

Bill Number	Author	Bill Summary	State Plan Goal	SCDD Position	Notes
SPONSORED					
AB 1019	Frazier (D)	Current law establishes the Interagency Advisory Committee on Apprenticeship (committee) within the Division of Apprenticeship Standards within the Department of Industrial Relations, and requires that committee to provide advice and guidance to the Administrator of Apprenticeship and the Chief of the Division of Apprenticeship Standards on apprenticeship programs, standards, and agreements, as well as pre-apprenticeship, certification, and on-the-job training and retraining programs, in nonbuilding trades industries. This bill would add to the ex officio members of the committee the Director of Rehabilitation and the executive director of the State Council on Developmental Disabilities.	Employment	Support Letter & Testify	Do pass from A-Appropriations
AB 1169	Frazier (D)	The Personal Income Tax Law allows various credits against the taxes imposed by that law. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2020, and before January 1, 2025, in an amount equal to 40% of the amount paid or incurred by a qualified taxpayer during the taxable year for qualified wages of qualified employees, not to exceed \$6,000 per qualified employee. The bill would define "qualified employee" to mean an employee who is hired on or after January 1, 2020, and who is a vocational rehabilitation referral, qualified SSI recipient, or qualified SSDI recipient.	Employment	Support Letter & Testify	Held in A-Appropriations Committee

SUPPORT

<p>AB 34</p>	<p>Ramos (D)</p>	<p>Would, commencing with the 2020–21 academic year, require each local educational agency, as defined, to ensure that specified information on bullying and harassment prevention is readily accessible in a prominent location on the local agency’s existing internet website in a manner that is easily accessible to parents or guardians and pupils. The bill would require local educational agencies to include specified State Department of Education policies and the policies adopted by a local educational agency relating to hate violence, bullying, harassment, discrimination, and suicide prevention and resources relating to these topics.</p>	<p>Education</p>	<p>Support Using Delegated Authority Letter</p>	<p>5/2/19 Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.</p>
<p>AB 216</p>	<p>Weber (D)</p>	<p>Would limit an educational provider’s use of seclusion or behavioral restraint to only control unpredictable and spontaneous behavior by a pupil that poses a clear and present danger of serious physical harm to the pupil or others, and when the behavior cannot be immediately prevented by a response that is less restrictive. The bill would require local educational agencies and nonpublic schools and agencies to implement positive behavioral intervention and supports, as defined, on all school sites, and would prohibit an educational provider from using seclusion or behavioral restraint before the provider receives emergency behavioral intervention training.</p>	<p>Education</p>	<p>Support Using Delegated Authority Letter</p>	<p>4/26/19 A-2 Year Bill</p>
<p>AB 1172</p>	<p>Frazier (D)</p>	<p>Current law authorizes a master contract for special education and related services provided by a nonpublic, nonsectarian school or agency only if the school or agency has been certified as meeting specified standards. Current law sets forth the certification process and procedures for the nonpublic, nonsectarian schools or agencies that seek certification from the Superintendent of Public Instruction. This bill would require a contracting local educational agency to also pay to the nonpublic, nonsectarian school or agency any applicable fees for individuals with exceptional needs who are enrolled in programs provided pursuant to a contract.</p>	<p>Education</p>	<p>Support Using Delegated Authority Letter & Testify</p>	<p>Do pass A-Appropriations Committee</p>

AB 365	Garcia, Cristina (D)	Under current state civil service law, the Department of Human Resources administers the Limited Examination and Appointment Program (LEAP) to provide an alternative to the traditional civil service examination and appointment process to facilitate the hiring of persons with disabilities. Until January 1, 2021, the program includes persons with a developmental disability, as defined. Current law, until January 1, 2021, specifies that LEAP is a voluntary, additional method of applying for state employment and is not a mandate on any state agency employer or job applicant, except as specified. Current law also, until January 1, 2021, requires the department to develop and create an internship program, in coordination with specified state entities, and establish several related requirements to that effect. This bill would extend all of the above described LEAP program provisions indefinitely.	Employment	Council Supported March 2019 Letter & Testify	Do pass A- Appropriations Committee
AB 192	Mathis (R)	Would establish the California Integrated Community Living Program in the State Department of Developmental Services. The program would provide deferred payment loans to finance capital and other specified costs for permanent supportive housing for individuals who are regional center clients in order to maximize affordable integrated community living opportunities within communities for people with intellectual and developmental disabilities.	Housing	Council Supported March 2019 Letter & Testify	Held in A- Appropriations Committee

SB 398	Durazo (D)	Would make various changes to the protection and advocacy agencies' access to facilities, program, and records by, among other things, authorizing the protection and advocacy agency to monitor a facility, program, or service providers compliance with respect to the rights and safety of individuals with disabilities, requiring a facility, program, or service provider to provide immediate access to interview any individual with a disability unless providing immediate access would interfere with treatment or therapy to be provided to the individual, and providing the protection and advocacy agency with additional access to the records of persons with a disability if the protection and advocacy agency determines that there is probable cause to believe that the health or safety of an individual is in serious and immediate jeopardy.	Health and Safety	Council Supported March 2019 Letter & Testify	5/2/19 Read second time. Ordered to third reading.
AB 536	Frazier (D)	Current law under the Lanterman Developmental Disabilities Services Act defines a "developmental disability" as a disability that originates before an individual attains 18 years of age, continues, or can be expected to continue, indefinitely, and constitutes a substantial disability for the individual. This bill would modify that definition to mean a disability that originates before an individual attains 22 years of age, continues, or can be expected to continue, indefinitely, and constitutes a substantial disability for the individual. The bill would make various technical and nonsubstantive changes.	Health and Safety	Council Supported March 2019 Letter & Testify	Held in A-Appropriations Committee
AB 823	Arambula (D)	Current law requires the State Department of Developmental Services to establish policies and procedures for the development of an annual community placement plan by regional centers. Current law requires those policies to address statewide priorities, plan requirements, and the statutory roles of regional centers, developmental centers, and regional resource development projects in the process of assessing consumers for community living and in the development of community resources This bill would expressly include mobile crisis services and paid employment for service providers as a means for which the department is authorized to establish guidelines for the usage of community placement funds.	Health and Safety	Support Using Delegated Authority	4/26/19 A-2 Year Bill

AB 1764	Carrillo (D)	Would establish the Forced or Involuntary Sterilization Compensation Program, to be administered by the California Victim Compensation Board for the purpose of providing victim compensation to survivors of state-sponsored sterilization conducted pursuant to eugenics laws that existed in California between 1909 and 1979 and to survivors of coerced sterilizations of people in prisons after 1979.	Health and Safety	Support	Held in A-Appropriations Committee
SB 329	Mitchell (D)	Current law defines the term “source of income” for purposes of the provisions relating to discrimination in housing accommodations as specified, to mean lawful, verifiable income paid directly to a tenant or paid to a representative of a tenant. This bill would instead define the term for purposes of those provisions, to mean verifiable income paid directly to a tenant, or paid to a housing owner or landlord on behalf of a tenant, including federal, state, or local public assistance and housing subsidies, as specified.	Housing	Support Using Delegated Authority Letter	Do pass as amended A-Appropriations Committee
SB 50	Wiener	Would authorize a development proponent of a neighborhood multifamily project located on an eligible parcel to submit an application for a streamlined, ministerial approval process that is not subject to a conditional use permit. The bill would define a “neighborhood multifamily project” to mean a project to construct a multifamily structure on vacant land, or to convert an existing structure that does not require substantial exterior alteration into a multifamily structure, consisting of up to 4 residential dwelling units and that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019.	Housing	Support Using Delegated Authority Letter	5/16/19 S-2 Year Bill
AB 477	Cervantes (D)	Current law authorizes cities, cities and counties, and counties to create disaster councils, by ordinance, to develop plans for meeting any condition constituting a local emergency or state of emergency, including, but not limited to, earthquakes, natural or manmade disasters specific to that jurisdiction, or state of war emergency. This bill would require cities, cities and counties, and counties to include representatives from the access and functional needs population, as defined, in the next regular update to their emergency plan, as specified.	Health and Safety	Support Using Delegated Authority Letter	Do pass A-Appropriations Committee

AB 261	Mathis (R)	Current law requires the State Department of Developmental Services, in consultation with stakeholders, to develop an alternative service delivery model that provides an Individual Choice Budget and suspends a regional center's authority to purchase certain services, including, camping services and associated travel expenses, social recreation activities, educational services, and nonmedical therapies, as specified, pending implementation of the Individual Choice Budget and certification that the Individual Choice Budget has been implemented and will result in state budget savings, as specified. This bill would repeal the above-described suspension of a regional center's authority to purchase camping services and associated travel expenses, or social recreation activities.	Formal and Informal Community Supports	Council Supported March 2019 Letter & Testify	Held in A-Appropriations Committee
AB 813	Frazier (D)	Would require each regional center to establish a dispute resolution program to hear and decide disputes between the regional center and consumers regarding the provision of services and eligibility for services. The bill would authorize the State Department of Developmental Services to establish a grant program to provide funding to regional centers to establish the dispute resolution programs and enable regional centers to operate the dispute resolution programs, as specified.	Formal and Informal Community Supports	Support Using Delegated Authority Testify	Held in A-Appropriations Committee
AB 1170	Frazier (D)	Current law requires the Commission on Peace Officer Standards and Training to establish a continuing education classroom training course related to law enforcement interaction with mentally disabled persons and to make the course available to law enforcement agencies in California. This bill would require the commission, on or before January 1, 2021, and in consultation with the State Department of Developmental Services, the State Council on Developmental Disabilities, and representatives of community colleges, to incorporate in-person training provided by individuals with intellectual and developmental disabilities into that training course.	Formal and Informal Community Supports	Support Using Delegated Authority Letter	Held in A-Appropriations Committee

AB 1434	Kalra (D)	Current law provides for the State Supplementary Program for the Aged, Blind and Disabled (SSP), which requires the State Department of Social Services to contract with the United States Secretary of Health and Human Services to make payments to SSP recipients to supplement Supplemental Security Income (SSI) payments made available pursuant to the federal Social Security Act. This bill would reinstate the cost-of-living adjustment beginning January 1 of the 2020 calendar year. The bill would also require a maximum aid payment provided to an individual or a married couple that does not equal or exceed 100% of the 2019 federal poverty level to be increased to an amount that equals 100% of the federal poverty level.	Formal and Informal Community Supports	Support Using Delegated Authority Testify	Held in A-Appropriations Committee
AB 1643	Garcia (D)	The Lanterman Developmental Disabilities Services Act requires the State Department of Developmental Services to contract with regional centers to provide services and supports to individuals with developmental disabilities. Current law requires each regional center to post specified information on its internet website, including purchase of service policies. This bill would additionally require each regional center to post on its internet website any other policies, guidelines, or assessment tools used to determine the service needs of a consumer, and would require the department to ensure that the purchase of service policies and other policies, guidelines, or assessment tools are available to the public on the regional center's internet website.	Formal and Informal Community Supports	Support Using Delegated Authority Letter	5/16/19 – Assembly Floor Second Reading

OPPOSE

AB 999	Patterson (R)	Current law imposes minimum statutory damages for construction-related accessibility claims if the violation of a construction-related accessibility standard denied the plaintiff full and equal access to the place of public accommodation on an occasion, including by causing difficulty, discomfort, or embarrassment. Current law, for claims filed on or after a specified date, presumes that certain technical violations do not cause a person difficulty, discomfort, or embarrassment for these purposes where the defendant is a small business and has corrected all of the technical violations that are the basis of the claim within specified time periods. Under existing law, these technical violations include the order in which parking signs are placed or the exact location or wording of parking signs, provided that the parking signs are clearly visible and indicate the location of accessible parking and van-accessible parking. This bill would specify that the design of parking signs is a technical violation under this latter provision.	Formal and Informal Community Supports	Oppose Using Delegated Authority Letter	5/3/19 A-2 Year Bill
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NO POSITION/WATCH

AB 1199	Petrie-Norris (D)	Current law authorizes the Director of General Services, with the consent of the State Department of Developmental Services, to let to a nonprofit corporation, for a period not to exceed 55 years, up to 5 acres of real property located within the grounds of the Fairview State Hospital, which is also known as the Fairview Developmental Center, for specified purposes and subject to certain conditions. This bill would require, if land within the grounds of the Fairview Developmental Center is reported as excess and the department determines that the land is needed by more than one state agency, that the department conduct a public hearing and receive public input regarding the use of the land before transferring it to any state agency.	Formal and Informal Community Supports	No Position Using Delegated Authority	5/9/19 A-CONSENT CALENDAR
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