

ALAMEDA COUNTY WATER DISTRICT

43885 So. Grimmer Boulevard
Fremont, CA 94538

LEGAL, INTERGOVERNMENTAL AND COMMUNITY AFFAIRS COMMITTEE

AGENDA

Wednesday, February 11, 2026

4:15 p.m.

ACCESSIBLE PUBLIC MEETINGS: Upon request, ACWD will provide written agenda materials in appropriate alternative formats, or disability-related modification or accommodation, including auxiliary aids or services, to enable individuals with disabilities to participate in public meetings. Please send a written request at least 72 hours before the meeting to the District Secretary, ACWD, 43885 S. Grimmer Blvd., Fremont, CA 94538, or to marian.hsu@acwd.com stating your name, mailing address, phone number, and brief description of the requested materials and preferred alternative format or auxiliary aid or service.

Members of the public may participate in this meeting in person at the District office located at 43885 South Grimmer Boulevard, Fremont or via webinar or teleconference. In person meetings are the primary format for the District's Committee meetings. The District desires to accommodate remote participation by the public, therefore as a courtesy and technology permitting, the public will have the opportunity to fully participate in the meeting via zoom webinar. However, the District cannot guarantee that the public's remote access to any meeting will be uninterrupted before or during a meeting, and technical difficulties may occur from time to time. In those instances, so long as the public may attend the meeting in person, the meeting may be held or continue. Members of the public desiring to provide comments as a part of the meeting are encouraged to either submit written comments prior to the meeting or to attend the meeting in person.

To participate via webinar, use the following link: <https://us02web.zoom.us/j/86479566543?pwd=KCzDRNk3YOFbA8RnFUyaE3bQH3Pm8T.1> (passcode: **132443**). To make comments or ask questions during the meeting, "raise your hand" or use the chat or Q&A feature in the zoom app at any time, or unmute and speak when invited.

To participate via teleconference, call any of the following phone numbers: 1-669-900-9128 or 1-346-248-7799 or 1-301-715-8592 followed by **864 7956 6543** (passcode: **132443**). To make comments or ask questions during the meeting, type *9 on your dial pad to "raise" or "lower" your "hand" at any time, or type *6 to mute or unmute and speak when invited.

This agenda and all accompanying materials can be viewed on the Alameda County Water District website at: www.acwd.org.

1. Public Comments
2. Update on State Legislation
Presenters: Jonathan Clay and Erin Gilbert, JGC Government Relations,
Inc.
3. Public Outreach Update
Presenter: Sharene Gonzales, Public Affairs Supervisor
4. Special Assistant to the General Manager's Report
Presenter: Ed Stevenson, General Manager
5. Website Redesign Update: Board Meetings and Board Member Pages
Presenter: Ed Stevenson, General Manager



TO: Ed Stevenson, Alameda County Water District

FROM: JGC Government Relations, Inc. – Jonathan Clay & Erin Gilbert

RE: February Legislative Report

DATE: February 5, 2026

Since our last written report it has been relatively quiet for Sacramento...although I hesitate to write that as who knows what can happen. The Director of Finance presented the Governor's budget with wildly different estimates than the LAO, as the Governor was simply noting the risk of a potential stock market decline, and the LAO accounted for it in their estimates. As a result, the Governor shows only a \$3 billion deficit for the budget year and presented mostly a place-holder budget with the real work to be presented in the May Revise when actual numbers will be more closely known. State Revenues continue to come in much higher than budget year projections.

The Assembly Democrats held a policy retreat this week where the number one topic of discussion was rumored to be HR 1 and the financial impacts to the state, counties, hospitals, and individuals. There has already been an Assembly informational hearing on this issue and a Senate informational hearing is scheduled for March.

February 11th is the ACWA Legislative Symposium and Jonathan will be participating on a legislative panel talking about the issues facing the legislature and the water community for 2026. Jonathan will also be talking about AB 35 and the work being done to attempt to get that legislation through the Senate as soon as possible and to the Governor for signature in order to get the funding out the door for the Prop 4 resources projects.

AI continues to be the elephant in the legislative room – from data centers and the resources used to run those facilities, how to protect youth from AI, and how to protect jobs from being eliminated by the use of AI are all being discussed. National and State labor leaders have called on Governor Newsom to regulate AI and protect jobs, with State Labor Leaders saying that they will run two dozen bills regulating AI in this year's legislative session. Counter that with significant amounts of money being raised and contributed by tech companies from Silicon Valley to various PACs, lobbying efforts, and campaigns and the set up for a major political battle is in place.

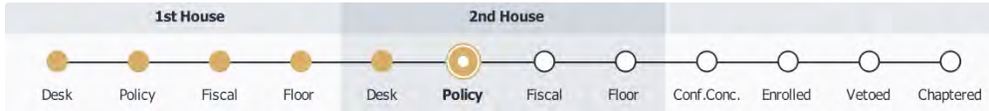
In terms of actually water policy, between the federal government approving the record of decision on Sites Reservoir, the State Board holding its three days of hearings on the update to the Bay Delta Plan, or the federal government calling back to Washington DC the seven basin states to continue working on a Colorado River plan, there is lots of activity is happening in water.

February 20th is the deadline to introduce bills for the second year of the session, but not much has been introduced to date.

AB 34
Patterson, R
HTML
PDF

California Renewables Portfolio Standard Program: local publicly owned electric utilities: large hydroelectric generation.

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Tracking form

Position	Subject

Bill information

Status: 01/27/2026 - In Senate. Read first time. To Com. on RLS. for assignment.

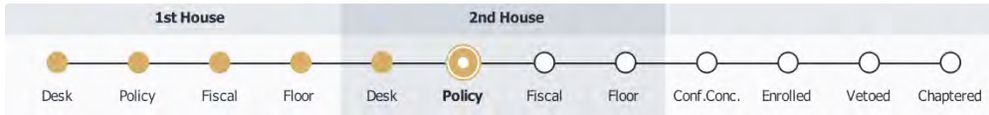
Summary: The California Renewables Portfolio Standard Program requires retail sellers and local publicly owned electric utilities to procure a minimum quantity of electricity products from eligible renewable energy resources during certain compliance periods up to December 31, 2030. Current law provides that a local publicly owned electric utility is not required to procure a certain amount of eligible renewable energy resources if, during a year within those compliance periods, the local publicly owned electric utility receives more than 40% of its retail sales from large hydroelectric generation under an ownership agreement or contract in effect as of January 1, 2018. Current law authorizes the State Energy Resources Conservation and Development Commission (Energy Commission) to establish appropriate multiyear compliance periods for local publicly owned electric utilities beyond December 31, 2030. This bill would provide that the provision related to the procurement of eligible renewable energy resources by local publicly owned electric utilities also applies to the compliance periods established by the Energy Commission. (Based on 01/05/2026 text)

Location:	01/27/2026 - Senate Rules	Current Text:	01/05/2026 - Amended
Introduced:	12/02/2024	Last Amend:	01/05/2026
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	01/23/26 A Floor Analysis (text 01/05/26)		

AB 35
Alvarez, D
HTML
PDF

Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: Administrative Procedure Act: exemption: program guidelines and selection criteria.

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Tracking form

Position	Subject

Bill information

Status: 01/27/2026 - In Senate. Read first time. To Com. on RLS. for assignment.

Summary: The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024, approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. Current law authorizes certain regulations needed to effectuate or implement programs of the act to be adopted as emergency regulations in accordance with the Administrative Procedure Act, as provided. Current law requires the emergency regulations to be filed with the Office of Administrative Law and requires the emergency regulations to remain in effect until repealed or amended by the adopting state agency. This bill, notwithstanding the above, would exempt the adoption of regulations needed to effectuate or implement programs of the act from the requirements of the Administrative Procedure Act, as provided. The bill would require a state entity that receives funding to administer a competitive grant program established using the Administrative Procedure Act exemption to do certain things, including develop draft project solicitation and evaluation guidelines and to submit those guidelines to the Secretary of the Natural Resources Agency, except as provided. The bill would require the Secretary of the Natural Resources Agency to post an electronic form of the guidelines submitted by a state entity and the subsequent verifications on the Natural Resources Agency's internet website. (Based on 01/14/2026 text)

Location:	01/27/2026 - Senate Rules	Current Text:	01/14/2026 - Amended
Introduced:	12/02/2024	Last Amend:	01/14/2026
Is Urgent:	Y		
Is Fiscal:	Y		
Current Analysis:	01/23/26 A Floor Analysis (text 01/14/26)		

AB 262
Caloza, D
HTML
PDF

California Individual Assistance Act.

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Position	Subject

Bill information

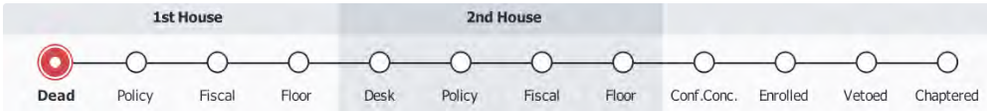
Status: 06/11/2025 - Referred to Com. on G.O.
Summary: The California Disaster Assistance Act requires the Director of Emergency Services to provide financial assistance to local agencies for their personnel costs, equipment costs, and the cost of supplies and materials used during disaster response activities, incurred as a result of a state of emergency proclaimed by the Governor, subject to specified criteria. The act continuously appropriates moneys in the Disaster Assistance Fund and its subsidiary account, the Earthquake Emergency Investigations Account, without regard to fiscal year, for purposes of the act. This bill would enact the California Individual Assistance Act to establish a grant program to provide financial assistance, upon appropriation by the Legislature, to local agencies, community-based organizations, and individuals for specified costs related to a disaster, as prescribed. The bill would require the director to allocate from the fund, subject to specified conditions, funds to meet the cost of expenses for those purposes. (Based on 05/23/2025 text)

Location:	06/11/2025 - Senate Governmental Organization	Current Text:	05/23/2025 - Amended
Introduced:	01/16/2025	Last Amend:	05/23/2025
Is Urgent:	Y		
Is Fiscal:	Y		
Current Analysis:	05/28/25 A Floor Analysis (text 05/23/25)		

[AB 465](#) [Zbur, D](#) [HTML](#) [PDF](#)

Local public employees: memoranda of understanding.

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Tracking form

Position	Subject
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Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: The Meyers-Milias-Brown Act authorizes local public employees, as defined, to form, join, and participate in the activities of employee organizations of their own choosing for the purpose of representation on matters of labor relations and defines various terms for these purposes. The act prohibits a public agency from, among other things, refusing or failing to meet and negotiate in good faith with a recognized employee organization. Current law states that the Legislature finds and declares that the duties and responsibilities of local agency employer representatives under the act are substantially similar to the duties and responsibilities required under existing collective bargaining enforcement procedures and therefore the costs incurred by the local agency employer representatives in performing those duties and responsibilities under that act are not reimbursable as state-mandated costs. This bill would require, on or after January 1,

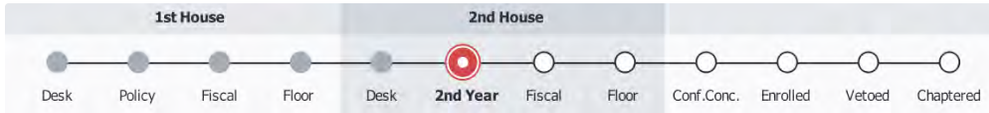
2026, a memorandum of understanding between a public agency and a recognized employee organization to include specified provisions including, among other things, a provision providing for a system of progressive discipline that grants due process to an employee when they are disciplined, upon the request of the recognized employee organization. The bill would define “progressive discipline” and “due process” for this purpose. (Based on 03/13/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/13/2025 - Amended
Introduced:	02/06/2025	Last Amend:	03/13/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/21/25 A Appropriations (text 03/13/25)		

AB 550 **Petrie-Norris, D** [HTML](#) [PDF](#)

The California Endangered Species Act: take of species: renewable electrical generation facilities.

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Position	Subject

Bill information

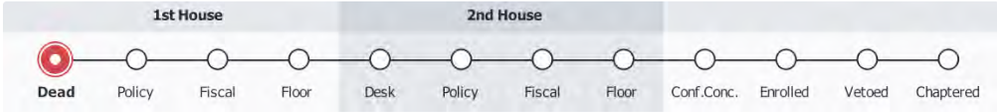
Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on 6/11/2025)(May be acted upon Jan 2026)

Summary: The California Endangered Species Act prohibits the taking of an endangered, threatened, or candidate species, except as specified. Under the act, the Department of Fish and Wildlife may authorize the take of listed species by certain entities through permits or memorandums of understanding for specified purposes. The act allows take by permit if, among other things, the impact of the authorized take is fully minimized and mitigated. This bill would provide that if an at-risk species, as defined, becomes listed as an endangered, threatened, or candidate species, further authorization or approval shall not be required for a take of that species, if specified conditions are met, including that the potential listing of the at-risk species was anticipated in a permit previously issued by the department for incidental take caused by a renewable electrical generation facility. The bill would authorize the department, in partnership with a permit applicant for an incidental take caused by a renewable electrical generation facility, to develop a research project that evaluates specified factors. The bill would authorize a research project reviewed and approved by the department to contribute to a renewable electrical generation project's mitigation, as provided. (Based on 05/06/2025 text)

Location:	07/17/2025 - Senate 2 YEAR	Current Text:	05/06/2025 - Amended
Introduced:	02/11/2025	Last Amend:	05/06/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	07/14/25 S Natural Resources And Water (text 05/06/25)		

California Public Employees' Pension Reform Act of 2013: exceptions: supplemental defined benefit plans.

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Position	Subject

Bill information

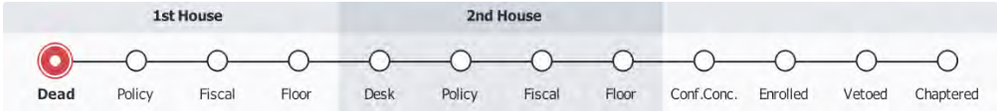
Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The California Public Employees' Pension Reform Act of 2013 (PEPRA) on and after January 1, 2013, requires a public retirement system, as defined, to modify its plan or plans to comply with PEPRA, as specified. PEPRA prohibits a public employer from offering a defined benefit pension plan exceeding specified retirement formulas, requires new members of public retirement systems to contribute at least a specified amount of the normal cost, as defined, for their defined benefit plans, and prohibits an enhancement of a public employee's retirement formula or benefit adopted after January 1, 2013, from applying to service performed prior to the operative date of the enhancement. PEPRA prohibits a public employer from offering a supplemental defined benefit plan if the public employer did not do so before January 1, 2013, or, if it did, from offering that plan to an additional employee group after that date. This bill would authorize a public employer, as defined, to bargain over contributions for supplemental retirement benefits administered by, or on behalf of, an exclusive bargaining representative of one or more of the public employer's bargaining units, subject to the limitations specified above. (Based on 04/24/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	04/24/2025 - Amended
Introduced:	02/12/2025	Last Amend:	04/24/2025
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	05/19/25 A Appropriations (text 04/24/25)		

False or misleading commercial disaster communication.

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Position	Subject

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

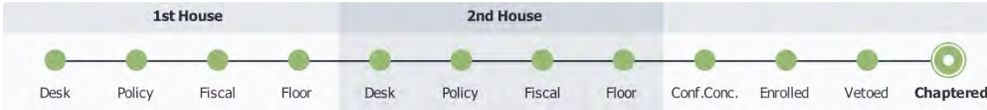
Summary: Current law generally regulates the rules governing insurance and insurance contracts. Current law prohibits a person from engaging in any trade practices that are defined as unfair methods of competition or unfair or deceptive acts or practices in the business of insurance, including publicly making or disseminating in a publication or advertising device, among others, a statement containing an untrue, deceptive, or misleading statement regarding the business of insurance, and makes a person who engages in those practices liable to the state for a civil penalty not to exceed \$5,000 or \$10,000, as specified. This bill would authorize a court to increase a civil penalty by up to \$2,500 for a commercial disaster communication, as defined, that otherwise constitutes a violation of the above-described provisions. (Based on 04/21/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	04/21/2025 - Amended
Introduced:	02/13/2025	Last Amend:	04/21/2025
Is Urgent:	N		
Is Fiscal:	Y		

[AB 754](#) [Connolly, D](#) [HTML](#) [PDF](#)

Floating home marinas: rent caps: County of Marin.

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Position	Subject

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 498, Statutes of 2025.

Summary: The Floating Home Residency Law prescribes various terms and conditions on tenancies in floating home marinas, as defined. Current law, until January 1, 2030, prohibits management of a floating home marina located in the Counties of Alameda, Contra Costa, or Marin from increasing the gross rental rate for a tenancy for a floating home berth in a floating home marina more than 3% plus the percentage change in the cost of living, or 5%, whichever is lower, of the lowest gross rental rate charged for a tenancy at any time during the 12 months prior to the effective date of the increase. Current law prohibits management of a floating home marina from increasing the rent of a new homeowner that purchases a floating home in the marina if the purchase qualifies as an in-place transfer, as defined. This bill would, until January 1, 2038, prohibit management of a floating home marina located in the County of Marin from increasing the above-described rent more than the percent change in the cost of living, as specified, over the course of any 12-month period. The bill would require management to provide notice of any rental rate increases to each homeowner, as specified. The bill would specify that its provisions apply to rent increases for a tenancy in a floating home marina occurring on or after July 1, 2025. The bill would provide that in the event that management increases the rent by more than the

amount specified above between July 1, 2025, and January 1, 2026, then the applicable rent on January 1, 2026, is the rent as of July 1, 2025, plus the maximum permissible increase, and that management is not liable to the homeowner for any corresponding rent overpayment. (Based on 10/10/2025 text)

Location: 10/10/2025 -
Assembly CHAPTERED

Introduced: 02/18/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/08/25 [A Floor Analysis](#) (text 06/12/25)

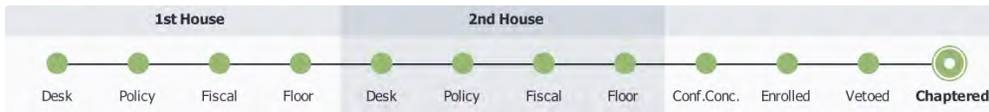
Current Text: 10/10/2025 - Chaptered

Last Amend: 06/12/2025

AB 777 **Rodriguez, Celeste, D** [HTML](#) [PDF](#)

Food assistance: disasters: utilities.

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Position	Subject

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 709, Statutes of 2025.

Summary: Current federal law provides for the federal Supplemental Nutrition Assistance Program (SNAP), known in California as CalFresh, under which supplemental nutrition assistance benefits allocated to the state by the federal government are distributed to eligible individuals by each county. Current federal law, through the federal Disaster Supplemental Nutrition Assistance Program (D-SNAP), provides for short-term food assistance benefits to families suffering in the wake of a major disaster. Current law requires the State Department of Social Services and the county human services agency, if the President of the United States issues a major disaster declaration for individual assistance, to request to operate D-SNAP for the regions affected by the major disaster. Current uncodified law, in the event of a declaration by the Governor or the President of the United States of a major disaster, continuously appropriates to the department from the General Fund an amount necessary to cover specified costs relating to the administration of disaster food assistance services, but not to exceed \$300,000 per disaster declaration. Current law vests the Public Utilities Commission with regulatory authority over public utilities, including electrical corporations, while local publicly owned electric utilities are under the direction of their governing boards. Under current law, a violation of any order, decision, rule, direction, demand, or requirement of the commission is a crime. This bill would authorize the commission and the governing boards of local publicly owned electric utilities to establish any memoranda of understanding or other agreements necessary to direct electrical corporations and local publicly owned electric utilities to timely provide data to the department to maximize food assistance, as provided. The bill would require electrical corporations and local publicly owned electric utilities to make a reasonable effort to provide aggregated customer outage data, for outages of 4 hours or longer, within

7 calendar days of a request from the department, as specified. (Based on 10/13/2025 text)

Location: 10/13/2025 -
Assembly CHAPTERED

Introduced: 02/18/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/10/25 [A Floor Analysis](#) (text
09/05/25)

Current Text: 10/13/2025 - Chaptered

Last Amend: 09/05/2025

AB 789

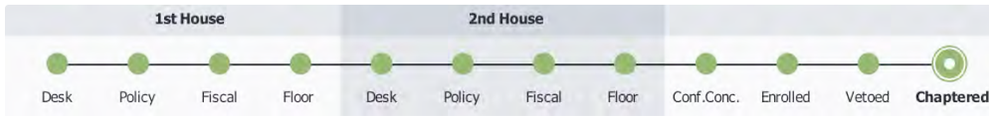
Bonta, D

HTML

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Political Reform Act of 1974: security expenses.

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Position	Subject

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 621, Statutes of 2025.

Summary: The Political Reform Act of 1974 authorizes a candidate or elected officer to use campaign funds to pay or reimburse the state for the reasonable costs of installing and monitoring a home or office electronic security system or for another tangible item related to security, and for the reasonable costs of providing personal security to a candidate, elected officer, or the immediate family or staff of a candidate or elected officer, provided that the threat or potential threat to safety arises from the candidate's or elected officer's activities, duties, or status as a candidate or elected officer or from staff's position as staff of the candidate or elected officer. The act permits a candidate or elected officer to expend a maximum of \$10,000 of campaign funds for these purposes during their lifetime. This bill would eliminate that monetary cap until January 1, 2029. Beginning January 1, 2029, the bill would instead permit a candidate or elected officer to expend a maximum of \$10,000 of campaign funds for these purposes per calendar year. (Based on 10/11/2025 text)

Location: 10/11/2025 -
Assembly CHAPTERED

Introduced: 02/18/2025

Is Urgent: N

Is Fiscal: N

Current Analysis: 09/12/25 [A Floor Analysis](#) (text
09/03/25)

Current Text: 10/11/2025 - Chaptered

Last Amend: 09/03/2025

AB 883

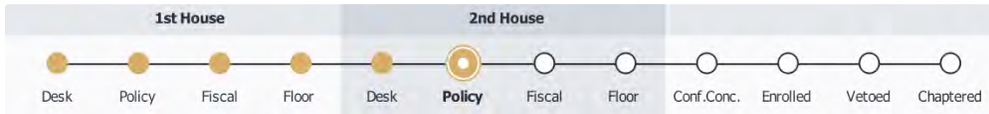
Lowenthal, D

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Elected officials and judges.

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Position	Subject

Bill information

Status: 01/27/2026 - In Senate. Read first time. To Com. on RLS. for assignment.

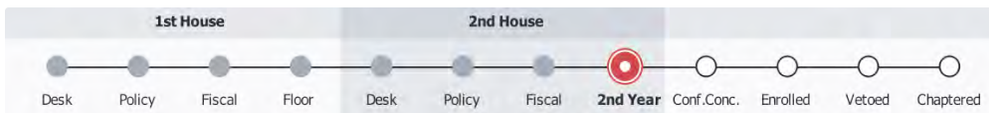
Summary: Current law establishes the California Privacy Protection Agency (CPPA) to enforce various laws protecting the privacy of individuals. If a business knowingly collects and sells to third parties the personal information of a consumer with whom the business does not have a direct relationship, existing law requires the business to register with the CPPA as a data broker, except as specified. Current law requires the CPPA to establish an accessible deletion mechanism that allows a consumer to request that every data broker delete any personal information related to that consumer held by the data broker or associated service provider or contractor, as prescribed. This bill would require the Secretary of State to provide to the agency a list of all state or local elected officials that, if available, includes each official's personal information, as specified, would require the Judicial Council to provide the agency with a list of all California judges, and would require the agency to allow elected officials or a judges to remove their information from those lists, as prescribed. The bill would require the lists to be kept confidential, as specified. The bill would also require the agency to upload the lists to the accessible deletion mechanism described above and would require an entity receiving a notification that a deletion is required to do so within 5 days. (Based on 01/07/2026 text)

Location:	01/27/2026 - Senate Rules	Current Text:	01/07/2026 - Amended
Introduced:	02/19/2025	Last Amend:	01/07/2026
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	01/23/26 A Floor Analysis (text 01/07/26)		

[AB 929](#) [Connolly, D](#) [HTML](#) [PDF](#)

Sustainable groundwater management: managed wetlands.

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Position	Subject

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/10/2025)(May be acted upon Jan 2026)

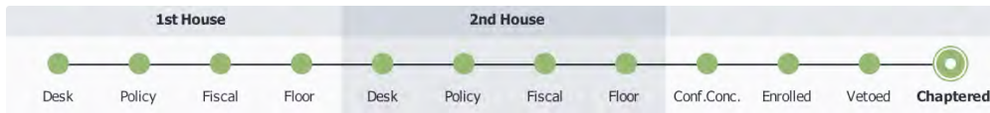
Summary: The Sustainable Groundwater Management Act requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. Current law defines various terms for purposes of the act. This bill would add various defined terms for purposes of the act, including the terms “managed wetland” and “small community water system.” (Based on 06/26/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	06/26/2025 - Amended
Introduced:	02/19/2025	Last Amend:	06/26/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/09/25 S Floor Analyses (text 06/26/25)		

[AB 1004](#) [Wallis, R](#) [HTML](#) [PDF](#)

Tribal financial information: public records: exemption.

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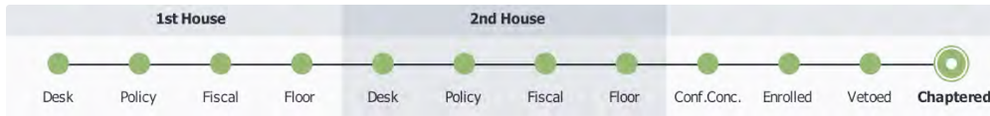
Position	Subject

Bill information

Status: 09/26/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 132, Statutes of 2025.

Summary: The California Public Records Act requires each state and local agency, as defined, to make its records open to public inspection at all times during office hours, except as specifically exempted from disclosure by law. This bill would make any record that contains financial information provided by an Indian tribe to a state or local agency, as a condition of or requirement for receiving financial assistance to be confidential, not a public record, and not open to public inspection. The bill would require each state or local agency agreement or contract with an Indian tribe related to financial assistance to contain a provision stating that any financial information disclosed pursuant to the agreement or contract shall remain confidential, shall not be a public record, and shall not be open to public inspection. (Based on 09/26/2025 text)

Location:	09/26/2025 - Assembly CHAPTERED	Current Text:	09/26/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	08/19/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/04/25 A Floor Analysis (text 08/19/25)		

Public employees' retirement: felony convictions.**Progress bar****Tracking form**

Position	Subject

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 388, Statutes of 2025.

Summary: The California Public Employees' Pension Reform Act of 2013 requires a public employee who is convicted of any state or federal felony for conduct arising out of, or in the performance of, the public employee's official duties in pursuit of the office or appointment, or in connection with obtaining salary, disability retirement, service retirement, or other benefits, to forfeit all accrued rights and benefits in any public retirement system from the earliest date of the commission of the felony to the date of conviction, and prohibits the public employee from accruing further benefits in that public retirement system. Current law defines "public employee" for purposes of these provisions to mean an officer, including one who is elected or appointed, or an employee of a public employer. Current law also requires an elected public officer, who takes public office, or is reelected to public office, on or after January 1, 2006, and who is convicted during or after holding office of any felony involving accepting or giving, or offering to give, any bribe, the embezzlement of public money, extortion or theft of public money, perjury, or conspiracy to commit any of those crimes arising directly out of their official duties as an elected public officer, to forfeit all rights and benefits under, and membership in, any public retirement system in which they are a member, effective on the date of final conviction, as provided. This bill would require a public employer that is investigating a public employee for misconduct arising out of or in the performance of, the public employee's official duties in pursuit of the office or appointment, or in connection with obtaining salary, disability retirement, service retirement, or other benefits, to continue the investigation even if the public employee retires while under investigation, if the investigation indicates that the public employee may have committed a crime. The bill would require a public employer, if the investigation indicates that the public employee may have committed a crime, to refer the matter to the appropriate law enforcement agency and would then authorize the public employer to close the investigation. (Based on 10/06/2025 text)

Location: 10/06/2025 - Assembly CHAPTERED

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

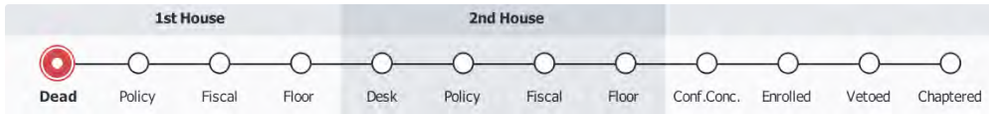
Current Analysis: 09/04/25 [A Floor Analysis](#) (text 07/15/25)

Current Text: 10/06/2025 - Chaptered

Last Amend: 07/15/2025

Workplace surveillance tools.

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Tracking form

Position	Subject

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

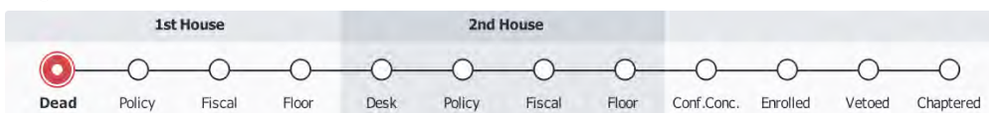
Summary: Would generally regulate the use of workplace surveillance tools and an employer’s use of worker data. The bill would, among other things, require an employer, at least 30 days before introducing a workplace surveillance tool, to provide a worker who will be affected a written notice that includes, among other things, a description of the worker data to be collected, the intended purpose of the workplace surveillance tool, and how this form of worker surveillance is necessary to meet that purpose. The bill would define “employer” to include public employers, as specified. The bill would prohibit an employer from transferring, selling, disclosing, or licensing worker data to a vendor, unless the vendor is under contract to analyze or interpret the worker data and the contract includes certain terms. The bill would prohibit an employer from using certain workplace surveillance tools, including a workplace surveillance tool that incorporates facial, gait, or emotion recognition technology, except as specified. The bill would also prohibit an employer from using a workplace surveillance tool to infer specified categories of information about a worker, including, among others, their immigration status, veteran status, ancestral history, religious or political beliefs, disability status, criminal record, or credit history. The bill would require the Labor Commissioner to enforce the bill’s provisions, would authorize an employee to bring a civil action for specified remedies for a violation of the bill’s provisions, and would authorize a public prosecutor to enforce the provisions. The bill would subject an employer who violates the bill’s provisions to a civil penalty of \$500 for each violation. The bill would define various terms for purposes of its provisions. (Based on 05/06/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	05/06/2025 - Amended
Introduced:	02/21/2025	Last Amend:	05/06/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 05/06/25)		

[AB 1313](#) [Papan, D](#) [HTML](#) [PDF](#)

Water quality: permits.

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Tracking form

Position	Subject

Bill information

Status: 02/02/2026 - Died on inactive file.

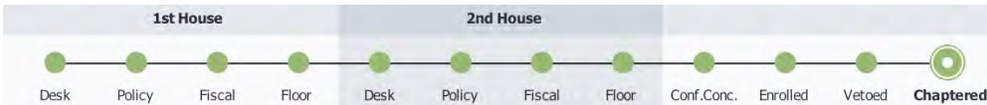
Summary: Under current law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the federal national pollutant discharge elimination system (NPDES) permit program established by the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. Current law requires each regional board to formulate and adopt water quality control plans for all areas within the region, as provided. The bill would require the state board, after making the necessary residual designation authority findings, to establish a statewide commercial, industrial, and institutional NPDES order for properties with 5 acres or more of impervious surface, as provided. The bill would require the state board to publish a draft order of the statewide order for public comment on or before December 31, 2028, or 18 months after the reissuance of a specified statewide permit, as specified. The bill would require the state board to contemporaneously establish rules for offsite compliance agreements to issue with the publication of the draft statewide order for public comment that details the necessary components of an agreement between commercial, industrial, and institutional permittees and local municipalities for achieving offsite stormwater capture and use within the adopted final statewide commercial, industrial, and institutional NPDES order. (Based on 05/27/2025 text)

Location:	02/02/2026 - Assembly DEAD	Current Text:	05/27/2025 - Amended
Introduced:	02/21/2025	Last Amend:	05/27/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/28/25 A Floor Analysis (text 03/24/25)		

[AB 1319](#) [Schultz, D](#) [HTML](#) [PDF](#)

Protected species: California Endangered Species Act.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 638, Statutes of 2025.

Summary: Existing law makes it unlawful to take a bird, mammal, fish, reptile, or amphibian, except as authorized by law. This bill would make it unlawful for a person in California to import, cause to be imported, export, cause to be exported, transport, sell, offer for sale, possess with the intent to sell, receive, acquire, or purchase any fish, wildlife, or plant that was taken, possessed, transported, or sold in violation of any law or statute of any state or any law, treaty, or statute of the United States with regard to fish, wildlife, or plants in effect on

January 19, 2025. The bill would, upon conviction or other entry of judgment, require any seized evidence be forfeited, as specified. The bill would make these provisions inoperative on December 31, 2031, and would repeal them on January 1, 2032. This bill contains other related provisions and other existing laws. (Based on 10/11/2025 text)

Location: 10/11/2025 -
Assembly CHAPTERED

Introduced: 02/21/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/05/25)

Current Text: 10/11/2025 - Chaptered

Last Amend: 09/05/2025

AB 1326

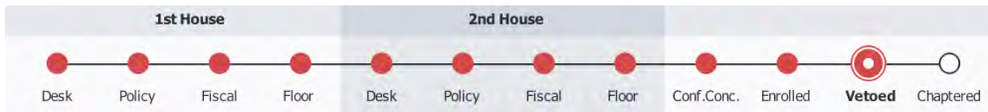
Ahrens, D

HTML

PDF

Health masks: right to wear.

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Tracking form

Position	Subject

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: Current law sets forth various provisions on the wearing of a mask for health purposes. These circumstances include, among others, a statewide stockpile of personal protective equipment (PPE) in the event of a pandemic, wildfire smoke event, or other health emergency; employer-supplied PPE to employees who provide direct patient care in a general acute care hospital; employees of commercial cannabis businesses wearing a mask for respiration; and providing peace officers with an appropriate portable manual mask and airway assembly for use when applying cardiopulmonary resuscitation to prevent the spread of communicable disease. Under this bill, an individual would have the right to wear a health mask on their face in a public place for the purpose of protecting their individual health or the public health, with regard to communicable disease, air quality, or other health factors. The bill would define a health mask and a public place for purposes of this provision. (Based on 09/11/2025 text)

Location: 10/11/2025 -
Assembly VETOED

Introduced: 02/21/2025

Is Urgent: N

Is Fiscal: N

Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/11/25)

Current Text: 10/11/2025 - Vetoed

Last Amend: 09/02/2025

AB 1331

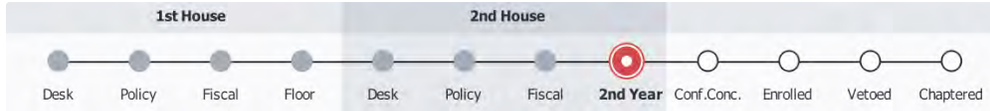
Elhawary, D

HTML

PDF

Workplace surveillance.

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Tracking form

Position	Subject

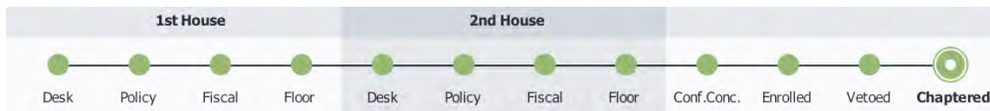
Bill information

Status:	09/13/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2025)(May be acted upon Jan 2026)	
Summary:	Current law establishes the Division of Labor Standards Enforcement within the Department of Industrial Relations. Current law authorizes the division, which is headed by the Labor Commissioner, to enforce the Labor Code and all labor laws of the state the enforcement of which is not specifically vested in any other officer, board or commission. This bill would limit the use of workplace surveillance tools, as defined, by employers, including by prohibiting an employer from monitoring or surveilling workers in employee-only, employer-designated areas, as specified. The bill would provide workers with the right to leave behind workplace surveillance tools that are on their person or in their possession when entering certain employee-only areas and public bathrooms and during off-duty hours, as specified. The bill would prohibit a worker from removing or physically tampering with any component of a workplace surveillance tool that is part of or embedded in employer equipment or vehicles. (Based on 09/04/2025 text)	
Location:	09/13/2025 - Senate 2 YEAR	Current Text: 09/04/2025 - Amended
Introduced:	02/21/2025	Last Amend: 09/04/2025
Is Urgent:	N	
Is Fiscal:	Y	
Current Analysis:	09/08/25 S Floor Analyses (text 09/04/25)	

AB 1410
Garcia, D
HTML
PDF

Utilities: service outages and updates: alerts.

Progress bar



Tracking form

Position	Subject

Bill information

Status:	10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 396, Statutes of 2025.
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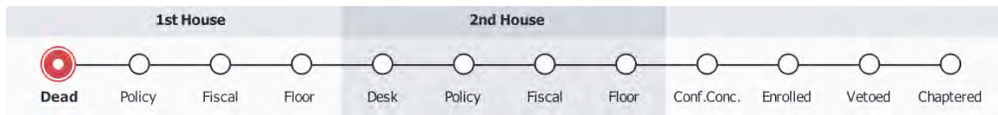
Summary: Existing law vests the Public Utilities Commission with regulatory authority over public utilities, including electrical corporations, gas corporations, and water corporations, while local publicly owned electric utilities are under the direction of their governing boards. If the commission finds after a hearing that the rules, practices, equipment, appliances, facilities, or service of any public utility, or the methods of manufacture, distribution, transmission, storage, or supply employed by the public utility, are unjust, unreasonable, unsafe, improper, inadequate, or insufficient, the Public Utilities Act requires the commission to determine and, by order or rule, fix the rules, practices, equipment, appliances, facilities, service, or methods to be observed, furnished, constructed, enforced, or employed. This bill would require, except as provided, each electrical corporation, gas corporation, water corporation, or local publicly owned electric utility, on or before March 1, 2026, to automatically enroll its customers in alerts for service outages and updates. The bill would require customers to be provided with the opportunity to opt-out of any alerts they do not wish to receive, except as provided. The bill would require each of those utilities to annually provide information on customers' bills on how to update their preferred contact methods and to allow customers to update their contact information on the utility's internet website or, if feasible, by telephone. This bill contains other related provisions and other existing laws. (Based on 10/06/2025 text)

Location:	10/06/2025 - Assembly CHAPTERED	Current Text:	10/06/2025 - Chaptered
Introduced:	02/21/2025	Last Amend:	09/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/10/25 A Floor Analysis (text 09/05/25)		

AB 1425
Arambula, D
HTML
PDF

San Joaquin River Parkway: pit dewatering.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Surface Mining and Reclamation Act of 1975 prohibits a person, with exceptions, from conducting surface mining operations unless, among other things, a permit is obtained from, a specified reclamation plan is submitted to and approved by, and financial assurances for reclamation have been approved by the lead agency for the operation of the surface mining operation. This bill would prohibit pit dewatering, as defined, in areas with subsurface river flow or groundwater levels shallower than 50 feet below ground anywhere within the San Joaquin River Parkway, as defined. (Based on 03/28/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	03/28/2025 - Amended
Introduced:	02/21/2025	Last Amend:	03/28/2025
Is Urgent:	N		

Is Fiscal: Y
Current Analysis: 04/25/25 [A Natural Resources](#)
(text 03/28/25)

AB 1530

Committee on Emergency Management

[HTML](#)

[PDF](#)

California Disaster Assistance Act.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Under the California Disaster Assistance Act, current law authorizes the Office of Emergency Services to establish a model process to assist a community in recovering from an emergency proclaimed by the Governor that includes, among other information, measures to encourage the participation of nongovernmental organizations in the community recovery process to supplement recovery activities undertaken by federal or local agencies. This bill would instead require the office to establish that model process, and would require the model process to also include measures to encourage the participation of private nonprofit organizations and how they may be eligible to receive state assistance for distribution of supplies and other disaster or emergency assistance activities resulting in extraordinary cost. (Based on 05/23/2025 text)

Location: 08/29/2025 - Senate 2 YEAR
Introduced: 03/26/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/15/25 [S Appropriations](#) (text 05/23/25)

Current Text: 05/23/2025 - Amended
Last Amend: 05/23/2025

AB 1577

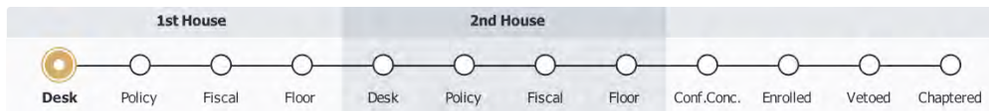
Bauer-Kahan, D

[HTML](#)

[PDF](#)

Data centers: monthly reporting.

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Tracking form

Position	Subject

Bill information

Status: 01/13/2026 - From printer. May be heard in committee February 12.

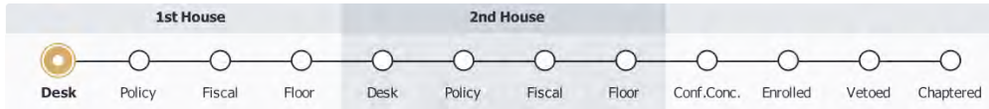
Summary: Current law establishes the State Energy Resources Conservation and Development Commission and vests the commission with various responsibilities with respect to developing and implementing the state’s energy policies. Current law requires the commission to biennially adopt an integrated energy policy report, as specified, and to make the reports accessible to state, local, and federal entities and to the general public. This bill would require the commission to establish a process for the owner of a data center, as defined, to submit specified information to the commission on a monthly basis, including, among other information, the data center’s power usage effectiveness, as defined, water usage effectiveness, as defined, and total water consumption and the quantity of fuel consumed by onsite generators or other fuel-based energy systems, as specified. The bill would require the owner of a data center to submit the required information in the manner and timeframe specified by the commission. The bill would require the commission, as part of the 2029 edition of the integrated energy policy report, to include an assessment of electrical load trends for data centers, as provided. The bill would require the commission to annually publish the information submitted in an anonymized and aggregated format on its internet website. (Based on 01/12/2026 text)

Location:	01/12/2026 - Assembly PRINT	Current Text:	01/12/2026 - Introduced
Introduced:	01/12/2026		
Is Urgent:	N		
Is Fiscal:	Y		

[AB 1578](#)
[Jackson, D](#)
[HTML](#)
[PDF](#)

State and local officials: antihate speech training.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 01/13/2026 - From printer. May be heard in committee February 12.

Summary: Current law requires each state agency to offer at least semiannually, and certain state officials to attend once every 2 years, an orientation course on the relevant ethics statutes and regulations that govern the official conduct of state officials. Current law requires each state agency to maintain records indicating the specific attendees, each attendee’s job title, and dates of their attendance for each orientation course offered for a period of not less than 5 years after each course is given. This bill would require, beginning on January 1, 2028, a state official to complete at least one hour of antihate speech training and education within 6 months of taking office and subsequently every 4 years thereafter. (Based on 01/12/2026 text)

Location:	01/12/2026 - Assembly PRINT	Current Text:	01/12/2026 - Introduced
Introduced:	01/12/2026		
Is Urgent:	N		

Is Fiscal: Y

AB 1622

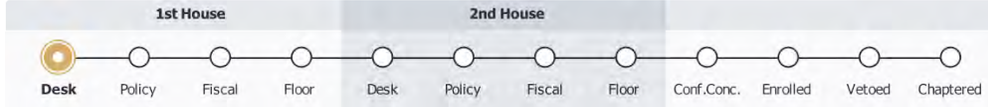
Rubio, Blanca, D

HTML

PDF

Electrified security fences.

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Tracking form

Position	Subject

Bill information

Status: 01/23/2026 - From printer. May be heard in committee February 22.

Summary: Current law, until January 1, 2028, authorizes an owner of real property to install and operate on their property an electrified security fence that is powered by an electrical energizer, driven by solar-charged batteries of no more than 12 volts of direct current, and used to protect and secure manufacturing or industrial property, or property zoned under another designation, but legally authorized to be used for a commercial purpose that stores, parks, services, sells, or rents vehicles or other materials, subject to specified conditions. Current law prohibits a city, county, or city and county from prohibiting or conditioning the installation of an electrified security fence, as described above, except for requiring an administrative permit to confirm a fence abutting a property in residential use, or within 300 feet of a public park, childcare facility, recreation center, community center, or school facility, meets certain requirements. Current law repeals these provisions on January 1, 2028. Current law, starting January 1, 2028, authorizes an owner of real property to install and operate on their property an electrified security fence that is powered by an electrical energizer, and used to protect and secure commercial, manufacturing, or industrial property, or property zoned under another designation, but legally authorized to be used for a commercial, manufacturing, or industrial purpose, subject to specified conditions and subject to prohibitions imposed by a city, county, or city and county through a local ordinance. This bill would indefinitely extend the operation of the electrified security fence provisions subject to repeal on January 1, 2028, and would repeal the provisions that become operative on January 1, 2028. (Based on 01/22/2026 text)

Location: 01/22/2026 - Assembly PRINT
Introduced: 01/22/2026
Is Urgent: N
Is Fiscal: N

Current Text: 01/22/2026 - Introduced

AB 1692

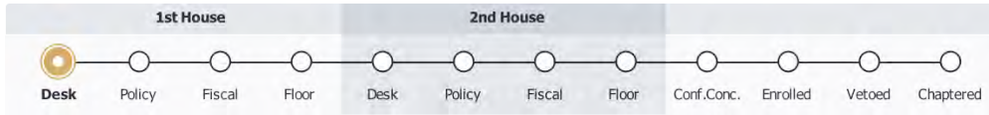
Pacheco, D

HTML

PDF

Energy.

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Tracking form

Position	Subject
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Bill information

Status: 02/04/2026 - From printer. May be heard in committee March 6.

Summary: The Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission and vests the commission with the authority to, among other things, adopt building design and construction standards and energy and water conservation standards for new residential and nonresidential buildings to reduce the wasteful, uneconomic, inefficient, or unnecessary consumption of energy, including energy associated with the use of water. This bill would make nonsubstantive changes to the provision naming the act. (Based on 02/03/2026 text)

Location: 02/03/2026 - Assembly PRINT **Current Text:** 02/03/2026 - Introduced

Introduced: 02/03/2026

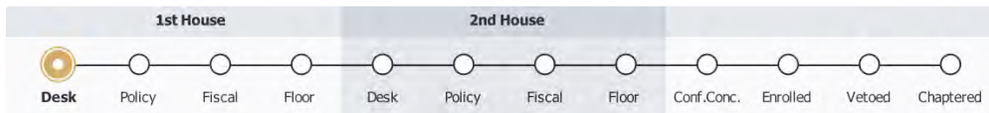
Is Urgent: N

Is Fiscal: N

[ACA 11](#)
[Macedo, R](#)
[HTML](#)
[PDF](#)

California Water Resiliency Act.

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Tracking form

Position	Subject
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Bill information

Status: 03/25/2025 - From printer. May be heard in committee April 24.

Summary: This measure, the California Water Resiliency Act, would require the Treasurer to annually transfer an amount equal to 1% of all state revenues from the General Fund to the Water Conveyance and Capacity Infrastructure Fund, which the measure would create. The measure would continuously appropriate moneys in the fund to the California Water Commission for its actual costs of implementing these provisions and for administering grants for the entitlement, repair, design, and construction of water infrastructure projects that will maintain or expand the availability of clean, safe drinking water for homes and businesses, and water for agricultural uses, consistent with area of origin water rights. (Based on 03/24/2025 text)

Location: 03/24/2025 - Assembly PRINT **Current Text:** 03/24/2025 - Introduced

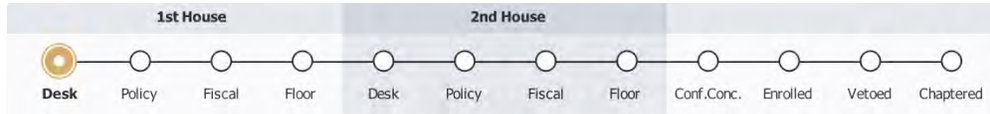
Introduced: 03/24/2025

Is Urgent: N
Is Fiscal: Y

ACA 12 Wallis, R HTML PDF

Road usage charges: vote and voter approval requirements.

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Tracking form

Position	Subject

Bill information

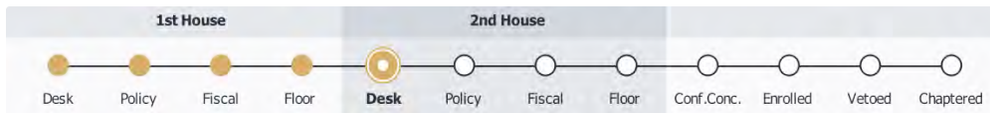
Status: 03/27/2025 - From printer. May be heard in committee April 26.
Summary: The California Constitution requires any change in state statute that increases the tax liability of any taxpayer to be imposed by an act passed by 2/3 of the membership of each house of the Legislature and prohibits specified taxes on real property from being so imposed. For these purposes, the California Constitution defines a "tax" as any state levy, charge, or exaction, except as described in certain exceptions. The California Constitution describes one of those exceptions as a charge imposed for entrance to or use of state property, or the purchase, rental, or lease of state property, except charges governed by a specified provision of the California Constitution. This measure, on or after its effective date, would provide that the exception described above does not include a road usage charge, as described, thereby requiring the imposition of this type of charge to be subject to the 2/3 vote requirement. (Based on 03/26/2025 text)

Location: 03/26/2025 - Assembly PRINT **Current Text:** 03/26/2025 - Introduced
Introduced: 03/26/2025
Is Urgent: N
Is Fiscal: Y

SB 33 Cortese, D HTML PDF

Public contracts: claim resolution.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 01/26/2026 - Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

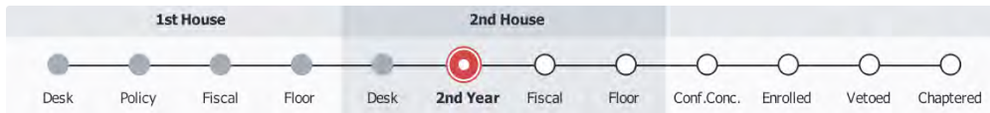
Summary: Current law prescribes various requirements regarding the formation, content, and enforcement of state and local public contracts. Current law establishes, until January 1, 2027, for contracts entered into on or after January 1, 2017, a claim resolution process applicable to any claim by a contractor in connection with a public works project against a public entity, as specified. For purposes of these provisions, current law defines “public entity” to include, among others, a city, including a charter city, and county, including a charter county. Current law imposes various requirements on a public entity in relating to the claim resolution process, including, among other things, conducting a reasonable review of the claim and, within 45 days, providing the claimant a written statement identifying the disputed and undisputed portions of the claim. This bill would repeal the above-described January 1, 2027, repeal date, thereby extending the operation of these provisions indefinitely. By indefinitely extending the duties of local agencies in relation to the above-specified claim resolution process, this bill would impose a state-mandated local program. (Based on 01/05/2026 text)

Location:	01/26/2026 - Assembly DESK	Current Text:	01/05/2026 - Amended
Introduced:	12/02/2024	Last Amend:	01/05/2026
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	01/21/26 S Floor Analyses (text 01/05/26)		

SB 238
Smallwood-Cuevas, D
HTML
PDF

Workplace surveillance tools.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was P. & C.P. on 6/26/2025)(May be acted upon Jan 2026)

Summary: Would require an employer to annually provide a notice to the Department of Industrial Relations of all the workplace surveillance tools the employer is using in the workplace. The bill would require the notice to include, among other information, the personal information that will be collected from workers and consumers and whether they will have the option of opting out of the collection of personal information. The bill would require the department to make the notice publicly available on the department’s internet website within 30 days of receiving the notice. The bill would define “employer” to include, among other entities, public employers, as specified. (Based on 05/01/2025 text)

Location:	07/17/2025 - Assembly 2 YEAR	Current Text:	05/01/2025 - Amended
Introduced:	01/29/2025 (Spot bill)	Last Amend:	05/01/2025
Is Urgent:	N		

Is Fiscal: Y
Current Analysis: 07/14/25 [A Privacy And Consumer Protection](#) (text 05/01/25)

SB 280

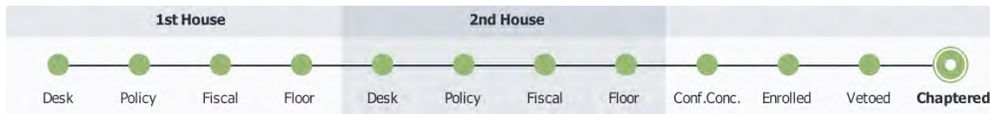
Cervantes, D

[HTML](#)

[PDF](#)

Elections.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 08/21/2025 - Chaptered by Secretary of State - Chapter 97, Statutes of 2025
Summary: Current law authorizes a candidate for elective office to submit a petition containing a specified number of signatures in lieu of all or part of the fee for filing nomination papers. Current law requires the Secretary of State to make forms for securing signatures available to each candidate commencing 60 days before the first day for circulating nomination papers, except as specified, and requires candidates to file in-lieu-filing-fee petitions at least 30 days before the close of the nomination period. This bill, for the June 2, 2026, statewide direct primary election, would require the Secretary of State to make those forms available beginning December 19, 2025. (Based on 08/21/2025 text)

Location: 08/21/2025 - Senate CHAPTERED
Introduced: 02/05/2025
Is Urgent: Y
Is Fiscal: Y
Current Analysis: 08/21/25 [S Floor Analyses](#) (text 08/18/25)

Current Text: 08/21/2025 - Chaptered
Last Amend: 08/18/2025

SB 420

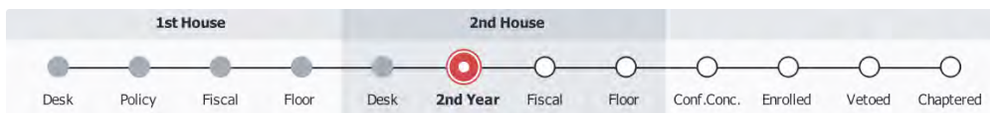
Padilla, D

[HTML](#)

[PDF](#)

Automated decision systems.

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Tracking form

Position	Subject

Bill information

Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was P. & C.P. on 6/9/2025)(May be acted upon Jan 2026)

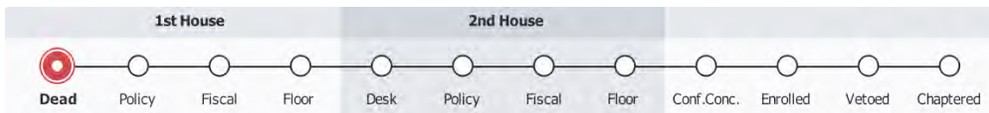
Summary: The California AI Transparency Act requires a covered provider, as defined, of a generative artificial intelligence system to make available an AI detection tool at no cost to the user that meets certain criteria, including that the tool outputs any system provenance data, as defined, that is detected in the content. The California Consumer Privacy Act of 2018 grants a consumer various rights with respect to personal information that is collected or sold by a business, as defined, including the right to direct a business that sells or shares personal information about the consumer to third parties not to sell or share the consumer’s personal information, as specified. This bill would generally regulate a developer or a deployer of a high-risk automated decision system, as defined, including by requiring a developer or a deployer to perform an impact assessment on the high-risk automated decision system before making it publicly available or deploying it, as prescribed. The bill would require a state agency to require a developer of a high-risk automated decision system deployed by the state agency to provide to the state agency a copy of the impact assessment and would require the state agency to keep that impact assessment confidential. The bill would also require a developer to provide to the Attorney General or Civil Rights Department, within 30 days of a request from the Attorney General or the Civil Rights Department, a copy of an impact assessment and would require the impact assessment to be kept confidential. (Based on 05/23/2025 text)

Location:	07/17/2025 - Assembly 2 YEAR	Current Text:	05/23/2025 - Amended
Introduced:	02/18/2025 (Spot bill)	Last Amend:	05/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/27/25 S Floor Analyses (text 05/23/25)		

SB 425
Rubio, D
HTML
PDF

Bonds: public entities as beneficiaries.

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Tracking form

Position	Subject

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The Bond and Undertaking Law prescribes procedures for a bond or undertaking that is executed, filed, posted, furnished, or otherwise given as a security pursuant to any statute, except as specified. Unless a statute providing for a bond indicates that the bond becomes effective at a different time, a bond is effective at the time it is given or, if the statute requires that the bond be approved, at the time it is approved. This bill would specify that if a statute provides for a bond to be given to or in favor of a beneficiary that is a public entity, as defined, in connection with the purchase, construction, expansion, improvement, or rehabilitation of any real or other tangible personal property, that bond is not effective unless the beneficiary agrees to (1) make all payments to the principal, or to

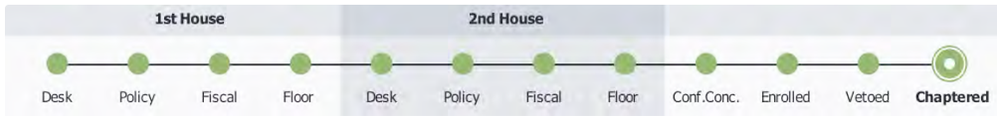
the surety if the surety agrees to complete the work upon the principal's default, and (2) perform all necessary obligations owed to the principal under the contract for the work. (Based on 03/26/2025 text)

Location:	01/15/2026 - Senate DEAD	Current Text:	03/26/2025 - Amended
Introduced:	02/18/2025	Last Amend:	03/26/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/25/25 S Judiciary (text 03/26/25)		

SB 466 Caballero, D [HTML](#) [PDF](#)

Drinking water: primary standard for hexavalent chromium: exemption.

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Tracking form

Position	Subject

Bill information

Status: 10/03/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 320, Statutes of 2025.

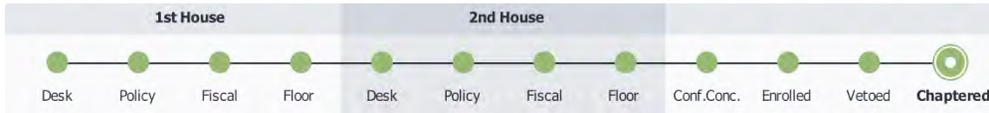
Summary: The California Safe Drinking Water Act requires the State Water Resources Control Board to adopt primary drinking water standards for contaminants in drinking water based upon specified criteria and requires a primary drinking water standard to be established for hexavalent chromium. Current law authorizes the state board to grant a variance from primary drinking water standards to a public water system. This bill would prohibit a public water system that meets the total chromium maximum contaminant level (MCL) enforceable standard for drinking water in California from being determined, held, considered, or otherwise deemed in violation of the primary drinking water standard for hexavalent chromium while implementing a state board approved compliance plan or while state board action on the proposed and submitted compliance plan is pending, except as provided. (Based on 10/03/2025 text)

Location:	10/03/2025 - Senate CHAPTERED	Current Text:	10/03/2025 - Chaptered
Introduced:	02/19/2025	Last Amend:	08/25/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/03/25 S Floor Analyses (text 08/25/25)		

SB 482 Weber Pierson, D [HTML](#) [PDF](#)

Roster of public officials: local government.

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Tracking form

Position	Subject

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 762, Statutes of 2025.

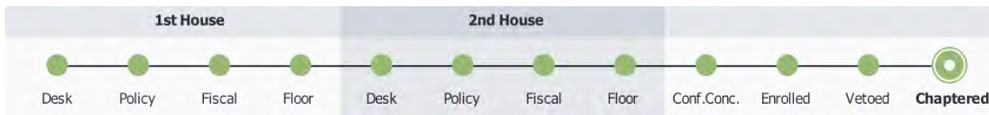
Summary: Would require, no more than 120 days after each general election, the governing body of each city, county, or city and county, or their delegated local entity, to submit to the Secretary of State an updated list of local elected or appointed officials for publication in the above-specified roster, as prescribed. (Based on 10/13/2025 text)

Location: 10/13/2025 - Senate CHAPTERED	Current Text: 10/13/2025 - Chaptered
Introduced: 02/19/2025 (Spot bill)	Last Amend: 06/23/2025
Is Urgent: N	
Is Fiscal: Y	
Current Analysis: 09/09/25 S Floor Analyses (text 06/23/25)	

SB 521 **Gonzalez, D** [HTML](#) [PDF](#)

Public employment: disqualification.

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Tracking form

Position	Subject

Bill information

Status: 07/30/2025 - Chaptered by Secretary of State - Chapter 92, Statutes of 2025

Summary: Current law disqualifies a public employee, as defined, from any public employment for 5 years if the employee is convicted of any felony involving accepting or giving, or offering to give, a bribe, the embezzlement of public money, extortion or theft of public money, perjury, or conspiracy to commit any of those crimes arising directly out of their official duties. This bill would expand that provision to include any felony involving a conflict of interest. The bill would also disqualify a city manager or city attorney, as defined, including an individual acting under contract with the city for those services, who is convicted of any of the above-described felonies, from any future public employment in an equivalent role. (Based on 07/30/2025 text)

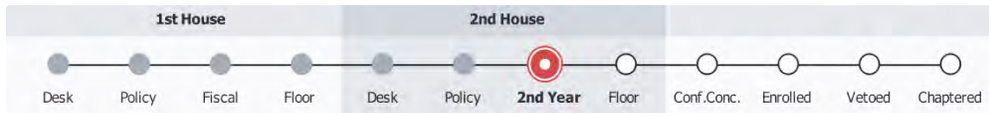
Location: 07/30/2025 - Senate CHAPTERED
Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 06/30/25 [A Appropriations](#) (text 04/24/25)

Current Text: 07/30/2025 - Chaptered
Last Amend: 04/24/2025

SB 601 **Allen, D** **HTML** **PDF**

Water: waste discharge.

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Tracking form

Position	Subject

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Summary: The State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the Porter-Cologne Water Quality Control Act (act) and the National Pollutant Discharge Elimination System (NPDES) permit program. Under the act, the State Water Resources Control Board is authorized to adopt water quality control plans for waters for which quality standards are required by the federal Clean Water Act, as specified, and that in the event of a conflict, those plans supersede regional water quality control plans for the same waters. This bill would authorize the state board to adopt water quality control plans for nexus waters, which the bill would define as all waters of the state that are not also navigable, except as specified. The bill would require any water quality standard that was submitted to, and approved by, or is awaiting approval by, the United States Environmental Protection Agency or the state board that applied to nexus waters as of May 24, 2023, to remain in effect, as provided. (Based on 07/10/2025 text)

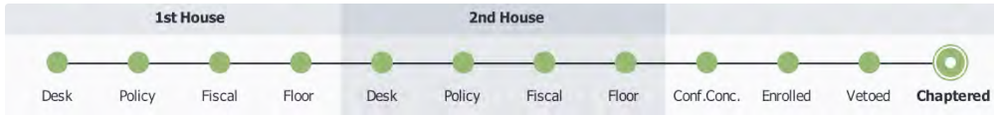
Location: 08/28/2025 - Assembly 2 YEAR
Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/18/25 [A Appropriations](#) (text 07/10/25)

Current Text: 07/10/2025 - Amended
Last Amend: 07/10/2025

SB 625 **Wahab, D** **HTML** **PDF**

Housing developments: disasters: reconstruction of destroyed or damaged structures.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 548, Statutes of 2025.

Summary: The Davis-Stirling Common Interest Development Act governs the management and operation of common interest developments. Current law makes any covenant, restriction, or condition contained in any deed, contract, security instrument, or other instrument affecting the transfer or sale of any interest in a planned development, and any provision of a governing document, that either effectively prohibits or unreasonably restricts the construction or use of an accessory dwelling unit or junior accessory dwelling unit on a lot zoned for single-family residential use, as specified, void and unenforceable. If the governing documents require association approval before a member may make a physical change to the member’s separate interest or to the common area, current law requires an association to satisfy specified requirements, including to provide a fair, reasonable, and expeditious procedure for making its decision in reviewing and approving or disapproving a proposed physical change, as described above. This bill would make any covenant, restriction, or condition contained in any deed, contract, security instrument, or other instrument, and any provision of a governing document, void and unenforceable to the extent that it prohibits, or includes conditions that have the effect of prohibiting, a substantially similar reconstruction of a residential structure, as specified, that was destroyed or damaged in a disaster, as defined. (Based on 10/10/2025 text)

Location: 10/10/2025 - Senate CHAPTERED

Introduced: 02/20/2025 (Spot bill)

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/08/25 [S Floor Analyses](#) (text 09/02/25)

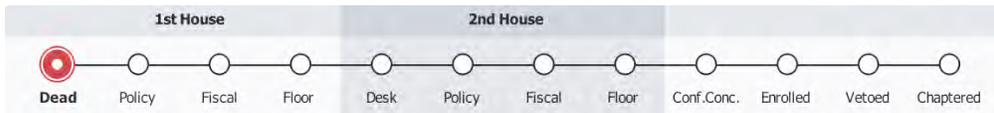
Current Text: 10/10/2025 - Chaptered

Last Amend: 09/02/2025

SB 730
Hurtado, D
HTML
PDF

Product safety: consumer products: perfluoroalkyl and polyfluoroalkyl substances.

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Tracking form

Position	Subject

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

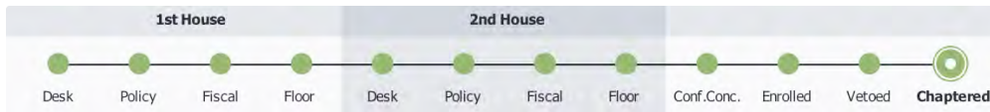
Summary: Would, beginning January 1, 2027, prohibit a person from distributing, selling, or offering for sale artificial turf, carpets or rugs, cleaning products, cookware, dental floss, fabric treatments, or upholstered furniture that contain intentionally added perfluoroalkyl and polyfluoroalkyl substances (PFAS), as defined. The bill would authorize the department to adopt regulations to designate additional consumer product categories to prohibit the distribution, selling, or offering for sale of consumer products containing intentionally added PFAS within those consumer product categories if the department determines that safer alternatives, as defined, are readily available at comparable costs. The bill would prohibit the department from adopting a regulation that prohibits a consumer product containing intentionally added PFAS from distribution, sale, or offering for sale on or before 18 months after the regulation is adopted. The bill would define “product” for purposes of these provisions to not include, among other things, used products offered for sale, federally approved drugs or medical devices, or products containing fluoropolymers, as specified. (Based on 03/26/2025 text)

Location:	01/15/2026 - Senate DEAD	Current Text:	03/26/2025 - Amended
Introduced:	02/21/2025	Last Amend:	03/26/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/21/25 S Environmental Quality (text 03/26/25)		

SB 827
Gonzalez, D
HTML
PDF

Local agency officials: training.

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Tracking form

Position	Subject

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 661, Statutes of 2025.

Summary: Current law imposes ethics training on specified local agency officials. Current law requires each training to be 2 hours and requires the officials to receive each training every 2 years, and as described otherwise, with the first training within one year of commencing service. Existing law requires the local agency to maintain records of the trainings, as prescribed. This bill would expand which local agency officials are required to complete the above-described ethics training to include department heads, or other similar administrative officers, as specified, and would instead require officials who commence service on or after January 1, 2026, to receive their initial training within 6 months of commencing service. The bill would require the local agency to publish post clear instructions and contact information for requesting the training records on its internet website, as specified. This bill would additionally require all local agency officials, as defined, to receive at least 2 hours of fiscal and financial training, as described. The bill would require the training to be received at least once every 2 years, as provided. The bill would exempt from these requirements specified local agency officials if they are in

compliance with existing education requirements specific to their positions. This bill would authorize a local agency or an association of local agencies to contract with or otherwise collaborate with a provider of a training course to offer one or more training courses, or sets of self-study materials with tests, to its local agency officials to meet the training requirement, as described. The bill would require the training courses and materials to be developed in consultation with experts in local government finance. finance, as specified. (Based on 10/11/2025 text)

Location:	10/11/2025 - Senate CHAPTERED	Current Text:	10/11/2025 - Chaptered
Introduced:	02/21/2025	Last Amend:	09/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/08/25 S Floor Analyses (text 09/02/25)		

[SB 833](#)
[McNerney, D](#)
[HTML](#)
[PDF](#)

Critical infrastructure: artificial intelligence systems: human oversight.

Progress bar



Tracking form

Position	Subject

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Summary: Existing law, the California Emergency Services Act, establishes the California Cybersecurity Integration Center within the Office of Emergency Services to serve as the central organizing hub of state government’s cybersecurity activities and to coordinate information sharing with various entities. Existing law also requires the Technology Recovery Plan element of the State Administrative Manual to ensure the inclusion of cybersecurity strategy incident response standards for each state agency to secure its critical infrastructure controls and information, as prescribed. This bill would require, on or before July 1, 2026, an operator, defined as a state agency responsible for operating, managing, overseeing, or controlling access to critical infrastructure, that deploys a covered artificial intelligence (AI) system, as defined, to establish a human oversight mechanism that ensures a human monitors the system’s operations in real time and reviews and approves any plan or action proposed by the covered AI system before execution, except as provided. The bill would require the Department of Technology to develop specialized training in AI safety protocols and risk management techniques to oversight personnel. The bill would require oversight personnel for an operator to conduct an annual assessment of its covered AI systems, as specified, and to submit a summary of the findings to the department. The bill would make findings and declarations related to its provisions. This bill contains other related provisions and other existing laws. (Based on 07/17/2025 text)

Location:	08/28/2025 - Assembly 2 YEAR	Current Text:	07/17/2025 - Amended
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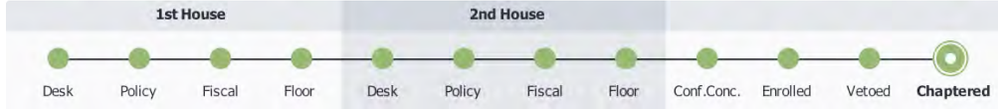
Introduced: 02/21/2025 (Spot bill)
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/18/25 [A Appropriations](#) (text 07/17/25)

Last Amend: 07/17/2025

SB 858 **Committee on Local Government** [HTML](#) [PDF](#)

Local Government Omnibus Act of 2025.

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Tracking form

Position	Subject

Bill information

Status: 10/01/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 242, Statutes of 2025.

Summary: Current law authorizes a county board of supervisors, by resolution, to authorize the use of a facsimile signature of the chairperson of the board on all papers, documents, or instruments requiring the signature of the chairperson, as provided, if certain requirements are met relating to the personal signature of the chairperson. Under current law, if those requirements are met, the papers, documents, or instruments bearing the facsimile signature are accorded the same force and effect as though personally signed by the chairperson. This bill would remove the requirement for that authorization to occur by resolution of the board. The bill would authorize the board, in addition to authorizing a facsimile signature, to authorize the use of an electronic or digital signature of the chairperson on all papers, documents, or instruments requiring the signature of the chairperson. (Based on 10/01/2025 text)

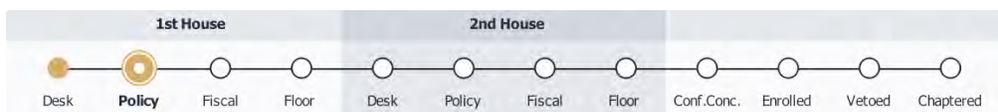
Location: 10/01/2025 - Senate CHAPTERED
Introduced: 03/12/2025
Is Urgent: N
Is Fiscal: N
Current Analysis: 08/25/25 [S Floor Analyses](#) (text 07/08/25)

Current Text: 10/01/2025 - Chaptered
Last Amend: 07/08/2025

SB 872 **McNerney, D** [HTML](#) [PDF](#)

Department of Water Resources: supervision of dams and reservoirs.

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Tracking form

Position	Subject
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Bill information

Status: 01/07/2026 - From printer. May be acted upon on or after February 6.

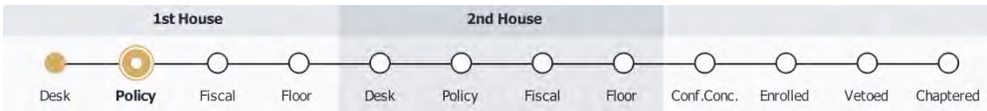
Summary: Current law prohibits the construction of any new dam or reservoir or the enlargement of any new dam or reservoir until the owner has applied for and obtained from the Department of Water Resources written approval of plans and specifications. Current law authorizes the department, in connection with approving a dam or reservoir, to require certain data, investigations, reports, and any other appropriate information as may be necessary. This bill would make a nonsubstantive change in these provisions. (Based on 01/06/2026 text)

Location:	01/06/2026 - Senate Rules	Current Text:	01/06/2026 - Introduced
Introduced:	01/06/2026		
Is Urgent:	N		
Is Fiscal:	N		

[SB 910](#)
[Seyarto, R](#)
[HTML](#)
[PDF](#)

Municipal water districts: water service: Indian lands.

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Tracking form

Position	Subject
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Bill information

Status: 01/27/2026 - From printer. May be acted upon on or after February 26.

Summary: The Municipal Water District Law of 1911 provides for the formation of municipal water districts and grants to those districts specified powers. Current law permits a district to acquire, control, distribute, store, spread, sink, treat, purify, recycle, recapture, and salvage any water for the beneficial use of the district, its inhabitants, or the owners of rights to water in the district. Current law, upon the request of certain Indian tribes and the satisfaction of certain conditions, requires a district to provide service of water at substantially the same terms applicable to the customers of the district to the Indian tribe's lands that are not within a district, as prescribed. Current law also authorizes a district, until January 1, 2027, under specified circumstances, to apply to the applicable local agency formation commission to provide this service of water to Indian lands, as defined, that are not within the district and requires the local agency formation commission to approve that application. This bill would extend the above provisions regarding the application to the applicable local agency formation commission to January 1, 2032. (Based on 01/26/2026 text)

Location:	01/26/2026 - Senate Rules	Current Text:	01/26/2026 - Introduced
Introduced:	01/26/2026		

Is Urgent: N
Is Fiscal: Y

ACWD - Board/Gov

AB 293

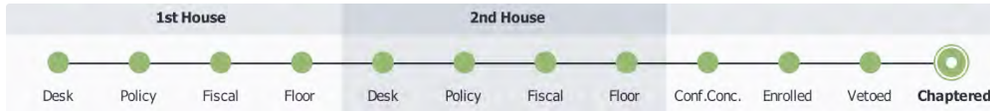
Bennett, D

HTML

PDF

Groundwater sustainability agency: transparency.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - OGM, ACWD - Water Resources

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 359, Statutes of 2025.

Summary: Current law requires a groundwater sustainability plan to be developed and implemented for each medium- or high-priority basin by a groundwater sustainability agency. Current law authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin, as provided. Current law requires members of the board of directors and the executive, as defined, of a groundwater sustainability agency to file statements of economic interests with the Fair Political Practices Commission using the commission's online system for filing statements of economic interests. This bill would require each groundwater sustainability agency to publish the membership of its board of directors on its internet website, or on the local agency's internet website, as provided. The bill would also require each groundwater sustainability agency to publish a link on its internet website or its local agency's internet website to the location on the Fair Political Practices Commission's internet website where the statements of economic interests, filed by the members of the board and executives of the agency, can be viewed. (Based on 10/06/2025 text)

Location: 10/06/2025 - Assembly CHAPTERED
Introduced: 01/22/2025
Is Urgent: N
Is Fiscal: N
Current Analysis: 06/11/25 [S Floor Analyses](#) (text 01/22/25)

Current Text: 10/06/2025 - Chaptered

AB 905

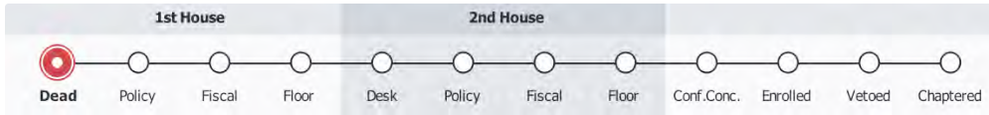
Pacheco, D

HTML

PDF

State general obligation bonds: disclosure requirements.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Finance, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

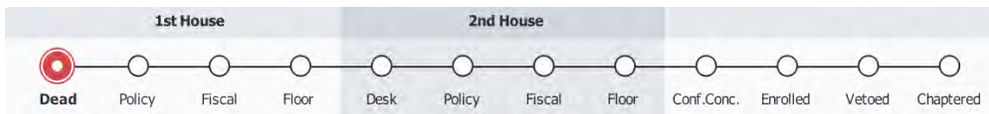
Summary: The State General Obligation Bond Law generally sets forth the procedures for the issuance and sale of bonds governed by its provisions and for the disbursement of the proceeds of the sale of those bonds. Current law requires any state bond measure approved on or after January 1, 2004, to be subject to an annual reporting process, with the head of the lead state agency administering the bond proceeds reporting certain information about the projects being funded to the Legislature and the Department of Finance. Current law allows this information to be provided on the agency's internet website or the state's open data portal under certain circumstances. This bill would require a bond act for any state general obligation bond measure that is approved by voters on and after January 1, 2026, to include specified information about the objectives of the bond expenditure and related data. The bill would also require the head of the lead state agency administering the bond to post on its internet website a notification that contains, among other information, details about the programs and projects authorized to be funded by the bond. (Based on 03/28/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/28/2025 - Amended
Introduced:	02/19/2025	Last Amend:	03/28/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 03/28/25)		

SB 430
Cabaldon, D
HTML
PDF

Local agencies: automated decision systems.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - HR, ACWD - OGM

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Current law establishes the Government Operations Agency (GovOps), and establishes within the agency the Department of Technology. Current law requires the Department of Technology to conduct, in coordination with other interagency bodies as it deems

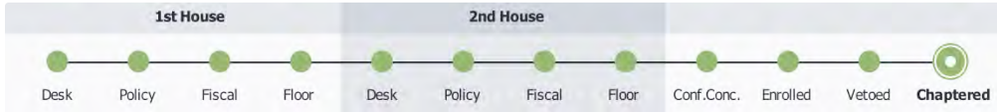
appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. Current law defines, for these purposes, an “automated decision system” as, among other things, a computational process that is used to assist or replace human discretionary decisionmaking and materially impacts natural persons. Current law authorizes local agencies, including cities and counties, to provide welfare, employment, and other public social services. Current law also authorizes the legislative body of any county or city, pursuant to specified procedures, to adopt ordinances that, among other things, regulate the use of buildings, structures, and land as between industry, business, residences, open space, and other purposes. This bill would impose certain restrictions on the use of an automated decision system by a local agency to confer supportive services, permits, or licenses, as specified. Among those restrictions, the bill would include a prohibition on using an output from the system as the sole basis for an adverse eligibility or benefit determination affecting a natural person, except as specified. The bill would require the local agency to verify the accuracy of the system’s outputs and to promote nondiscrimination in its use, as specified. The bill would require the local agency’s governing board to provide audits or other quality control review of the outputs, as specified, to assure acceptable accuracy. (Based on 01/05/2026 text)

Location:	01/15/2026 - Senate DEAD	Current Text:	01/05/2026 - Amended
Introduced:	02/18/2025 (Spot bill)	Last Amend:	01/05/2026
Is Urgent:	N		
Is Fiscal:	Y		

[SB 598](#)
[Durazo, D](#)
[HTML](#)
[PDF](#)

Public contracts: local water infrastructure projects: Construction Manager/General Contractor project delivery method.

Progress bar



Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Development Services, ACWD - OGM

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 655, Statutes of 2025.

Summary: Current law defines the Construction Manager/General Contractor project delivery method (CM/GC method) as a project delivery method in which a construction manager is procured to provide preconstruction services during the design phase of a project and construction services during the construction phase of the project. Under current law, the method allows the contract for construction services to be entered into at the same time as the contract for preconstruction services or at a later time. Current law authorizes the Metropolitan Water District of Southern California to utilize the CM/GC method for regional recycled water projects or other water infrastructure projects under specified conditions. Pursuant to existing law, certain information required to be submitted as part of the CM/GC method is required to be verified under oath. Current law makes the provisions described above pertaining to the CM/GC method effective only until January 1, 2028, and

inoperative as of that date. This bill would, until January 1, 2031, authorize a local agency, as defined, upon approval of its governing body, to similarly use the CM/GC method for a regional recycled water project or other water infrastructure project undertaken by the district to alleviate water supply shortages attributable to drought or climate change. The bill would require that authorization to apply to no more than 15 capital outlay projects for each local agency and would require a local agency to award a contract pursuant to the bill on a best value basis or to the lowest responsible bidder. (Based on 10/11/2025 text)

Location: 10/11/2025 -
Senate CHAPTERED

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/25/25 [S Floor Analyses](#) (text 07/07/25)

Current Text: 10/11/2025 - Chaptered

Last Amend: 07/07/2025

ACWD - Capital Projects

AB 830

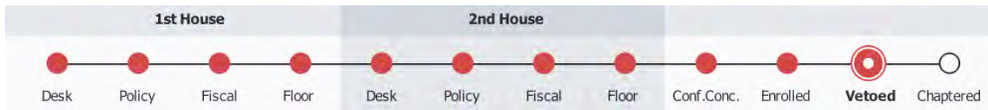
Rogers, D

HTML

PDF

State highways: encroachment permits: relocating or removing encroachments: public utility districts: County of Mendocino.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Development Services, ACWD - Engineering, ACWD - ETS

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: Current law authorizes the Department of Transportation to issue written permits to, among other things, place, change, or renew an encroachment. Current law requires a permit issued to a county, city, public corporation, or political subdivision that is authorized by law to establish or maintain any works or facilities in, under, or over any public highway, to contain a provision that, in the event the future improvement of the highway necessitates the relocation or removal of the encroachment, the permittee will relocate or remove the encroachment at the permittee's sole expense, as provided. This bill would, until January 1, 2031, exempt a public utility district in the County of Mendocino with a ratepayer base of 5,000 households or fewer from the above-described provision and instead would require the department to bear the sole expense of relocating or removing the public utility district's encroachment in the event a future improvement of the highway necessitates the relocation or removal of the encroachment and to notify the public utility district at each stage of a project that necessitates the relocation or removal of the public utility district's encroachment. (Based on 09/10/2025 text)

Location: 10/03/2025 -
Assembly VETOED

Current Text: 10/03/2025 - Vetoed

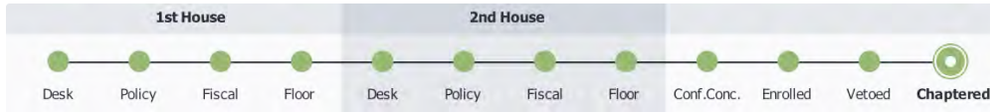
Last Amend: 08/29/2025

Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/10/25)

[AB 889](#) [Hadwick, R](#) [HTML](#) [PDF](#)

Prevailing wage: per diem wages.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Finance, ACWD - HR

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 626, Statutes of 2025.

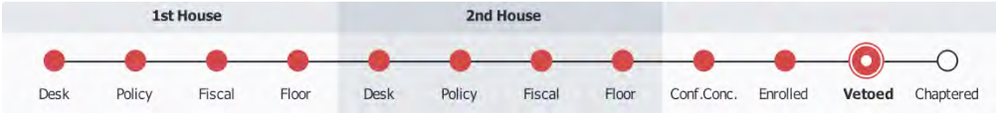
Summary: Current law requires workers employed on public works to be paid not less than the general prevailing rate of per diem wages for work of a similar character in the locality that the public work is performed, as prescribed, unless an exception applies. Current law requires the Director of the Department of Industrial Relations to determine the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed. Under current law, per diem wages include certain employer payments made pursuant to a collective bargaining agreement or for a program or committee established under the federal Labor Management Cooperation Act of 1978, as specified. Current law provides that these payments are a credit against the obligation to pay the general prevailing rate of per diem wages. Current law requires the credit for employer payments to be computed on an annualized basis where the employer seeks credit for employer payments that are higher for public works projects than for private construction performed by the same employer, except under certain circumstances, including a determination by the director that annualization would not serve the purposes of the provisions relating to public works projects. This bill would remove that exception and revoke annualization exemptions authorized by the director prior to January 1, 2026. The bill would authorize an employer to take full credit for the hourly amounts contributed to defined contribution pension plans that provide for both immediate participation and essentially immediate vesting even if the employer contributes at a lower rate or does not make contributions to private construction. (Based on 10/11/2025 text)

Location: 10/11/2025 - Assembly CHAPTERED
Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/05/25)

Current Text: 10/11/2025 - Chaptered
Last Amend: 09/05/2025

Lake and streambed alteration agreements: exemptions: culverts and bridges.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering

Bill information

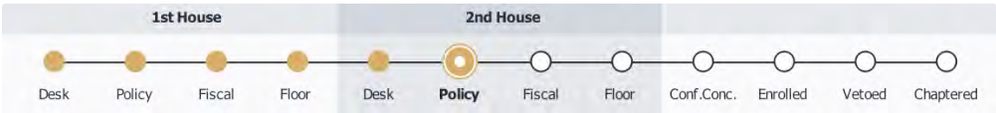
Status: 01/22/2026 - Stricken from file.

Summary: Current law prohibits a person, a state or local governmental agency, or a public utility from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river, stream, or lake, or depositing or disposing of debris, waste, or other material containing crumbled, flaked, or ground pavement where it may pass into any river, stream, or lake, unless prescribed requirements are met, including written notification to the Department of Fish and Wildlife regarding the activity. Current law requires the department to determine whether the activity may substantially adversely affect an existing fish and wildlife resource and, if so, to provide a draft lake or streambed alteration agreement to the person, agency, or utility. Current law prescribes various requirements for lake and streambed alteration agreements. Existing law also establishes various exemptions from these provisions. This bill would, until January 1, 2027, exempt from these provisions, subject to certain requirements, projects to repair or reconstruct a bridge 30 feet long or less or a culvert 70 feet long or less within the County of Sutter that has been damaged or destroyed as a result of fire, flood, storm, earthquake, land subsidence, gradual earth movement, or landslide, between January 1, 2022, and December 31, 2024, inclusive, except as specified. (Based on 09/16/2025 text)

Location:	10/01/2025 - Assembly VETOED	Current Text:	10/01/2025 - Vetoed
Introduced:	02/20/2025	Last Amend:	09/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/16/25)		

Public works: prevailing wages.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - ETS, ACWD - Finance

Bill information

Status: 01/29/2026 - Read third time. Passed. Ordered to the Senate. (Ayes 65. Noes 6.) In Senate. Read first time. To Com. on RLS. for assignment.

Summary: Current law requires that, except as specified, not less than the general prevailing rate of per diem wages, determined by the Director of Industrial Relations, be paid to workers employed on public works projects. Current law requires the body awarding a contract for a public work to obtain from the director the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed, and the general prevailing rate of per diem wages for holiday and overtime work, for each craft, classification, or type of worker needed to execute the contract. Under current law, if the director determines during any quarterly period that there has been a change in any prevailing rate of per diem wages in a locality, the director is required to make that change available to the awarding body and their determination is final. Under current law, that determination does not apply to public works contracts for which the notice to bidders has been published. This bill would instead state, commencing July 1, 2027, that if the director determines, within a semiannual period, that there is a change in any prevailing rate of per diem wages in a locality, that determination applies to any public works contract that is awarded or for which notice to bidders is published after July 1, 2027. The bill would authorize any contractor, awarding body, or specified representative affected by a change in rates on a particular contract to, within 20 days, file with the director a verified petition to review the determination of that rate, as specified. The bill would require the director to, upon notice to the interested parties, initiate an investigation or hold a hearing, and, within 20 days after the filing of that petition, except as specified, make a final determination and transmit the determination in writing to the awarding body and to the interested parties. (Based on 01/22/2026 text)

Location:	01/29/2026 - Senate Rules	Current Text:	01/22/2026 - Amended
Introduced:	02/21/2025	Last Amend:	01/22/2026
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	01/28/26 A Floor Analysis (text 01/22/26)		

SB 74
Seyarto, R
HTML
PDF

Office of Land Use and Climate Innovation: Infrastructure Gap-Fund Program.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Finance

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/2/2025)(May be acted upon Jan 2026)

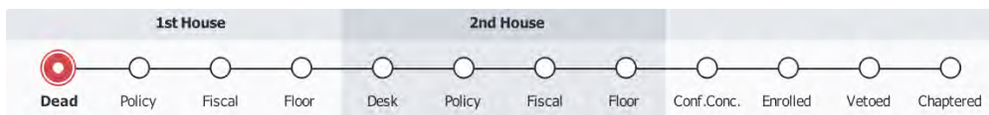
Summary: Current law establishes the Office of Land Use and Climate Innovation in the Governor's office for the purpose of serving the Governor and the Governor's cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. Current law authorizes a local agency to finance infrastructure projects through various means, including by authorizing a city or county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance that provide significant benefits to the district or the surrounding community. This bill would require the office, upon appropriation by the Legislature, to establish the Infrastructure Gap-Fund Program to provide grants to local agencies for the development and construction of infrastructure projects, as defined, facing unforeseen costs after starting construction. The bill would authorize the office to provide funding for up to 20% of a project's additional projected cost, as defined, after the project has started construction, subject to specified conditions, including, among other things, that the local agency has allocated existing local tax revenue for at least 45% of the initially budgeted total cost of the infrastructure project. When applying to the program, the bill would require the local agency to demonstrate challenges with completing the project on time and on budget and how the infrastructure project helps meet state and local goals, as specified. (Based on 04/07/2025 text)

Location:	08/28/2025 - Assembly 2 YEAR	Current Text:	04/07/2025 - Amended
Introduced:	01/15/2025	Last Amend:	04/07/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	06/30/25 A Appropriations (text 04/07/25)		

SB 90
Seyarto, R
HTML
PDF

Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: grants: improvements to public evacuation routes: mobile rigid water storage: electrical generators.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Emergency Response, ACWD - Finance

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024, approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. The act makes \$135,000,000 available, upon

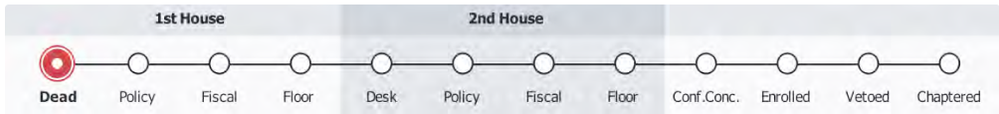
appropriation by the Legislature, to the Office of Emergency Services for a wildfire mitigation grant program to provide, among other things, loans, direct assistance, and matching funds for projects that prevent wildfires, increase resilience, maintain existing wildfire risk reduction projects, reduce the risk of wildfires to communities, or increase home or community hardening. The act provides that eligible projects include, but are not limited to, grants to local agencies, state agencies, joint powers authorities, tribes, resource conservation districts, fire safe councils, and nonprofit organizations for structure hardening of critical community infrastructure, wildfire smoke mitigation, evacuation centers, including community clean air centers, structure hardening projects that reduce the risk of wildfire for entire neighborhoods and communities, water delivery system improvements for fire suppression purposes for communities in very high or high fire hazard areas, wildfire buffers, and incentives to remove structures that significantly increase hazard risk. This bill would include in the list of eligible projects grants to the above-mentioned entities for improvements to public evacuation routes in very high and high fire hazard severity zones, mobile rigid dip tanks, as defined, to support firefighting efforts, prepositioned mobile rigid water storage, as defined, and improvements to the response and effectiveness of fire engines and helicopters. (Based on 03/12/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/12/2025 - Amended
Introduced:	01/22/2025	Last Amend:	03/12/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/02/25 S Appropriations (text 03/12/25)		

SB 231
Seyarto, R
HTML
PDF

California Environmental Quality Act: the Office of Land Use and Climate Innovation: technical advisory.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The California Environmental Quality Act (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. Under current law, the recommendation, continuous evaluation, and execution of statewide environmental goals, policies, and plans are included within the scope of the executive functions of the Governor. Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. This bill would require, on or before July 1, 2027, the Office of Land Use and Climate Innovation to consult with regional, local, state, and federal agencies to develop a technical advisory on thresholds of significance

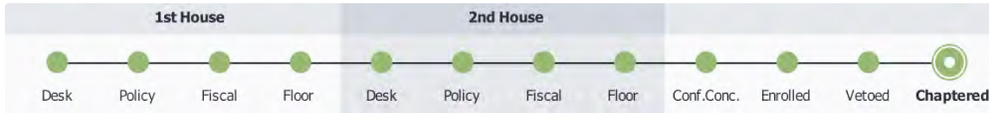
for greenhouse gas and noise pollution effects on the environment to assist local agencies. The bill would require the technical advisory to provide suggested thresholds of significance for all areas of the state, as specified, and would provide that lead agencies may elect to adopt these suggested thresholds of significance. The bill would also require the Office of Land Use and Climate Innovation to post the technical advisory on its internet website. (Based on 03/20/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/20/2025 - Amended
Introduced:	01/28/2025	Last Amend:	03/20/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 S Appropriations (text 03/20/25)		

SB 676
Limón, D
HTML
PDF

California Environmental Quality Act: judicial streamlining: state of emergency: wildfire.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 550, Statutes of 2025.

Summary: The California Environmental Quality Act (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 would require, on and after January 1, 2027, for a project, located in a geographic area for which the Governor declared a state of emergency on or after January 1, 2023, that is to maintain, repair, restore, demolish, or replace property or facilities damaged or destroyed by wildfire, and the project is not otherwise exempt from CEQA, as specified, the lead agency to prepare the record of proceeding concurrently with the administrative process. The bill would also require an action or proceeding brought to attack, review, set aside, void, or annul the certification of an environmental impact report, or the adoption of a negative declaration or mitigated negative declaration, for the project to be resolved, to the extent feasible, within 270 calendar days of the filing of the certified record of proceedings. The bill would require an applicant to agree to pay the costs of the trial court and court of appeal in hearing and deciding any action or proceeding brought under these provisions, as provided. The bill would require the Judicial Council to adopt rules of court to implement these requirements. The bill would require the project to be consistent with the applicable zoning and land use ordinances. By requiring a lead agency to prepare the record of proceedings concurrently with the administrative process, this bill would impose a state-mandated local program. (Based on 10/10/2025 text)

Location: 10/10/2025 -
Senate CHAPTERED

Introduced: 02/21/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/08/25 [S Floor Analyses](#) (text 09/02/25)

Current Text: 10/10/2025 - Chaptered

Last Amend: 09/02/2025

ACWD - Development Services

AB 830

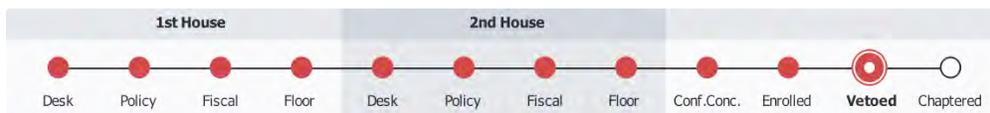
Rogers, D

HTML

PDF

State highways: encroachment permits: relocating or removing encroachments: public utility districts: County of Mendocino.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Development Services, ACWD - Engineering, ACWD - ETS

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: Current law authorizes the Department of Transportation to issue written permits to, among other things, place, change, or renew an encroachment. Current law requires a permit issued to a county, city, public corporation, or political subdivision that is authorized by law to establish or maintain any works or facilities in, under, or over any public highway, to contain a provision that, in the event the future improvement of the highway necessitates the relocation or removal of the encroachment, the permittee will relocate or remove the encroachment at the permittee's sole expense, as provided. This bill would, until January 1, 2031, exempt a public utility district in the County of Mendocino with a ratepayer base of 5,000 households or fewer from the above-described provision and instead would require the department to bear the sole expense of relocating or removing the public utility district's encroachment in the event a future improvement of the highway necessitates the relocation or removal of the encroachment and to notify the public utility district at each stage of a project that necessitates the relocation or removal of the public utility district's encroachment. (Based on 09/10/2025 text)

Location: 10/03/2025 -
Assembly VETOED

Introduced: 02/19/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/10/25)

Current Text: 10/03/2025 - Vetoed

Last Amend: 08/29/2025

SB 543

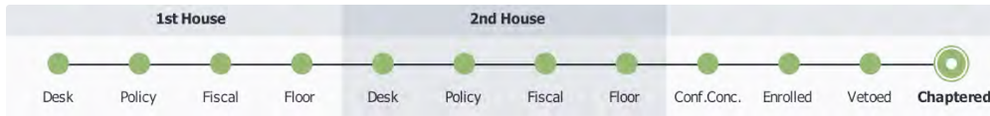
McNerney, D

HTML

PDF

Accessory dwelling units and junior accessory dwelling units.

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Tracking form

Position	Subject
	ACWD - Development Services, ACWD - Engineering

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 520, Statutes of 2025.

Summary: The Planning and Zoning Law provides for the creation by ordinance, or by ministerial approval if the local agency has not adopted an ordinance, of an accessory dwelling unit (ADU) or a junior accessory dwelling unit (JADU) in accordance with specified standards and conditions. Current law defines the term "junior accessory dwelling unit" for these purposes to mean a unit that is no more than 500 square feet in size and contained entirely within a single-family structure. This bill would revise the definition of a "junior accessory dwelling unit" to require the size of a JADU to be no more than 500 square feet of interior livable space. (Based on 10/10/2025 text)

Location: 10/10/2025 - Senate CHAPTERED

Current Text: 10/10/2025 - Chaptered

Last Amend: 07/08/2025

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/28/25 [S Floor Analyses](#) (text 07/08/25)

SB 598

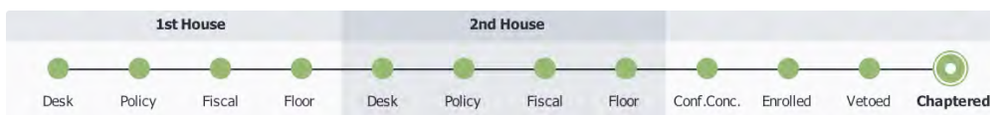
Durazo, D

HTML

PDF

Public contracts: local water infrastructure projects: Construction Manager/General Contractor project delivery method.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Development Services, ACWD - OGM

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 655, Statutes of 2025.

Summary: Current law defines the Construction Manager/General Contractor project delivery method (CM/GC method) as a project delivery method in which a construction manager is procured to provide preconstruction services during the design phase of a project and construction services during the construction phase of the project. Under current law, the method allows the contract for construction services to be entered into at the same time as the contract for preconstruction services or at a later time. Current law authorizes the Metropolitan Water District of Southern California to utilize the CM/GC method for regional recycled water projects or other water infrastructure projects under specified conditions. Pursuant to existing law, certain information required to be submitted as part of the CM/GC method is required to be verified under oath. Current law makes the provisions described above pertaining to the CM/GC method effective only until January 1, 2028, and inoperative as of that date. This bill would, until January 1, 2031, authorize a local agency, as defined, upon approval of its governing body, to similarly use the CM/GC method for a regional recycled water project or other water infrastructure project undertaken by the district to alleviate water supply shortages attributable to drought or climate change. The bill would require that authorization to apply to no more than 15 capital outlay projects for each local agency and would require a local agency to award a contract pursuant to the bill on a best value basis or to the lowest responsible bidder. (Based on 10/11/2025 text)

Location: 10/11/2025 - Senate CHAPTERED

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/25/25 [S Floor Analyses](#) (text 07/07/25)

Current Text: 10/11/2025 - Chaptered

Last Amend: 07/07/2025

ACWD - Emergency Response

AB 300

Lackey, R

HTML

PDF

Fire hazard severity zones: State Fire Marshal.

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Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law requires the State Fire Marshal to identify areas in the state as moderate, high, and very high fire hazard severity zones, as specified. Current law also requires the State Fire Marshal to classify lands within state responsibility areas into fire hazard severity zones, and, by regulation, to designate fire hazard severity zones and assign to

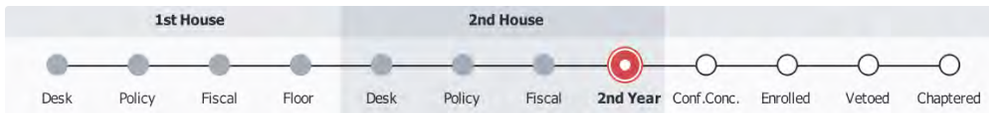
each zone a rating reflecting the degree of severity of fire hazard that is expected to prevail in the zone. Current law requires the State Fire Marshal to periodically review very high fire hazard severity zones that are not state responsibility areas, and designated and rated zones that are state responsibility areas, as provided. This bill would instead require the State Fire Marshal, at least once every 5 years, to review areas in the state identified as moderate, high, and very high fire hazard severity zones, and to review lands within state responsibility areas classified as fire hazard severity zones. (Based on 05/05/2025 text)

Location:	08/28/2025 - Senate 2 YEAR	Current Text:	05/05/2025 - Amended
Introduced:	01/23/2025	Last Amend:	05/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 05/05/25)		

[AB 372](#) [Bennett, D](#) [HTML](#) [PDF](#)

Office of Emergency Services: state matching funds: water system infrastructure improvements.

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Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering, ACWD - OGM, ACWD - Operations

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/3/2025)(May be acted upon Jan 2026)

Summary: Current law charges the Office of Emergency Services (OES) with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Current law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided. This bill, contingent upon appropriation by the Legislature, would establish the Rural Water Infrastructure for Wildfire Resilience Program within the OES for the distribution of state matching funds to urban wildland interface communities, as defined, in designated high fire hazard severity zones or very high fire hazard severity zones to improve water system infrastructure, as prescribed. The bill would require the OES to work in coordination with the Department of Water Resources, the State Water Resources Control Board, the Office of the State Fire Marshal, and other state entities as the OES determines to be appropriate, to achieve the purposes of the program. (Based on 08/29/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	08/29/2025 - Amended
Introduced:	02/03/2025	Last Amend:	08/29/2025

Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/02/25 [S Floor Analyses](#) (text 08/29/25)

AB 426

Dixon, R

HTML

PDF

Impeding emergency response with drone.

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Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - HR, ACWD - Operations

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law excuses a local public entity or public employee from liability for damage to an unmanned aircraft or unmanned aircraft system, if the damage was caused while the local public entity or public employee of a local public entity was providing, and the unmanned aircraft or unmanned aircraft system was interfering with, the operation, support, or enabling of any emergency service, as specified. Current law imposes liability for physical invasion of privacy on a person if the person knowingly enters onto the land or into the airspace above the land of another person without permission or otherwise commits a trespass in order to capture any image or recording of the other person engaging in a private activity and the invasion occurs in a manner that is offensive to a reasonable person. This bill would prohibit a person from operating or using an unmanned aerial vehicle, remote piloted aircraft, or drone at the scene of an emergency and thereby impeding firefighters, peace officers, medical personnel, military personnel, or other emergency personnel in the performance of their fire suppression, law enforcement, or emergency response duties, unless the person has a federal operational waiver, as specified. The bill would authorize the Attorney General or a county counsel or city attorney to bring civil action to enforce the prohibition and authorize a prevailing plaintiff to recover civil penalties, injunctive relief, or reasonable attorney's fees and costs, as specified. (Based on 04/02/2025 text)

Location: 08/29/2025 - Senate 2 YEAR
Introduced: 02/05/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/15/25 [S Appropriations](#) (text 04/02/25)

Current Text: 04/02/2025 - Amended
Last Amend: 04/02/2025

AB 1075

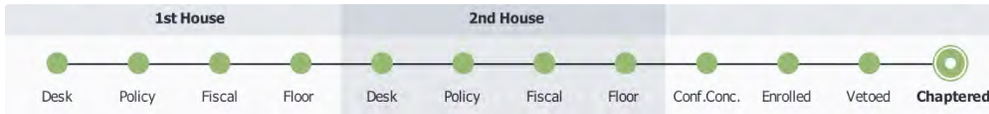
Bryan, D

HTML

PDF

Fire protection: privately contracted fire prevention resources: public water sources.

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Tracking form

Position	Subject
	ACWD - Emergency Response

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 538, Statutes of 2025.

Summary: Current law requires the Office of Emergency Services to be responsible for the state's emergency and disaster response services for natural, technological, or manmade disasters and emergencies, including responsibility for activities necessary to prevent, respond to, recover from, and mitigate the effects of emergencies and disasters to people and property. The FIRESCOPE Act of 1989 requires the office to establish and administer the FIRESCOPE program to maintain and enhance the efficiency and effectiveness of managing multiagency firefighting resources in responding to an incident. Current law requires the office, in collaboration with the Department of Forestry and Fire Protection and the board of directors of the FIRESCOPE program, to develop standards and regulations for any privately contracted private fire prevention resources operating during an active fire incident in the state, as provided, and to develop regulations to govern the use of equipment used by privately contracted private fire prevention resources during an active fire incident, as provided. This bill would additionally require the office to develop regulations prohibiting privately contracted private fire prevention resources from hooking up their equipment to public water sources, unless approved by incident command or the authority having jurisdiction over the active fire incident and unless the equipment includes a backflow prevention device. (Based on 10/10/2025 text)

Location: 10/10/2025 - Assembly CHAPTERED
Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/09/25 [A Floor Analysis](#) (text 06/27/25)

Current Text: 10/10/2025 - Chaptered
Last Amend: 06/27/2025

[AB 1146](#) [Papan, D](#) [HTML](#) [PDF](#)

Water infrastructure: dams and reservoirs: water release: false pretenses.

Progress bar



Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - ETS

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

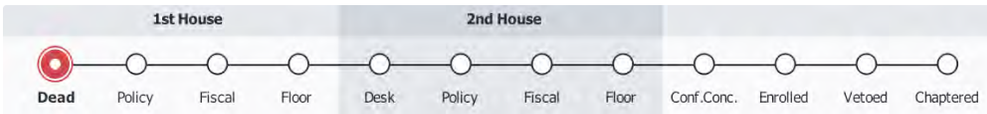
Summary: Would prohibit the release of stored water from a reservoir owned and operated by the United States in this state if the release is done under false pretenses, which the bill would define to mean a release of water from a reservoir owned and operated by the United States in a manner that is knowingly, designedly, and intentionally under any false or fraudulent representation as to the purpose and intended use of the water. The bill would authorize the State Water Resources Control Board or the Attorney General, as provided, to bring an action for injunctive relief for a violation of the above-described prohibition. By expanding the scope of a crime, the bill would impose a state-mandated local program. (Based on 06/23/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	06/23/2025 - Amended
Introduced:	02/20/2025	Last Amend:	06/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 06/23/25)		

AB 1469
Hart, D
HTML
PDF

Disaster preparedness: public water systems.

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Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - Operations

Bill information

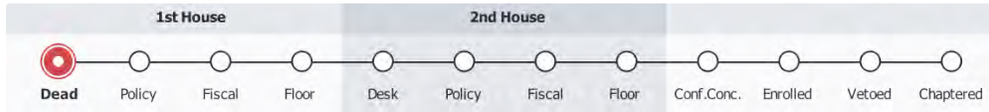
Status: 02/02/2026 - Died at Desk.

Summary: The California Emergency Services Act requires all public water systems, as defined, with 10,000 or more service connections to review and revise their disaster preparedness plans in conjunction with related agencies, including, but not limited to, local fire departments and the Office of Emergency Services to ensure that the plans are sufficient to address possible disaster scenarios. Current law requires these public water systems to, following a declared state of emergency, furnish an assessment of their emergency response and recommendations to the Legislature within 6 months after each disaster, and to implement the recommendations in a timely manner. Current law requires the office to establish emergency response and recovery plans in coordination with these public water systems. This bill would make nonsubstantive changes to those provisions. (Based on 02/21/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	02/21/2025 - Introduced
Introduced:	02/21/2025		
Is Urgent:	N		
Is Fiscal:	N		

Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: grants: improvements to public evacuation routes: mobile rigid water storage: electrical generators.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Emergency Response, ACWD - Finance

Bill information

Status:

02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary:

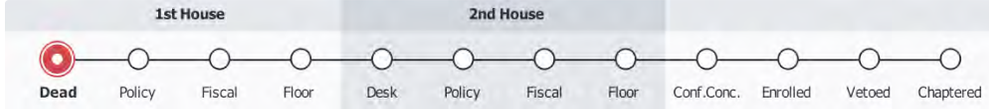
The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024, approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. The act makes \$135,000,000 available, upon appropriation by the Legislature, to the Office of Emergency Services for a wildfire mitigation grant program to provide, among other things, loans, direct assistance, and matching funds for projects that prevent wildfires, increase resilience, maintain existing wildfire risk reduction projects, reduce the risk of wildfires to communities, or increase home or community hardening. The act provides that eligible projects include, but are not limited to, grants to local agencies, state agencies, joint powers authorities, tribes, resource conservation districts, fire safe councils, and nonprofit organizations for structure hardening of critical community infrastructure, wildfire smoke mitigation, evacuation centers, including community clean air centers, structure hardening projects that reduce the risk of wildfire for entire neighborhoods and communities, water delivery system improvements for fire suppression purposes for communities in very high or high fire hazard areas, wildfire buffers, and incentives to remove structures that significantly increase hazard risk. This bill would include in the list of eligible projects grants to the above-mentioned entities for improvements to public evacuation routes in very high and high fire hazard severity zones, mobile rigid dip tanks, as defined, to support firefighting efforts, prepositioned mobile rigid water storage, as defined, and improvements to the response and effectiveness of fire engines and helicopters. (Based on 03/12/2025 text)

Location: 01/23/2026 - Senate DEAD
Introduced: 01/22/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 05/02/25 [S Appropriations](#) (text 03/12/25)

Current Text: 03/12/2025 - Amended
Last Amend: 03/12/2025

Emergency backup generators: critical facilities: exemptions.

Progress bar



Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - Operations

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Current law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. 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 the State Air Resources Board to identify toxic air contaminants that are emitted into the ambient air of the state and to establish airborne toxic control measures to reduce emissions of toxic air contaminants from nonvehicular sources. This bill would require an air district without a specified rule on emergency backup generators, as defined, as of January 1, 2026, that adopts such a rule to include in the rule provisions that allow the operator of a critical facility, as defined, to use a permitted emergency backup generator in exceedance of the applicable runtime and testing and maintenance limits if specified conditions are met. The bill would require a critical facility allowed to exceed applicable limits under a rule adopted pursuant to that provision to attest to and provide evidence of having taken demonstrable steps toward implementing the use of backup power technologies that meet or exceed emission standards set by the state board. (Based on 02/21/2025 text)

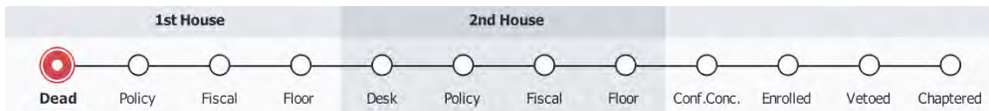
Location:	01/15/2026 - Senate DEAD	Current Text:	02/21/2025 - Introduced
Introduced:	02/21/2025		
Is Urgent:	N		
Is Fiscal:	Y		

ACWD - Engineering

[AB 269](#)
[Bennett, D](#)
[HTML](#)
[PDF](#)

Dam Safety and Climate Resilience Local Assistance Program.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Finance

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

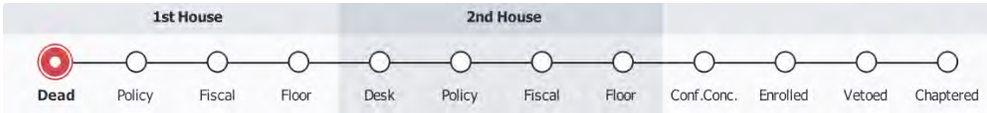
Summary: Current law provides for the regulation and supervision of dams and reservoirs by the state, and requires the Department of Water Resources, under the police power of the state, to supervise the construction, enlargement, alteration, repair, maintenance, operation, and removal of dams and reservoirs for the protection of life and property, as prescribed. Current law requires the department to, upon appropriation by the Legislature, develop and administer the Dam Safety and Climate Resilience Local Assistance Program to provide state funding for repairs, rehabilitation, enhancements, and other dam safety projects at existing state jurisdictional dams and associated facilities that were in service prior to January 1, 2023, subject to prescribed criteria. This bill would include the removal of project facilities as additional projects eligible to receive funding under the program. (Based on 01/17/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/17/2025 - Introduced
Introduced:	01/17/2025		
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 A Water, Parks And Wildlife (text 01/17/25)		

AB 295
Macedo, R
HTML
PDF

California Environmental Quality Act: environmental leadership development projects: water storage, water conveyance, and groundwater recharge projects: streamlined review.

Progress bar



Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Jobs and Economic Improvement Through Environmental Leadership Act of 2021 authorizes the Governor, until January 1, 2032, to certify environmental leadership development projects that meet specified requirements for certain streamlining benefits related to the California Environmental Quality Act (CEQA). The act, among other things, requires a lead agency to prepare the record of proceedings for an environmental leadership development project, as provided, and to provide a specified notice within 10 days of the Governor certifying the project. The act is repealed by its own term on January 1, 2034. This bill would extend the application of the act to water storage projects, water conveyance projects, and groundwater recharge projects that provide public benefits and drought preparedness. Because a lead agency would be required to prepare the record of proceedings for water storage projects, water conveyance projects, and groundwater recharge projects pursuant to the act, this bill would impose a state-mandated local program. (Based on 01/23/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/23/2025 - Introduced
Introduced:	01/23/2025		

Is Urgent: N
Is Fiscal: Y

AB 300 Lackey, R HTML PDF

Fire hazard severity zones: State Fire Marshal.

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Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

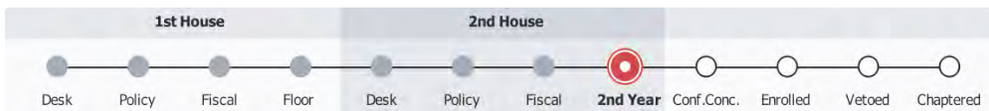
Summary: Current law requires the State Fire Marshal to identify areas in the state as moderate, high, and very high fire hazard severity zones, as specified. Current law also requires the State Fire Marshal to classify lands within state responsibility areas into fire hazard severity zones, and, by regulation, to designate fire hazard severity zones and assign to each zone a rating reflecting the degree of severity of fire hazard that is expected to prevail in the zone. Current law requires the State Fire Marshal to periodically review very high fire hazard severity zones that are not state responsibility areas, and designated and rated zones that are state responsibility areas, as provided. This bill would instead require the State Fire Marshal, at least once every 5 years, to review areas in the state identified as moderate, high, and very high fire hazard severity zones, and to review lands within state responsibility areas classified as fire hazard severity zones. (Based on 05/05/2025 text)

Location:	08/28/2025 - Senate 2 YEAR	Current Text:	05/05/2025 - Amended
Introduced:	01/23/2025	Last Amend:	05/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 05/05/25)		

AB 372 Bennett, D HTML PDF

Office of Emergency Services: state matching funds: water system infrastructure improvements.

Progress bar



Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering, ACWD - OGM, ACWD - Operations

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/3/2025)(May be acted upon Jan 2026)

Summary: Current law charges the Office of Emergency Services (OES) with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Current law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided. This bill, contingent upon appropriation by the Legislature, would establish the Rural Water Infrastructure for Wildfire Resilience Program within the OES for the distribution of state matching funds to urban wildland interface communities, as defined, in designated high fire hazard severity zones or very high fire hazard severity zones to improve water system infrastructure, as prescribed. The bill would require the OES to work in coordination with the Department of Water Resources, the State Water Resources Control Board, the Office of the State Fire Marshal, and other state entities as the OES determines to be appropriate, to achieve the purposes of the program. (Based on 08/29/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	08/29/2025 - Amended
Introduced:	02/03/2025	Last Amend:	08/29/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/02/25 S Floor Analyses (text 08/29/25)		

AB 638
Rodriguez, Celeste, D
HTML
PDF

Stormwater: uses: irrigation.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: The Stormwater Resource Planning Act requires the State Water Resources Control Board, by July 1, 2016, to establish guidance for purposes of the act. This bill would require the board, by December 1, 2026, to develop recommendations for stormwater capture and use for the irrigation of urban public lands, as defined. The bill would require

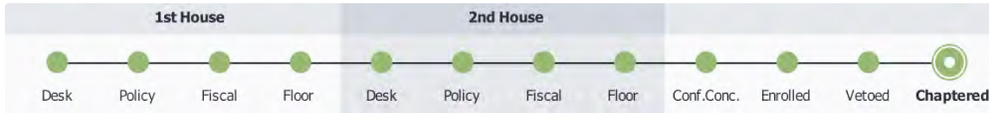
the recommendations to address, but not be limited to, opportunities for the use of captured stormwater for irrigation to offset the use of potable water, as specified, and recommendations for, among other things, pathogens and pathogen indicators and total suspended solids. Prior to approving the recommendations, the bill would require the board to solicit and receive written public comment on proposed recommendations. (Based on 07/03/2025 text)

Location:	08/28/2025 - Senate 2 YEAR	Current Text:	07/03/2025 - Amended
Introduced:	02/13/2025	Last Amend:	07/03/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 07/03/25)		

AB 639 **Soria, D** [HTML](#) [PDF](#)

Dams: exceptions.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 617, Statutes of 2025.

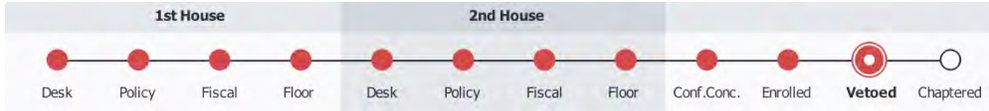
Summary: Current law defines a dam to mean any artificial barrier, together with appurtenant works, that does or may impound or divert water, and meets other specified criteria. Current law excludes from the definition a barrier that is or will be not in excess of 6 feet in height, regardless of storage capacity, or that has or will have a storage capacity not in excess of 15 acre-feet, regardless of height. This bill would additionally exclude from the definition of a dam a barrier that does not impound water above the top of a levee where maximum storage behind the barrier has a minimum of 3 feet of freeboard on the levee and is a weir, as defined, but would apply only to specified weirs named in the bill. (Based on 10/11/2025 text)

Location:	10/11/2025 - Assembly CHAPTERED	Current Text:	10/11/2025 - Chaptered
Introduced:	02/13/2025	Last Amend:	06/11/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/03/25 A Floor Analysis (text 06/11/25)		

AB 830 **Rogers, D** [HTML](#) [PDF](#)

State highways: encroachment permits: relocating or removing encroachments: public utility districts: County of Mendocino.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Development Services, ACWD - Engineering, ACWD - ETS

Bill information

Status: 01/22/2026 - Stricken from file.

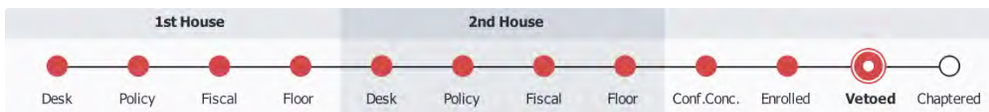
Summary: Current law authorizes the Department of Transportation to issue written permits to, among other things, place, change, or renew an encroachment. Current law requires a permit issued to a county, city, public corporation, or political subdivision that is authorized by law to establish or maintain any works or facilities in, under, or over any public highway, to contain a provision that, in the event the future improvement of the highway necessitates the relocation or removal of the encroachment, the permittee will relocate or remove the encroachment at the permittee’s sole expense, as provided. This bill would, until January 1, 2031, exempt a public utility district in the County of Mendocino with a ratepayer base of 5,000 households or fewer from the above-described provision and instead would require the department to bear the sole expense of relocating or removing the public utility district’s encroachment in the event a future improvement of the highway necessitates the relocation or removal of the encroachment and to notify the public utility district at each stage of a project that necessitates the relocation or removal of the public utility district’s encroachment. (Based on 09/10/2025 text)

Location:	10/03/2025 - Assembly VETOED	Current Text:	10/03/2025 - Vetoes
Introduced:	02/19/2025	Last Amend:	08/29/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/10/25)		

AB 975
Gallagher, R
HTML
PDF

Lake and streambed alteration agreements: exemptions: culverts and bridges.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: Current law prohibits a person, a state or local governmental agency, or a public utility from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river, stream, or lake, or depositing or disposing of debris, waste, or other material containing crumbled, flaked, or ground pavement where it may pass into any river, stream, or lake, unless prescribed requirements are met, including written notification to the Department of Fish and Wildlife regarding the activity. Current law requires the department to determine whether the activity may substantially adversely affect an existing fish and wildlife resource and, if so, to provide a draft lake or streambed alteration agreement to the person, agency, or utility. Current law prescribes various requirements for lake and streambed alteration agreements. Existing law also establishes various exemptions from these provisions. This bill would, until January 1, 2027, exempt from these provisions, subject to certain requirements, projects to repair or reconstruct a bridge 30 feet long or less or a culvert 70 feet long or less within the County of Sutter that has been damaged or destroyed as a result of fire, flood, storm, earthquake, land subsidence, gradual earth movement, or landslide, between January 1, 2022, and December 31, 2024, inclusive, except as specified. (Based on 09/16/2025 text)

Location: 10/01/2025 - Assembly VETOED

Current Text: 10/01/2025 - Vetoed

Last Amend: 09/02/2025

Introduced: 02/20/2025

Is Urgent: N

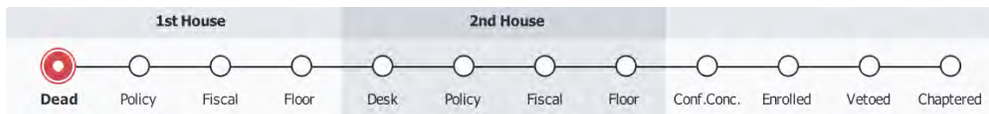
Is Fiscal: Y

Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/16/25)

SB 231
Seyarto, R
HTML
PDF

California Environmental Quality Act: the Office of Land Use and Climate Innovation: technical advisory.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The California Environmental Quality Act (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. Under current law, the recommendation, continuous evaluation, and execution of statewide environmental goals, policies, and plans are included within the scope of the executive functions of the Governor. Current law establishes the Office of Land Use and Climate Innovation in the Governor's office for the purpose of serving the Governor and the Governor's cabinet as staff for long-range planning and research and

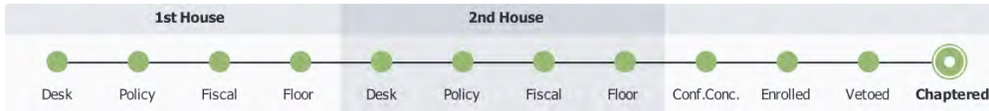
constituting the comprehensive state planning agency. This bill would require, on or before July 1, 2027, the Office of Land Use and Climate Innovation to consult with regional, local, state, and federal agencies to develop a technical advisory on thresholds of significance for greenhouse gas and noise pollution effects on the environment to assist local agencies. The bill would require the technical advisory to provide suggested thresholds of significance for all areas of the state, as specified, and would provide that lead agencies may elect to adopt these suggested thresholds of significance. The bill would also require the Office of Land Use and Climate Innovation to post the technical advisory on its internet website. (Based on 03/20/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/20/2025 - Amended
Introduced:	01/28/2025	Last Amend:	03/20/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 S Appropriations (text 03/20/25)		

[SB 394](#)
[Allen, D](#)
[HTML](#)
[PDF](#)

Water theft: fire hydrants.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 540, Statutes of 2025.

Summary: Current law authorizes a utility to bring a civil action for damages against any person who commits, authorizes, solicits, aids, abets, or attempts certain acts, including, diverting or causing to be diverted, utility services by any means whatsoever. Current law creates a rebuttable presumption that there is violation of these provisions if, on premises controlled by the customer or by the person using or receiving the direct benefit of utility service, certain actions occur, including that there is an instrument, apparatus, or device primarily designed to be used to obtain utility service without paying the full lawful charge for the utility. This bill would add to the list of acts for which a utility may bring a civil cause of action under these circumstances to include tampering with a fire hydrant, fire hydrant meter, or fire detector check, or connecting to, diverting water from, or causing water to be diverted from, a fire hydrant without authorization from the utility that owns the fire hydrant, except as provided. (Based on 10/10/2025 text)

Location:	10/10/2025 - Senate CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	02/14/2025	Last Amend:	07/03/2025
Is Urgent:	N		
Is Fiscal:	N		

Current Analysis: 07/14/25 [S Floor Analyses](#) (text 07/03/25)

SB 543

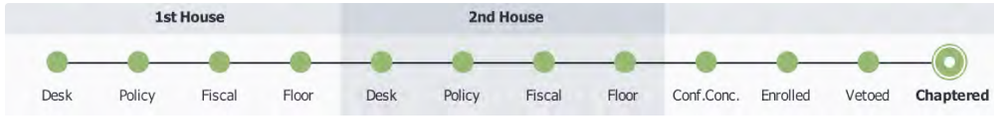
McNerney, D

[HTML](#)

[PDF](#)

Accessory dwelling units and junior accessory dwelling units.

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Tracking form

Position	Subject
	ACWD - Development Services, ACWD - Engineering

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 520, Statutes of 2025.

Summary: The Planning and Zoning Law provides for the creation by ordinance, or by ministerial approval if the local agency has not adopted an ordinance, of an accessory dwelling unit (ADU) or a junior accessory dwelling unit (JADU) in accordance with specified standards and conditions. Current law defines the term “junior accessory dwelling unit” for these purposes to mean a unit that is no more than 500 square feet in size and contained entirely within a single-family structure. This bill would revise the definition of a “junior accessory dwelling unit” to require the size of a JADU to be no more than 500 square feet of interior livable space. (Based on 10/10/2025 text)

Location: 10/10/2025 - Senate CHAPTERED

Current Text: 10/10/2025 - Chaptered

Last Amend: 07/08/2025

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/28/25 [S Floor Analyses](#) (text 07/08/25)

SB 676

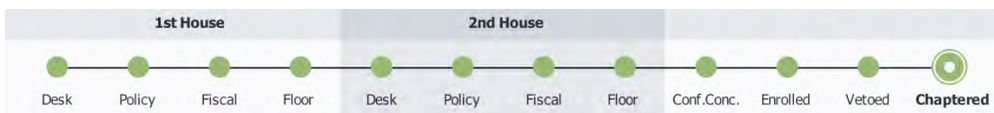
Limón, D

[HTML](#)

[PDF](#)

California Environmental Quality Act: judicial streamlining: state of emergency: wildfire.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 550, Statutes of 2025.

Summary: The California Environmental Quality Act (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 would require, on and after January 1, 2027, for a project, located in a geographic area for which the Governor declared a state of emergency on or after January 1, 2023, that is to maintain, repair, restore, demolish, or replace property or facilities damaged or destroyed by wildfire, and the project is not otherwise exempt from CEQA, as specified, the lead agency to prepare the record of proceeding concurrently with the administrative process. The bill would also require an action or proceeding brought to attack, review, set aside, void, or annul the certification of an environmental impact report, or the adoption of a negative declaration or mitigated negative declaration, for the project to be resolved, to the extent feasible, within 270 calendar days of the filing of the certified record of proceedings. The bill would require an applicant to agree to pay the costs of the trial court and court of appeal in hearing and deciding any action or proceeding brought under these provisions, as provided. The bill would require the Judicial Council to adopt rules of court to implement these requirements. The bill would require the project to be consistent with the applicable zoning and land use ordinances. By requiring a lead agency to prepare the record of proceedings concurrently with the administrative process, this bill would impose a state-mandated local program. (Based on 10/10/2025 text)

Location: 10/10/2025 - Senate CHAPTERED
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/08/25 [S Floor Analyses](#) (text 09/02/25)

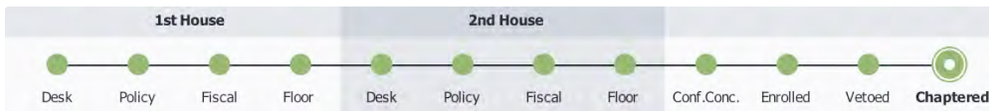
Current Text: 10/10/2025 - Chaptered
Last Amend: 09/02/2025

ACWD - ETS

[AB 253](#) [Ward, D](#) [HTML](#) [PDF](#)

California Residential Private Permitting Review Act: residential building permits.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Finance

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 487, Statutes of 2025.

Summary: The State Housing Law establishes statewide construction and occupancy standards for buildings used for human habitation. Current law authorizes a county's or city's governing body to prescribe fees for permits, certificates, or other forms or documents required or authorized under the State Housing Law. This bill, the California Residential Private Permitting Review Act, would require a county or city to prepare a residential building permit fee schedule and post the schedule on the county's or city's internet website, if the county or city prescribes residential building permit fees. (Based on 10/10/2025 text)

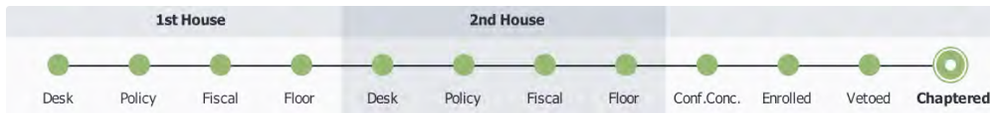
Location: 10/10/2025 - Assembly CHAPTERED
Introduced: 01/15/2025
Is Urgent: Y
Is Fiscal: Y
Current Analysis: 09/12/25 [A Floor Analysis](#) (text 09/04/25)

Current Text: 10/10/2025 - Chaptered
Last Amend: 09/04/2025

[AB 370](#) [Carrillo, D](#) [HTML](#) [PDF](#)

California Public Records Act: cyberattacks.

Progress bar



Tracking form

Position	Subject
	ACWD - ETS, ACWD - OGM

Bill information

Status: 07/14/2025 - Chaptered by Secretary of State - Chapter 34, Statutes of 2025
Summary: The California Public Records Act requires state and local agencies to make their records available for public inspection, except as specified. Current law requires each agency, within 10 days of a request for a copy of records, to determine whether the request seeks copies of disclosable public records in possession of the agency and to promptly notify the person of the determination and the reasons therefor. Current law authorizes that time limit to be extended by no more than 14 days under unusual circumstances, and defines "unusual circumstances" to include, among other things, the need to search for, collect, and appropriately examine records during a state of emergency when the state of emergency currently affects the agency's ability to timely respond to requests due to staffing shortages or closure of facilities, as provided. This bill would also expand the definition of unusual circumstances to include the inability of the agency, because of a cyberattack, to access its electronic servers or systems in order to search for and obtain a record that the agency believes is responsive to a request and is maintained on the servers or systems in an electronic format. (Based on 07/14/2025 text)

Location: 07/14/2025 - Assembly CHAPTERED
Introduced: 02/03/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 07/02/25 [S Floor Analyses](#) (text

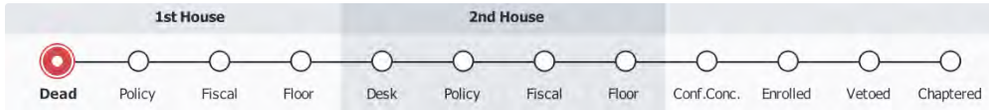
Current Text: 07/14/2025 - Chaptered
Last Amend: 03/12/2025

AB 810

Irwin, D

HTML

PDF

Local government: internet websites and email addresses.**Progress bar****Tracking form**

Position	Subject
	ACWD - ETS, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law requires that a local agency that maintains an internet website for use by the public to ensure that the internet website uses a “.gov” top-level domain or a “.ca.gov” second-level domain no later than January 1, 2029. Current law requires that a local agency that maintains public email addresses to ensure that each email address provided to its employees uses a “.gov” domain name or a “.ca.gov” domain name no later than January 1, 2029. Current law defines “local agency” for these purposes as a city, county, or city and county. This bill would recast these provisions by instead requiring a city, county, or city and county to comply with the above-described domain requirements and by deleting the term “local agency” from the above-described provisions. The bill would also require a special district, joint powers authority, or other political subdivision to comply with similar domain requirements no later than January 1, 2031. (Based on 04/10/2025 text)

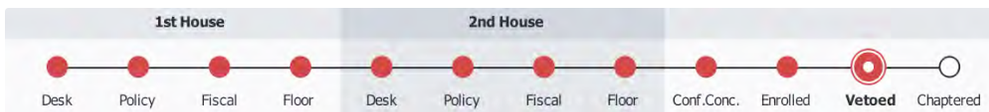
Location:	01/23/2026 - Assembly DEAD	Current Text:	04/10/2025 - Amended
Introduced:	02/19/2025	Last Amend:	04/10/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/05/25 A Appropriations (text 04/10/25)		

AB 830

Rogers, D

HTML

PDF

State highways: encroachment permits: relocating or removing encroachments: public utility districts: County of Mendocino.**Progress bar****Tracking form**

Position	Subject

Bill information

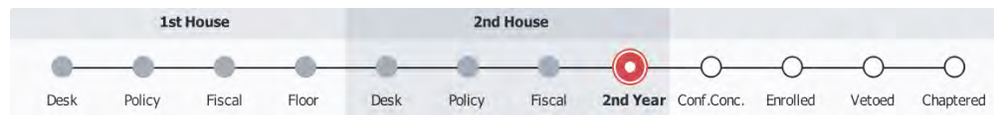
Status: 01/22/2026 - Stricken from file.
Summary: Current law authorizes the Department of Transportation to issue written permits to, among other things, place, change, or renew an encroachment. Current law requires a permit issued to a county, city, public corporation, or political subdivision that is authorized by law to establish or maintain any works or facilities in, under, or over any public highway, to contain a provision that, in the event the future improvement of the highway necessitates the relocation or removal of the encroachment, the permittee will relocate or remove the encroachment at the permittee's sole expense, as provided. This bill would, until January 1, 2031, exempt a public utility district in the County of Mendocino with a ratepayer base of 5,000 households or fewer from the above-described provision and instead would require the department to bear the sole expense of relocating or removing the public utility district's encroachment in the event a future improvement of the highway necessitates the relocation or removal of the encroachment and to notify the public utility district at each stage of a project that necessitates the relocation or removal of the public utility district's encroachment. (Based on 09/10/2025 text)

Location:	10/03/2025 - Assembly VETOED	Current Text:	10/03/2025 - Vetoed
Introduced:	02/19/2025	Last Amend:	08/29/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/10/25)		

AB 1018
Bauer-Kahan, D
HTML
PDF

Automated decision systems.

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Tracking form

Position	Subject
	ACWD - ETS

Bill information

Status: 09/13/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2025)(May be acted upon Jan 2026)
Summary: The California Fair Employment and Housing Act establishes the Civil Rights Department within the Business, Consumer Services, and Housing Agency and requires the department to, among other things, bring civil actions to enforce the act. Current law requires, on or before September 1, 2024, the Department of Technology to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. This bill would generally regulate the development and deployment of an

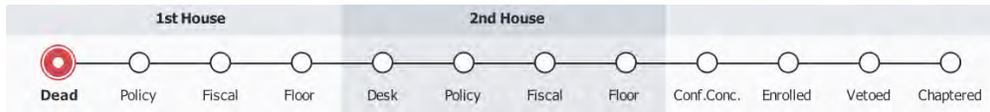
automated decision system (ADS) used to make consequential decisions, as defined. The bill would define “automated decision system” to mean a computational process derived from machine learning, statistical modeling, data analytics, or artificial intelligence that issues simplified output, including a score, classification, or recommendation, that is designed or used to assist or replace human discretionary decisionmaking and materially impacts natural persons. This bill would require a developer of a covered ADS, as defined, to take certain actions, including conduct impact assessments of the covered ADS and provide deployers to whom the developer transfers the covered ADS with certain information, including a high-level summary of the results of those impact assessments. (Based on 09/05/2025 text)

Location:	09/13/2025 - Senate 2 YEAR	Current Text:	09/05/2025 - Amended
Introduced:	02/20/2025	Last Amend:	09/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/09/25 S Floor Analyses (text 09/05/25)		

[AB 1102](#)
[Boerner, D](#)
[HTML](#)
[PDF](#)

Sea level rise and groundwater rise: contaminated sites: report.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: The Department of Toxic Substances Control generally regulates the management and handling of hazardous substances, materials, and waste. The bill would require, on or before January 1, 2027, the department and the State Water Resources Control Board to submit a report to the Legislature that includes specified information, including information relating to all contaminated sites that are vulnerable to sea level rise and groundwater rise. (Based on 04/09/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	04/09/2025 - Amended
Introduced:	02/20/2025	Last Amend:	04/09/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 04/09/25)		

[AB 1146](#)
[Papan, D](#)
[HTML](#)
[PDF](#)

Water infrastructure: dams and reservoirs: water release: false pretenses.

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Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - ETS

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

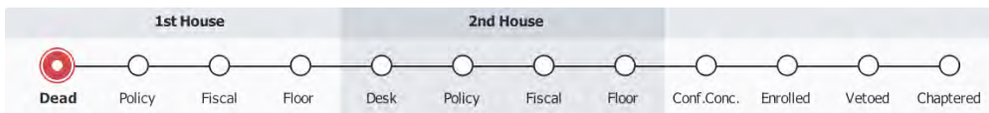
Summary: Would prohibit the release of stored water from a reservoir owned and operated by the United States in this state if the release is done under false pretenses, which the bill would define to mean a release of water from a reservoir owned and operated by the United States in a manner that is knowingly, designedly, and intentionally under any false or fraudulent representation as to the purpose and intended use of the water. The bill would authorize the State Water Resources Control Board or the Attorney General, as provided, to bring an action for injunctive relief for a violation of the above-described prohibition. By expanding the scope of a crime, the bill would impose a state-mandated local program. (Based on 06/23/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	06/23/2025 - Amended
Introduced:	02/20/2025	Last Amend:	06/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 06/23/25)		

AB 1191
Tangipa, R
HTML
PDF

California Renewables Portfolio Standard Program: hydroelectric generation.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Operations

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law establishes the California Renewables Portfolio Standard Program, which requires the Public Utilities Commission to implement annual procurement targets for the procurement of eligible renewable energy resources, as defined, for all retail sellers, as defined, and requires local publicly owned electric utilities to adopt and implement renewable energy resources procurement plans to achieve the targets and goals of the program. Under current law, eligible renewable energy resources include small hydroelectric generation facilities of 30 megawatts or less that meet specified criteria. This

bill would revise the definition of an eligible renewable energy resource for the purposes of the California Renewables Portfolio Standard Program to include all hydroelectric generating facilities and would make conforming changes. (Based on 02/21/2025 text)

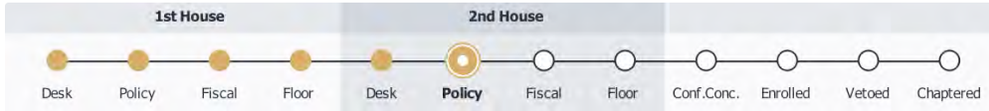
Location: 01/15/2026 - Assembly DEAD
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 04/01/25 [A Committee On Utilities And Energy](#) (text 02/21/25)

Current Text: 02/21/2025 - Introduced

[AB 1198](#) [Haney, D](#) [HTML](#) [PDF](#)

Public works: prevailing wages.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - ETS, ACWD - Finance

Bill information

Status: 01/29/2026 - Read third time. Passed. Ordered to the Senate. (Ayes 65. Noes 6.) In Senate. Read first time. To Com. on RLS. for assignment.

Summary: Current law requires that, except as specified, not less than the general prevailing rate of per diem wages, determined by the Director of Industrial Relations, be paid to workers employed on public works projects. Current law requires the body awarding a contract for a public work to obtain from the director the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed, and the general prevailing rate of per diem wages for holiday and overtime work, for each craft, classification, or type of worker needed to execute the contract. Under current law, if the director determines during any quarterly period that there has been a change in any prevailing rate of per diem wages in a locality, the director is required to make that change available to the awarding body and their determination is final. Under current law, that determination does not apply to public works contracts for which the notice to bidders has been published. This bill would instead state, commencing July 1, 2027, that if the director determines, within a semiannual period, that there is a change in any prevailing rate of per diem wages in a locality, that determination applies to any public works contract that is awarded or for which notice to bidders is published after July 1, 2027. The bill would authorize any contractor, awarding body, or specified representative affected by a change in rates on a particular contract to, within 20 days, file with the director a verified petition to review the determination of that rate, as specified. The bill would require the director to, upon notice to the interested parties, initiate an investigation or hold a hearing, and, within 20 days after the filing of that petition, except as specified, make a final determination and transmit the determination in writing to the awarding body and to the interested parties. (Based on 01/22/2026 text)

Location: 01/29/2026 - Senate Rules

Current Text: 01/22/2026 - Amended

Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 01/28/26 [A Floor Analysis](#) (text 01/22/26)

Last Amend: 01/22/2026

AB 1405 **Bauer-Kahan, D** [HTML](#) [PDF](#)

Artificial intelligence: auditors: enrollment.

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Tracking form

Position	Subject
	ACWD - ETS

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law establishes the Department of Technology within the Government Operations Agency. Current law requires the department to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. Current law defines “automated decision system” as a computational process derived from machine learning, statistical modeling, data analytics, or artificial intelligence that issues simplified output, including a score, classification, or recommendation, that is used to assist or replace human discretionary decisionmaking and materially impacts natural persons. Current law defines “artificial intelligence” as an engineered or machine-based system that varies in its level of autonomy and that can, for explicit or implicit objectives, infer from the input it receives how to generate outputs that can influence physical or virtual environments. This bill would require the Government Operations Agency, by January 1, 2027, to establish a mechanism on the agency’s internet website allowing AI auditors to enroll with the agency and allowing natural persons to report misconduct by an enrolled AI auditor. The bill would require the agency, commencing January 1, 2027, to publish information provided by an enrolled AI auditor on the agency’s internet website, retain specified reports for as long as the auditor remains enrolled, plus 10 years, and share reports submitted by persons reporting misconduct with other state agencies as necessary for enforcement purposes. (Based on 07/09/2025 text)

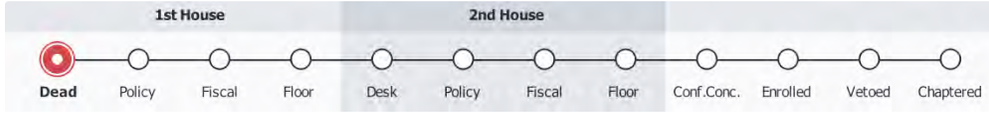
Location: 08/29/2025 - Senate 2 YEAR
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/15/25 [S Appropriations](#) (text 07/09/25)

Current Text: 07/09/2025 - Amended
Last Amend: 07/09/2025

[AB 23](#)
[DeMaio, R](#)
[HTML](#)
[PDF](#)

The Cost of Living Reduction Act of 2025.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

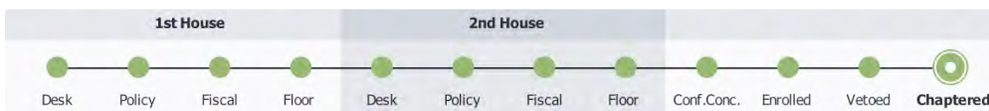
Summary: Current law vests the State Energy Resources Conservation and Development Commission (Energy Commission) with various responsibilities for developing and implementing the state’s energy policies. This bill, the Cost of Living Reduction Act of 2025, would require the Energy Commission and the Public Utilities Commission to post, and update monthly, dashboards on their internet websites that include the difference in average gasoline prices and the average total price of electricity or natural gas in California compared to national averages, and any California-specific taxes, fees, regulations, and policies that directly or indirectly contribute to higher gasoline and electricity or natural gas prices within the state, as specified. The bill would require the Energy Commission and the PUC, on or before July 1, 2026, to each submit a report to the Legislature on the governmental and nongovernmental drivers of California’s higher gasoline prices and higher electricity and natural gas prices, and recommendations for policy changes to reduce the costs associated with those drivers, as specified. If the average price of gasoline in California exceeds 10% of the national average in the preceding quarter, the bill would require all taxes and fees on gasoline, as specified, to be suspended for a period of 6 months, and, if the average price of electricity or natural gas in California exceeds 10% of the national average in the preceding quarter, the bill would require the PUC to suspend the collection of all fees, as specified, charged on electricity and natural gas bills for a period of 6 months. (Based on 03/25/2025 text)

Location:	01/31/2026 - Assembly DEAD	Current Text:	03/25/2025 - Amended
Introduced:	12/02/2024 (Spot bill)	Last Amend:	03/25/2025
Is Urgent:	N		
Is Fiscal:	Y		

[AB 253](#)
[Ward, D](#)
[HTML](#)
[PDF](#)

California Residential Private Permitting Review Act: residential building permits.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Finance

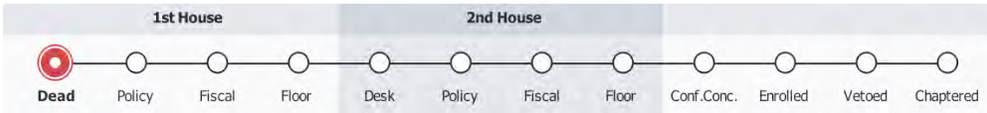
Bill information

Status:	10/10/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 487, Statutes of 2025.		
Summary:	The State Housing Law establishes statewide construction and occupancy standards for buildings used for human habitation. Current law authorizes a county's or city's governing body to prescribe fees for permits, certificates, or other forms or documents required or authorized under the State Housing Law. This bill, the California Residential Private Permitting Review Act, would require a county or city to prepare a residential building permit fee schedule and post the schedule on the county's or city's internet website, if the county or city prescribes residential building permit fees. (Based on 10/10/2025 text)		
Location:	10/10/2025 - Assembly CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	01/15/2025	Last Amend:	09/04/2025
Is Urgent:	Y		
Is Fiscal:	Y		
Current Analysis:	09/12/25 A Floor Analysis (text 09/04/25)		

AB 267
Macedo, R
HTML
PDF

Greenhouse Gas Reduction Fund: high-speed rail: water infrastructure and wildfire prevention.

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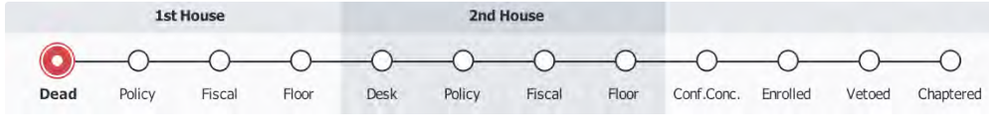


Tracking form

Position	Subject
	ACWD - Finance, ACWD - Water Resources

Bill information

Status:	02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.		
Summary:	Would suspend the appropriation to the High-Speed Rail Authority for the 2026–27 and 2027–28 fiscal years and would instead require those amounts from moneys collected by the State Air Resources Board to be transferred to the General Fund. The bill would specify that the transferred amounts shall be available, upon appropriation by the Legislature, to augment funding for water infrastructure and wildfire prevention. (Based on 01/17/2025 text)		
Location:	01/15/2026 - Assembly DEAD	Current Text:	01/17/2025 - Introduced
Introduced:	01/17/2025		
Is Urgent:	N		
Is Fiscal:	Y		

[AB 269](#)[Bennett, D](#)[HTML](#)[PDF](#)**Dam Safety and Climate Resilience Local Assistance Program.****Progress bar****Tracking form**

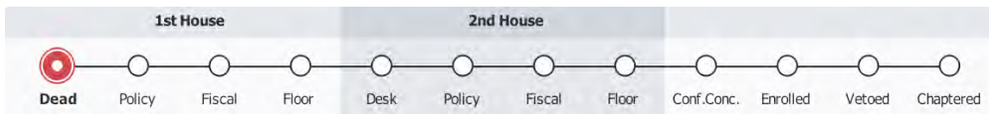
Position	Subject
	ACWD - Engineering, ACWD - Finance

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law provides for the regulation and supervision of dams and reservoirs by the state, and requires the Department of Water Resources, under the police power of the state, to supervise the construction, enlargement, alteration, repair, maintenance, operation, and removal of dams and reservoirs for the protection of life and property, as prescribed. Current law requires the department to, upon appropriation by the Legislature, develop and administer the Dam Safety and Climate Resilience Local Assistance Program to provide state funding for repairs, rehabilitation, enhancements, and other dam safety projects at existing state jurisdictional dams and associated facilities that were in service prior to January 1, 2023, subject to prescribed criteria. This bill would include the removal of project facilities as additional projects eligible to receive funding under the program. (Based on 01/17/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/17/2025 - Introduced
Introduced:	01/17/2025		
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 A Water, Parks And Wildlife (text 01/17/25)		

[AB 351](#)[McKinnor, D](#)[HTML](#)[PDF](#)**Campaign contributions: agency officers.****Progress bar****Tracking form**

Position	Subject
	ACWD - Finance, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary:

The Political Reform Act of 1974 prohibits an officer of an agency from accepting, soliciting, or directing a contribution of more than \$500 from any party, participant, or a party or participant’s agent, while a proceeding involving a license, permit, or other entitlement for use is pending before the agency and for 12 months following the date a final decision is rendered in the proceeding, if the officer knows or has reason to know that the participant has a financial interest, as defined. The act also prohibits an officer of an agency from making, participating in making, or in any way attempting to use the officer’s official position to influence the decision in a proceeding involving a license, permit, or other entitlement for use pending before the agency if the officer has willfully or knowingly received a contribution of more than \$500 within the preceding 12 months from a party or a party’s agent, or from any participant or a participant’s agent, if the officer knows or has reason to know that the participant has a financial interest in the decision, as defined. This bill would increase the contribution thresholds described above from \$500 to \$1500. (Based on 01/30/2025 text)

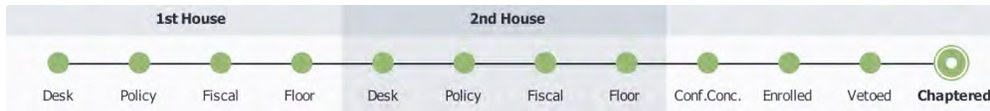
Location: 01/31/2026 - Assembly DEAD
Introduced: 01/30/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 04/28/25 [A Elections](#) (text 01/30/25)

Current Text: 01/30/2025 - Introduced

[AB 428](#) [Rubio, Blanca, D](#) [HTML](#) [PDF](#)

Joint powers agreements: water corporations.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

Status: 10/01/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 151, Statutes of 2025.

Summary: The Joint Exercise of Powers Act authorizes 2 or more public agencies, if authorized by their governing bodies, by agreement to jointly exercise any power common to the contracting parties. Current law authorizes 2 or more local public entities, or a mutual water company, as defined, and a public agency, to provide insurance, as specified, by a joint powers agreement. Current law authorizes a mutual water company and a public agency to enter into a joint powers agreement for the purposes of risk pooling, as specified. This bill would authorize a water corporation, as defined, a mutual water company, and one or more public agencies to provide insurance, as specified, by a joint powers agreement. The bill would also authorize a water corporation, a mutual water company, and one or more public agencies to enter into a joint powers agreement for the purposes of risk pooling, as specified. The bill would prohibit the Public Utilities Commission from allowing a water corporation to join a joint powers agency for insurance coverage if there are no greater benefits to the customers of the water corporation than are provided by the water corporation’s current insurance policy. (Based on 10/01/2025 text)

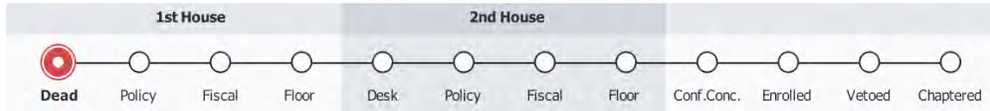
Location: 10/01/2025 - Assembly CHAPTERED
Introduced: 02/05/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/20/25 [S Floor Analyses](#) (text 03/28/25)

Current Text: 10/01/2025 - Chaptered
Last Amend: 03/28/2025

AB 614 **Lee, D** [HTML](#) [PDF](#)

Claims against public entities.

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Tracking form

Position	Subject
	ACWD - Finance, ACWD - HR, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: The Government Claims Act establishes the liability and immunity of a public entity for its acts or omissions that cause harm to persons and requires that a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops be presented not later than 6 months after accrual of the cause of action. Under current law, claims relating to any other cause of action are required to be presented no later than one year after the accrual of the cause of action. This bill would remove the provisions requiring a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops to be presented not later than 6 months after accrual of the cause of action and would instead require a claim relating to any cause of action to be presented not later than one year after accrual of the cause of action, unless otherwise specified by law. (Based on 03/27/2025 text)

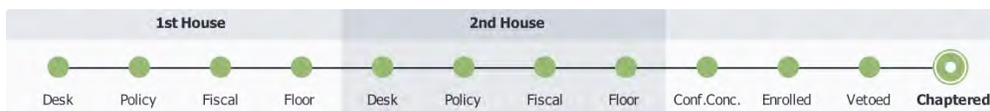
Location: 01/23/2026 - Assembly DEAD
Introduced: 02/13/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 05/05/25 [A Appropriations](#) (text 03/27/25)

Current Text: 03/27/2025 - Amended
Last Amend: 03/27/2025

AB 889 **Hadwick, R** [HTML](#) [PDF](#)

Prevailing wage: per diem wages.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Finance, ACWD - HR

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 626, Statutes of 2025.

Summary: Current law requires workers employed on public works to be paid not less than the general prevailing rate of per diem wages for work of a similar character in the locality that the public work is performed, as prescribed, unless an exception applies. Current law requires the Director of the Department of Industrial Relations to determine the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed. Under current law, per diem wages include certain employer payments made pursuant to a collective bargaining agreement or for a program or committee established under the federal Labor Management Cooperation Act of 1978, as specified. Current law provides that these payments are a credit against the obligation to pay the general prevailing rate of per diem wages. Current law requires the credit for employer payments to be computed on an annualized basis where the employer seeks credit for employer payments that are higher for public works projects than for private construction performed by the same employer, except under certain circumstances, including a determination by the director that annualization would not serve the purposes of the provisions relating to public works projects. This bill would remove that exception and revoke annualization exemptions authorized by the director prior to January 1, 2026. The bill would authorize an employer to take full credit for the hourly amounts contributed to defined contribution pension plans that provide for both immediate participation and essentially immediate vesting even if the employer contributes at a lower rate or does not make contributions to private construction. (Based on 10/11/2025 text)

Location: 10/11/2025 - Assembly CHAPTERED

Introduced: 02/19/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/05/25)

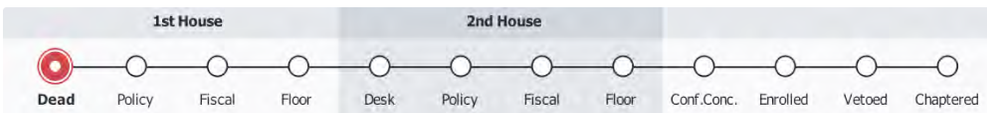
Current Text: 10/11/2025 - Chaptered

Last Amend: 09/05/2025

AB 905
Pacheco, D
HTML
PDF

State general obligation bonds: disclosure requirements.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Finance, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

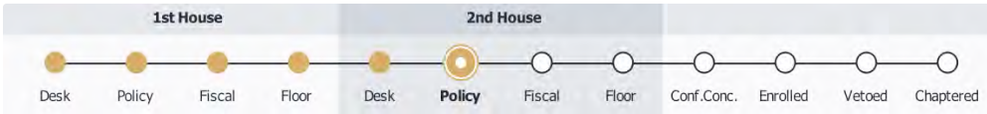
Summary: The State General Obligation Bond Law generally sets forth the procedures for the issuance and sale of bonds governed by its provisions and for the disbursal of the proceeds of the sale of those bonds. Current law requires any state bond measure approved on or after January 1, 2004, to be subject to an annual reporting process, with the head of the lead state agency administering the bond proceeds reporting certain information about the projects being funded to the Legislature and the Department of Finance. Current law allows this information to be provided on the agency's internet website or the state's open data portal under certain circumstances. This bill would require a bond act for any state general obligation bond measure that is approved by voters on and after January 1, 2026, to include specified information about the objectives of the bond expenditure and related data. The bill would also require the head of the lead state agency administering the bond to post on its internet website a notification that contains, among other information, details about the programs and projects authorized to be funded by the bond. (Based on 03/28/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/28/2025 - Amended
Introduced:	02/19/2025	Last Amend:	03/28/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 03/28/25)		

AB 1198
Haney, D
HTML
PDF

Public works: prevailing wages.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - ETS, ACWD - Finance

Bill information

Status: 01/29/2026 - Read third time. Passed. Ordered to the Senate. (Ayes 65. Noes 6.) In Senate. Read first time. To Com. on RLS. for assignment.

Summary: Current law requires that, except as specified, not less than the general prevailing rate of per diem wages, determined by the Director of Industrial Relations, be paid to workers employed on public works projects. Current law requires the body awarding a contract for a public work to obtain from the director the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed, and the general prevailing rate of per diem wages for holiday and overtime work, for each craft, classification, or type of worker needed to execute the contract. Under current law, if the director determines during any quarterly period that there has been a change in any prevailing rate of per diem wages in a locality, the director is required to make that change available to the awarding body and their determination is final. Under current law, that determination does not apply to public works contracts for which the notice to bidders has been published. This bill would instead state, commencing July 1, 2027, that if the director

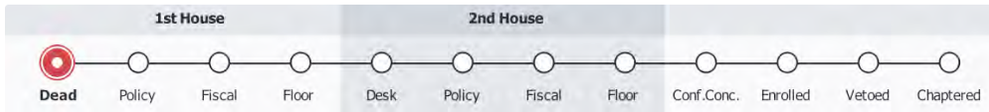
determines, within a semiannual period, that there is a change in any prevailing rate of per diem wages in a locality, that determination applies to any public works contract that is awarded or for which notice to bidders is published after July 1, 2027. The bill would authorize any contractor, awarding body, or specified representative affected by a change in rates on a particular contract to, within 20 days, file with the director a verified petition to review the determination of that rate, as specified. The bill would require the director to, upon notice to the interested parties, initiate an investigation or hold a hearing, and, within 20 days after the filing of that petition, except as specified, make a final determination and transmit the determination in writing to the awarding body and to the interested parties. (Based on 01/22/2026 text)

Location:	01/29/2026 - Senate Rules	Current Text:	01/22/2026 - Amended
Introduced:	02/21/2025	Last Amend:	01/22/2026
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	01/28/26 A Floor Analysis (text 01/22/26)		

[AB 1452](#)
[Ta, R](#)
[HTML](#)
[PDF](#)

State mandates: claims.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

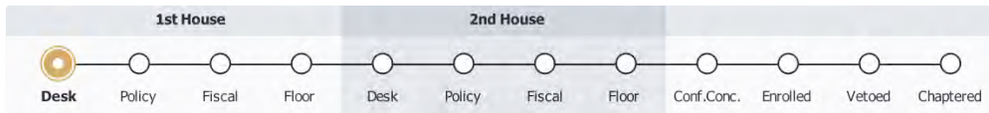
Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: The California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, requires the state to provide a subvention of funds to reimburse the local government, unless an exception applies. Statutory provisions that establish procedures for making that reimbursement include a requirement that no claim shall be made or paid unless it exceeds \$1,000. This bill would change the minimum claim amount to \$800. (Based on 02/21/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	02/21/2025 - Introduced
Introduced:	02/21/2025		
Is Urgent:	N		
Is Fiscal:	Y		

[ACA 1](#)
[Valencia, D](#)
[HTML](#)
[PDF](#)

Public finance.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

Status: 01/29/2025 - Introduced measure version corrected.

Summary: The California Constitution prohibits the total annual appropriations subject to limitation of the State and of each local government from exceeding the appropriations limit of the entity of government for the prior year adjusted for the change in the cost of living and the change in population. The California Constitution defines “appropriations subject to limitation” of the State for these purposes. This measure would change the 1.5% required transfer to an undetermined percentage of the estimated amount of General Fund revenues for that fiscal year. The measure would change the 10% limit on the balance in the Budget Stabilization Account to 20% of the amount of the General Fund proceeds of taxes for the fiscal year estimate, as specified. The measure would specify that funds transferred under these provisions to the Budget Stabilization Account do not constitute appropriations subject to the above-described annual appropriations limit. (Based on 12/02/2024 text)

Location: 12/02/2024 - Assembly PRINT	Current Text: 12/02/2024 - Introduced
Introduced: 12/02/2024	
Is Urgent: N	
Is Fiscal: Y	

[SB 74](#)
[Seyarto, R](#)
[HTML](#)
[PDF](#)

Office of Land Use and Climate Innovation: Infrastructure Gap-Fund Program.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Finance

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/2/2025)(May be acted upon Jan 2026)

Summary: Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. Current law authorizes a local agency to finance infrastructure projects through various means, including by authorizing a city or county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance that provide significant benefits to the district or the

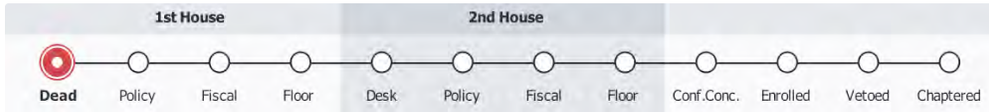
surrounding community. This bill would require the office, upon appropriation by the Legislature, to establish the Infrastructure Gap-Fund Program to provide grants to local agencies for the development and construction of infrastructure projects, as defined, facing unforeseen costs after starting construction. The bill would authorize the office to provide funding for up to 20% of a project's additional projected cost, as defined, after the project has started construction, subject to specified conditions, including, among other things, that the local agency has allocated existing local tax revenue for at least 45% of the initially budgeted total cost of the infrastructure project. When applying to the program, the bill would require the local agency to demonstrate challenges with completing the project on time and on budget and how the infrastructure project helps meet state and local goals, as specified. (Based on 04/07/2025 text)

Location:	08/28/2025 - Assembly 2 YEAR	Current Text:	04/07/2025 - Amended
Introduced:	01/15/2025	Last Amend:	04/07/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	06/30/25 A Appropriations (text 04/07/25)		

SB 90
Seyarto, R
HTML
PDF

Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: grants: improvements to public evacuation routes: mobile rigid water storage: electrical generators.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Emergency Response, ACWD - Finance

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024, approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. The act makes \$135,000,000 available, upon appropriation by the Legislature, to the Office of Emergency Services for a wildfire mitigation grant program to provide, among other things, loans, direct assistance, and matching funds for projects that prevent wildfires, increase resilience, maintain existing wildfire risk reduction projects, reduce the risk of wildfires to communities, or increase home or community hardening. The act provides that eligible projects include, but are not limited to, grants to local agencies, state agencies, joint powers authorities, tribes, resource conservation districts, fire safe councils, and nonprofit organizations for structure hardening of critical community infrastructure, wildfire smoke mitigation, evacuation centers, including community clean air centers, structure hardening projects that reduce

the risk of wildfire for entire neighborhoods and communities, water delivery system improvements for fire suppression purposes for communities in very high or high fire hazard areas, wildfire buffers, and incentives to remove structures that significantly increase hazard risk. This bill would include in the list of eligible projects grants to the above-mentioned entities for improvements to public evacuation routes in very high and high fire hazard severity zones, mobile rigid dip tanks, as defined, to support firefighting efforts, prepositioned mobile rigid water storage, as defined, and improvements to the response and effectiveness of fire engines and helicopters. (Based on 03/12/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/12/2025 - Amended
Introduced:	01/22/2025	Last Amend:	03/12/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/02/25 S Appropriations (text 03/12/25)		

SB 473 **Padilla, D** [HTML](#) [PDF](#)

Water corporations: demand elasticity: rates and surcharges.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

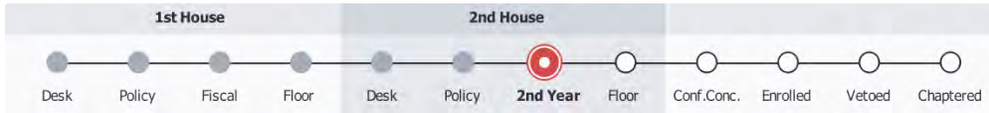
Summary: The California Constitution and the Public Utilities Act vest the Public Utilities Commission with regulatory authority over electrical corporations and water corporations. The act requires the commission to ensure that errors in estimates of demand elasticity or sales do not result in material overcollections or undercollections of electrical corporations. This bill would additionally require the commission to ensure that those errors do not result in material overcollections or undercollections of water corporations. (Based on 04/10/2025 text)

Location:	08/28/2025 - Assembly 2 YEAR	Current Text:	04/10/2025 - Amended
Introduced:	02/19/2025	Last Amend:	04/10/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/18/25 A Appropriations (text 04/10/25)		

SB 556 **Hurtado, D** [HTML](#) [PDF](#)

Habitat enhancement and restoration: floodplains.

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Tracking form

Position	Subject
	ACWD - Finance, ACWD - Water Resources

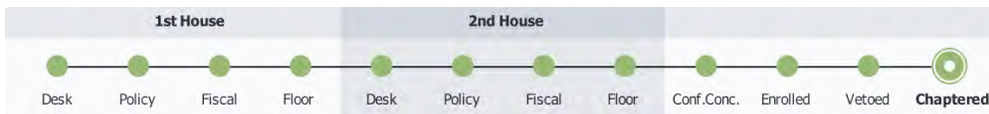
Bill information

Status:	08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)	
Summary:	Current law, the Wildlife Conservation Board within the Department of Fish and Wildlife administers various habitat conservation and restoration programs. This bill would require, upon appropriation by the Legislature, the sum of \$21,500,000 to be allocated to the board for floodplain acquisition, habitat restoration, and associated conservation projects on floodplains in the Counties of Kern, Kings, and Tulare, as provided. (Based on 07/17/2025 text)	
Location:	08/28/2025 - Assembly 2 YEAR	Current Text: 07/17/2025 - Amended
Introduced:	02/20/2025	Last Amend: 07/17/2025
Is Urgent:	N	
Is Fiscal:	Y	
Current Analysis:	08/18/25 A Appropriations (text 07/17/25)	

SB 595
Choi, R
HTML
PDF

Local government: investments and financial reports.

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Tracking form

Position	Subject
	ACWD - Finance

Bill information

Status:	10/03/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 323, Statutes of 2025.	
Summary:	Current law regulates the investment of public funds by local agencies, as defined. Current law authorizes the legislative body of a local agency, as specified, that has money in a sinking fund or in its treasury not required for the immediate needs of the local agency to invest the money as it deems wise or expedient in certain securities and financial instruments, subject to various requirements. These permissible investments include commercial paper of "prime" quality of the highest ranking or of the highest letter and number rating as provided for by a nationally recognized statistical rating organization that is issued by entities meeting certain criteria, if the eligible commercial paper has a maximum maturity of 270 days or less. This bill would revise the maximum maturity	

periods for the investments in prime quality commercial paper to 397 days. (Based on 10/03/2025 text)

Location: 10/03/2025 -
Senate CHAPTERED

Introduced: 02/20/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/08/25 [S Floor Analyses](#) (text 09/03/25)

Current Text: 10/03/2025 - Chaptered

Last Amend: 09/03/2025

ACWD - HR

AB 288

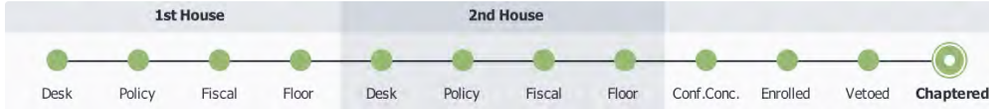
McKinnor, D

HTML

PDF

Employment: labor organization and unfair practices.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 09/30/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 139, Statutes of 2025.

Summary: Current law declares the public policy of the state regarding labor organization, including, among other things, that it is necessary for a worker to have full freedom of association, self-organization, and designation of representatives of their own choosing, to negotiate the terms and conditions of their employment, and to be free from the interference, restraint, or coercion of employers of labor, or their agents, in the designation of such representatives or in self-organization or in other concerted activities for the purpose of collective bargaining or other mutual aid or protection. Current law establishes the Public Employment Relations Board (PERB) in state government as a means of resolving disputes and enforcing the statutory duties and rights of specified public employers and employees under various acts regulating collective bargaining. Under existing law, PERB has the power and duty to investigate an unfair practice charge and to determine whether the charge is justified and the appropriate remedy for the unfair practice. The federal National Labor Relations Act (NLRA) establishes a comprehensive statutory scheme regulating unfair labor practices on the part of employers and labor organizations in industries affecting interstate commerce, and vests in the National Labor Relations Board (NLRB) the power to conduct elections to determine employee representatives and to prevent unfair labor practices affecting commerce. The California Public Records Act requires that public records, as defined, be available to the public for inspection and made promptly available to any person. This bill would expand PERB's jurisdiction by authorizing a worker, under specified circumstances, to petition PERB to protect and enforce prescribed rights, including, among other circumstances, if the worker is employed in a position subject to the NLRA but the NLRB expressly or impliedly cedes jurisdiction, as specified. The bill would authorize PERB to, among other things, decide

unfair labor practice cases, as specified, pursuant to a specified timeline and order all appropriate relief for a violation, including civil penalties, as prescribed. In order to pursue relief from PERB, the bill would require a covered worker or their representative to file an unfair practice charge or petition that includes specified information, including, where applicable, the original charge or petition filed with the NLRB. The bill would require PERB to hold the supporting documentation and evidence confidential and maintain it as part of its investigatory file and would exempt this documentation and evidence from the California Public Records Act. (Based on 09/30/2025 text)

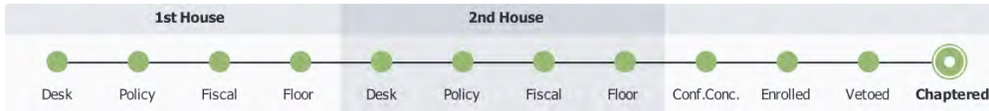
Location: 09/30/2025 - Assembly CHAPTERED
Introduced: 01/22/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/05/25)

Current Text: 09/30/2025 - Chaptered
Last Amend: 09/05/2025

[AB 339](#) [Ortega, D](#) [HTML](#) [PDF](#)

Local public employee organizations: notice requirements.

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Tracking form

Position	Subject
	ACWD - HR, ACWD - Operations, Enc - Engineering

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 687, Statutes of 2025.

Summary: The Meyers-Milias-Brown Act contains various provisions that govern collective bargaining of local represented employees and delegates jurisdiction to the Public Employment Relations Board to resolve disputes and enforce the statutory duties and rights of local public agency employers and employees. Current law requires the governing body of a public agency to meet and confer in good faith regarding wages, hours, and other terms and conditions of employment with representatives of recognized employee organizations. Current law requires the governing body of a public agency, and boards and commissions designated by law or by the governing body, to give reasonable written notice, except in cases of emergency, as specified, to each recognized employee organization affected of any ordinance, rule, resolution, or regulation directly relating to matters within the scope of representation proposed to be adopted by the governing body or the designated boards and commissions. This bill would require the governing body of a public agency, and boards and commissions designated by law or by the governing body of a public agency, to give the recognized employee organization no less than 45 days' written notice before issuing a request for proposals, request for quotes, or renewing or extending an existing contract to perform services that are within the scope of work of the job classifications represented by the recognized employee organization, subject to certain exceptions. The bill would require the notice to include specified information, including the anticipated duration of the contract. (Based on 10/13/2025 text)

Location: 10/13/2025 - Assembly CHAPTERED
Introduced: 01/28/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/04/25 [A Floor Analysis](#) (text 08/29/25)

Current Text: 10/13/2025 - Chaptered
Last Amend: 08/29/2025

AB 340

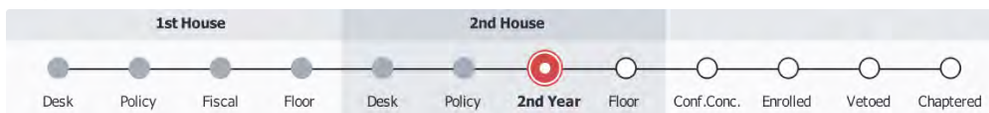
Ahrens, D

HTML

PDF

Employer-employee relations: confidential communications.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law that governs the labor relations of public employees and employers, including, among others, the Meyers-Miliias-Brown Act, the Ralph C. Dills Act, provisions relating to public schools, and provisions relating to higher education, prohibits employers from taking certain actions relating to employee organization, including imposing or threatening to impose reprisals on employees, discriminating or threatening to discriminate against employees, or otherwise interfering with, restraining, or coercing employees because of their exercise of their guaranteed rights. Those provisions of current law further prohibit denying to employee organizations the rights guaranteed to them by current law. This bill would prohibit a public employer from questioning a public employee, a representative of a recognized employee organization, or an exclusive representative regarding communications made in confidence between an employee and an employee representative in connection with representation relating to any matter within the scope of the recognized employee organization's representation. (Based on 03/05/2025 text)

Location: 08/29/2025 - Senate 2 YEAR
Introduced: 01/28/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/15/25 [S Appropriations](#) (text 03/05/25)

Current Text: 03/05/2025 - Amended
Last Amend: 03/05/2025

AB 426

Dixon, R

HTML

PDF

Impeding emergency response with drone.

Progress bar



Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - HR, ACWD - Operations

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

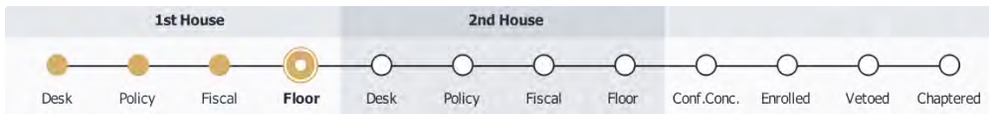
Summary: Current law excuses a local public entity or public employee from liability for damage to an unmanned aircraft or unmanned aircraft system, if the damage was caused while the local public entity or public employee of a local public entity was providing, and the unmanned aircraft or unmanned aircraft system was interfering with, the operation, support, or enabling of any emergency service, as specified. Current law imposes liability for physical invasion of privacy on a person if the person knowingly enters onto the land or into the airspace above the land of another person without permission or otherwise commits a trespass in order to capture any image or recording of the other person engaging in a private activity and the invasion occurs in a manner that is offensive to a reasonable person. This bill would prohibit a person from operating or using an unmanned aerial vehicle, remote piloted aircraft, or drone at the scene of an emergency and thereby impeding firefighters, peace officers, medical personnel, military personnel, or other emergency personnel in the performance of their fire suppression, law enforcement, or emergency response duties, unless the person has a federal operational waiver, as specified. The bill would authorize the Attorney General or a county counsel or city attorney to bring civil action to enforce the prohibition and authorize a prevailing plaintiff to recover civil penalties, injunctive relief, or reasonable attorney's fees and costs, as specified. (Based on 04/02/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	04/02/2025 - Amended
Introduced:	02/05/2025	Last Amend:	04/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 04/02/25)		

AB 596
Ortega, D
HTML
PDF

Elections: ballot disclosures.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 09/13/2025 - In Assembly. Concurrence in Senate amendments pending. Joint Rules 61(a)(14) and 51(a)(4) suspended. (Ayes 59. Noes 20. Page 3413.) Assembly Rule 63 suspended. (Page 3477.) Assembly refused to concur in Senate amendments. (Ayes 37. Noes 22. Page 3513.) Motion to reconsider made by Assembly Member Ortega.(Set for Hearing on 1/5/2025)

Calendar: [02/09/26 #4 A-MOTION TO RECONSIDER](#)

Summary: Under current law, the ballot label for a statewide measure contains a condensed version of the ballot title and summary prepared by the Attorney General, including a fiscal impact summary prepared by the Legislative Analyst, followed by a listing of the names of the measure’s supporters and opponents. Current law requires the Secretary of State to create an internet website or to use other available technology to consolidate information about each state ballot measure, including a list of the top 10 contributors supporting or opposing a measure, if compiled by the Fair Political Practices Commission. This bill would require the 3 largest contributors of \$100,000 or more to all committees that paid for the circulation of a statewide initiative or statewide referendum measure to also be printed on the ballot immediately following the names of the measure’s supporters and opponents. The Secretary of State would be required to make a copy of the top contributors available for public examination prior to printing that information on ballots, and voters would be authorized to seek a writ of mandate requiring the identified contributors to be amended or deleted. The bill would specify words and phrases that may be left out of a top contributor’s name in order to shorten the name when printed on the ballot. (Based on 09/09/2025 text)

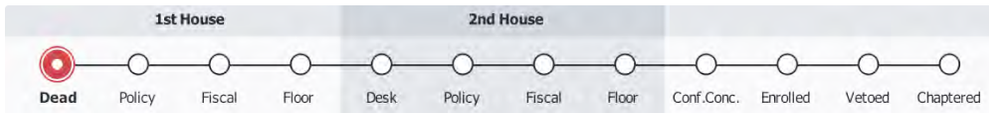
Location: 09/13/2025 - Assembly RECONSIDERATION
Introduced: 02/13/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/13/25 [A Floor Analysis](#) (text 09/09/25)

Current Text: 09/09/2025 - Amended
Last Amend: 09/09/2025

[AB 614](#) [Lee, D](#) [HTML](#) [PDF](#)

Claims against public entities.

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Tracking form

Position	Subject
	ACWD - Finance, ACWD - HR, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Government Claims Act establishes the liability and immunity of a public entity for its acts or omissions that cause harm to persons and requires that a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops be presented not later than 6 months after accrual of the cause of action. Under current law, claims relating to any other cause of action are required to be

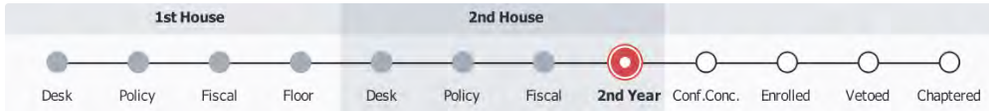
presented no later than one year after the accrual of the cause of action. This bill would remove the provisions requiring a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops to be presented not later than 6 months after accrual of the cause of action and would instead require a claim relating to any cause of action to be presented not later than one year after accrual of the cause of action, unless otherwise specified by law. (Based on 03/27/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/27/2025 - Amended
Introduced:	02/13/2025	Last Amend:	03/27/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/05/25 A Appropriations (text 03/27/25)		

AB 672
Caloza, D
HTML
PDF

Public employment: notifications and right of intervention.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 8/25/2025)(May be acted upon Jan 2026)

Summary: Current law establishes the Public Employment Relations Board (PERB) in state government as a means of resolving disputes and enforcing the statutory duties and rights of specified public employers and employees under various acts regulating collective bargaining. Under current law, PERB has the power and duty to investigate an unfair practice charge and to determine whether the charge is justified and the appropriate remedy for the unfair practice. This bill would require a plaintiff or petitioner filing a civil action seeking injunctive relief against a strike, work stoppage, or other labor action by public employees whose labor relations are regulated by PERB, if PERB is not a party to the action, to serve a copy of the petition or complaint by electronic mail on the general counsel of PERB, in accordance with certain procedures. The bill would also require a plaintiff or petitioner that intends to apply to a superior court for a temporary restraining order to enjoin a strike, work stoppage, or other labor action by public employees whose labor relations are regulated by PERB, if PERB is not a party to the action, to give notice by electronic mail to the general counsel of PERB of the application when the plaintiff or petitioner provides that notice to the defendant or respondent. The bill would specify that the above-described provisions do not authorize a plaintiff or petitioner to seek relief in court without first exhausting administrative remedies before PERB when exhaustion is required by statute, regulation, or case law. (Based on 06/18/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	06/18/2025 - Amended
Introduced:	02/14/2025	Last Amend:	06/18/2025
Is Urgent:	N		
Is Fiscal:	Y		

Current Analysis: 08/20/25 [S Floor Analyses](#) (text 06/18/25)

AB 889

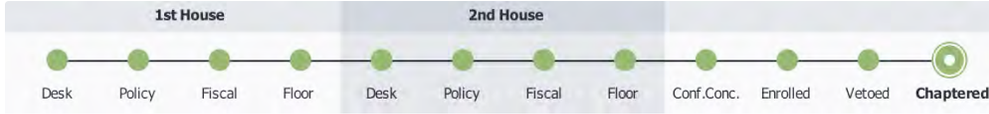
Hadwick, R

HTML

PDF

Prevailing wage: per diem wages.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Finance, ACWD - HR

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 626, Statutes of 2025.

Summary: Current law requires workers employed on public works to be paid not less than the general prevailing rate of per diem wages for work of a similar character in the locality that the public work is performed, as prescribed, unless an exception applies. Current law requires the Director of the Department of Industrial Relations to determine the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is to be performed. Under current law, per diem wages include certain employer payments made pursuant to a collective bargaining agreement or for a program or committee established under the federal Labor Management Cooperation Act of 1978, as specified. Current law provides that these payments are a credit against the obligation to pay the general prevailing rate of per diem wages. Current law requires the credit for employer payments to be computed on an annualized basis where the employer seeks credit for employer payments that are higher for public works projects than for private construction performed by the same employer, except under certain circumstances, including a determination by the director that annualization would not serve the purposes of the provisions relating to public works projects. This bill would remove that exception and revoke annualization exemptions authorized by the director prior to January 1, 2026. The bill would authorize an employer to take full credit for the hourly amounts contributed to defined contribution pension plans that provide for both immediate participation and essentially immediate vesting even if the employer contributes at a lower rate or does not make contributions to private construction. (Based on 10/11/2025 text)

Location: 10/11/2025 - Assembly CHAPTERED
Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/05/25)

Current Text: 10/11/2025 - Chaptered
Last Amend: 09/05/2025

AB 1109

Kalra, D

HTML

PDF

Evidentiary privileges: union agent-represented worker privilege.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/14/2025)(May be acted upon Jan 2026)

Summary: Current law governs the admissibility of evidence in court proceedings and generally provides a privilege as to communications made in the course of certain relations, including the attorney-client, physician-patient, and psychotherapist-patient relationship, as specified. Under current law, the right of any person to claim those evidentiary privileges is waived with respect to a communication protected by the privilege if any holder of the privilege, without coercion, has disclosed a significant part of the communication or has consented to a disclosure. This bill would establish a privilege between a union agent, as defined, and a represented employee or represented former employee to refuse to disclose any confidential communication between the employee or former employee and the union agent made while the union agent was acting in the union agent’s representative capacity, except as specified. The bill would permit a represented employee or represented former employee to prevent another person from disclosing a privileged communication, except as specified. (Based on 02/20/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	02/20/2025 - Introduced
Introduced:	02/20/2025		
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	07/11/25 S Appropriations (text 02/20/25)		

AB 1383
McKinnor, D
HTML
PDF

Public employees’ retirement benefits: safety members.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 01/29/2026 - Read third time. Passed. Ordered to the Senate. (Ayes 70. Noes 2.) In Senate. Read first time. To Com. on RLS. for assignment.

Summary:

The California Public Employees' Pension Reform Act of 2013 (PEPRA) establishes a variety of requirements and restrictions on public employers offering defined benefit pension plans. In this regard, PEPRA restricts the amount of compensation that may be applied for purposes of calculating a defined pension benefit for a new member, as defined, by restricting it to specified percentages of the contribution and benefit base under a specified federal law with respect to old age, survivors, and disability insurance benefits. The Teachers' Retirement Law establishes the State Teachers' Retirement System (STRS) and creates the Defined Benefit Program of the State Teachers' Retirement Plan, which provides a defined benefit to members of the program, based on final compensation, creditable service, and age at retirement, subject to certain variations. This bill, on and after January 1, 2027, would require a retirement system subject to PEPRA to adjust pensionable compensation limits to be consistent with specified percentages of the contribution and benefit base under the specified federal law with respect to old age, survivors, and disability insurance benefits. The bill would require a new member of STRS to be subject to specified limits of the Teachers' Retirement Law. (Based on 01/22/2026 text)

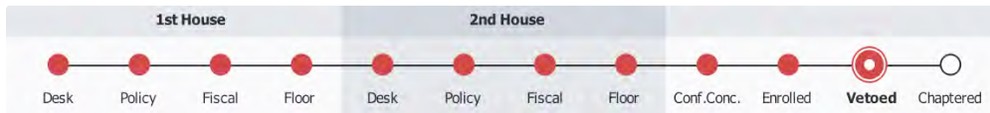
Location: 01/29/2026 - Senate Rules
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 01/28/26 [A Floor Analysis](#) (text 01/22/26)

Current Text: 01/22/2026 - Amended
Last Amend: 01/22/2026

SB 7 **McNerney, D** [HTML](#) [PDF](#)

Employment: automated decision systems.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 10/13/2025 - Vetoes by Governor. Consideration of Governor's veto pending.

Calendar: [02/09/26 #22 S-GOVERNOR'S VETOES](#)

Summary: Existing law requires the Department of Technology to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems (ADS) that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. This bill would require an employer to provide a written notice that an ADS, for the purpose of making employment-related decisions, not including hiring, is in use at the workplace to all workers that will foreseeably be directly affected by the ADS, as specified. The bill would require the employer to maintain an updated list of all ADS currently in use. The bill would require an employer to notify, as provided, a job applicant that the employer utilizes an ADS when making hiring decisions, if the employer will use the ADS in making decisions for that position. The bill would prohibit an employer from using an ADS that does certain functions and would limit the purposes and manner in which an ADS may be used to make decisions. The bill would authorize a worker to request, and require an employer to

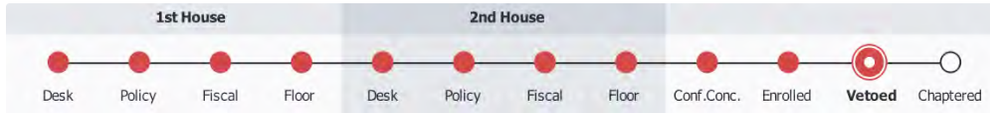
provide, a copy of the most recent 12 months of the worker's own data primarily used by an ADS to make a discipline, termination, or deactivation decision, as specified. The bill would require an employer that primarily relied on an ADS to make a discipline, termination, or deactivation decision to provide the affected worker with a written notice, as specified. This bill contains other related provisions and other existing laws. (Based on 09/17/2025 text)

Location:	10/13/2025 - Senate VETOED	Current Text:	10/13/2025 - Vetoed
Introduced:	12/02/2024 (Spot bill)	Last Amend:	09/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/20/25 S Floor Analyses (text 09/17/25)		

SB 317
Hurtado, D
HTML
PDF

Wastewater surveillance.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 10/06/2025 - Vetoed by Governor. Consideration of Governor's veto pending.

Calendar: [02/09/26 #14 S-GOVERNOR'S VETOES](#)

Summary: Current law establishes the State Department of Public Health to implement various programs throughout the state relating to public health. The department administers the California Wastewater Surveillance Dashboard that provides an overview of data from testing wastewater for SARS-CoV-2 virus in California. The data in the dashboard is generated by those participating in the department's California Surveillance of Wastewaters (Cal-SuWers) network, including the Cal-SuWers program, WastewaterSCAN, the federal Centers for Disease Control and Prevention National Wastewater Surveillance System, wastewater utilities, and academic, laboratory, and other state and federal partners. This bill would require the department, in consultation with participating wastewater treatment facilities, local health departments, and other subject matter experts, to maintain the Cal-SuWers network to test, as appropriate for public health use, for pathogens, toxins, or other public health indicators in wastewater. The bill would require participation in the Cal-SuWers network from local health departments and wastewater treatment facilities to be voluntary. The bill would authorize the department to coordinate with health care providers, local health departments, and emergency response agencies to ensure wastewater surveillance data is used for early intervention, outbreak response, epidemiological investigations, and public health planning. (Based on 09/13/2025 text)

Location:	10/06/2025 - Senate VETOED	Current Text:	10/06/2025 - Vetoed
Introduced:	02/11/2025	Last Amend:	09/02/2025
Is Urgent:	N		
Is Fiscal:	Y		

Current Analysis: 10/09/25 [S Floor Analyses](#) (text 09/13/25)

SB 430

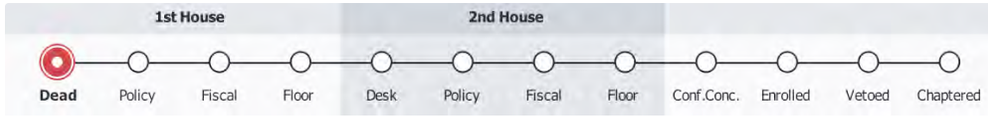
Cabaldon, D

[HTML](#)

[PDF](#)

Local agencies: automated decision systems.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - HR, ACWD - OGM

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Current law establishes the Government Operations Agency (GovOps), and establishes within the agency the Department of Technology. Current law requires the Department of Technology to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. Current law defines, for these purposes, an “automated decision system” as, among other things, a computational process that is used to assist or replace human discretionary decisionmaking and materially impacts natural persons. Current law authorizes local agencies, including cities and counties, to provide welfare, employment, and other public social services. Current law also authorizes the legislative body of any county or city, pursuant to specified procedures, to adopt ordinances that, among other things, regulate the use of buildings, structures, and land as between industry, business, residences, open space, and other purposes. This bill would impose certain restrictions on the use of an automated decision system by a local agency to confer supportive services, permits, or licenses, as specified. Among those restrictions, the bill would include a prohibition on using an output from the system as the sole basis for an adverse eligibility or benefit determination affecting a natural person, except as specified. The bill would require the local agency to verify the accuracy of the system’s outputs and to promote nondiscrimination in its use, as specified. The bill would require the local agency’s governing board to provide audits or other quality control review of the outputs, as specified, to assure acceptable accuracy. (Based on 01/05/2026 text)

Location: 01/15/2026 - Senate DEAD

Introduced: 02/18/2025 (Spot bill)

Is Urgent: N

Is Fiscal: Y

Current Text: 01/05/2026 - Amended

Last Amend: 01/05/2026

SB 464

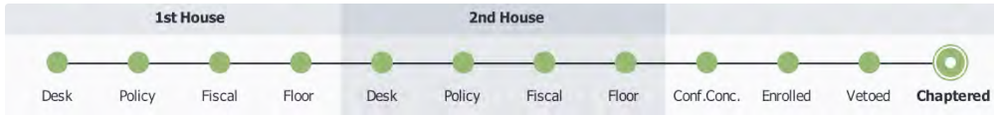
Smallwood-Cuevas, D

[HTML](#)

[PDF](#)

Employer pay data.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 760, Statutes of 2025.

Summary: Existing law establishes the Civil Rights Department within the Business, Consumer Services, and Housing Agency to enforce civil rights laws with respect to housing and employment and to protect and safeguard the right of all persons to obtain and hold employment without discrimination based on specified characteristics or status. This bill would require an employer to collect and store any demographic information gathered by an employer or labor contractor for the purpose of submitting the pay data report separately from employees' personnel records, and, beginning January 1, 2027, increase the number of job categories, as specified above, to 23. This bill contains other related provisions and other existing laws. (Based on 10/13/2025 text)

Location: 10/13/2025 - Senate CHAPTERED

Current Text: 10/13/2025 - Chaptered

Last Amend: 09/05/2025

Introduced: 02/19/2025

Is Urgent: N

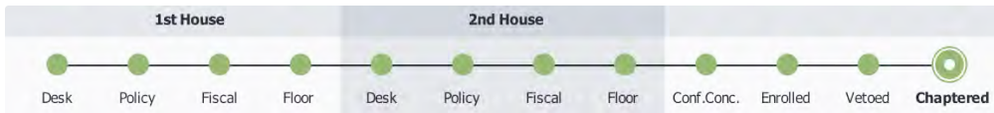
Is Fiscal: Y

Current Analysis: 09/09/25 [S Floor Analyses](#) (text 09/05/25)

SB 513
Durazo, D
HTML
PDF

Personnel records.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 654, Statutes of 2025.

Summary: Current law grants current and former employees, or their representative, the right to inspect and receive a copy of personnel records maintained by the employer relating to the employee's performance or to any grievance concerning the employee. Current law requires the employer to make the contents of those personnel records available for inspection, as specified, and makes it a crime for an employer to violate these requirements. This bill would provide that personnel records relating to the employee's

performance include education and training records and would require an employer who maintains education and training records to ensure those records include specified information. (Based on 10/11/2025 text)

Location: 10/11/2025 -
Senate CHAPTERED

Introduced: 02/19/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/22/25 [A Floor Analysis](#) (text 05/06/25)

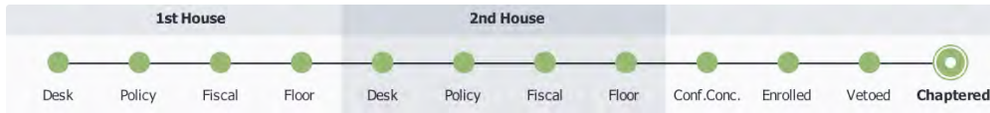
Current Text: 10/11/2025 - Chaptered

Last Amend: 05/06/2025

SB 693 **Cortese, D** [HTML](#) [PDF](#)

Employees: meal periods.

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Tracking form

Position	Subject
	ACWD - HR

Bill information

Status: 07/30/2025 - Chaptered by Secretary of State - Chapter 95, Statutes of 2025

Summary: Current law generally prohibits an employer from employing an employee for a work period of more than 5 hours per day without providing the employee with a meal period of not less than 30 minutes. Current law creates exceptions from this prohibition for employees in specified occupations, including employees of an electrical corporation, a gas corporation, or a local publicly owned electric utility covered by a valid collective bargaining agreement meeting certain conditions. Current law charges the Labor Commissioner with enforcement of these provisions. This bill would also create an exception from the above-described prohibition for employees of a water corporation, as defined. (Based on 07/30/2025 text)

Location: 07/30/2025 -
Senate CHAPTERED

Introduced: 02/21/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 07/07/25 [A Appropriations](#) (text 02/21/25)

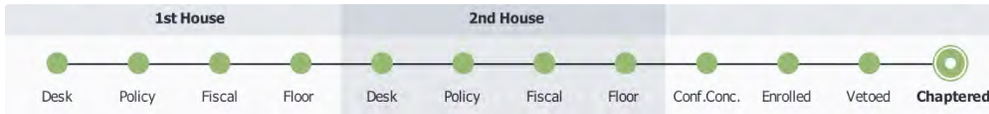
Current Text: 07/30/2025 - Chaptered

ACWD - OGM

AB 293 **Bennett, D** [HTML](#) [PDF](#)

Groundwater sustainability agency: transparency.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - OGM, ACWD - Water Resources

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 359, Statutes of 2025.

Summary: Current law requires a groundwater sustainability plan to be developed and implemented for each medium- or high-priority basin by a groundwater sustainability agency. Current law authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin, as provided. Current law requires members of the board of directors and the executive, as defined, of a groundwater sustainability agency to file statements of economic interests with the Fair Political Practices Commission using the commission’s online system for filing statements of economic interests. This bill would require each groundwater sustainability agency to publish the membership of its board of directors on its internet website, or on the local agency’s internet website, as provided. The bill would also require each groundwater sustainability agency to publish a link on its internet website or its local agency’s internet website to the location on the Fair Political Practices Commission’s internet website where the statements of economic interests, filed by the members of the board and executives of the agency, can be viewed. (Based on 10/06/2025 text)

Location: 10/06/2025 - Assembly CHAPTERED

Introduced: 01/22/2025

Is Urgent: N

Is Fiscal: N

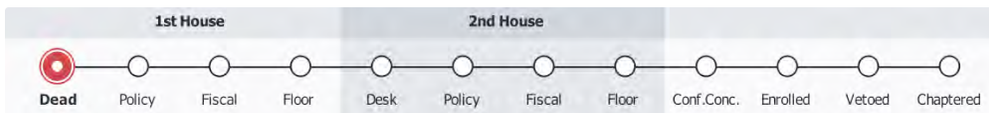
Current Analysis: 06/11/25 [S Floor Analyses](#) (text 01/22/25)

Current Text: 10/06/2025 - Chaptered

AB 351
McKinnor, D
HTML
PDF

Campaign contributions: agency officers.

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Tracking form

Position	Subject
	ACWD - Finance, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

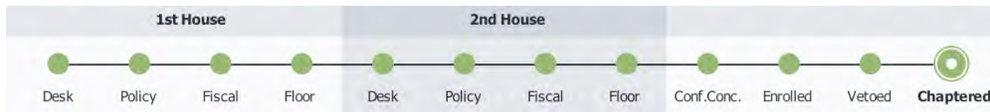
Summary: The Political Reform Act of 1974 prohibits an officer of an agency from accepting, soliciting, or directing a contribution of more than \$500 from any party, participant, or a party or participant's agent, while a proceeding involving a license, permit, or other entitlement for use is pending before the agency and for 12 months following the date a final decision is rendered in the proceeding, if the officer knows or has reason to know that the participant has a financial interest, as defined. The act also prohibits an officer of an agency from making, participating in making, or in any way attempting to use the officer's official position to influence the decision in a proceeding involving a license, permit, or other entitlement for use pending before the agency if the officer has willfully or knowingly received a contribution of more than \$500 within the preceding 12 months from a party or a party's agent, or from any participant or a participant's agent, if the officer knows or has reason to know that the participant has a financial interest in the decision, as defined. This bill would increase the contribution thresholds described above from \$500 to \$1500. (Based on 01/30/2025 text)

Location:	01/31/2026 - Assembly DEAD	Current Text:	01/30/2025 - Introduced
Introduced:	01/30/2025		
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/28/25 A Elections (text 01/30/25)		

AB 359
Ramos, D
HTML
PDF

Fair Political Practices Commission.

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Tracking form

Position	Subject
	ACWD - OGM

Bill information

Status: 10/03/2025 - Chaptered by Secretary of State - Chapter 257, Statutes of 2025

Summary: The Political Reform Act of 1974 permits the Fair Political Practices Commission, upon mutual agreement between the commission and the governing body of a local government agency, to assume primary responsibility for the administration, implementation, and enforcement of a local campaign finance or government ethics law passed by the local government agency. The act authorizes the commission with respect to the local campaign finance or government ethics law to, among other things, provide advice, investigate possible violations, and bring civil actions. If such an agreement is executed, the act further requires the commission to report to the Legislature on or before January 1, 2025 with specified information, including legislative recommendations, regarding the performance of the agreement. Current law repeals these provisions on January 1, 2026. The act authorizes the commission to enter into a similar agreement with the Board of Supervisors of the County of San Bernardino. This bill would additionally authorize the commission to conduct audits with respect to the local campaign finance or government ethics law. The bill would delete the requirement for the commission to report to the

Legislature and remove the January 1, 2026 repeal date, thereby indefinitely extending the operation of the provisions described above. (Based on 10/03/2025 text)

Location: 10/03/2025 -
Assembly CHAPTERED

Introduced: 01/30/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 08/13/25 [A Floor Analysis](#) (text 07/02/25)

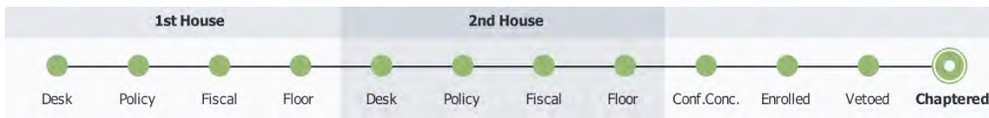
Current Text: 10/03/2025 - Chaptered

Last Amend: 07/02/2025

AB 370 **Carrillo, D** [HTML](#) [PDF](#)

California Public Records Act: cyberattacks.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - OGM

Bill information

Status: 07/14/2025 - Chaptered by Secretary of State - Chapter 34, Statutes of 2025

Summary: The California Public Records Act requires state and local agencies to make their records available for public inspection, except as specified. Current law requires each agency, within 10 days of a request for a copy of records, to determine whether the request seeks copies of disclosable public records in possession of the agency and to promptly notify the person of the determination and the reasons therefor. Current law authorizes that time limit to be extended by no more than 14 days under unusual circumstances, and defines “unusual circumstances” to include, among other things, the need to search for, collect, and appropriately examine records during a state of emergency when the state of emergency currently affects the agency’s ability to timely respond to requests due to staffing shortages or closure of facilities, as provided. This bill would also expand the definition of unusual circumstances to include the inability of the agency, because of a cyberattack, to access its electronic servers or systems in order to search for and obtain a record that the agency believes is responsive to a request and is maintained on the servers or systems in an electronic format. (Based on 07/14/2025 text)

Location: 07/14/2025 -
Assembly CHAPTERED

Introduced: 02/03/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 07/02/25 [S Floor Analyses](#) (text 03/12/25)

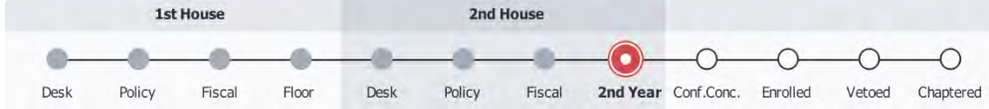
Current Text: 07/14/2025 - Chaptered

Last Amend: 03/12/2025

AB 372 **Bennett, D** [HTML](#) [PDF](#)

Office of Emergency Services: state matching funds: water system infrastructure improvements.

Progress bar



Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering, ACWD - OGM, ACWD - Operations

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/3/2025)(May be acted upon Jan 2026)

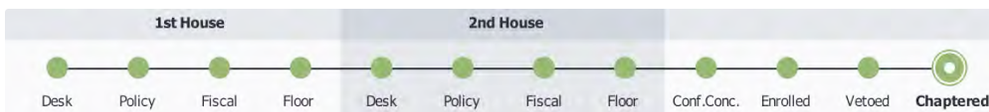
Summary: Current law charges the Office of Emergency Services (OES) with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Current law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided. This bill, contingent upon appropriation by the Legislature, would establish the Rural Water Infrastructure for Wildfire Resilience Program within the OES for the distribution of state matching funds to urban wildland interface communities, as defined, in designated high fire hazard severity zones or very high fire hazard severity zones to improve water system infrastructure, as prescribed. The bill would require the OES to work in coordination with the Department of Water Resources, the State Water Resources Control Board, the Office of the State Fire Marshal, and other state entities as the OES determines to be appropriate, to achieve the purposes of the program. (Based on 08/29/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	08/29/2025 - Amended
Introduced:	02/03/2025	Last Amend:	08/29/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/02/25 S Floor Analyses (text 08/29/25)		

AB 487
Committee on Insurance
HTML
PDF

Insurance.

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Tracking form

Position	Subject
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Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 558, Statutes of 2025.

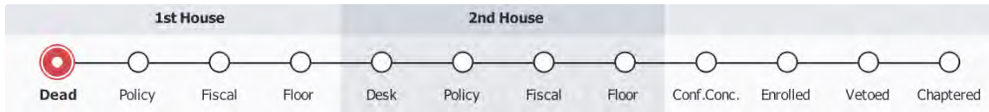
Summary: Current law generally regulates the business of insurance in the state, including the issuance of securities. Existing law defines an agent to mean every person employed or appointed by an insurer or broker who sells a security in this state for compensation. This bill would update the term “agent” to “stock agent” and would make conforming changes. (Based on 10/10/2025 text)

Location:	10/10/2025 - Assembly CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	02/10/2025	Last Amend:	07/03/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/27/25 A Floor Analysis (text 07/03/25)		

AB 497
Wilson, D
HTML
PDF

San Francisco Bay/Sacramento-San Joaquin Delta Estuary Water Quality Control Plan: update: substitute environmental document: exemption.

Progress bar



Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Porter-Cologne Water Quality Control Act establishes a statewide program for the control of the quality of all the waters in the state and makes certain legislative findings and declarations. Current law establishes the State Water Resources Control Board to exercise the adjudicatory and regulatory functions of the state in the field of water resources. Pursuant to its authority, the board adopted the Water Quality Control Plan for the San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Bay-Delta Plan) that, among other things, establishes objectives to protect the beneficial uses of the water and prevent nuisance within the waters specified in the Bay-Delta Plan. The California Environmental Quality Act (CEQA), requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report (EIR) on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. This bill would require the board to adopt an update to the Bay-Delta Plan that addresses the Sacramento River and its tributaries, Sacramento-San Joaquin Delta (Delta) eastside tributaries, and the Delta no later than August 31, 2026. The bill would exempt the board from the requirements to prepare, provide for review, transmit to state

agencies, and include written or oral responses to comments on a specified draft substitute environmental document, as provided. (Based on 01/05/2026 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/05/2026 - Amended
Introduced:	02/10/2025	Last Amend:	01/05/2026
Is Urgent:	N		
Is Fiscal:	Y		

AB 614

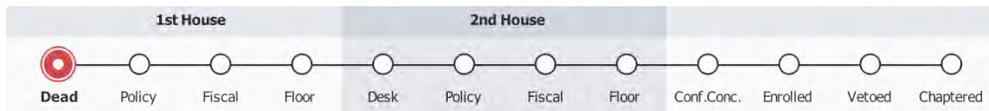
Lee, D

HTML

PDF

Claims against public entities.

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Tracking form

Position	Subject
	ACWD - Finance, ACWD - HR, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Government Claims Act establishes the liability and immunity of a public entity for its acts or omissions that cause harm to persons and requires that a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops be presented not later than 6 months after accrual of the cause of action. Under current law, claims relating to any other cause of action are required to be presented no later than one year after the accrual of the cause of action. This bill would remove the provisions requiring a claim against a public entity relating to a cause of action for death or for injury to person, personal property, or growing crops to be presented not later than 6 months after accrual of the cause of action and would instead require a claim relating to any cause of action to be presented not later than one year after accrual of the cause of action, unless otherwise specified by law. (Based on 03/27/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/27/2025 - Amended
Introduced:	02/13/2025	Last Amend:	03/27/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/05/25 A Appropriations (text 03/27/25)		

AB 707

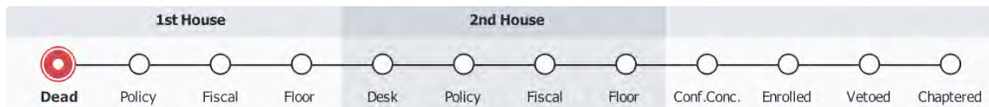
Soria, D

HTML

PDF

San Luis and Delta-Mendota Water Authority: B.F. Sisk Dam Raise and Reservoir Expansion Project.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

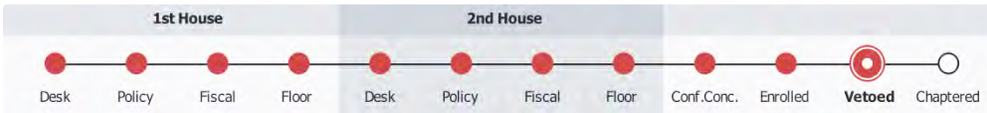
Status: 02/02/2026 - Died at Desk.
Summary: Would appropriate \$455,500,000 from the General Fund to the San Luis and Delta-Mendota Water Authority for the purpose of funding the State Highway 152 Route improvements required to complete the B.F. Sisk Dam Raise and Reservoir Expansion Project. (Based on 02/14/2025 text)

Location: 02/02/2026 - Assembly DEAD	Current Text: 02/14/2025 - Introduced
Introduced: 02/14/2025	
Is Urgent: N	
Is Fiscal: Y	

[AB 734](#)
[Schultz, D](#)
[HTML](#)
[PDF](#)

Environmental protection: biological resources data: State Energy Resources Conservation and Development Commission: powerplants: power lines: applications.

Progress bar



Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

Status: 01/22/2026 - Stricken from file.
Summary: Current law vests the State Energy Resources Conservation and Development Commission with the power to certify locations on which an electrical transmission line or thermal powerplant is constructed, or is proposed to be constructed, except as provided. Current law authorizes the commission to exempt from certification a thermal powerplant with a generating capacity of up to 100 megawatts, and modifications to existing generating facilities that do not add capacity in excess of 100 megawatts, if the commission finds that no substantial adverse impact on the environment or energy resources will result from the construction or operation of the proposed facility or from the modifications. This bill would require any biological resources data submitted to the commission in an application for certification or small powerplant exemption pursuant to the above-described provisions to be made publicly available on the commission's docket as part of the certification proceeding unless the Department of Fish and Wildlife makes a written determination that the data to be made public includes specified location data, the disclosure of which would pose a significant risk to individuals of the species. The bill would require the department, if it makes that determination, to include in the written determination an assessment of the maximum amount of the specified data that can be released without posing a risk to the species. (Based on 09/05/2025 text)

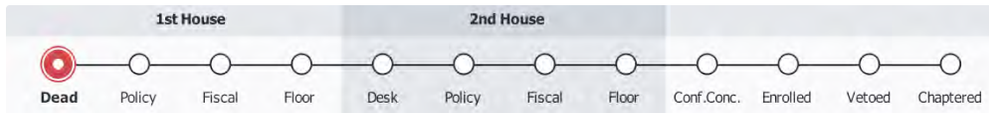
Location: 10/01/2025 - Assembly VETOED
Introduced: 02/18/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/05/25)

Current Text: 10/01/2025 - Vetoed
Last Amend: 04/21/2025

AB 810 **Irwin, D** [HTML](#) [PDF](#)

Local government: internet websites and email addresses.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: Current law requires that a local agency that maintains an internet website for use by the public to ensure that the internet website uses a “.gov” top-level domain or a “.ca.gov” second-level domain no later than January 1, 2029. Current law requires that a local agency that maintains public email addresses to ensure that each email address provided to its employees uses a “.gov” domain name or a “.ca.gov” domain name no later than January 1, 2029. Current law defines “local agency” for these purposes as a city, county, or city and county. This bill would recast these provisions by instead requiring a city, county, or city and county to comply with the above-described domain requirements and by deleting the term “local agency” from the above-described provisions. The bill would also require a special district, joint powers authority, or other political subdivision to comply with similar domain requirements no later than January 1, 2031. (Based on 04/10/2025 text)

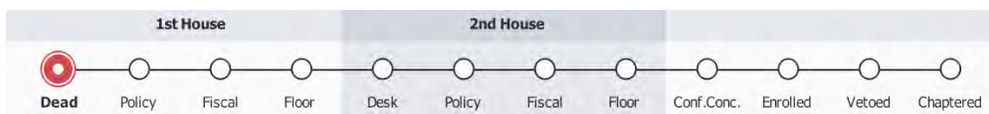
Location: 01/23/2026 - Assembly DEAD
Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 05/05/25 [A Appropriations](#) (text 04/10/25)

Current Text: 04/10/2025 - Amended
Last Amend: 04/10/2025

AB 905 **Pacheco, D** [HTML](#) [PDF](#)

State general obligation bonds: disclosure requirements.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Finance, ACWD - OGM

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

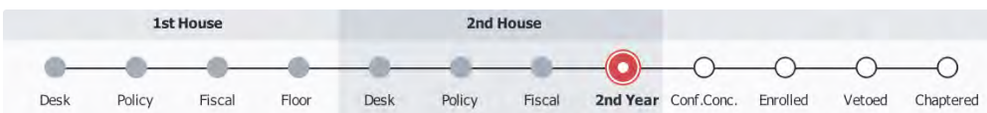
Summary: The State General Obligation Bond Law generally sets forth the procedures for the issuance and sale of bonds governed by its provisions and for the disbursement of the proceeds of the sale of those bonds. Current law requires any state bond measure approved on or after January 1, 2004, to be subject to an annual reporting process, with the head of the lead state agency administering the bond proceeds reporting certain information about the projects being funded to the Legislature and the Department of Finance. Current law allows this information to be provided on the agency's internet website or the state's open data portal under certain circumstances. This bill would require a bond act for any state general obligation bond measure that is approved by voters on and after January 1, 2026, to include specified information about the objectives of the bond expenditure and related data. The bill would also require the head of the lead state agency administering the bond to post on its internet website a notification that contains, among other information, details about the programs and projects authorized to be funded by the bond. (Based on 03/28/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/28/2025 - Amended
Introduced:	02/19/2025	Last Amend:	03/28/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 03/28/25)		

AB 990
Hadwick, R
HTML
PDF

Public water systems: emergency notification plan.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Operations, ACWD - Water Quality

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 6/30/2025)(May be acted upon Jan 2026)

Summary: Current law prohibits a person from operating a public water system without an emergency notification plan that has been submitted to and approved by the State Water Resources Control Board. Current law requires the emergency notification plan to provide for immediate notice to the customers of the public water system of any significant rise in the bacterial count of water or other failure to comply with any primary drinking water

standard that represents an imminent danger to the health of the water users. This bill would authorize and encourage a public water system to provide notification to water users in their preferred language when updating the emergency notification plan, if resources are available. (Based on 02/20/2025 text)

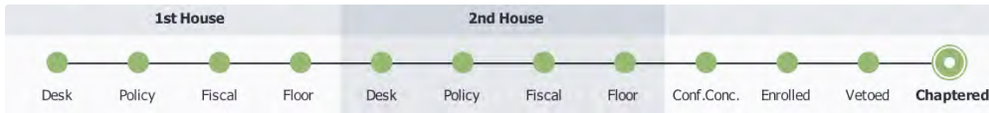
Location: 09/11/2025 - Senate 2 YEAR
Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: N
Current Analysis: 06/27/25 [S Floor Analyses](#) (text 02/20/25)

Current Text: 02/20/2025 - Introduced

AB 1096 **Connolly, D** [HTML](#) [PDF](#)

Water: schoolsites: lead testing.

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Tracking form

Position	Subject
	ACWD - OGM

Bill information

Status: 10/03/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 290, Statutes of 2025.

Summary: The California Safe Drinking Water Act requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. Current federal regulations require community water systems to contact all schools and childcare facilities, as defined, to provide information about the health risks from lead in drinking water and of eligibility to be sampled for lead by the water system. Current federal regulations require a community water system to report to the state annually on the notification of eligibility and sampling for lead, and information regarding the number and names of schools and childcare facilities served by the water system, those sampled in the previous year, the facilities that declined sampling, facilities that did not respond to outreach attempts for sampling, and information pertaining to those outreach attempts for sampling. This bill would require a community water system, when making outreach attempts to elementary schools and childcare facilities for the purposes of offering lead sampling in drinking water, to compile specified information and to provide elementary schools and childcare facilities that decline lead testing with an opportunity to provide information about their reasons for declining by allowing them to select from a list that includes specified options, unless the school or childcare facility is exempted from lead testing by federal waiver, as provided. The bill would authorize the state board to add additional reasons for declining lead testing to that list. The bill would require a community water system to submit all of the above-described information that it compiles or that is provided to it to the state board, as provided. The bill would require the state board, on or before June 30, 2028, to make all of that information publicly available in a searchable format on its internet website, as specified. (Based on 10/03/2025 text)

Location: 10/03/2025 - Assembly CHAPTERED

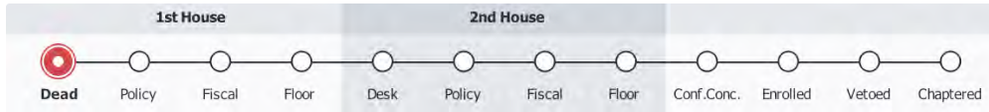
Current Text: 10/03/2025 - Chaptered
Last Amend: 09/04/2025

Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/04/25)

SB 430
Cabaldon, D
HTML
PDF

Local agencies: automated decision systems.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - HR, ACWD - OGM

Bill information

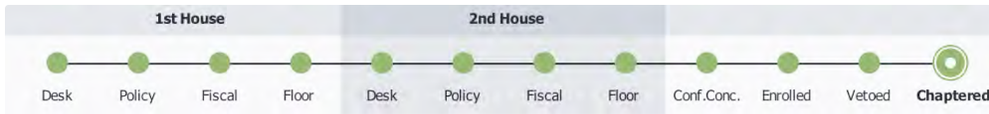
Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.
Summary: Current law establishes the Government Operations Agency (GovOps), and establishes within the agency the Department of Technology. Current law requires the Department of Technology to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. Current law defines, for these purposes, an “automated decision system” as, among other things, a computational process that is used to assist or replace human discretionary decisionmaking and materially impacts natural persons. Current law authorizes local agencies, including cities and counties, to provide welfare, employment, and other public social services. Current law also authorizes the legislative body of any county or city, pursuant to specified procedures, to adopt ordinances that, among other things, regulate the use of buildings, structures, and land as between industry, business, residences, open space, and other purposes. This bill would impose certain restrictions on the use of an automated decision system by a local agency to confer supportive services, permits, or licenses, as specified. Among those restrictions, the bill would include a prohibition on using an output from the system as the sole basis for an adverse eligibility or benefit determination affecting a natural person, except as specified. The bill would require the local agency to verify the accuracy of the system’s outputs and to promote nondiscrimination in its use, as specified. The bill would require the local agency’s governing board to provide audits or other quality control review of the outputs, as specified, to assure acceptable accuracy. (Based on 01/05/2026 text)

Location: 01/15/2026 - Senate DEAD Introduced: 02/18/2025 (Spot bill) Is Urgent: N Is Fiscal: Y	Current Text: 01/05/2026 - Amended Last Amend: 01/05/2026
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SB 598
Durazo, D
HTML
PDF

Public contracts: local water infrastructure projects: Construction Manager/General Contractor project delivery method.

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Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - Development Services, ACWD - OGM

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 655, Statutes of 2025.

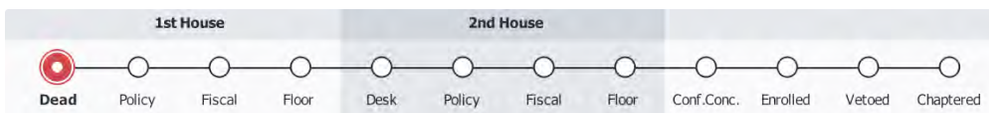
Summary: Current law defines the Construction Manager/General Contractor project delivery method (CM/GC method) as a project delivery method in which a construction manager is procured to provide preconstruction services during the design phase of a project and construction services during the construction phase of the project. Under current law, the method allows the contract for construction services to be entered into at the same time as the contract for preconstruction services or at a later time. Current law authorizes the Metropolitan Water District of Southern California to utilize the CM/GC method for regional recycled water projects or other water infrastructure projects under specified conditions. Pursuant to existing law, certain information required to be submitted as part of the CM/GC method is required to be verified under oath. Current law makes the provisions described above pertaining to the CM/GC method effective only until January 1, 2028, and inoperative as of that date. This bill would, until January 1, 2031, authorize a local agency, as defined, upon approval of its governing body, to similarly use the CM/GC method for a regional recycled water project or other water infrastructure project undertaken by the district to alleviate water supply shortages attributable to drought or climate change. The bill would require that authorization to apply to no more than 15 capital outlay projects for each local agency and would require a local agency to award a contract pursuant to the bill on a best value basis or to the lowest responsible bidder. (Based on 10/11/2025 text)

Location:	10/11/2025 - Senate CHAPTERED	Current Text:	10/11/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	07/07/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/25/25 S Floor Analyses (text 07/07/25)		

SB 654
Stern, D
HTML
PDF

California Environmental Protection Agency: contract: registry: greenhouse gas emissions that result from the water-energy nexus.

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Tracking form

Position	Subject
	ACWD - OGM

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

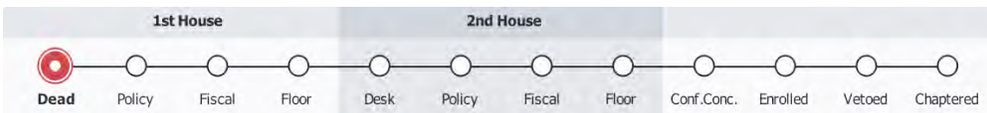
Summary: The California Environmental Protection Agency is required to oversee the development of a registry for greenhouse gas emissions that result from the water-energy nexus using the best available data. Current law provides that participation in the registry is voluntary and open to any entity conducting business in the state. Existing law authorizes the agency to enter into a contract with a qualified nonprofit organization to do specified things, including to recruit broad participation in the registry from all economic sectors and regions of the state. Current law limits the term of the term of the contract to 3 years, except as provided. This bill would instead require the agency to oversee the administration of the above-described registry and would authorize the agency to enter into a new contract, limited to a term of 3 years and with a total budget of \$2,000,000, to do specified things, including to recruit broad participation in the registry from all economic sectors and regions of the state to meet the different needs of water users throughout the state by various means, as provided. (Based on 02/20/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	02/20/2025 - Introduced
Introduced:	02/20/2025		
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/18/25 S Appropriations (text 02/20/25)		

SB 684
Menjivar, D
HTML
PDF

Polluters Pay Climate Superfund Act of 2025.

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Tracking form

Position	Subject
	ACWD - OGM

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Would enact the Polluters Pay Climate Superfund Act of 2025 and would establish the Polluters Pay Climate Superfund Program to be administered by the California Environmental Protection Agency to require fossil fuel polluters to pay their fair share of the damage caused by greenhouse gases released into the atmosphere during the covered period, which the bill would define as the time period between the 1990 and 2024 calendar years, inclusive, resulting from the extraction, production, refining, sale, or combustion of fossil fuels or petroleum products, to relieve a portion of the burden to address cost borne by current and future California taxpayers. The bill would require the agency, within 90 days of the effective date of the act, to determine and publish a list of

responsible parties, which the bill would define as an entity with a majority ownership interest in a business engaged in extracting or refining fossil fuels that, during the covered period, did business in the state or otherwise had sufficient contact with the state, and is determined by the agency to be responsible for more than 1,000,000,000 metric tons of covered fossil fuel emissions, as defined, in aggregate globally, during the covered period. (Based on 03/26/2025 text)

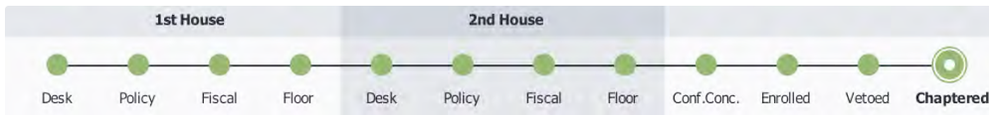
Location:	02/02/2026 - Senate DEAD	Current Text:	03/26/2025 - Amended
Introduced:	02/21/2025	Last Amend:	03/26/2025
Is Urgent:	Y		
Is Fiscal:	Y		
Current Analysis:	04/01/25 S Environmental Quality (text 02/21/25)		

ACWD - Operations

[AB 339](#)
[Ortega, D](#)
[HTML](#)
[PDF](#)

Local public employee organizations: notice requirements.

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Tracking form

Position	Subject
	ACWD - HR, ACWD - Operations, Enc - Engineering

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 687, Statutes of 2025.

Summary: The Meyers-Milias-Brown Act contains various provisions that govern collective bargaining of local represented employees and delegates jurisdiction to the Public Employment Relations Board to resolve disputes and enforce the statutory duties and rights of local public agency employers and employees. Current law requires the governing body of a public agency to meet and confer in good faith regarding wages, hours, and other terms and conditions of employment with representatives of recognized employee organizations. Current law requires the governing body of a public agency, and boards and commissions designated by law or by the governing body, to give reasonable written notice, except in cases of emergency, as specified, to each recognized employee organization affected of any ordinance, rule, resolution, or regulation directly relating to matters within the scope of representation proposed to be adopted by the governing body or the designated boards and commissions. This bill would require the governing body of a public agency, and boards and commissions designated by law or by the governing body of a public agency, to give the recognized employee organization no less than 45 days' written notice before issuing a request for proposals, request for quotes, or renewing or extending an existing contract to perform services that are within the scope of work of the job classifications represented by the recognized employee organization, subject to certain exceptions. The bill would require the notice to include specified information, including the anticipated duration of the contract. (Based on 10/13/2025 text)

Location: 10/13/2025 -
Assembly CHAPTERED
Introduced: 01/28/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/04/25 [A Floor Analysis](#) (text
08/29/25)

Current Text: 10/13/2025 - Chaptered
Last Amend: 08/29/2025

AB 372

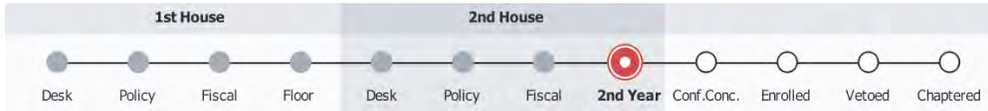
Bennett, D

HTML

PDF

Office of Emergency Services: state matching funds: water system infrastructure improvements.

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Tracking form

Position	Subject
Watch	ACWD - Emergency Response, ACWD - Engineering, ACWD - OGM, ACWD - Operations

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/3/2025)(May be acted upon Jan 2026)

Summary: Current law charges the Office of Emergency Services (OES) with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Current law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided. This bill, contingent upon appropriation by the Legislature, would establish the Rural Water Infrastructure for Wildfire Resilience Program within the OES for the distribution of state matching funds to urban wildland interface communities, as defined, in designated high fire hazard severity zones or very high fire hazard severity zones to improve water system infrastructure, as prescribed. The bill would require the OES to work in coordination with the Department of Water Resources, the State Water Resources Control Board, the Office of the State Fire Marshal, and other state entities as the OES determines to be appropriate, to achieve the purposes of the program. (Based on 08/29/2025 text)

Location: 09/11/2025 - Senate 2 YEAR
Introduced: 02/03/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/02/25 [S Floor Analyses](#) (text
08/29/25)

Current Text: 08/29/2025 - Amended
Last Amend: 08/29/2025

AB 426

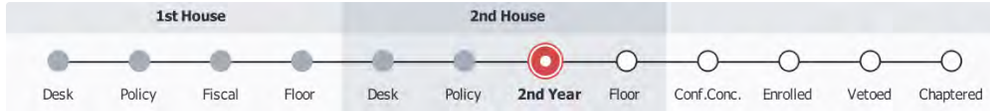
Dixon, R

HTML

PDF

Impeding emergency response with drone.

Progress bar



Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - HR, ACWD - Operations

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law excuses a local public entity or public employee from liability for damage to an unmanned aircraft or unmanned aircraft system, if the damage was caused while the local public entity or public employee of a local public entity was providing, and the unmanned aircraft or unmanned aircraft system was interfering with, the operation, support, or enabling of any emergency service, as specified. Current law imposes liability for physical invasion of privacy on a person if the person knowingly enters onto the land or into the airspace above the land of another person without permission or otherwise commits a trespass in order to capture any image or recording of the other person engaging in a private activity and the invasion occurs in a manner that is offensive to a reasonable person. This bill would prohibit a person from operating or using an unmanned aerial vehicle, remote piloted aircraft, or drone at the scene of an emergency and thereby impeding firefighters, peace officers, medical personnel, military personnel, or other emergency personnel in the performance of their fire suppression, law enforcement, or emergency response duties, unless the person has a federal operational waiver, as specified. The bill would authorize the Attorney General or a county counsel or city attorney to bring civil action to enforce the prohibition and authorize a prevailing plaintiff to recover civil penalties, injunctive relief, or reasonable attorney's fees and costs, as specified. (Based on 04/02/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	04/02/2025 - Amended
Introduced:	02/05/2025	Last Amend:	04/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 04/02/25)		

AB 620

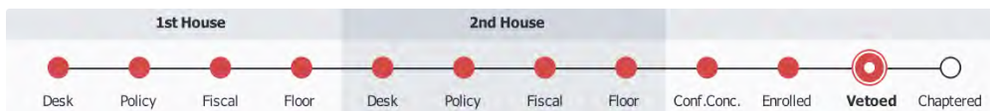
Jackson, D

HTML

PDF

Medium- and Heavy-Duty Zero-Emission Vehicle Fleet Purchasing Assistance Program: rental vehicles.

Progress bar



Tracking form

Position	Subject

Bill information

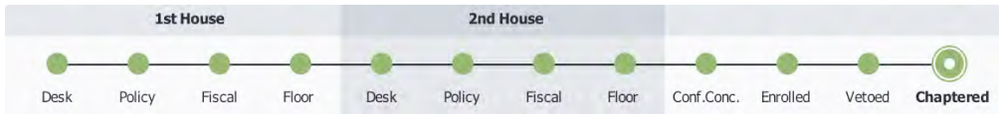
Status: 01/22/2026 - Stricken from file.
Summary: Current law establishes the Medium- and Heavy-Duty Zero-Emission Vehicle Fleet Purchasing Assistance Program (program) within the Air Quality Improvement Program to make financing tools and nonfinancial supports available to operators of medium- and heavy-duty vehicle fleets to enable those operators to transition their fleets to zero-emission vehicles. This bill, for any regulation adopted to develop or implement the program, or other regulations that are regarding the procurement or use of medium- and heavy-duty zero-emission vehicles by a public or private fleet, would require the state board to consider specified things, including, among other things, the environmental and supply chain benefits of renting medium- and heavy-duty zero-emission vehicles compared to procuring them. (Based on 09/08/2025 text)

Location:	10/03/2025 - Assembly VETOED	Current Text:	10/03/2025 - Vetoed
Introduced:	02/13/2025		
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/08/25)		

AB 639
Soria, D
HTML
PDF

Dams: exceptions.

Progress bar



Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 617, Statutes of 2025.
Summary: Current law defines a dam to mean any artificial barrier, together with appurtenant works, that does or may impound or divert water, and meets other specified criteria. Current law excludes from the definition a barrier that is or will be not in excess of 6 feet in height, regardless of storage capacity, or that has or will have a storage capacity not in excess of 15 acre-feet, regardless of height. This bill would additionally exclude from the definition of a dam a barrier that does not impound water above the top of a levee where maximum storage behind the barrier has a minimum of 3 feet of freeboard on the levee and is a weir, as defined, but would apply only to specified weirs named in the bill. (Based on 10/11/2025 text)

Location:	10/11/2025 - Assembly CHAPTERED	Current Text:	10/11/2025 - Chaptered
		Last Amend:	06/11/2025

Introduced: 02/13/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/03/25 [A Floor Analysis](#) (text 06/11/25)

AB 794

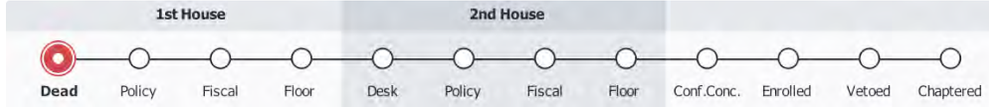
Gabriel, D

[HTML](#)

[PDF](#)

California Safe Drinking Water Act: emergency regulations.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 02/02/2026 - Died on inactive file.

Summary: The California Safe Drinking Water Act (state act) requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. The state board's duties include, but are not limited to, enforcing the federal Safe Drinking Water Act (federal act) and adopting and enforcing regulations. Current law authorizes the state board to adopt as an emergency regulation, a regulation that is not more stringent than, and is not materially different in substance and effect than, the requirements of a regulation promulgated under the federal act, with a specified exception. This bill would provide that the authority of the state board to adopt an emergency regulation pursuant to these provisions includes the authority to adopt requirements of a specified federal regulation that was in effect on January 19, 2025, regardless of whether the requirements were repealed or amended to be less stringent. The bill would prohibit an emergency regulation adopted pursuant to these provisions from implementing less stringent drinking water standards, as provided, and would authorize the regulation to include monitoring requirements that are more stringent than the requirements of the federal regulation. The bill would prohibit maximum contaminant levels and compliance dates for maximum contaminant levels adopted as part of an emergency regulation from being more stringent than the maximum contaminant levels and compliance dates of a regulation promulgated pursuant to the federal act. (Based on 04/10/2025 text)

Location: 02/02/2026 - Assembly DEAD
Introduced: 02/18/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 05/28/25 [A Floor Analysis](#) (text 04/10/25)

Current Text: 04/10/2025 - Amended
Last Amend: 04/10/2025

AB 823

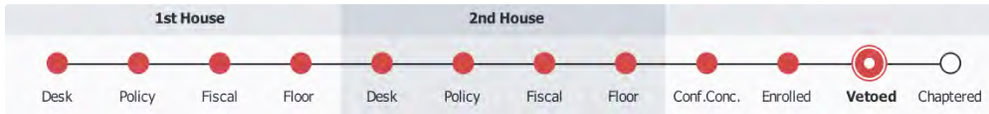
Boerner, D

[HTML](#)

[PDF](#)

Solid waste: plastic microbeads: plastic glitter.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 01/22/2026 - Stricken from file.

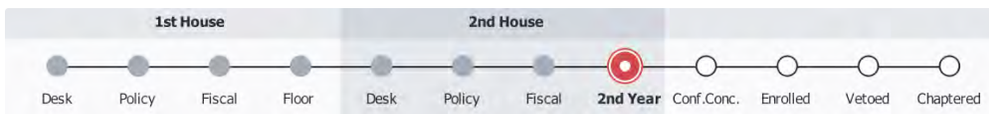
Summary: The Plastic Microbeads Nuisance Prevention Law prohibits a person, as defined, from selling or offering for promotional purposes in this state a personal care product containing plastic microbeads that are used to exfoliate or cleanse in a rinse-off product, including, but not limited to, toothpaste. Existing law exempts a product containing less than one part per million (ppm) by weight of plastic microbeads from the prohibition. The Plastic Microbeads Nuisance Prevention Law imposes a civil penalty not to exceed \$2,500 per day for each violation of the prohibition, as provided, and authorizes the Attorney General and local officials to enforce the prohibition. This bill would, on and after January 1, 2029, prohibit a person from selling, offering for sale, distributing, or offering for promotional purposes in this state a personal care product containing plastic glitter, or a personal care product in a non-rinse-off product or a cleaning product containing one ppm or more by weight of plastic microbeads that are used as an abrasive, as specified. The bill would authorize, until January 1, 2030, a person to continue to sell, offer for sale, distribute, or offer for promotional purposes in this state an existing stock of personal care products containing plastic glitter, as specified. By adding these prohibitions to the Plastic Microbeads Nuisance Prevention Law, the bill would impose the civil penalty for violations of these prohibitions. (Based on 09/05/2025 text)

Location:	10/11/2025 - Assembly VETOED	Current Text:	10/11/2025 - Vetoed
Introduced:	02/19/2025	Last Amend:	05/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/05/25)		

[AB 990](#) [Hadwick, R](#) [HTML](#) [PDF](#)

Public water systems: emergency notification plan.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Operations, ACWD - Water Quality

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 6/30/2025)(May be acted upon Jan 2026)

Summary: Current law prohibits a person from operating a public water system without an emergency notification plan that has been submitted to and approved by the State Water Resources Control Board. Current law requires the emergency notification plan to provide for immediate notice to the customers of the public water system of any significant rise in the bacterial count of water or other failure to comply with any primary drinking water standard that represents an imminent danger to the health of the water users. This bill would authorize and encourage a public water system to provide notification to water users in their preferred language when updating the emergency notification plan, if resources are available. (Based on 02/20/2025 text)

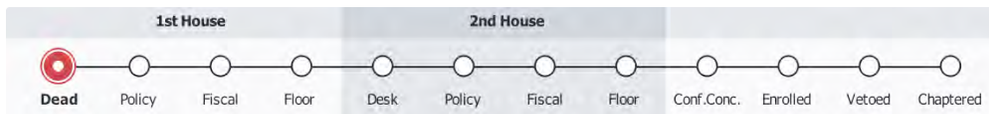
Location:	09/11/2025 - Senate 2 YEAR	Current Text:	02/20/2025 - Introduced
Introduced:	02/20/2025		
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	06/27/25 S Floor Analyses (text 02/20/25)		

AB 995

Caloza, D

HTML

PDF

Department of Justice: phone scams.**Progress bar****Tracking form**

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Would require the Department of Justice to establish and maintain a database of known phone scams on its internet website. The bill would require the department to include a mechanism to report suspected scams and to search for known phone scams, as specified. The bill would also require the department to report annually to the Legislature, commencing January 1, 2028, specified information relating to phone scams. The bill would repeal its provisions January 1, 2033. (Based on 05/05/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	05/05/2025 - Amended
Introduced:	02/20/2025	Last Amend:	05/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 05/05/25)		

AB 1191

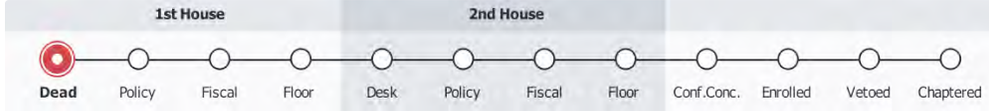
Tangipa, R

HTML

PDF

California Renewables Portfolio Standard Program: hydroelectric generation.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Operations

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

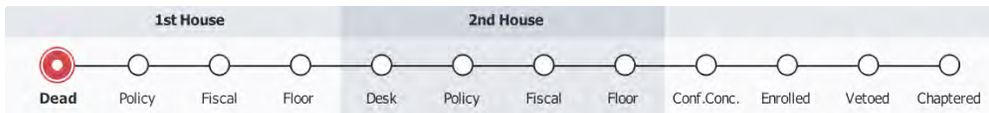
Summary: Current law establishes the California Renewables Portfolio Standard Program, which requires the Public Utilities Commission to implement annual procurement targets for the procurement of eligible renewable energy resources, as defined, for all retail sellers, as defined, and requires local publicly owned electric utilities to adopt and implement renewable energy resources procurement plans to achieve the targets and goals of the program. Under current law, eligible renewable energy resources include small hydroelectric generation facilities of 30 megawatts or less that meet specified criteria. This bill would revise the definition of an eligible renewable energy resource for the purposes of the California Renewables Portfolio Standard Program to include all hydroelectric generating facilities and would make conforming changes. (Based on 02/21/2025 text)

Location: 01/15/2026 - Assembly DEAD	Current Text: 02/21/2025 - Introduced
Introduced: 02/21/2025	
Is Urgent: N	
Is Fiscal: Y	
Current Analysis: 04/01/25 A Committee On Utilities And Energy (text 02/21/25)	

AB 1469
Hart, D
HTML
PDF

Disaster preparedness: public water systems.

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Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - Operations

Bill information

Status: 02/02/2026 - Died at Desk.

Summary: The California Emergency Services Act requires all public water systems, as defined, with 10,000 or more service connections to review and revise their disaster preparedness plans in conjunction with related agencies, including, but not limited to, local fire departments and the Office of Emergency Services to ensure that the plans are sufficient

to address possible disaster scenarios. Current law requires these public water systems to, following a declared state of emergency, furnish an assessment of their emergency response and recommendations to the Legislature within 6 months after each disaster, and to implement the recommendations in a timely manner. Current law requires the office to establish emergency response and recovery plans in coordination with these public water systems. This bill would make nonsubstantive changes to those provisions. (Based on 02/21/2025 text)

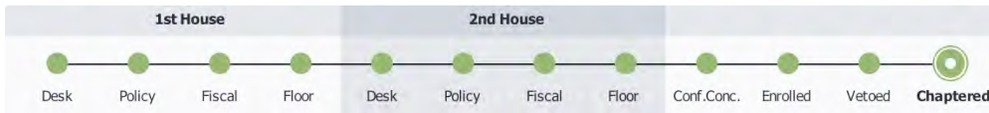
Location: 01/23/2026 - Assembly DEAD
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: N

Current Text: 02/21/2025 - Introduced

SB 31 **McNerney, D** [HTML](#) [PDF](#)

Water quality: recycled water.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality, ACWD - Water Resources

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 736, Statutes of 2025.

Summary: The Water Recycling Law generally provides for the use of recycled water. Current law requires any person who, without regard to intent or negligence, causes or permits an unauthorized discharge of 50,000 gallons or more of recycled water in or on any waters of the state to immediately notify the appropriate regional water board. This bill would, for the purposes of the above provision, redefine “recycled water” and provide that water discharged from a decorative body of water during storm events is not to be considered an unauthorized discharge if recycled water was used to restore levels due to evaporation. (Based on 10/13/2025 text)

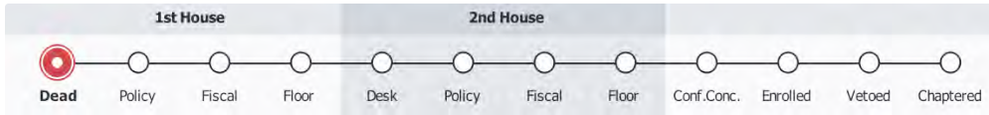
Location: 10/13/2025 - Senate CHAPTERED
Introduced: 12/02/2024
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/03/25 [S Floor Analyses](#) (text 06/09/25)

Current Text: 10/13/2025 - Chaptered
Last Amend: 06/09/2025

SB 231 **Seyarto, R** [HTML](#) [PDF](#)

California Environmental Quality Act: the Office of Land Use and Climate Innovation: technical advisory.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

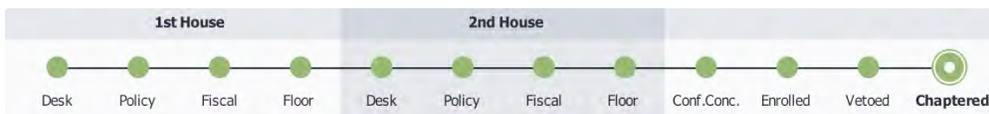
Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. Under current law, the recommendation, continuous evaluation, and execution of statewide environmental goals, policies, and plans are included within the scope of the executive functions of the Governor. Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. This bill would require, on or before July 1, 2027, the Office of Land Use and Climate Innovation to consult with regional, local, state, and federal agencies to develop a technical advisory on thresholds of significance for greenhouse gas and noise pollution effects on the environment to assist local agencies. The bill would require the technical advisory to provide suggested thresholds of significance for all areas of the state, as specified, and would provide that lead agencies may elect to adopt these suggested thresholds of significance. The bill would also require the Office of Land Use and Climate Innovation to post the technical advisory on its internet website. (Based on 03/20/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/20/2025 - Amended
Introduced:	01/28/2025	Last Amend:	03/20/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 S Appropriations (text 03/20/25)		

SB 394
Allen, D
HTML
PDF

Water theft: fire hydrants.

Progress bar



Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 540, Statutes of 2025.

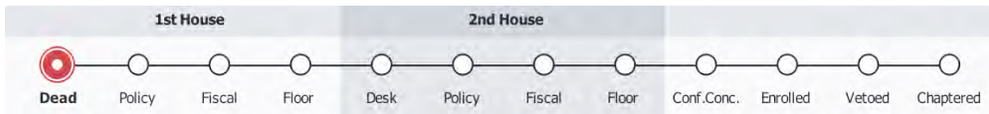
Summary: Current law authorizes a utility to bring a civil action for damages against any person who commits, authorizes, solicits, aids, abets, or attempts certain acts, including, diverting or causing to be diverted, utility services by any means whatsoever. Current law creates a rebuttable presumption that there is violation of these provisions if, on premises controlled by the customer or by the person using or receiving the direct benefit of utility service, certain actions occur, including that there is an instrument, apparatus, or device primarily designed to be used to obtain utility service without paying the full lawful charge for the utility. This bill would add to the list of acts for which a utility may bring a civil cause of action under these circumstances to include tampering with a fire hydrant, fire hydrant meter, or fire detector check, or connecting to, diverting water from, or causing water to be diverted from, a fire hydrant without authorization from the utility that owns the fire hydrant, except as provided. (Based on 10/10/2025 text)

Location:	10/10/2025 - Senate CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	02/14/2025	Last Amend:	07/03/2025
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	07/14/25 S Floor Analyses (text 07/03/25)		

[SB 496](#) [Hurtado, D](#) [HTML](#) [PDF](#)

Advanced Clean Fleets Regulation: appeals advisory committee: exemptions.

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Tracking form

Position	Subject
Watch	ACWD - Operations

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: The California Global Warming Solutions Act of 2006 establishes the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases and requires the state board to adopt rules and regulations to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions from those sources. Pursuant to its authority, the state board has adopted the Advanced Clean Fleets Regulation, which imposes various requirements for transitioning local, state, and federal government fleets of medium- and heavy-duty trucks, other high-priority fleets of medium- and heavy-duty trucks, and drayage trucks to zero-emission vehicles. The Advanced Clean Fleets Regulation authorizes entities subject to the regulation to apply for exemptions from its requirements under certain circumstances. This bill would require the state board to establish the Advanced Clean Fleets Regulation Appeals Advisory Committee by an unspecified date for purposes of reviewing appeals of denied requests for exemptions from the requirements of the Advanced Clean Fleets Regulation. The bill would require the committee to include representatives of specified

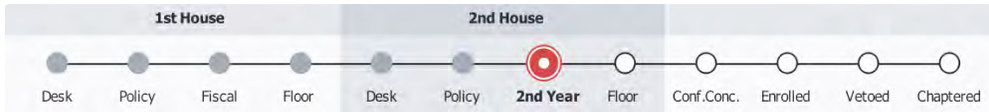
governmental and nongovernmental entities. The bill would require the committee to meet monthly and would require recordings of its meetings to be made publicly available on the state board's internet website. The bill would require the committee to consider, and make a recommendation on, an appeal of an exemption request denial no later than 60 days after the appeal is made. The bill would require specified information relating to the committee's consideration of an appeal to be made publicly available on the state board's internet website. (Based on 04/07/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	04/07/2025 - Amended
Introduced:	02/19/2025	Last Amend:	04/07/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/02/25 S Appropriations (text 04/07/25)		

SB 724 **Richardson, D** [HTML](#) [PDF](#)

Public housing: lead testing.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

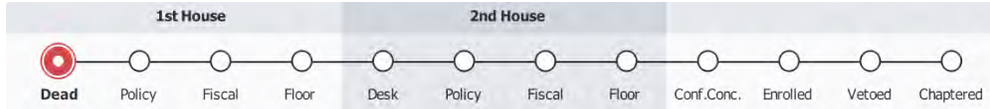
Summary: Current law prohibits a person from using any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free in the installation or repair of any public water system or any plumbing in a facility providing water for human consumption, except when necessary for the repair of leaded joints of cast iron pipes. Current law requires a community water system to compile an inventory of known lead user service lines in use in its distribution system and identify areas that may have lead user service lines in use in its distribution system, as provided. This bill would require the owner of a public housing unit that is owned or managed by a city, county, city and county, or city, county, or city and county housing authority, to provide information to the residents of the public housing unit regarding any applicable existing program that offers free testing of the water for lead. (Based on 05/05/2025 text)

Location:	08/28/2025 - Assembly 2 YEAR	Current Text:	05/05/2025 - Amended
Introduced:	02/21/2025	Last Amend:	05/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/18/25 A Appropriations (text 05/05/25)		

SB 732 **Ochoa Bogh, R** [HTML](#) [PDF](#)

Emergency backup generators: critical facilities: exemptions.

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Tracking form

Position	Subject
	ACWD - Emergency Response, ACWD - Operations

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Current law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. 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 the State Air Resources Board to identify toxic air contaminants that are emitted into the ambient air of the state and to establish airborne toxic control measures to reduce emissions of toxic air contaminants from nonvehicular sources. This bill would require an air district without a specified rule on emergency backup generators, as defined, as of January 1, 2026, that adopts such a rule to include in the rule provisions that allow the operator of a critical facility, as defined, to use a permitted emergency backup generator in exceedance of the applicable runtime and testing and maintenance limits if specified conditions are met. The bill would require a critical facility allowed to exceed applicable limits under a rule adopted pursuant to that provision to attest to and provide evidence of having taken demonstrable steps toward implementing the use of backup power technologies that meet or exceed emission standards set by the state board. (Based on 02/21/2025 text)

Location:	01/15/2026 - Senate DEAD	Current Text:	02/21/2025 - Introduced
Introduced:	02/21/2025		
Is Urgent:	N		
Is Fiscal:	Y		

ACWD - Water Quality

AB 794

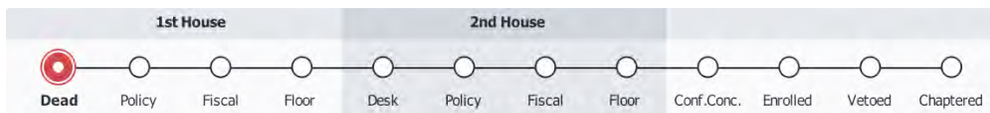
Gabriel, D

HTML

PDF

California Safe Drinking Water Act: emergency regulations.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 02/02/2026 - Died on inactive file.

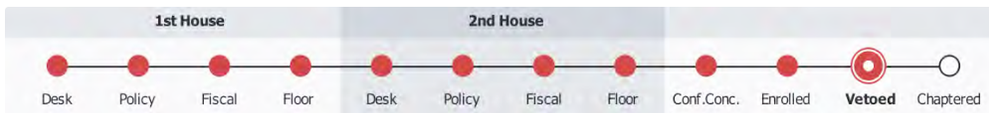
Summary: The California Safe Drinking Water Act (state act) requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. The state board’s duties include, but are not limited to, enforcing the federal Safe Drinking Water Act (federal act) and adopting and enforcing regulations. Current law authorizes the state board to adopt as an emergency regulation, a regulation that is not more stringent than, and is not materially different in substance and effect than, the requirements of a regulation promulgated under the federal act, with a specified exception. This bill would provide that the authority of the state board to adopt an emergency regulation pursuant to these provisions includes the authority to adopt requirements of a specified federal regulation that was in effect on January 19, 2025, regardless of whether the requirements were repealed or amended to be less stringent. The bill would prohibit an emergency regulation adopted pursuant to these provisions from implementing less stringent drinking water standards, as provided, and would authorize the regulation to include monitoring requirements that are more stringent than the requirements of the federal regulation. The bill would prohibit maximum contaminant levels and compliance dates for maximum contaminant levels adopted as part of an emergency regulation from being more stringent than the maximum contaminant levels and compliance dates of a regulation promulgated pursuant to the federal act. (Based on 04/10/2025 text)

Location:	02/02/2026 - Assembly DEAD	Current Text:	04/10/2025 - Amended
Introduced:	02/18/2025	Last Amend:	04/10/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/28/25 A Floor Analysis (text 04/10/25)		

AB 823
Boerner, D
HTML
PDF

Solid waste: plastic microbeads: plastic glitter.

Progress bar



Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: The Plastic Microbeads Nuisance Prevention Law prohibits a person, as defined, from selling or offering for promotional purposes in this state a personal care product containing plastic microbeads that are used to exfoliate or cleanse in a rinse-off product, including, but not limited to, toothpaste. Existing law exempts a product containing less than one part per million (ppm) by weight of plastic microbeads from the prohibition. The Plastic Microbeads Nuisance Prevention Law imposes a civil penalty not to exceed \$2,500 per day for each violation of the prohibition, as provided, and authorizes the Attorney General and local officials to enforce the prohibition. This bill would, on and after January 1, 2029, prohibit a person from selling, offering for sale, distributing, or offering for promotional

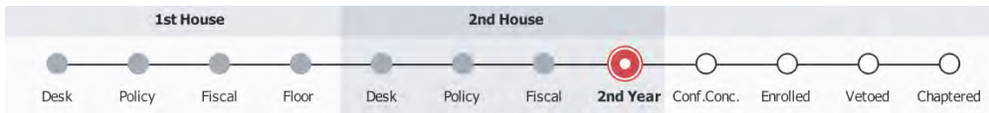
purposes in this state a personal care product containing plastic glitter, or a personal care product in a non-rinse-off product or a cleaning product containing one ppm or more by weight of plastic microbeads that are used as an abrasive, as specified. The bill would authorize, until January 1, 2030, a person to continue to sell, offer for sale, distribute, or offer for promotional purposes in this state an existing stock of personal care products containing plastic glitter, as specified. By adding these prohibitions to the Plastic Microbeads Nuisance Prevention Law, the bill would impose the civil penalty for violations of these prohibitions. (Based on 09/05/2025 text)

Location:	10/11/2025 - Assembly VETOED	Current Text:	10/11/2025 - Vetoed
Introduced:	02/19/2025	Last Amend:	05/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/05/25)		

[AB 990](#) [Hadwick, R](#) [HTML](#) [PDF](#)

Public water systems: emergency notification plan.

Progress bar



Tracking form

Position	Subject
	ACWD - OGM, ACWD - Operations, ACWD - Water Quality

Bill information

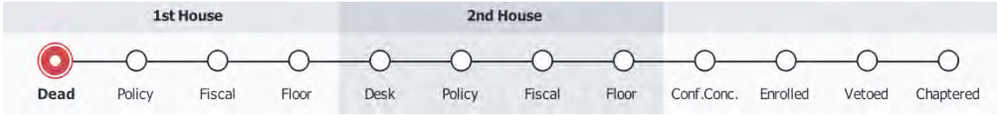
Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 6/30/2025)(May be acted upon Jan 2026)

Summary: Current law prohibits a person from operating a public water system without an emergency notification plan that has been submitted to and approved by the State Water Resources Control Board. Current law requires the emergency notification plan to provide for immediate notice to the customers of the public water system of any significant rise in the bacterial count of water or other failure to comply with any primary drinking water standard that represents an imminent danger to the health of the water users. This bill would authorize and encourage a public water system to provide notification to water users in their preferred language when updating the emergency notification plan, if resources are available. (Based on 02/20/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	02/20/2025 - Introduced
Introduced:	02/20/2025		
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	06/27/25 S Floor Analyses (text 02/20/25)		

Department of Justice: phone scams.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

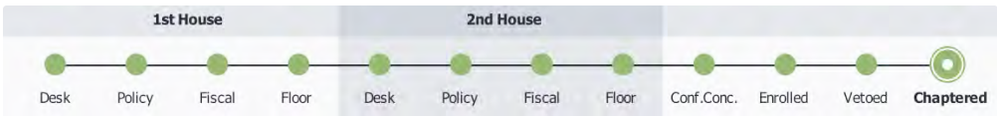
Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: Would require the Department of Justice to establish and maintain a database of known phone scams on its internet website. The bill would require the department to include a mechanism to report suspected scams and to search for known phone scams, as specified. The bill would also require the department to report annually to the Legislature, commencing January 1, 2028, specified information relating to phone scams. The bill would repeal its provisions January 1, 2033. (Based on 05/05/2025 text)

Location: 01/23/2026 - Assembly DEAD	Current Text: 05/05/2025 - Amended
Introduced: 02/20/2025	Last Amend: 05/05/2025
Is Urgent: N	
Is Fiscal: Y	
Current Analysis: 05/12/25 A Appropriations (text 05/05/25)	

Water quality: recycled water.

Progress bar



Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality, ACWD - Water Resources

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 736, Statutes of 2025.
Summary: The Water Recycling Law generally provides for the use of recycled water. Current law requires any person who, without regard to intent or negligence, causes or permits an unauthorized discharge of 50,000 gallons or more of recycled water in or on any waters of the state to immediately notify the appropriate regional water board. This bill would, for the

purposes of the above provision, redefine “recycled water” and provide that water discharged from a decorative body of water during storm events is not to be considered an unauthorized discharge if recycled water was used to restore levels due to evaporation. (Based on 10/13/2025 text)

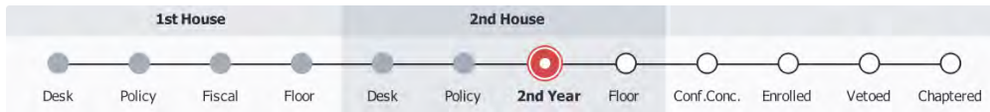
Location: 10/13/2025 - Senate CHAPTERED
Introduced: 12/02/2024
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/03/25 [S Floor Analyses](#) (text 06/09/25)

Current Text: 10/13/2025 - Chaptered
Last Amend: 06/09/2025

SB 724 **Richardson, D** [HTML](#) [PDF](#)

Public housing: lead testing.

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Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality

Bill information

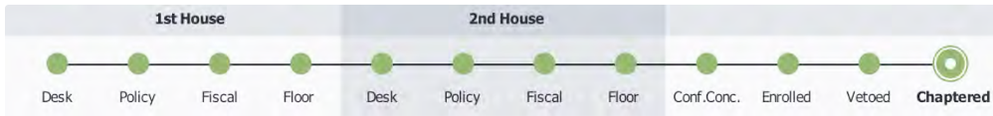
Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Summary: Current law prohibits a person from using any pipe, pipe or plumbing fitting or fixture, solder, or flux that is not lead free in the installation or repair of any public water system or any plumbing in a facility providing water for human consumption, except when necessary for the repair of leaded joints of cast iron pipes. Current law requires a community water system to compile an inventory of known lead user service lines in use in its distribution system and identify areas that may have lead user service lines in use in its distribution system, as provided. This bill would require the owner of a public housing unit that is owned or managed by a city, county, city and county, or city, county, or city and county housing authority, to provide information to the residents of the public housing unit regarding any applicable existing program that offers free testing of the water for lead. (Based on 05/05/2025 text)

Location: 08/28/2025 - Assembly 2 YEAR
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/18/25 [A Appropriations](#) (text 05/05/25)

Current Text: 05/05/2025 - Amended
Last Amend: 05/05/2025

ACWD - Water Resources

Wild and scenic rivers.**Progress bar****Tracking form**

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/07/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 431, Statutes of 2025.

Summary: Current law requires the Secretary of the Natural Resources Agency to take specified actions relating to the addition of rivers or segments of rivers to the state's wild and scenic rivers system if, among other things, the federal government enacts a statute that, upon enactment, would require the removal or delisting of any river or segment of a river in the state that was included in the national wild and scenic rivers system and not in the state wild and scenic rivers system. Current law authorizes, only until December 31, 2025, the secretary to take action under these provisions to add a river or segment of a river to the state wild and scenic rivers system. Current law requires those actions to remain in effect until December 31, 2025, except as otherwise provided. This bill would indefinitely extend the date by which the secretary is authorized to take the specified actions relating to the addition of rivers or segments of rivers to the state's wild and scenic rivers system, as described above. (Based on 10/07/2025 text)

Location: 10/07/2025 - Assembly CHAPTERED

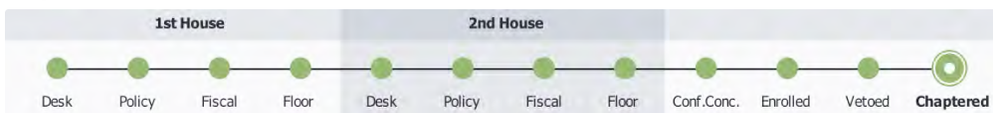
Introduced: 12/02/2024

Is Urgent: N

Is Fiscal: Y

Current Analysis: 07/08/25 [S Floor Analyses](#) (text 12/02/24)

Current Text: 10/07/2025 - Chaptered

Scott River: Shasta River: watersheds.**Progress bar****Tracking form**

Position	Subject
	ACWD - Water Resources

Bill information

Status: 09/26/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 130, Statutes of 2025.

Summary: Current law provides that an emergency regulation adopted by the State Water Resources Control Board following a Governor's proclamation of a state of emergency based on drought conditions, for which the board makes specified findings, may remain in effect for up to one year, as provided, and may be renewed if the board determines that specified conditions relating to precipitation are still in effect. This bill would provide that specified emergency regulations adopted by the board for the Scott River and Shasta River watersheds shall remain in effect until January 1, 2031, or until permanent rules establishing and implementing long-term instream flow requirements are adopted for those watersheds, whichever occurs first. (Based on 09/26/2025 text)

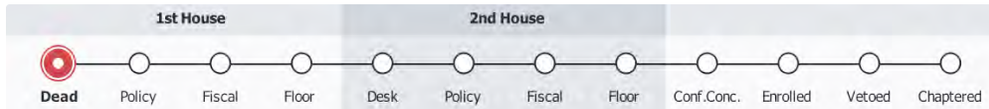
Location: 09/26/2025 - Assembly CHAPTERED
Introduced: 01/16/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/03/25)

Current Text: 09/26/2025 - Chaptered
Last Amend: 09/03/2025

[AB 267](#) [Macedo, R](#) [HTML](#) [PDF](#)

Greenhouse Gas Reduction Fund: high-speed rail: water infrastructure and wildfire prevention.

Progress bar



Tracking form

Position	Subject
	ACWD - Finance, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: Would suspend the appropriation to the High-Speed Rail Authority for the 2026–27 and 2027–28 fiscal years and would instead require those amounts from moneys collected by the State Air Resources Board to be transferred to the General Fund. The bill would specify that the transferred amounts shall be available, upon appropriation by the Legislature, to augment funding for water infrastructure and wildfire prevention. (Based on 01/17/2025 text)

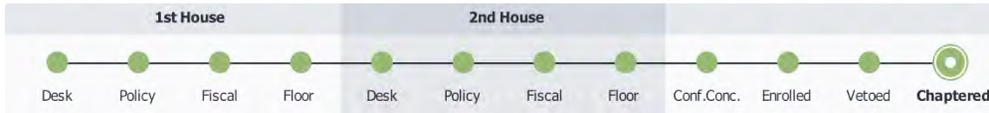
Location: 01/15/2026 - Assembly DEAD
Introduced: 01/17/2025
Is Urgent: N
Is Fiscal: Y

Current Text: 01/17/2025 - Introduced

[AB 293](#) [Bennett, D](#) [HTML](#) [PDF](#)

Groundwater sustainability agency: transparency.

Progress bar



Tracking form

Position	Subject
	ACWD - Board/Gov, ACWD - OGM, ACWD - Water Resources

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 359, Statutes of 2025.

Summary: Current law requires a groundwater sustainability plan to be developed and implemented for each medium- or high-priority basin by a groundwater sustainability agency. Current law authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin, as provided. Current law requires members of the board of directors and the executive, as defined, of a groundwater sustainability agency to file statements of economic interests with the Fair Political Practices Commission using the commission's online system for filing statements of economic interests. This bill would require each groundwater sustainability agency to publish the membership of its board of directors on its internet website, or on the local agency's internet website, as provided. The bill would also require each groundwater sustainability agency to publish a link on its internet website or its local agency's internet website to the location on the Fair Political Practices Commission's internet website where the statements of economic interests, filed by the members of the board and executives of the agency, can be viewed. (Based on 10/06/2025 text)

Location: 10/06/2025 - Assembly CHAPTERED

Introduced: 01/22/2025

Is Urgent: N

Is Fiscal: N

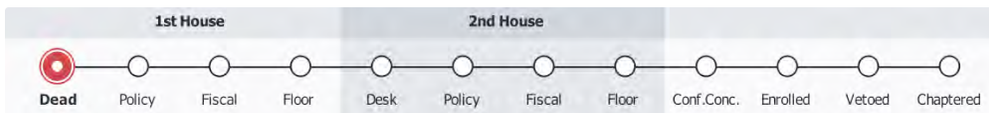
Current Analysis: 06/11/25 [S Floor Analyses](#) (text 01/22/25)

Current Text: 10/06/2025 - Chaptered

[AB 295](#) [Macedo, R](#) [HTML](#) [PDF](#)

California Environmental Quality Act: environmental leadership development projects: water storage, water conveyance, and groundwater recharge projects: streamlined review.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

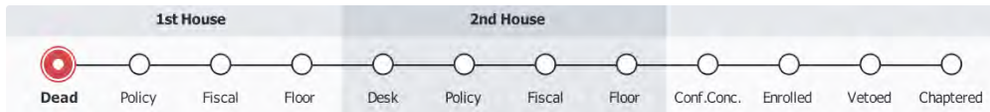
Summary: The Jobs and Economic Improvement Through Environmental Leadership Act of 2021 authorizes the Governor, until January 1, 2032, to certify environmental leadership development projects that meet specified requirements for certain streamlining benefits related to the California Environmental Quality Act (CEQA). The act, among other things, requires a lead agency to prepare the record of proceedings for an environmental leadership development project, as provided, and to provide a specified notice within 10 days of the Governor certifying the project. The act is repealed by its own term on January 1, 2034. This bill would extend the application of the act to water storage projects, water conveyance projects, and groundwater recharge projects that provide public benefits and drought preparedness. Because a lead agency would be required to prepare the record of proceedings for water storage projects, water conveyance projects, and groundwater recharge projects pursuant to the act, this bill would impose a state-mandated local program. (Based on 01/23/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/23/2025 - Introduced
Introduced:	01/23/2025		
Is Urgent:	N		
Is Fiscal:	Y		

[AB 430](#)
[Alanis, R](#)
[HTML](#)
[PDF](#)

State Water Resources Control Board: emergency regulations.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

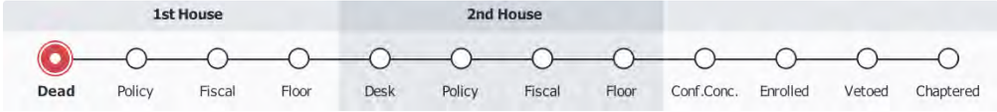
Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law provides that an emergency regulation adopted by the State Water Resources Control Board following a Governor's proclamation of a state of emergency based on drought conditions, for which the board makes specified findings, may remain in effect for up to one year, as provided, and may be renewed if the board determines that specified conditions relating to precipitation are still in effect. This bill would require the board, within 180 days following a finding by the board that a nonfee emergency regulation is no longer necessary, as provided, to conduct a comprehensive economic study assessing the impacts of the regulation, as specified. (Based on 05/01/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	05/01/2025 - Amended
Introduced:	02/05/2025	Last Amend:	05/01/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 05/01/25)		

San Francisco Bay/Sacramento-San Joaquin Delta Estuary Water Quality Control Plan: update: substitute environmental document: exemption.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

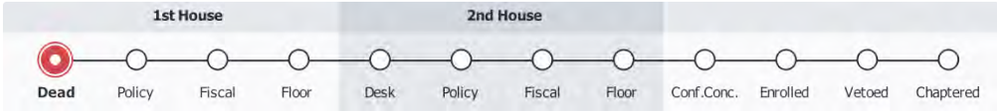
Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: The Porter-Cologne Water Quality Control Act establishes a statewide program for the control of the quality of all the waters in the state and makes certain legislative findings and declarations. Current law establishes the State Water Resources Control Board to exercise the adjudicatory and regulatory functions of the state in the field of water resources. Pursuant to its authority, the board adopted the Water Quality Control Plan for the San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Bay-Delta Plan) that, among other things, establishes objectives to protect the beneficial uses of the water and prevent nuisance within the waters specified in the Bay-Delta Plan. The California Environmental Quality Act (CEQA), requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report (EIR) on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. This bill would require the board to adopt an update to the Bay-Delta Plan that addresses the Sacramento River and its tributaries, Sacramento-San Joaquin Delta (Delta) eastside tributaries, and the Delta no later than August 31, 2026. The bill would exempt the board from the requirements to prepare, provide for review, transmit to state agencies, and include written or oral responses to comments on a specified draft substitute environmental document, as provided. (Based on 01/05/2026 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	01/05/2026 - Amended
Introduced:	02/10/2025	Last Amend:	01/05/2026
Is Urgent:	N		
Is Fiscal:	Y		

Water: emergency water supplies.

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Tracking form

Position	Subject

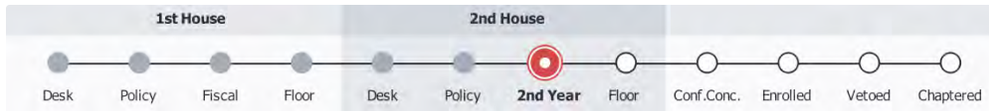
Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.
Summary: Would declare that it is the established policy of the state to encourage, but not mandate, the development of emergency water supplies by both local and regional water suppliers, as defined, and to support their use during times of drought or unplanned service or supply disruption, as provided. (Based on 05/01/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	05/01/2025 - Amended
Introduced:	02/10/2025	Last Amend:	05/01/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 05/01/25)		

AB 638

Rodriguez, Celeste, D

[HTML](#)[PDF](#)**Stormwater: uses: irrigation.****Progress bar****Tracking form**

Position	Subject
	ACWD - Engineering, ACWD - Water Resources

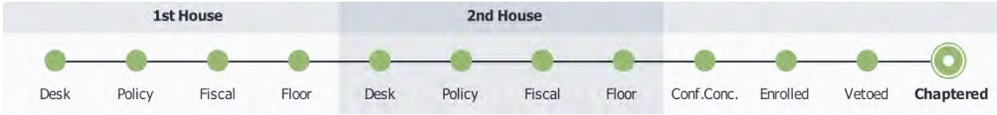
Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)
Summary: The Stormwater Resource Planning Act requires the State Water Resources Control Board, by July 1, 2016, to establish guidance for purposes of the act. This bill would require the board, by December 1, 2026, to develop recommendations for stormwater capture and use for the irrigation of urban public lands, as defined. The bill would require the recommendations to address, but not be limited to, opportunities for the use of captured stormwater for irrigation to offset the use of potable water, as specified, and recommendations for, among other things, pathogens and pathogen indicators and total suspended solids. Prior to approving the recommendations, the bill would require the board to solicit and receive written public comment on proposed recommendations. (Based on 07/03/2025 text)

Location:	08/28/2025 - Senate 2 YEAR	Current Text:	07/03/2025 - Amended
Introduced:	02/13/2025	Last Amend:	07/03/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/15/25 S Appropriations (text 07/03/25)		

Dams: exceptions.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

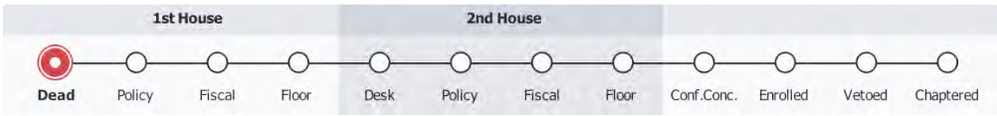
Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 617, Statutes of 2025.

Summary: Current law defines a dam to mean any artificial barrier, together with appurtenant works, that does or may impound or divert water, and meets other specified criteria. Current law excludes from the definition a barrier that is or will be not in excess of 6 feet in height, regardless of storage capacity, or that has or will have a storage capacity not in excess of 15 acre-feet, regardless of height. This bill would additionally exclude from the definition of a dam a barrier that does not impound water above the top of a levee where maximum storage behind the barrier has a minimum of 3 feet of freeboard on the levee and is a weir, as defined, but would apply only to specified weirs named in the bill. (Based on 10/11/2025 text)

Location:	10/11/2025 - Assembly CHAPTERED	Current Text:	10/11/2025 - Chaptered
Introduced:	02/13/2025	Last Amend:	06/11/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/03/25 A Floor Analysis (text 06/11/25)		

San Luis and Delta-Mendota Water Authority: B.F. Sisk Dam Raise and Reservoir Expansion Project.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

Status: 02/02/2026 - Died at Desk.

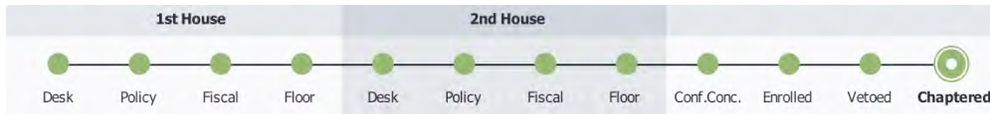
Summary: Would appropriate \$455,500,000 from the General Fund to the San Luis and Delta-Mendota Water Authority for the purpose of funding the State Highway 152 Route improvements required to complete the B.F. Sisk Dam Raise and Reservoir Expansion Project. (Based on 02/14/2025 text)

Location: 02/02/2026 - Assembly DEAD **Current Text:** 02/14/2025 - Introduced
Introduced: 02/14/2025
Is Urgent: N
Is Fiscal: Y

AB 709 **Gonzalez, Jeff, R** [HTML](#) [PDF](#)

Sustainable Groundwater Management Act: groundwater sustainability plans.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/07/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 439, Statutes of 2025.

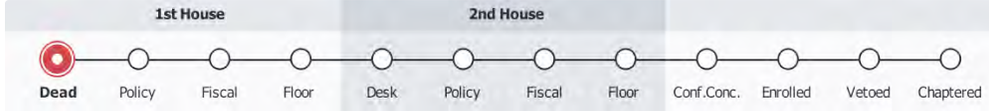
Summary: The Sustainable Groundwater Management Act requires a groundwater sustainability agency, upon adoption of a groundwater sustainability plan, to submit the groundwater sustainability plan to the department for review. If groundwater sustainability agencies develop multiple groundwater sustainability plans for a basin, the act requires, when the entire basin is covered by groundwater sustainability plans, the groundwater sustainability agencies to jointly submit to the Department of Water Resources the groundwater sustainability plans, an explanation of how the plans satisfy specified provisions of the act, and a copy of the coordination agreement between the groundwater sustainability agencies. The act requires the department to evaluate a groundwater sustainability plan within 2 years of its submission and issue an assessment of the plan. This bill would provide that nothing in those provisions relating to making submissions to the department shall be construed to prohibit groundwater sustainability agencies that have developed multiple groundwater sustainability plans for a basin from amending the coordination agreement following department issuance of an assessment of the plans. (Based on 10/07/2025 text)

Location: 10/07/2025 - Assembly CHAPTERED **Current Text:** 10/07/2025 - Chaptered
Introduced: 02/14/2025
Is Urgent: N
Is Fiscal: N
Current Analysis: 06/11/25 [S Floor Analyses](#) (text 02/14/25)

AB 717 **Aguiar-Curry, D** [HTML](#) [PDF](#)

Water rights: appropriation: small restoration use.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

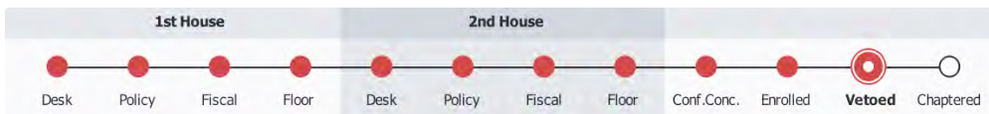
Summary: The Water Rights Permitting Reform Act of 1988 authorizes any person to obtain a right to appropriate water for a small domestic, small irrigation, or livestock stockpond use, as defined, upon registering the use with the State Water Resources Control Board, as prescribed, payment of a registration fee, and application of the water to reasonable and beneficial use with due diligence. Current law requires a person, in registering their water use to the board, to set forth a certification that the registrant has contacted the Department of Fish and Wildlife and to include a copy of any conditions required by the department. This bill would authorize any person to also obtain a right to appropriate water for a small restoration use, as defined. The bill would also authorize a person to apply for a restoration management permit from the Department of Fish and Wildlife, as provided, and if the permit is issued, the person would be required to include a copy of any conditions required by the restoration management permit with the required certification. (Based on 03/10/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	03/10/2025 - Amended
Introduced:	02/14/2025	Last Amend:	03/10/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/28/25 A Appropriations (text 03/10/25)		

AB 734
Schultz, D
HTML
PDF

Environmental protection: biological resources data: State Energy Resources Conservation and Development Commission: powerplants: power lines: applications.

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Tracking form

Position	Subject
	ACWD - OGM, ACWD - Water Resources

Bill information

Status: 01/22/2026 - Stricken from file.

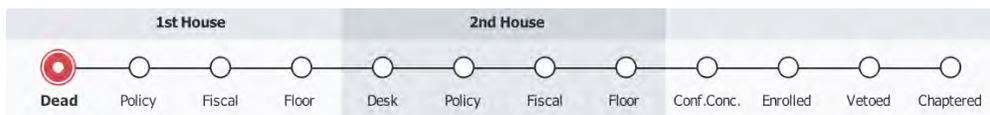
Summary: Current law vests the State Energy Resources Conservation and Development Commission with the power to certify locations on which an electrical transmission line or thermal powerplant is constructed, or is proposed to be constructed, except as provided. Current law authorizes the commission to exempt from certification a thermal powerplant with a generating capacity of up to 100 megawatts, and modifications to existing generating facilities that do not add capacity in excess of 100 megawatts, if the commission finds that no substantial adverse impact on the environment or energy resources will result from the construction or operation of the proposed facility or from the modifications. This bill would require any biological resources data submitted to the commission in an application for certification or small powerplant exemption pursuant to the above-described provisions to be made publicly available on the commission's docket as part of the certification proceeding unless the Department of Fish and Wildlife makes a written determination that the data to be made public includes specified location data, the disclosure of which would pose a significant risk to individuals of the species. The bill would require the department, if it makes that determination, to include in the written determination an assessment of the maximum amount of the specified data that can be released without posing a risk to the species. (Based on 09/05/2025 text)

Location:	10/01/2025 - Assembly VETOED	Current Text:	10/01/2025 - Vetoed
Introduced:	02/18/2025	Last Amend:	04/21/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/23/25 A Floor Analysis (text 09/05/25)		

AB 1044 **Macedo, R** [HTML](#) [PDF](#)

Tule East Groundwater Sustainability Agency Act.

Progress bar



Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 02/02/2026 - Died on inactive file.

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. The act authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin. The act deems certain agencies created by statute to manage groundwater the exclusive local agencies within their respective statutory boundaries with powers to comply with the act and authorizes these agencies to opt out of being the exclusive groundwater management agency. This bill would create the Tule East Groundwater Sustainability Agency and would establish the agency's initial boundaries. The bill would authorize the boundaries of the agency to be adjusted, as specified. The bill would require the agency to elect to be a groundwater sustainability

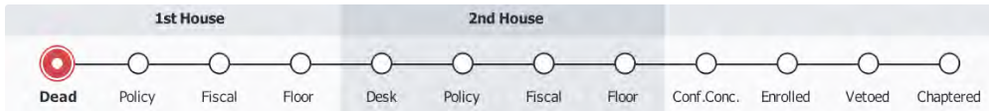
agency under the Sustainable Groundwater Management Act for that portion of the Tule Subbasin that lies within the boundaries of the agency and would require the agency to develop and implement a groundwater sustainability plan to achieve sustainable groundwater management within the territory of the agency. The bill would generally specify the powers and purposes of the agency. The bill would prescribe the composition of the 5-member board of directors of the agency and would require members and alternates to be chosen, as specified. By imposing duties on the agency and the County of Tulare, the bill would impose a state-mandated local program. The bill would deem the Tule East Groundwater Sustainability Agency the exclusive local agency with powers to comply with the Sustainable Groundwater Management Act. This bill contains other related provisions and other existing laws. (Based on 05/23/2025 text)

Location:	02/02/2026 - Assembly DEAD	Current Text:	05/23/2025 - Amended
Introduced:	02/20/2025	Last Amend:	05/23/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/28/25 A Floor Analysis (text 05/23/25)		

[AB 1102](#)
[Boerner, D](#)
[HTML](#)
[PDF](#)

Sea level rise and groundwater rise: contaminated sites: report.

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Tracking form

Position	Subject
	ACWD - ETS, ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

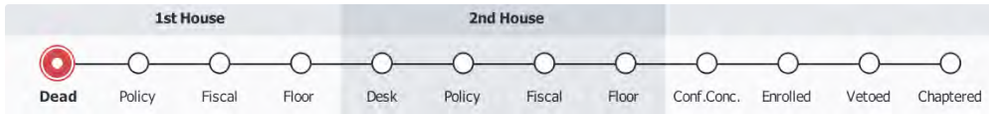
Summary: The Department of Toxic Substances Control generally regulates the management and handling of hazardous substances, materials, and waste. The bill would require, on or before January 1, 2027, the department and the State Water Resources Control Board to submit a report to the Legislature that includes specified information, including information relating to all contaminated sites that are vulnerable to sea level rise and groundwater rise. (Based on 04/09/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	04/09/2025 - Amended
Introduced:	02/20/2025	Last Amend:	04/09/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	05/12/25 A Appropriations (text 04/09/25)		

[AB 1203](#)
[Ahrens, D](#)
[HTML](#)
[PDF](#)

Water conservation: water wise designation.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law requires the State Water Resources Control Board, in coordination with the Department of Water Resources, to adopt long-term standards for the efficient use of water and performance measures for commercial, industrial, and institutional water use (CII water use), among other water uses, before June 30, 2022. Current law requires the department, in coordination with the board, to conduct necessary studies and investigations and make recommendations, no later than October 1, 2021, for purposes of those standards and performance measures for CII water use. This bill would require the department and the Office of Community Partnerships and Strategic Communications to include, within the Save Our Water Campaign, a statewide “water wise” designation to be awarded to businesses in the CII sector that meet or exceed the recommendations for CII water use best management practices pursuant to those performance measures. (Based on 02/21/2025 text)

Location: 01/15/2026 - Assembly DEAD **Current Text:** 02/21/2025 - Introduced

Introduced: 02/21/2025

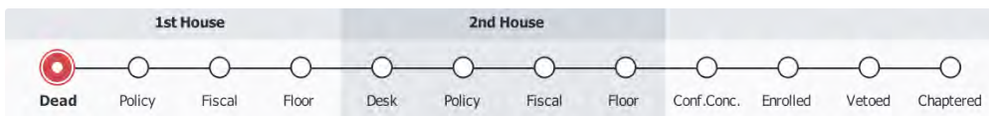
Is Urgent: N

Is Fiscal: Y

[AB 1367](#)
[Gallagher, R](#)
[HTML](#)
[PDF](#)

The California Water Plan: water storage.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law requires the Department of Water Resources to update every 5 years the California Water Plan for the orderly and coordinated control, protection, conservation, development, and use of the water resources of the state. This bill would require the department to amend The California Water Plan to state that water storage is the preferred method to be used by the state to meet increased water demands by urban, agricultural, and environmental interests. (Based on 02/21/2025 text)

Location: 01/15/2026 - Assembly DEAD
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y

Current Text: 02/21/2025 - Introduced

AB 1373

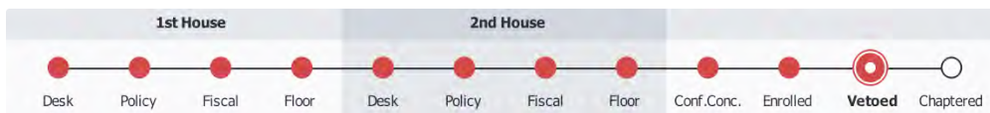
Soria, D

HTML

PDF

Water quality: state certification.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 01/22/2026 - Stricken from file.

Summary: Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements in accordance with the Federal Water Pollution Control Act and the Porter-Cologne Water Quality Control Act. Under federal law, any applicant seeking a federal license or permit for an activity that may result in any discharge into the navigable waters of the United States is required to first seek a state water quality certification, as specified. The Porter-Cologne Water Quality Control Act authorizes the state board to certify or provide a statement to a federal agency, as required pursuant to federal law, that there is reasonable assurance that an activity of any person subject to the jurisdiction of the state board will not reduce water quality below applicable standards. The federal act provides that if a state fails or refuses to act on a request for this certification within a reasonable period of time, which shall not exceed one year after receipt of the request, then the state certification requirements are waived with respect to the federal application. This bill would require the state board, if requested by the applicant within 14 days of an initial draft certification being issued, to hold a public hearing at least 21 days before taking action on an application for certification for a license to operate a hydroelectric facility, as provided. The bill would, if a public hearing is requested on the draft certification, prohibit the authority to issue a certification for a license to operate a hydroelectric facility from being delegated. The bill would authorize the state board to include in its fee schedule for hydroelectric facility applicants an amount up to the reasonable costs incurred by the state board in implementing these provisions. (Based on 09/16/2025 text)

Location: 10/11/2025 - Assembly VETOED
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 10/23/25 [A Floor Analysis](#) (text 09/16/25)

Current Text: 10/11/2025 - Vetoed
Last Amend: 08/29/2025

AB 1413

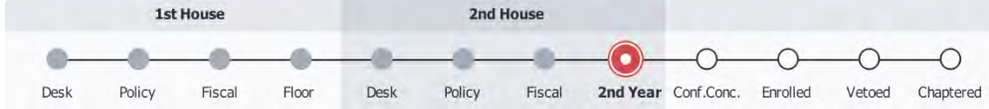
Papan, D

HTML

PDF

Sustainable Groundwater Management Act: groundwater adjudication.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/9/2025)(May be acted upon Jan 2026)

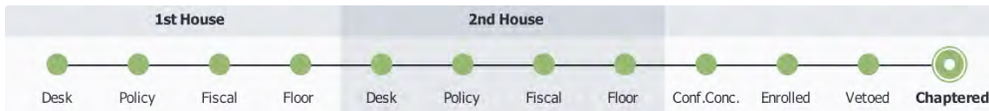
Summary: Current law requires the Department of Water Resources to periodically review the groundwater sustainability plans developed by groundwater sustainability agencies pursuant to the act to evaluate whether a plan conforms with specified laws and is likely to achieve the sustainability goal for the basin covered by the plan. Current law requires a groundwater sustainability agency to evaluate its groundwater sustainability plan periodically. This bill would require a groundwater sustainability agency to, at least once every 7 years, review, and update if appropriate, its sustainable yield to ensure that the sustainable yield is based on the best available information and best available science, as defined, and will achieve sustainable groundwater management. The bill would also require a groundwater sustainability agency to provide an opportunity for public review and comment before making a determination whether to update its sustainable yield. To the extent that these requirements impose additional duties on groundwater sustainability agencies that are local agencies, the bill would impose a state-mandated local program. (Based on 09/02/2025 text)

Location:	09/11/2025 - Senate 2 YEAR	Current Text:	09/02/2025 - Amended
Introduced:	02/21/2025 (Spot bill)	Last Amend:	09/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/03/25 S Floor Analyses (text 09/02/25)		

AB 1466
Hart, D
HTML
PDF

Groundwater adjudication.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/11/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 643, Statutes of 2025.

Summary: Current law establishes procedures for the comprehensive adjudication of groundwater rights in civil court. Under current law, if the court finds that claims of right to extract or divert only minor quantities of water, as defined, would not have a material effect on the groundwater rights of other parties, the court may exempt those claimants from the proceedings, except as specified. Current law further prescribes that a judgment in a comprehensive adjudication to determine rights to extract groundwater in a basin is not binding on, among others, claimants whose claims have been exempted. This bill would authorize a court, in lieu of the exemption process described above, to treat persons with claims of right to extract or divert only minor quantities of water separately from other parties to the comprehensive adjudication. (Based on 10/11/2025 text)

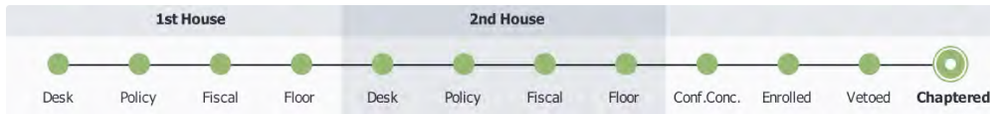
Location: 10/11/2025 - Assembly CHAPTERED
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/10/25 [A Floor Analysis](#) (text 09/04/25)

Current Text: 10/11/2025 - Chaptered
Last Amend: 09/04/2025

SB 31 **McNerney, D** [HTML](#) [PDF](#)

Water quality: recycled water.

Progress bar



Tracking form

Position	Subject
	ACWD - Operations, ACWD - Water Quality, ACWD - Water Resources

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 736, Statutes of 2025.

Summary: The Water Recycling Law generally provides for the use of recycled water. Current law requires any person who, without regard to intent or negligence, causes or permits an unauthorized discharge of 50,000 gallons or more of recycled water in or on any waters of the state to immediately notify the appropriate regional water board. This bill would, for the purposes of the above provision, redefine "recycled water" and provide that water discharged from a decorative body of water during storm events is not to be considered an unauthorized discharge if recycled water was used to restore levels due to evaporation. (Based on 10/13/2025 text)

Location: 10/13/2025 - Senate CHAPTERED
Introduced: 12/02/2024
Is Urgent: N
Is Fiscal: Y

Current Text: 10/13/2025 - Chaptered
Last Amend: 06/09/2025

Current Analysis: 09/03/25 [S Floor Analyses](#) (text 06/09/25)

SB 224

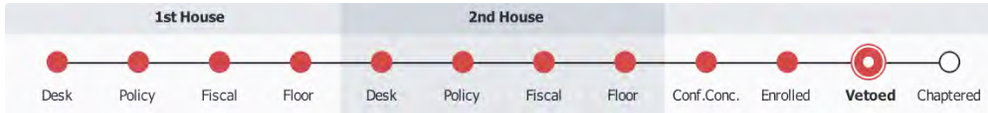
Hurtado, D

[HTML](#)

[PDF](#)

Department of Water Resources: water supply forecasting.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/03/2025 - Vetoes by Governor. Consideration of Governor's veto pending.

Calendar: [02/09/26 #8 S-GOVERNOR'S VETOES](#)

Summary: Current law requires the Department of Water Resources to gather and correlate information and data pertinent to an annual forecast of seasonal water crop. Current law also requires the department to update every 5 years the plan for the orderly and coordinated control, protection, conservation, development, and use of the water resources of the state, which is known as "The California Water Plan." This bill would require the department, on or before January 1, 2027, to update its water supply forecasting models and procedures to address the effects of climate change and implement a formal policy and procedures for documenting the department's operational plans and the department's rationale for its operating procedures, including the department's rationale for water releases from reservoirs. The bill would also require the department to establish, and publish on the department's internet website, the specific criteria that it will employ to determine when its updated water supply forecasting model has demonstrated sufficient predictive capability to be ready for use in each of the watersheds. The bill would require the department, on or before January 1, 2028, and annually thereafter, to prepare and submit to the Legislature a report on its progress toward implementing the new forecasting model and to post the report on the department's internet website. (Based on 09/13/2025 text)

Location:	10/03/2025 - Senate VETOED	Current Text:	10/03/2025 - Vetoes
Introduced:	01/27/2025	Last Amend:	09/02/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	10/08/25 S Floor Analyses (text 09/13/25)		

SB 231

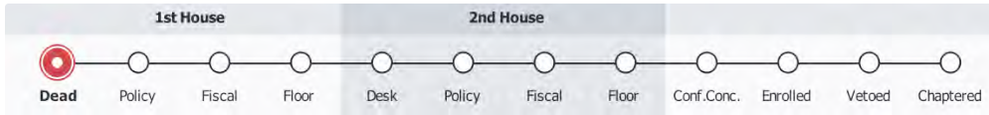
Seyarto, R

[HTML](#)

[PDF](#)

California Environmental Quality Act: the Office of Land Use and Climate Innovation: technical advisory.

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Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

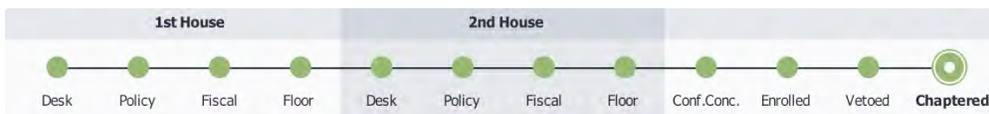
Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. Under current law, the recommendation, continuous evaluation, and execution of statewide environmental goals, policies, and plans are included within the scope of the executive functions of the Governor. Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. This bill would require, on or before July 1, 2027, the Office of Land Use and Climate Innovation to consult with regional, local, state, and federal agencies to develop a technical advisory on thresholds of significance for greenhouse gas and noise pollution effects on the environment to assist local agencies. The bill would require the technical advisory to provide suggested thresholds of significance for all areas of the state, as specified, and would provide that lead agencies may elect to adopt these suggested thresholds of significance. The bill would also require the Office of Land Use and Climate Innovation to post the technical advisory on its internet website. (Based on 03/20/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/20/2025 - Amended
Introduced:	01/28/2025	Last Amend:	03/20/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	04/04/25 S Appropriations (text 03/20/25)		

SB 394
Allen, D
HTML
PDF

Water theft: fire hydrants.

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Tracking form

Position	Subject
	ACWD - Engineering, ACWD - Operations, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 540, Statutes of 2025.

Summary: Current law authorizes a utility to bring a civil action for damages against any person who commits, authorizes, solicits, aids, abets, or attempts certain acts, including, diverting or causing to be diverted, utility services by any means whatsoever. Current law creates a rebuttable presumption that there is violation of these provisions if, on premises controlled by the customer or by the person using or receiving the direct benefit of utility service, certain actions occur, including that there is an instrument, apparatus, or device primarily designed to be used to obtain utility service without paying the full lawful charge for the utility. This bill would add to the list of acts for which a utility may bring a civil cause of action under these circumstances to include tampering with a fire hydrant, fire hydrant meter, or fire detector check, or connecting to, diverting water from, or causing water to be diverted from, a fire hydrant without authorization from the utility that owns the fire hydrant, except as provided. (Based on 10/10/2025 text)

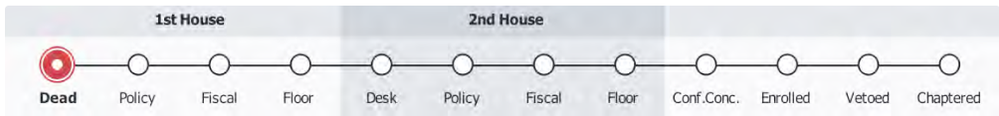
Location: 10/10/2025 - Senate CHAPTERED
Introduced: 02/14/2025
Is Urgent: N
Is Fiscal: N
Current Analysis: 07/14/25 [S Floor Analyses](#) (text 07/03/25)

Current Text: 10/10/2025 - Chaptered
Last Amend: 07/03/2025

[SB 463](#) [Alvarado-Gil, R](#) [HTML](#) [PDF](#)

Drought planning: resiliency measures.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

Summary: Current law requires small water suppliers, defined for purposes of these provisions to mean a community water system serving 15 to 2,999 service connections, inclusive, and that provides less than 3,000 acre-feet of water annually, and nontransient noncommunity water systems that are schools to implement specified drought resiliency measures, including, among other things, no later than January 1, 2032, metering each service connection and monitoring for water loss due to leakages. This bill would exempt a small water supplier or nontransient noncommunity water system from these metering and monitoring requirements if it (1) is in the process of applying for state funding, has been determined to be ineligible for state funding, or is not able to obtain state funding because there is no funding available in applicable state programs, and (2) has made a finding that increasing its rates to raise revenue locally is not a feasible option. (Based on 04/09/2025 text)

Location: 01/23/2026 - Senate DEAD

Current Text: 04/09/2025 - Amended

Introduced: 02/19/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 05/02/25 [S Appropriations](#) (text 04/09/25)

Last Amend: 04/09/2025

SB 556
Hurtado, D
HTML
PDF

Habitat enhancement and restoration: floodplains.

Progress bar



Tracking form

Position	Subject
	ACWD - Finance, ACWD - Water Resources

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)
Summary: Current law, the Wildlife Conservation Board within the Department of Fish and Wildlife administers various habitat conservation and restoration programs. This bill would require, upon appropriation by the Legislature, the sum of \$21,500,000 to be allocated to the board for floodplain acquisition, habitat restoration, and associated conservation projects on floodplains in the Counties of Kern, Kings, and Tulare, as provided. (Based on 07/17/2025 text)

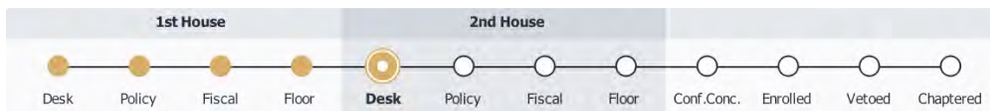
Location: 08/28/2025 - Assembly 2 YEAR
Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/18/25 [A Appropriations](#) (text 07/17/25)

Current Text: 07/17/2025 - Amended
Last Amend: 07/17/2025

SB 557
Hurtado, D
HTML
PDF

Child abuse: family resource centers.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 01/29/2026 - Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

Summary: Current law requires the Office of Child Abuse Prevention in the State Department of Social Services to use federal funding to undertake specified activities, including, among other things, supporting coordination and sharing of best practices implemented by family resource centers with other agencies, when the best practices reflect strategies and outcomes that were achieved and supported by evidence-informed programs and data. Current law authorizes a county to establish a child abuse multidisciplinary personnel team within that county to allow provider agencies to share confidential information in order for provider agencies to investigate reports of suspected child abuse or neglect, as specified, or for the purpose of child welfare agencies making a detention determination. Current law specifies that the multidisciplinary personnel team may include a representative of a local child abuse prevention council or family-strengthening organization, including, but not limited to, a family resource center. Current law defines “family resource center,” for purposes of these provisions. This bill would instead define “family resource center” to mean a family-friendly entity serving as a hub for multigenerational, family-centered, and family-strengthening support services that are provided at no cost or low cost to participants, embedded in communities, culturally sensitive, reflective of, and responsive to, community needs and interests, build communities of peer support for families, and include cross-system collaboration to assist in transforming families and communities through reciprocity, development of social connections that reduce isolation and stress, and asset development based on impact-driven and evidence-informed approaches with the goal of preventing child abuse and neglect and strengthening children and families. (Based on 01/05/2026 text)

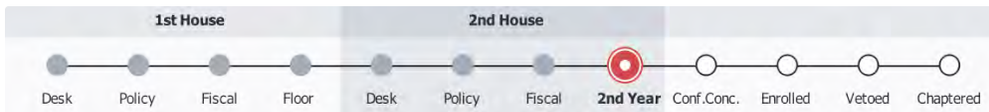
Location: 01/29/2026 - Assembly DESK
Introduced: 02/20/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 01/23/26 [S Floor Analyses](#) (text 01/05/26)

Current Text: 01/05/2026 - Amended
Last Amend: 01/05/2026

[SB 599](#) [Caballero, D](#) [HTML](#) [PDF](#)

Atmospheric rivers: research: forecasting methods: experimental tools.

Progress bar



Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/10/2025)(May be acted upon Jan 2026)

Summary: Current law establishes the Atmospheric Rivers Research and Forecast Improvement Program: Enabling Climate Adaptation Through Forecast-Informed Reservoir Operations and Hazard Resiliency (AR/FIRO) Program in the Department of Water Resources. Current law requires the department to operate reservoirs in a manner that improves flood

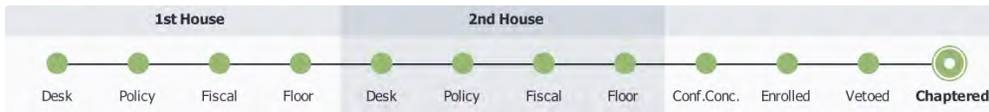
protection, and to reoperate flood control and water storage facilities to capture water generated by atmospheric rivers. This bill would, for novel forecasting methods researched, developed, and implemented by the department, require the department to include the use of experimental tools that produce seasonal and subseasonal atmospheric river forecasts, as defined. (Based on 04/24/2025 text)

Location:	09/11/2025 - Assembly 2 YEAR	Current Text:	04/24/2025 - Amended
Introduced:	02/20/2025	Last Amend:	04/24/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/02/25 A Floor Analysis (text 04/24/25)		

SB 614
Stern, D
HTML
PDF

Public resources: transportation of carbon dioxide.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 529, Statutes of 2025.

Summary: 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. A person who willfully and knowingly violates the act or a regulation issued pursuant to the act is, upon conviction, subject to a fine, imprisonment, or both a fine and imprisonment, as provided. This bill would revise the definition of “pipeline,” for purposes of the act, to include intrastate pipelines used for the transportation of carbon dioxide. The bill would require the State Fire Marshal, by July 1, 2026, to adopt regulations governing the safe transportation of carbon dioxide in pipelines that, at a minimum, are as protective as certain draft regulations issued by the federal Pipeline and Hazardous Materials Safety Administration on January 10, 2025. The bill would authorize the State Fire Marshal to amend those regulations, as provided. The bill would prohibit the approval of a pipeline for use in transporting carbon dioxide if the pipeline is originally constructed to transport any other liquid or gas and would prohibit the construction of those pipelines using previously used pipe or components. The bill would prohibit an operator from constructing a pipeline transporting carbon dioxide in a location where one or more sensitive receptors, as defined, are located within the emergency planning zone of the pipeline, which is defined as an area within 2 miles of either side of the pipeline, except as provided. The bill would require an operator of a pipeline transporting carbon dioxide to submit to the State Fire Marshal and the public agency that is the lead agency for the project that includes the pipeline an emergency planning zone inventory and map, as provided, and would require the State Fire Marshal and the lead agency to review, at least once every 3 years, the inventory and map for completeness and accuracy. The bill would require the operator, at least once every 3 years, to provide to local governments providing emergency response services to sensitive receptors within an emergency

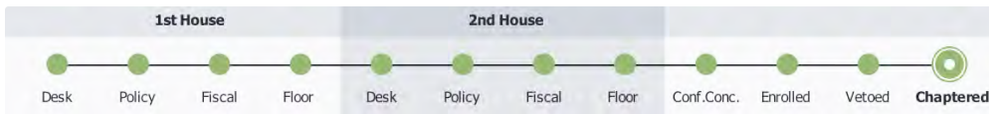
planning zone the inventory and map determined by the State Fire Marshal and the lead agency to be complete and accurate and any updates to the inventory and map. The bill would require the State Fire Marshal and the lead agency to make publicly available on its internet website all inventories and maps determined to be current, complete, and accurate and would require the State Fire Marshal and the lead agency to redact any personally identifiable information from the publicly available inventories and maps. To the extent this requirement imposes additional duties on a local agency regarding the posting of, and the redaction of information from, the inventories and maps, this bill would impose a state-mandated local program. The bill would require the operator to annually provide the map to sensitive receptors within the emergency planning zone of the pipeline. The bill would authorize the State Fire Marshal, for a pipeline transporting carbon dioxide, to order a pipeline shutdown for violations of state or federal laws, or if continued pipeline operations present an immediate danger to health, welfare, or the environment. The bill would, in the event of a pipeline rupture, require the pipeline to remain nonoperational until an investigation into the pipeline rupture is completed and the origin and cause of the pipeline rupture is determined. Because the bill would expand the application of a crime to pipelines transporting carbon dioxide and because a violation of the regulations adopted by the State Fire Marshal related to pipelines transporting carbon dioxide would be a crime, the bill would impose a state-mandated local program. The bill would require that to be recognized by the state board for meeting any requirement under the California Global Warming Solutions Act of 2006, carbon dioxide transported by pipeline be transported only by pipelines meeting or exceeding the standards adopted by the State Fire Marshal. This bill contains other related provisions and other existing laws. (Based on 10/10/2025 text)

Location:	10/10/2025 - Senate CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	09/05/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	09/12/25 S Floor Analyses (text 09/05/25)		

SB 650
Cabaldon, D
HTML
PDF

The Sacramento-San Joaquin Delta Reform Act of 2009.

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Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/03/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 324, Statutes of 2025.

Summary: The Sacramento-San Joaquin Delta Reform Act of 2009 provides that it is the intent of the Legislature to provide for the sustainable management of the Sacramento-San Joaquin Delta ecosystem, to provide for a more reliable water supply for the state, to protect and enhance the quality of water supply from the Delta, as defined, and to establish a governance structure that will direct efforts across state agencies to develop a legally

enforceable Delta Plan. This bill would make the provisions of the Delta Plan severable. (Based on 10/03/2025 text)

Location:	10/03/2025 - Senate CHAPTERED	Current Text:	10/03/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	08/18/2025
Is Urgent:	N		
Is Fiscal:	Y		
Current Analysis:	08/28/25 S Floor Analyses (text 08/18/25)		

SB 676

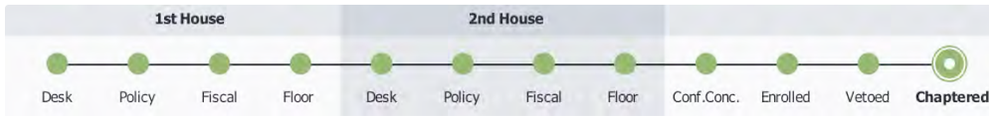
Limón, D

HTML

PDF

California Environmental Quality Act: judicial streamlining: state of emergency: wildfire.

Progress bar



Tracking form

Position	Subject
	ACWD - Capital Projects, ACWD - Engineering, ACWD - Water Resources

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 550, Statutes of 2025.

Summary: The California Environmental Quality Act (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 would require, on and after January 1, 2027, for a project, located in a geographic area for which the Governor declared a state of emergency on or after January 1, 2023, that is to maintain, repair, restore, demolish, or replace property or facilities damaged or destroyed by wildfire, and the project is not otherwise exempt from CEQA, as specified, the lead agency to prepare the record of proceeding concurrently with the administrative process. The bill would also require an action or proceeding brought to attack, review, set aside, void, or annul the certification of an environmental impact report, or the adoption of a negative declaration or mitigated negative declaration, for the project to be resolved, to the extent feasible, within 270 calendar days of the filing of the certified record of proceedings. The bill would require an applicant to agree to pay the costs of the trial court and court of appeal in hearing and deciding any action or proceeding brought under these provisions, as provided. The bill would require the Judicial Council to adopt rules of court to implement these requirements. The bill would require the project to be consistent with the applicable zoning and land use ordinances. By requiring a lead agency to prepare the record of proceedings concurrently with the administrative process, this bill would impose a state-mandated local program. (Based on 10/10/2025 text)

Location:	10/10/2025 - Senate CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	02/21/2025	Last Amend:	09/02/2025

Is Urgent: N
Is Fiscal: Y
Current Analysis: 09/08/25 [S Floor Analyses](#) (text 09/02/25)

SB 697

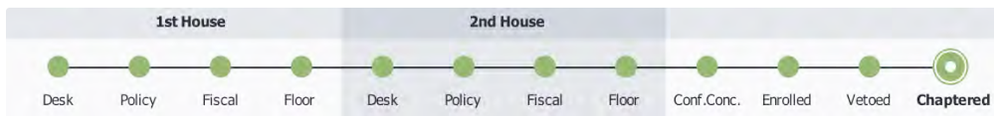
Laird, D

[HTML](#)

[PDF](#)

Determination of water rights: stream system.

Progress bar



Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 422, Statutes of 2025.

Summary: Current law authorizes the State Water Resources Control Board to hold proceedings to determine all rights to water of a stream system whether based upon appropriation, riparian right, or other basis of right. Current law provides various requirements for the board when determining adjudication of water rights, including, among other things, performing a detailed field investigation of a stream system, as defined, issuing an order of determination, providing notice and a hearing process, and filing a final order. This bill would revise the above-described provisions regarding the board's statutory adjudication of water rights during an investigation of a stream system to, among other things, require representatives of the board to investigate in detail the use of water with the authority, but no requirement, to conduct a field investigation, authorize the board, if the board determines that the information provided by the person, as specified, is inadequate, to issue information orders that require claimants to submit reports of water use from the stream system through a form provided by the board, and require claimants to respond to that order within 75 days of the date of issuance by the board. (Based on 10/06/2025 text)

Location: 10/06/2025 - Senate CHAPTERED
Introduced: 02/21/2025
Is Urgent: N
Is Fiscal: Y
Current Analysis: 08/29/25 [S Floor Analyses](#) (text 07/03/25)

Current Text: 10/06/2025 - Chaptered
Last Amend: 07/03/2025

SB 838

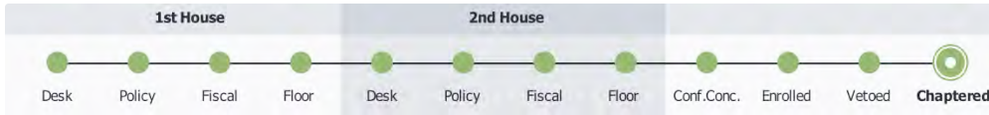
Durazo, D

[HTML](#)

[PDF](#)

Housing Accountability Act: housing development projects.

Progress bar



Tracking form

Position	Subject
	ACWD - Water Resources

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 789, Statutes of 2025.

Summary: Existing law, the Housing Accountability Act, among other things, prohibits a local agency from disapproving, or conditioning approval in a manner that renders infeasible, a housing development project for very low, low-, or moderate-income households unless the local agency makes written findings as to one of certain sets of conditions, as specified. Existing law defines, for its purposes, a housing development project as a use consisting of, among other things, mixed-use developments consisting of residential and nonresidential uses meeting one of several conditions, including that at least 2/3 of the new or converted square footage is designated for residential use. This bill would revise the definition of "housing development project" to, in the case of mixed-use developments with at least 2/3 of the new or converted square footage designated for residential use, require that no portion of the project be designated for use as a hotel, motel, bed and breakfast inn, or other transient lodging, except as specified. This bill contains other related provisions. (Based on 10/13/2025 text)

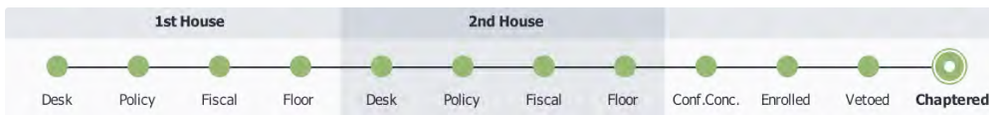
Location:	10/13/2025 - Senate CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/21/2025	Last Amend:	09/05/2025
Is Urgent:	N		
Is Fiscal:	N		
Current Analysis:	09/11/25 S Floor Analyses (text 09/05/25)		

Enc - Engineering

[AB 339](#)
[Ortega, D](#)
[HTML](#)
[PDF](#)

Local public employee organizations: notice requirements.

Progress bar



Tracking form

Position	Subject
	ACWD - HR, ACWD - Operations, Enc - Engineering

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 687, Statutes of 2025.

Summary: The Meyers-Milias-Brown Act contains various provisions that govern collective bargaining of local represented employees and delegates jurisdiction to the Public Employment Relations Board to resolve disputes and enforce the statutory duties and rights of local public agency employers and employees. Current law requires the governing body of a public agency to meet and confer in good faith regarding wages, hours, and other terms and conditions of employment with representatives of recognized employee organizations. Current law requires the governing body of a public agency, and boards and commissions designated by law or by the governing body, to give reasonable written notice, except in cases of emergency, as specified, to each recognized employee organization affected of any ordinance, rule, resolution, or regulation directly relating to matters within the scope of representation proposed to be adopted by the governing body or the designated boards and commissions. This bill would require the governing body of a public agency, and boards and commissions designated by law or by the governing body of a public agency, to give the recognized employee organization no less than 45 days' written notice before issuing a request for proposals, request for quotes, or renewing or extending an existing contract to perform services that are within the scope of work of the job classifications represented by the recognized employee organization, subject to certain exceptions. The bill would require the notice to include specified information, including the anticipated duration of the contract. (Based on 10/13/2025 text)

Location: 10/13/2025 -
Assembly CHAPTERED

Current Text: 10/13/2025 - Chaptered

Last Amend: 08/29/2025

Introduced: 01/28/2025

Is Urgent: N

Is Fiscal: Y

Current Analysis: 09/04/25 [A Floor Analysis](#) (text
08/29/25)

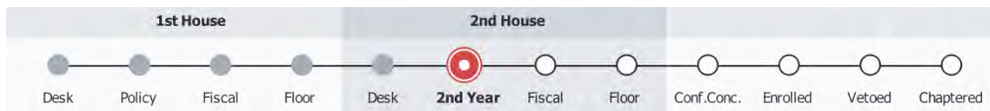
Total Measures: 134

Total Tracking Forms: 134

AB 259
Rubio, Blanca, D
HTML
PDF

Open meetings: local agencies: teleconferences.

Progress bar



Tracking form

Position	Priority	Subject
Watch		ACWD - Board/Gov

Notes

Bill information

Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was JUD. on 5/14/2025)(May be acted upon Jan 2026)

Summary: The Ralph M. Brown Act, requires, with specified exceptions, that all meetings of a legislative body, as defined, of a local agency be open and public and that all persons be permitted to attend and participate. Current law, until January 1, 2026, authorizes the legislative body of a local agency to use alternative teleconferencing if, during the teleconference meeting, at least a quorum of the members of the legislative body participates in person from a singular physical location clearly identified on the agenda that is open to the public and situated within the boundaries of the territory over which the local agency exercises jurisdiction, and the legislative body complies with prescribed requirements. Current law requires a member to satisfy specified requirements to participate in a meeting remotely pursuant to these alternative teleconferencing provisions, including that specified circumstances apply. Current law establishes limits on the number of meetings a member may participate in solely by teleconference from a remote location pursuant to these alternative teleconferencing provisions, including prohibiting such participation for more than 2 meetings per year if the legislative body regularly meets once per month or less. This bill would extend the alternative teleconferencing procedures until January 1, 2030. (Based on 04/21/2025 text)

Location:	07/17/2025 - Senate 2 YEAR	Current Text:	04/21/2025 - Amended
Introduced:	01/16/2025	Last Amend:	04/21/2025
Is Urgent:	N		
Is Fiscal:	N		

AB 532
Ransom, D
HTML
PDF

Water rate assistance program.

Progress bar



Tracking form

Position	Priority	Subject
Watch		ACWD - Finance

Notes

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

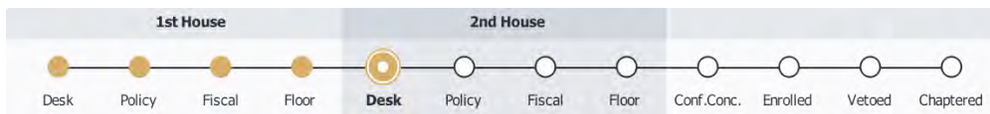
Summary: Current federal law, the Consolidated Appropriations Act, 2021 requires the federal Department of Health and Human Services to carry out a Low-Income Household Drinking Water and Wastewater Emergency Assistance Program, which is also known as the Low Income Household Water Assistance Program, for making grants to states and Indian tribes to assist low-income households that pay a high proportion of household income for drinking water and wastewater services, as provided. Current law requires the Department of Community Services and Development to administer the Low Income Household Water Assistance Program in this state, and to receive and expend moneys appropriated and allocated to the state for purposes of that program, pursuant to the above-described federal law. The Low Income Household Water Assistance Program was only operative until March 31, 2024. This bill would repeal the above-described requirements related to the Low Income Household Water Assistance Program. (Based on 07/17/2025 text)

Location:	08/29/2025 - Senate 2 YEAR	Current Text:	07/17/2025 - Amended
Introduced:	02/11/2025	Last Amend:	07/17/2025
Is Urgent:	N		
Is Fiscal:	Y		

[SB 239](#)
[Arreguín, D](#)
[HTML](#)
[PDF](#)

Open meetings: teleconferencing: subsidiary body.

Progress bar



Tracking form

Position	Priority	Subject
Watch		ACWD - Board/Gov, ACWD - OGM

Notes

Bill information

Status: 01/27/2026 - Read third time. Passed. (Ayes 29. Noes 11.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

Summary: The Ralph M. Brown Act requires, with specified exceptions, that all meetings of a legislative body, as defined, of a local agency be open and public and that all persons be permitted to attend and participate. The act generally requires for teleconferencing that the legislative body of a local agency that elects to use teleconferencing post agendas at all teleconference locations, identify each teleconference location in the notice and

agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Current law also requires that, during the teleconference, at least a quorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as specified. Current law, until January 1, 2026, authorizes specified neighborhood city councils to use alternate teleconferencing provisions related to notice, agenda, and public participation, as prescribed, if, among other requirements, the city council has adopted an authorizing resolution and 2/3 of the neighborhood city council votes to use alternate teleconference provisions, as specified This bill would authorize a subsidiary body, as defined, to use alternative teleconferencing provisions and would impose requirements for notice, agenda, and public participation, as prescribed. The bill would require the subsidiary body to post the agenda at each physical meeting location designated by the subsidiary body, as specified. The bill would require the members of the subsidiary body to visibly appear on camera during the open portion of a meeting that is publicly accessible via the internet or other online platform, as specified. (Based on 04/07/2025 text)

Location:	01/27/2026 - Assembly DESK	Current Text:	04/07/2025 - Amended
Introduced:	01/30/2025	Last Amend:	04/07/2025
Is Urgent:	N		
Is Fiscal:	N		

Total Measures: 3

Total Tracking Forms: 3

LEGAL, INTERGOVERNMENTAL & COMMUNITY AFFAIRS COMMITTEE



WEDNESDAY, FEBRUARY 11, 2026

ROUTINE DISTRICT COMMUNICATION

Bill Message

February 5 – Attention Tri-City Parents & Guardians: Did you know that ACWD hosts an annual WaterClips Student Video Contest? Middle and high school students can win up to \$500 in scholarships for creating 30-second videos about water. The contest ends on March 13, so encourage your children to enter soon. Learn more at acwd.org/waterclips.

Water efficiently by upgrading to a weather-based irrigation timer. It adjusts to the weather so you don't have to. Learn more at WaterSavingsCenter.acwd.org.

Simplify your life with eBilling! Access your bills anytime, reduce paper waste, receive automatic payment reminders, and more. For convenient and eco-friendly billing, sign up or log in at portal.acwd.org.

Lobby hours are Monday – Friday, 9 a.m.–4 p.m.



Fish screens in Alameda Creek

WEBSITE ARTICLES & UPDATES

LIGHTS, CAMERA,
HYDRATION! ENTER THE
7TH ANNUAL WATERCLIPS
STUDENT VIDEO CONTEST

Water is life! Create a 30-second video about how ACWD water influences, inspires or supports your physical health and wellness. Individual and team entries welcome!

[Learn more...](#)

*News Flash - Lights, Camera,
Hydration! Enter the 7th Annual
WaterClips Student Video
Contest*

MEDIA COVERAGE

The ACWD Connection

ALAMEDA COUNTY WATER DISTRICT
7TH ANNUAL

Student Video Contest

WIN \$500! plus more prizes!

Water Clips



Create a 30-second video about how ACWD water influences, inspires or supports physical health and wellness. Individual and team entries welcome!

Contest open to students in grades 6-12 from Fremont, Newark and Union City. Scan code for contest details and info or visit acwd.org/waterclips.

ACWD

January 20 - WaterClips Student Video Contest

The ACWD Connection

IS YOUR TOILET SECRETLY WASTING WATER?

Conserve water where it counts! Here are three easy toilet tips ACWD recommends:

- TIP #1**
Toilets are one of the largest water users in your home. Silent leaks waste up to 200 gallons or more of water daily. ACWD encourages customers to find and fix leaks.
- TIP #2**
To test for a silent toilet leak, drop a dye tablet or a few drops of food coloring into the tank and wait 15-20 minutes. If color appears in the bowl without flushing, you have a leak. Watch this short video to see how it works: bit.ly/Dye-Tablet-Test
- TIP #3**
Check and replace the toilet flapper regularly. A worn or misaligned flapper is a common cause of a running toilet, and replacing it is an easy, low-cost fix that can save hundreds of gallons of water.

For more water saving tips, visit: acwd.org/conserv.

ACWD

January 27 - Toilet Tips

The ACWD Connection

Water emergency? We're here for you every day!

Emergencies don't take the weekend off! Water leaks and major main breaks can happen any day of the week.

ACWD is ready 24/7, 365 days a year to address water emergencies. Give us a call whenever you need us.

ACWD Water Emergency Hotline: 510-668-6500



ACWD

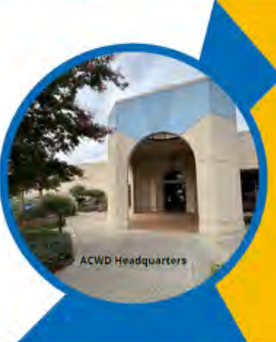
February 3 - 24/7 Emergency Hotline

The ACWD Connection

YOU'RE INVITED TO ATTEND ACWD BOARD AND COMMITTEE MEETINGS

Join Alameda County Water District's monthly Board and Committee meetings to learn about ongoing projects, water resources and conservation, capital improvements, finances, and more! You can participate in the processes affecting your water by attending ACWD's meetings.

Board and Committee meetings are held each month, typically in the ACWD Board Room, 43885 S. Grimmer Blvd. in Fremont, and on Zoom. For meeting dates, times, and details, visit acwd.org/calendar.



ACWD Headquarters

ACWD

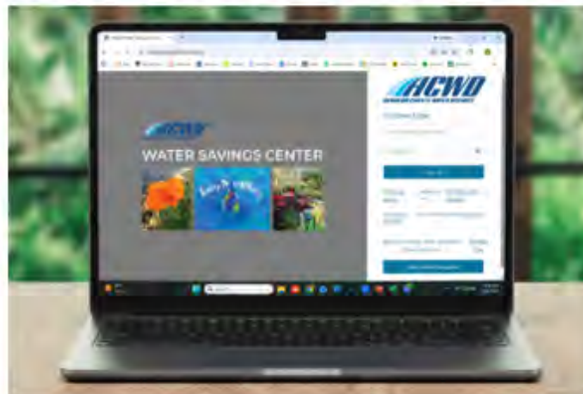
February 10 - Join ACWD Board & Committes Meetings

MEDIA COVERAGE

CLIMATE READY FREMONT

Newsletter:
January 2026

*Save Water, Save Money:
ACWD's New Water Savings Center*



Making water-smart upgrades just got a lot easier! The [Alameda County Water District \(ACWD\)](#) has launched the [Water Savings Center](#), a new online portal where residents and businesses can explore rebates, apply online, and track their applications—all in one place.

Whether you're improving your yard or upgrading irrigation, the Water Savings Center connects customers with programs that make conservation simple and affordable.

Popular rebates available through the portal include:

- **Rain Barrel Rebate:** Install a rain barrel to capture and reuse rainwater for your garden and landscaping, reducing outdoor water use while making every drop of rainfall count.
- **Landscape and Irrigation Improvement Incentives:** Install smart controllers, efficient sprinkler nozzles, and other upgrades that help reduce outdoor water waste.

These programs help customers conserve water, lower utility bills, and build resilience during dry seasons.

To explore available rebates and apply, access the [Water Savings Center](#). For questions, contact ACWD's Water Use Efficiency team at 510-668-4218.

[Access Water Savings Center](#)

*January 21 – Climate Ready Fremont
Newsletter*

OTHER COMMUNICATION & OUTREACH

Office of the General Manager

- January 22 - Renee Gonzales and Sharene Gonzales attended California Association of Public Information Officials Northern California Regional Meeting with presentations on how agencies are using AI and ADA accessibility.
- January 29 - Sharene Gonzales attended California Special District Association's Micro-Storytelling for Public Sector Impact webinar.
- January 30 - Renee Gonzales attended a CUWA Communications Committee Meeting.
- February 3 - Sharene Gonzales attended the Bay Area Potable Outreach Collaboration Meeting.
- February 6 - Jackie McCloud and Sharene Gonzales met with California State University East Bay Marketing Professor He and five Master of Science Marketing students to discuss their proposed social media marketing campaign for their capstone project.
- February 11 - Renee Gonzales attended the Bay Area Urban Area Security Initiative (UASI) Golden Eagle Tabletop Exercise.

Finance and Administration

- January 15 - Ethan Burch published the revised Debt Management and Disclosure Policy to the District's website.

Water Resources

- January 15 - February 11, 2026 - A total of 1 person attended the Q&A Session with a Water Use Efficiency Specialist.
- January 21 - Climate Ready Fremont Newsletter included an article on the Water Savings Center portal.
- January 22 - Sent email to 31 local plumbers regarding BAWSCA's Leak Repair Elite training and certification class.
- February 2 - SGMA Letter: Groundwater Management for Niles Cone Subbasin 2-09.01 and Replenishment Assessment Act of the Alameda County Water District to Owner Operators and Other Agencies.

SCHOOL EDUCATION PROGRAM

- For the 2025/2026 school year, ZunZun performed at 30 assemblies at 14 schools reaching 7,748 students.
- 18,230 school supplies have been distributed to date for the 2025/26 school year.
- January 29 - Met with Alicia Dutro, USD Environmental Outreach Representative, about classroom outreach.



ACWD's WaterClips Student Video Contest flyers

UPCOMING EVENTS

- March 18 – Spring into STEAM Event
 - 5 p.m. – 8 p.m.
 - Downtown Event Center
 - 3500 Capitol Ave., Fremont
- March 27 – FUSD Garden Network Event
 - 4 p.m. – 6 p.m.
 - ACWD Headquarters
 - 43885 S Grimmer Blvd., Fremont
- April 18 – Fremont Earth Day
 - TBD
 - Downtown Event Center & Plaza
 - 3500 Capitol Ave., Fremont
- April 23 – Historical Mural Unveiling & Tree Planting Ceremony
 - 10 a.m. – 11 a.m.
 - ACWD Headquarters
 - 43885 S. Grimmer Blvd. Fremont



Photo from a past ACWD-hosted event

The ACWD Connection

ALAMEDA COUNTY WATER DISTRICT
7TH ANNUAL

Student Video Contest



WIN \$500! *plus more prizes!*

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The ACWD Connection

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The ACWD Connection

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**ACWD Water Emergency
Hotline: 510-668-6500**

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ACWD Headquarters



43885 SOUTH GRIMMER BOULEVARD • FREMONT, CALIFORNIA 94538
(510) 668-4200 • www.acwd.org

February 2, 2026

Dear Groundwater Well Owner/Operator and Interested Parties:

Subject: Groundwater Management for Niles Cone Subbasin 2-09.01 and Replenishment Assessment Act of the Alameda County Water District

Alameda County Water District (ACWD or District) is providing notice to all well owners/operators and interested parties that the Board of Directors will be discussing and considering items regarding the management of Niles Cone Subbasin 2-09.01 (Niles Cone) during a series of Committee Meetings, Regular Board of Director's meetings, and Board Workshops planned for calendar year 2026. These meetings and workshops will focus on a number of water resources planning-related topics, such as the Replenishment Assessment Act of the Alameda County Water District (Replenishment Assessment Act), Annual Survey Report on Groundwater Conditions for Niles Cone Subbasin 2-09.01, Water Resources Master Plan, and ACWD's Alternative to a Groundwater Sustainability Plan.

The Board of Directors will be considering items regarding the Replenishment Assessment Act beginning at the February 12, 2026, regular Board of Directors meeting. The Replenishment Assessment Act requires ACWD to prepare an annual *Survey Report on Groundwater Conditions* and for the Board of Directors, over a few months, to hear and consider several reports and resolutions for setting the replenishment assessment for the upcoming fiscal year. Every year the same process is followed.

As a result, staff plans to cover items pertaining to the Replenishment Assessment Act, under this annual process at the following Regular Board of Director meetings on February 12, March 12, and April 14. The tentative schedule is as follows:

- February 12, 2026 – Regular Board Meeting: Delivery of the *Survey Report on Groundwater Conditions* and the *Groundwater Monitoring Report* to the Board of Directors and consideration of two resolutions relating to findings that update groundwater conditions and state the amount of replenishment assessment funds needed next fiscal year, and extending the deadline for installing measuring devices.
- March 12, 2026 – Regular Board Meeting: Staff will provide a presentation to assist the Board and public in its review of the *Survey Report on Groundwater Conditions* and the *Groundwater Monitoring Report*.

- April 14, 2026 – Regular Board Meeting/Public Hearing: The Board will receive public comment and consider the adoption of resolutions relating to adopting the replenishment assessment rate for groundwater pumped or extracted for other than agricultural and municipal recreational purposes, effective in FY 2026/27.

ACWD's *Survey Report on Groundwater Conditions* and *Groundwater Monitoring Report* will be made available on ACWD's website on February 9, 2026. Hard copies of each report can be provided upon request.

In addition, to prepare for ACWD's Alternative Update or Periodic Evaluation submittal on or before December 29, 2026, we are providing notice to all well owners/operators and interested parties that the Board of Directors will be discussing and considering items regarding the management of Niles Cone Subbasin 2-09.01 (Niles Cone) during a series of Committee meetings, regular Board of Directors meetings, and Board workshops planned for calendar year 2026.

The following is a list of Committee Meetings, Regular Board of Director's Meetings, and Board Workshop dates and potential topics pertaining to ACWD's activities related to the Sustainable Groundwater Management Act, groundwater management activities, and groundwater related projects. Please note that generally the start time for the Water Resources & Conservation Committee Meetings is 3:30 p.m., Regular Board of Directors Meetings is 6:00 p.m., and Board Workshops is 5:30 p.m., however these start times may vary; confirmed dates, times, and agenda items for these meetings may be found online at: <https://www.acwd.org/351/Meetings-Agendas-Minutes>.

- Water Resources & Conservation Committee Meetings: Groundwater management activities and construction projects related to groundwater management are discussed in this Committee meeting. The Committee meeting is a noticed and public meeting, is informational only, and the agendas with topics for discussion are posted on ACWD's website at www.acwd.org. **The Committee will meet and discuss various water supply initiatives, including groundwater, on February 25, March 25, April 22, May 27, June 24, July 22, August 26, September 23, October 28, November 16, and December 14.**
- Other Committee Meetings: While most groundwater management activities and construction projects related to groundwater management are discussed in the Water Resources & Conservation Committee Meetings, from time to time, the Engineering and Information Technology Services Committee and the Operations and Water Quality Committees will have informational items that correspond specifically to ACWD groundwater production facilities. A calendar of all Committee Meetings is provided at <https://www.acwd.org/calendar.aspx> and the agendas with topics are posted on ACWD's website at www.acwd.org and can be e-mailed to you directly by signing up for "Notify Me" under ACWD's Customer Help Center on ACWD's website.

- Regular Board of Director Meetings:
 - February 12, March 12, April 14, May 14, June 11, July 9, August 13, September 10, October 8, November 12, and December 10, 2026: During the February through April timeframe, the Board will consider items related to the Replenishment Assessment Act as previously mentioned. During the February through December timeframe, the Board will consider possible award of groundwater related projects such as the New Cedar Aquifer Reclamation Program Wells, the ACWD Alternative Data Gap Project, the Brackish Groundwater Reclamation Project, and items related to ACWD's Alternative to a Groundwater Sustainability Plan. On November 12, 2026, the Board of Directors will consider the ordering of the Survey Report on Groundwater Conditions. Other groundwater related topics not listed above, may be added to the agendas based on business needs.

- Board Workshops:
 - March 26, 2026: The Board has held a series of workshops in 2024 and 2025 focusing on long-term management of the District's water resources in the face of climate change, evolving regulations, declining availability of water supplies, new water supply alternatives, and other factors, using an integrated resources planning approach. This Water Resources Planning workshop will specifically focus on presentation of the District's draft Water Resources Master Plan including discussion of the water supply portfolios under consideration, implementation considerations, review of next steps, and the path forward in finalizing the Plan. More information on planning efforts and information regarding the District's Water Resources Master Plan can be found online at: <https://acwd.org/waterresourcesplanning>.
 - May 19, 2026: The Board will hold a Budget and Capital Improvement Program Workshop where various water supply and groundwater related programs and projects are budgeted. There are two additional Workshop tentatively scheduled on May 28 and June 25, 2026, regarding the Budget and Capital Improvement Program if the Board determines it is necessary.

The above information provides a tentative schedule and potential topics; however, topics may change based on business needs. To see or confirm if a topic of your interest is on the agenda for a particular meeting, ACWD's Board meeting materials are posted on ACWD's website at www.acwd.org at least 72 hours in advance of a meeting. Meeting materials can be e-mailed to you directly by signing up for "Notify Me" under ACWD's Customer Help Center on ACWD's website. ACWD also may hold additional meetings or informational events that are not included in this letter and, if it does, ACWD will send a separate notice regarding the meeting or informational event.

As a reminder, ACWD's Alternative to a Groundwater Sustainability Plan (Alternative), Alternative Update, and Annual Report (posted on April 1 of each year) are posted on

February 2, 2026

Page 4

DWR's Alternative Portal (<https://sgma.water.ca.gov/portal/alternative/all>) and a link is also provided on ACWD's website.

Please call me at (510) 668-4454 if you would like more information regarding the Replenishment Assessment Act or activities related to the Sustainable Groundwater Management Act.

Sincerely,

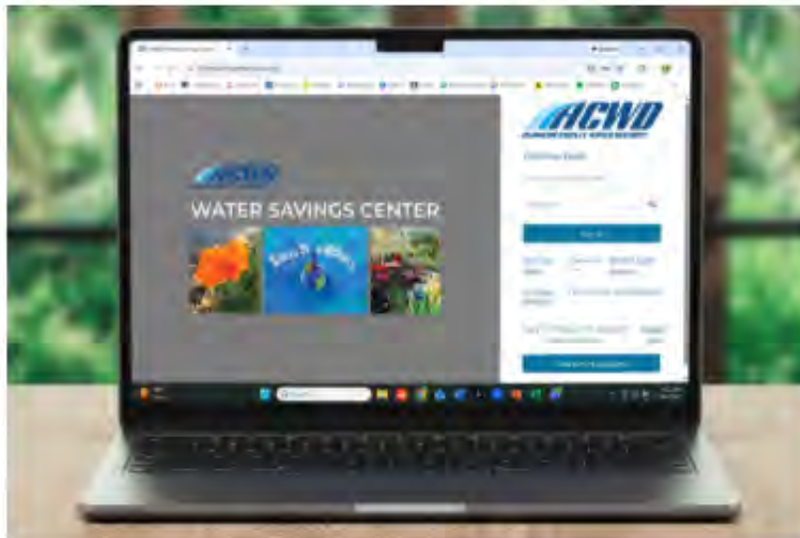


Michelle A. Walden
Groundwater Resources Manager

maw/gt

cc: Laura Hidas, ACWD

Save Water, Save Money: ACWD's New Water Savings Center



Making water-smart upgrades just got a lot easier! The [Alameda County Water District \(ACWD\)](#) has launched the [Water Savings Center](#), a new online portal where residents and businesses can explore rebates, apply online, and track their applications—all in one place.

Whether you're improving your yard or upgrading irrigation, the Water Savings Center connects customers with programs that make conservation simple and affordable.

Popular rebates available through the portal include:

- **Rain Barrel Rebate:** Install a rain barrel to capture and reuse rainwater for your garden and landscaping, reducing outdoor water use while making every drop of rainfall count.
- **Landscape and Irrigation Improvement Incentives:** Install smart controllers, efficient sprinkler nozzles, and other upgrades that help reduce outdoor water waste.

These programs help customers conserve water, lower utility bills, and build resilience during dry seasons.

To explore available rebates and apply, access the [Water Savings Center](#). For questions, contact ACWD's Water Use Efficiency team at 510-668-4218.

[Access Water Savings Center](#)

ALAMEDA COUNTY WATER DISTRICT MEMORANDUM

DATE: February 6, 2026
TO: Legal, Intergovernmental, and Community Affairs (LICA) Committee
FROM: Special Assistant to the General Manager, Jackie McCloud
SUBJECT: LICA February Briefing

The Special Assistant to the General Manager February Briefing includes activities from January 15, 2026 through February 11, 2026. Highlights for the past month include capstone project coordination with California State University East Bay (CSUEB) professors from the College of Business, participation in a public sector career panel that will be hosted on campus March 10, 2026 with CSUEB Community Empowerment Center, open office hours for the Fremont Unified School District's (FUSD) Water Ambassadors to discuss proposed capstone projects, hosting the Water Ambassador Pilot Program Module #4 at ACWD Headquarters with FUSD Instructional Coach Mr. Nate Ivy on February 9, 2026, Board approval of the Alameda County Water District (ACWD) Strategic Plan 2025-2030, continued staff development of the ACWD Strategic Plan 2025-2030 Implementation Action Plan, and a presentation of the ACWD Strategic Plan 2025-2030 to the Newark Rotary Club on February 10, 2026.

CSUEB Coordination

On January 26, 2026, Public Affairs Supervisor, Ms. Sharene Gonzales and I received notification from Dr. Yi He, Professor and Chair of the Department of Marketing in the School of Business at CSUEB that five of the Master's students would participate in the ACWD capstone project. The capstone project would be in collaboration with the ACWD Public Affairs team. The project will be a public outreach campaign. While the details are to be developed, it will be based on existing customer feedback and in alignment with the District's goals to increase the community's awareness about important water-related topics. Ms. Gonzales and I are meeting with Dr. He and the students on February 6, 2026.

In December 2025, the CSUEB Community Empowerment Center and I brainstormed a public sector career panel for students. The panel would be aimed at bringing awareness to students from all college academic programs about public sector careers. On January 31, 2026, I received an invitation to participate on the panel on behalf of ACWD. The panel will be hosted at CSUEB on March 10, 2026. The save the date is shown below.



PUBLIC SECTOR EXPO!

HOW CAN A MAJOR LEAD TO A MEANINGFUL CAREER?

EXPLORE:
ACADEMIC PATHWAYS
ACADEMIC INTERNSHIPS
NETWORKING

HEAR FROM A PANEL OF FACULTY & NON PROFIT PROFESSIONALS

celebrating **25** Years

The Center for Community Engagement
25 years of empowering students and transforming communities

MARCH 10, 2026
4:00PM TO 5:30PM

 The CORE Building
Entrepreneurship Hub (178-179)

Questions?
cce@csueastbay.edu

FUSD Water Ambassador Program

FUSD Instructional Coach Mr. Nate Ivy and I held a zoom office hour on February 2, 2026 to help the water ambassador students refine, develop, or answer any questions related to the proposed capstone projects. We had six students attend with a variety of capstone project ideas including public outreach for water quality, volunteering at the Earth Day event in April, and water quality testing for microplastics. Mr. Ivy set up monthly recurring meetings to support the students.

On February 9, 2026, the water ambassadors are scheduled to participate in the Water Ambassador Module #4 at District Headquarters. Module #4 is “Behind the scenes: Project Engineering, Development Services, Customer Service, and Finance.” Students will be lead through an “open house” of ACWD Headquarters to explore how the different departments operate. Mr. Jonathan Wunderlich, Mr. Girum Awoke, and Mr. Sean O’Reilly will be leading the module. The students had two different hands-on activities, led by Mr. Wunderlich and Mr. O’Reilly.

At the January 14, 2026 LICA Committee meeting, President Akbari requested pictures of the Water Ambassador modules be shared with the Committee. Below are a few of the pictures from the various modules from the first three water ambassador modules.



Module 1: Introduction to ACWD: Where does your water come from? Location: Water Treatment Plant #2, October 9, 2025



Module 2: Water Operations and Distribution: How does your drinking water get to you? Location: ACWD Headquarters, November 3, 2025



Module 3: Sampling and Laboratory Analysis: How do we keep your drinking water safe?
Location: ACWD Headquarters, January 12, 2026.



Module 3: Sampling and Laboratory Analysis: How do we keep your drinking water safe?
Location: ACWD Headquarters, January 12, 2026.



Module 3: Sampling and Laboratory Analysis: How do we keep your drinking water safe?
Location: ACWD Headquarters, January 12, 2026.

Strategic Plan Update

On January 8, 2026, the Board approved the Alameda County Water District Strategic Plan 2025-2030. Staff are completing the draft Appendix A: Implementation Action Plan (IAP) of the Strategic Plan for executive team review and final revisions. The next steps include initial implementation of the tactics and identifying the baseline measurements for the core metrics. Staff are aiming to establish an initial baseline by the end of March 2026.

Staff are scheduled to present to the Newark Rotary Club at the Doubletree Hotel on February 10, 2026 at 12pm. Staff plans to present a brief overview of the updated Strategic Plan and the Water Resources Master Plan.

cc: Ed Stevenson
Marian Hsu
JR Salinas

Item 5: Website Redesign Update: Board Meetings and Board Member Pages Draft and Preliminary – Subject to Change

For Water Emergencies, Call 510-668-6500

- START & STOP SERVICE**
Start or stop your water service
- BOARD AGENDAS & MINUTES**
View recent meeting information
- JOB SEEKERS**
Join our team
- WATER QUALITY**
Learn about your water
- WATER CONSERVATION & REBATES**
Discover tips and rebates to help you save water



Additional Resources

- Water Rates
- Developers & Consultants
- Procurement & Contracts
- Emergency Preparedness
- Groundwater Permits & Applications
- Detect a Water Leak
- on Tap - Customer Assistance Program
- Water Education
- Transparency Information

News & Calendar



Lights, Camera, Hydration! Enter the 7th Annual WaterClips Student Video Contest

Water is life! Create a 30-second video about how ACWD water influences, inspires or supports your physical health and wellness. Individual and team entries welcome!

[Learn more...](#)

[View All News](#)

February 2026

S	M	T	W	T	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28

Thu, Feb 5

Water Conservation Q & A Session

Tue, Feb 10

Water Conservation Q & A Session

Mon, Feb 16

Presidents' Day - Administrative Office Closed

[View All Events](#)



Contact Us

Alameda County Water District
 43885 S Grimmer Boulevard
 Fremont, CA 94538
 Phone: 510-668-4200

Monday - Friday
 Business Hours
 8am - 5pm
 Lobby Hours
 9am - 4pm

Quick Links

- Capital Improvement Projects & Bids
- Forms, Permits & Applications
- Connect with Us
- Report Water Waste
- Report a Website Issue

Item 5: Website Redesign Update: Board Meetings and Board Member Pages Draft and Preliminary – Subject to Change

[Home](#) > [Agenda Center](#)

Agenda Center

Regular meetings of the Board of Directors are usually scheduled on the second Thursdays of each month (except for April) at 6:00 p.m. in the Board room at 43885 South Grimmer Blvd., Fremont.

Agendas are available 72 hours prior to each meeting; 24 hours prior for special Board meetings/Board workshops. Minutes are made available following Board approval.

Full board packets are available under "Board Packet" below. Board presentations are available under "Presentations" below. For the Board Agenda only, click on "More details" of the meeting in the [Board and Committee calendar](#).

Tools

RSS

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Select a Category ▼



▼ Board of Directors

▼ Board Meetings

2026 2025 2024 View More

Agenda	Minutes	Media	Download
Jan 20, 2026 — Posted Jan 15, 2026 3:25 PM Special Board Meeting Notice and Agenda			Download ▼
Jan 8, 2026 — Posted Jan 5, 2026 2:22 PM ACWD Financing Authority Board Packet			Download ▼
Jan 8, 2026 — Posted Jan 5, 2026 2:54 PM Board Packet			Download ▼
Jan 8, 2026 — Posted Jan 5, 2026 2:55 PM Presentations for January 8, 2026, Board Meeting			Download ▼

▼ Engineering and Information Technology Services

▼ Engineering and Information Technology Committee

2026 2025 2024 View More

Agenda	Minutes	Download
Feb 4, 2026 — Posted Jan 30, 2026 1:45 PM Agenda		Download ▼

Calendar – More Details

[Return to Previous](#)

Event Details View Map

Board Meeting
Thursday, January 8, 2026

[January 8 - 2026 Board Meeting \(AGENDA ONLY\)](#)

Date: January 8, 2026

Time: 6:00 PM

Location: TO PARTICIPATE VIA ZOOM WEBINAR: USE THE FOLLOWING LINK:
<https://us02web.zoom.us/j/84841469474?pwd=obQRZTJUs2DAAGps3uYVY2u8B1a7BK1>
(PASSCODE: 530212)

Address: 43885 S. Grimmer Blvd.
Fremont, CA 94538

Item 5: Website Redesign Update: Board Meetings and Board Member Pages Draft and Preliminary – Subject to Change

Meetings,
Agendas &
Minutes

Ward-Based
Election
System

[Home](#) > [About Us](#) > [About ACWD](#) > Board of Directors

Board of Directors (REDESIGN DRAFT)

ACWD is governed by a five-member Board of Directors, elected to staggered four-year terms by registered voters within the cities of Fremont, Newark and Union City. The Board sets policy, guides long-term planning, and ensures the District provides safe, reliable water service.

Directors

Find the director who represents you in the [Interactive Ward Map](#)



James G. Gunther
Ward 1



Judy C. Huang
Ward 2



Paul Sethy
Ward 3



John H. Weed
Ward 4



Aziz Akbari
Ward 5

Meet the Directors

Contact the Board	James Gunther Ward 1	Judy Huang Ward 2	Paul Sethy Ward 3	John Weed Ward 4	Aziz Akbari Ward 5
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Ways to contact the Board

- Find your director and contact them individually:
 - Ward 1: [Email James Gunther](#)
 - Ward 2: [Email Judy Huang](#)
 - Ward 3: [Email Paul Sethy](#)
 - Ward 4: [Email John Weed](#)
 - Ward 5: [Email Aziz Akbari](#)
- Submit written comments to the [District Secretary](#) prior to the meeting.
- Attend a Board or Committee meeting in person.
- Mail the entire Board of Directors:

ACWD Board of Directors
43885 S. Grimmer Blvd.
Fremont, CA 94538

Board and Committee Meetings

Board meetings are open to the public, and community participation is always encouraged.

- View [upcoming meetings](#).
- View [agendas and minutes](#).