increase that annual rate to \$125,000 if the offense on which the commitment is based, had it been filed in a court of criminal jurisdiction at the time of adjudication, had a maximum aggregate sentence of fewer than 7 years or if the offense on which the commitment is based occurred when the person was 15 years of age or younger. <b>Last Amended on 4/9/2019</b>	Oppose	League Position: Watch CSAC Position: Oppose
<a href="#">SB 298</a> <a href="#">Caballero D</a>	ASSEMBLY 2 YEAR 8/30/2019 - Failed Deadline pursuant to Rule 61(a)(12).	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,		League Position: Watch CSAC Position: Watch

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Poverty reduction.	(Last location was APPR. SUSPENSE FILE on 8/14/2019)(May be acted upon Jan 2020)	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. <b>Last Amended on 7/5/2019</b>		
<a href="#"><u>SB 321</u></a> <a href="#"><u>Mitchell D</u></a>  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. <b>Last Amended on 4/1/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>SB 330</u></a> <a href="#"><u>Skinner D</u></a>  Housing Crisis Act of 2019.	SENATE CHAPTERED 10/9/2019 - Signed by the Governor	The The Housing Accountability Act requires a local agency that proposes to disapprove a housing development project that complies with applicable, objective general plan and zoning standards and criteria that were in effect at the time the application was deemed to be complete, or to approve it on the condition that it be developed at a lower density, to base its decision upon written findings supported by substantial evidence on the record that specified conditions exist, and places the burden of proof on the local agency to that effect. The act requires a court to impose a fine on a local agency under certain circumstances and requires that the fine be at least \$10,000 per housing unit in the housing development project on the date the application was deemed complete. This bill would, until January 1, 2025, specify that an application is deemed complete for these purposes if a preliminary application was submitted, as specified. <b>Last Amended on 8/12/2019</b>	Oppose	League Position: Oppose CSAC Position: Neutral
<a href="#"><u>SB 332</u></a> <a href="#"><u>Hertzberg D</u></a>  Wastewater treatment: recycled water.	SENATE 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/13/2019)(May be acted upon Jan 2020)	Would declare, except in compliance with the bill’s provisions, that the discharge of treated wastewater from ocean outfalls is a waste and unreasonable use of water. The bill would require each wastewater treatment facility that discharges through an ocean outfall and affiliated water suppliers to reduce the facility’s annual flow as compared to the average annual wastewater discharge baseline volume, as prescribed, by at least 50% on or before January 1, 2030, and by at least 95% on or before January 1, 2040. The bill would subject the owner or operator of a wastewater treatment facility, as well as the affiliated water suppliers, to a civil penalty of \$2,000 per acre-foot of water above the required reduction in overall volume discharge for the failure to meet these deadlines. <b>Last Amended on 4/30/2019</b>		League Position: Oppose CSAC Position: Pending

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<p><a href="#"><u>SB 350</u></a> <a href="#"><u>Hertzberg D</u></a></p> <p>Electricity: resource adequacy: multiyear centralized resource adequacy mechanism.</p>	<p>ASSEMBLY 2 YEAR 7/10/2019 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was U. &amp; E. on 5/9/2019)(May be acted upon Jan 2020)</p>	<p>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.</p>		<p>League Position: Watch CSAC Position: Pending</p>
<p><a href="#"><u>SB 393</u></a> <a href="#"><u>Stone R</u></a></p> <p>Vessels: impoundment.</p>	<p>SENATE CHAPTERED 10/8/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 644, Statutes of 2019.</p>	<p>Would authorize a court to order the impoundment of a vessel, as defined, for a period of not less than one nor more than 30 days, if the registered owner is convicted of a specified crime involving the operation of a vessel while under the influence of an alcoholic beverage, any drug, or the combined influence of an alcoholic beverage and any drug and the conduct resulted in the unlawful killing of a person. The bill would authorize a court to consider certain factors in the interest of justice when determining whether a vessel used in the commission of such a crime shall be impounded pursuant to those provisions. <b>Last Amended on 8/22/2019</b></p>		<p>League Position: Watch CSAC Position: No position</p>
<p><a href="#"><u>SB 421</u></a> <a href="#"><u>Pan D</u></a></p> <p>Children’s Cabinet of California.</p>	<p>SENATE 2 YEAR 5/17/2019 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/13/2019)(May be acted upon Jan 2020)</p>	<p>The California Early Intervention Services Act provides a statewide system of coordinated, comprehensive, family-centered, multidisciplinary, interagency programs responsible for providing appropriate early intervention services and support to all eligible infants and toddlers and their families. This bill, to the extent that sufficient federal or private funds are deposited with the state and appropriated by the Legislature, would establish the Children’s Cabinet of California to serve, until January 1, 2025, as an advisory body responsible for improving the collaboration among agencies that provide services to the children and youth of the state. <b>Last Amended on 4/22/2019</b></p>		<p>League Position: Watch CSAC Position: Watch</p>
<p><a href="#"><u>SB 438</u></a> <a href="#"><u>Hertzberg D</u></a></p> <p>Emergency medical services: dispatch.</p>	<p>SENATE CHAPTERED 10/1/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 389, Statutes of 2019.</p>	<p>Would prohibit a public agency from delegating, assigning, or contracting for “911” emergency call processing services for the dispatch of emergency response resources unless the delegation or assignment is to, or the contract or agreement is with, another public agency. The bill would exempt from that prohibition a public agency that is a joint powers authority that delegated, assigned, or contracted for “911” call processing services on or before January 1, 2019, under certain conditions. <b>Last Amended on 7/11/2019</b></p>	<p>Oppose Unless Amended</p>	<p>League Position: Watch CSAC Position: No position</p>
<p><a href="#"><u>SB 453</u></a> <a href="#"><u>Hurtado D</u></a></p>	<p>SENATE ENROLLED 9/17/2019 - Enrolled and</p>	<p>Would require the California Department of Aging to develop a core model of ADRC best practices, and would require ADRC programs operated jointly by area agencies on aging and independent living centers to implement these best practices</p>		<p>League Position: Watch CSAC Position: Watch</p>

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Older adults.	presented to the Governor at 2 p.m.	by July 1, 2022. In developing those best practices, the bill would require the department to consider specified practices, including, among others, a person-centered counseling process. The bill would delete the contingent operation and instead make the implementation of these provisions, and the existing ADRC provisions, contingent on an appropriation of funds for that express purpose. <b>Last Amended on 9/5/2019</b>		
<a href="#">SB 646</a> <a href="#">Morrell R</a>  Local agency utility services: extension of utility services.	SENATE CHAPTERED 7/10/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 78, Statutes of 2019.	The Mitigation Fee Act, among other things, requires fees for water or sewer connections, or capacity charges imposed by a local agency to not exceed the estimated reasonable cost of providing the service for which the fee or charge is imposed, unless a question regarding the amount of the fee or charge imposed in excess of the reasonable cost of providing the service or materials is submitted to and approved by 2/3 of the electors voting on the issue. The Mitigation Fee Act defines the term “fee” for these purposes. This bill would revise the definition of “fee” to mean a fee for the physical facilities necessary to make a water connection or sewer connection, and that the estimated reasonable cost of labor and materials for installation of those facilities bears a fair or reasonable relationship to the payor’s burdens on, or benefits received from, the water connection or sewer connection. <b>Last Amended on 5/7/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#">SB 672</a> <a href="#">Hill D</a>  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. <b>Last Amended on 4/25/2019</b>		League Position: Support CSAC Position: Watch
<a href="#">SB 676</a> <a href="#">Bradford D</a>  Transportation electrification: electric vehicles: grid integration.	SENATE CHAPTERED 10/2/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 484, Statutes of 2019.	Would require the PUC, by December 31, 2020, in an existing proceeding, to establish strategies and quantifiable metrics to maximize the use of feasible and cost-effective electric vehicle grid integration, as defined, by January 1, 2030, as specified. The bill would require the PUC to reference the electric vehicle grid integration strategies in relevant ongoing and subsequent proceedings that address issues of transportation electrification in any part and to identify how programs and investments that the PUC may approve will advance the achievement of the strategies. The bill would require the PUC, when executing its transportation electrification responsibilities, to consider how, or if, electric vehicle grid integration can mitigate any generation, transmission, or distribution costs, or		League Position: Watch CSAC Position: Pending

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		increase the economic, social, or environmental benefits associated with transportation electrification, and to not foreclose future utilization of electric vehicle grid integration. <b>Last Amended on 9/6/2019</b>		
<a href="#"><u>SB 699</u></a> <a href="#"><u>Hill D</u></a>  San Francisco Bay Area regional water system.	SENATE CHAPTERED 8/30/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 214, Statutes of 2019.	Would authorize the San Francisco Bay Area Regional Water System Financing Authority to issue revenue bonds until December 31, 2030. By extending the operation of the requirements for local public entities in connection with the operation of the authority, this bill would impose a state-mandated local program. <b>Last Amended on 3/27/2019</b>		League Position: Watch CSAC Position: Pending
<a href="#"><u>SB 721</u></a> <a href="#"><u>Stone R</u></a>  Developmental services: rate methodology.	SENATE 2 YEAR 4/26/2019 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was HUM. S. on 4/10/2019)(May be acted upon Jan 2020)	Would require the State Department of Developmental Services to develop and implement, on or before June 30, 2021, a new rate methodology that utilizes quality and performance measures to compensate service providers based on those measures to replace the rate methodologies for all services and supports in effect before that date, or to be an adjunct to those rate methodologies. The bill would require the department to seek input from specified stakeholders in the development of the new rate methodology, and to hold at least 2 public meetings as part of those efforts. <b>Last Amended on 4/8/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>SB 782</u></a> <b>Committee on Labor, Public Employment and Retirement</b>  Public employees' and judges' retirement: administration.	SENATE CHAPTERED 9/20/2019 - Approved by the Governor. Chaptered by Secretary of State. Chapter 330, Statutes of 2019.	The Public Employees' Retirement Law (PERL) creates the Public Employees' Retirement System (PERS), which provides defined benefits to members of the system based on final compensation, credited service, and age at retirement, subject to certain variations. PERL vests management and control of PERS in its board of administration. Current law also creates the Judges' Retirement System (JRS) and the Judges' Retirement System II (JRS II) for the provision of benefits to judges, both of which the Board of Administration of the Public Employees' Retirement System administers. This bill would make technical changes to these provisions to specify that they apply to current and former member agencies of an agency that has an agreement with the board of administration in existence as of January 1, 2019. <b>Last Amended on 8/12/2019</b>		League Position: Watch CSAC Position: Watch
<a href="#"><u>SCR 70</u></a> <a href="#"><u>Dodd D</u></a>  Sacramento-San Joaquin Delta Week.	SENATE CHAPTERED 9/5/2019 - Chaptered by Secretary of State- Chapter 151, Statutes of 2019	This measure, among other things, would declare the week of September 21, 2019, as Sacramento-San Joaquin Delta Week, with the purpose of expanding the acknowledgment of the Sacramento-San Joaquin Delta region's contributions to a higher quality of life for all Californians.		League Position: No position CSAC Position: No position