

[AB 361](#) **(Mitchell D) Medi-Cal: Health Homes for Medi-Cal Enrollees and Section 1115 Waiver Demonstration Populations with Chronic and Complex Conditions.**

**Current Text:** Introduced: 2/14/2013 [pdf](#) [html](#)

**Introduced:** 2/14/2013

**Status:** 2/28/2013-Referred to Com. on HEALTH.

**Location:** 2/28/2013-A. HEALTH

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Calendar:** 3/19/2013 1:30 p.m. - State Capitol, Room 4202 ASSEMBLY HEALTH, PAN, Chair

**Summary:** Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid Program provisions. Existing federal law authorizes a state, subject to federal approval of a state plan amendment, to offer health home services, as defined, to eligible individuals with chronic conditions. This bill would authorize the department, subject to federal approval, to create a health home program for enrollees with chronic conditions, as prescribed, as authorized under federal law. This bill would provide that those provisions shall not be implemented unless federal financial participation is available and additional General Fund moneys are not used to fund the administration and service costs, except as specified. This bill would require the department to ensure that an evaluation of the program is completed, if created by the department, and would require that the department submit a report to the appropriate policy and fiscal committees of the Legislature within 2 years after implementation of the program.

Position	Priority	Assigned	Subject	Due Date
		Andi Murphy		

[AB 500](#) **(Ammiano D) Firearms.**

**Current Text:** Introduced: 2/20/2013 [pdf](#) [html](#)

**Introduced:** 2/20/2013

**Status:** 3/4/2013-Referred to Com. on PUB. S.

**Location:** 3/4/2013-A. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law requires the Department of Justice, upon submission of firearm purchaser information, to examine its records to determine if the purchaser is prohibited from possessing, receiving, owning, or purchasing a firearm. Existing law prohibits the delivery of a firearm within 10 days of the application to purchase, or, after notice by the department, within 10 days of the submission to the department of any corrections to the application to purchase, or within 10 days of the submission to the department of a specified fee. Existing law generally requires firearms transactions to be completed through a licensed firearms dealers. If a dealer cannot legally deliver a firearm, existing law requires the dealer to return the firearm to the transferor, seller, or person loaning the firearm. This bill would require the department, if the department has not completed the examination of its records within 2 days prior to the conclusion of the 10-day waiting period described above, to notify the dealer of this fact, and would require the dealer to withhold delivery until 7 days have elapsed after the notification is received by the dealer. The bill would also prohibit a dealer from returning a firearm to the person selling, loaning, or transferring the firearm until 7 days have elapsed after the notification is received by the dealer. This bill contains other related provisions and other existing laws.

Position	Priority	Assigned	Subject	Due Date
		Andi Murphy		

[AB 596](#) **(Brown D) Health care services grants.**

**Current Text:** Introduced: 2/20/2013 [pdf](#) [html](#)

**Introduced:** 2/20/2013

**Status:** 2/21/2013-From printer. May be heard in committee March 23.

**Location:** 2/20/2013-A. PRINT

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law establishes a program for the California Health Facilities Authority to award grants that do not exceed \$1,500,000 to one or more projects designed to demonstrate specified new or enhanced cost-effective methods of delivering quality health care services to improve access to quality health care for vulnerable populations or communities, or both, that are effective at enhancing health outcomes and improving access to quality health care and preventive services. This bill would make technical, nonsubstantive changes to these provisions.

**Position**                      **Priority**                      **Assigned**                      **Subject**                      **Due Date**  
Andi Murphy

[AB 720](#)

**(Skinner D) Inmates: health care enrollment.**

**Current Text:** Introduced: 2/21/2013 [pdf](#) [html](#)

**Introduced:** 2/21/2013

**Status:** 3/4/2013-Referred to Com. on PUB. S.

**Location:** 3/4/2013-A. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law provides for the Medi-Cal program, which is administered by the State Department of Health Care Services, under which qualified low-income individuals receive health care services. The Medi-Cal program is, in part, governed and funded by federal Medicaid Program provisions. Existing federal law prohibits persons who are involuntarily incarcerated in jail from obtaining these services, but permits persons detained in jail, but not sentenced to jail, to be eligible for services, as specified. This bill would require the county sheriff, or his or her designee, to assist all individuals sentenced to county jail who are otherwise eligible for federal Medicaid benefits to enroll in the Medi-Cal program available in that county 30 days before he or she is scheduled to be released. The bill would authorize the county sheriff, or his or her designee, to assist all individuals who are not sentenced to county jail but are detained in county jail, and who are eligible for federal Medicaid benefits to enroll in the Medi-Cal program available in that county 30 days before he or she is scheduled to be released. The bill would provide that individuals who are currently enrolled in the Medi-Cal program in the county where they reside would retain enrollment in that program while temporarily detained before any criminal conviction. The bill would require the county sheriff, or his or her designee, to supply appropriate information regarding the Health Care Exchange to those individuals detained in a county jail who are not eligible for federal Medi-Cal benefits and who do not have health care insurance, 30 days before their scheduled release. The bill would state findings and declarations of the Legislature regarding the above. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**                      **Due Date**  
Andi Murphy

[AB 760](#)

**(Dickinson D) Taxes: ammunition sales.**

**Current Text:** Introduced: 2/21/2013 [pdf](#) [html](#)

**Introduced:** 2/21/2013

**Status:** 3/4/2013-Referred to Com. on REV. & TAX.

**Location:** 3/4/2013-A. REV. & TAX

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Calendar:** 4/15/2013 1:30 p.m. - State Capitol, Room 126 ASSEMBLY REVENUE AND TAXATION, BOCANEGRA, Chair

**Summary:** Existing sales and use tax laws impose taxes on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state, or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state. This bill would impose a tax upon retailers for the privilege of selling ammunition, as defined, at the rate of \$0.05 per item of ammunition sold in this state on or after January 1, 2014. It would also impose a supplemental excise tax on the storage, use, or other consumption in this state of ammunition purchased from a retailer for storage, use, or other consumption in this state, as provided. The tax would be collected pursuant to the procedures set forth in the Fee Collection Procedures Law. This bill would require that revenues collected pursuant to

these taxes be allocated to the School-Based Early Mental Health Intervention and Prevention Services Matching Grant Program. This bill contains other related provisions and other existing laws.

**Position                      Priority                      Assigned                      Subject                      Due Date**

Andi Murphy

**[AB 1050](#) (Dickinson D) Criminal history information.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 2/25/2013-Read first time.

**Location:** 2/22/2013-A. PRINT

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Summary:** Existing law requires the Department of Justice to maintain state summary criminal history information, including the identification and criminal history of any person, such as his or her name, date of birth, physical description, fingerprints, photographs, dates of arrest, arresting agencies and booking numbers, charges, dispositions, and similar data about the person. Existing law requires the department to furnish this information in response to a request from certain authorized agencies, organizations, or individuals that need the information to fulfill employment, certification, or licensing duties, including the employment of peace officers or the licensing of community care facilities. This bill would make technical, nonsubstantive changes to those provisions.

**Position                      Priority                      Assigned                      Subject                      Due Date**

Andi Murphy

**[AB 1054](#) (Chesbro D) Mental health: skilled nursing facility: reimbursement rate.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 3/7/2013-Referred to Com. on HEALTH.

**Location:** 3/7/2013-A. HEALTH

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Calendar:** 4/2/2013 1:30 p.m. - State Capitol, Room 4202 ASSEMBLY HEALTH, PAN, Chair

**Summary:** Existing law provides for the licensure and regulation of health facilities, including skilled nursing facilities, by the State Department of Public Health. Existing law requires the State Department of Health Care Services to contract with skilled nursing facilities that have been designated by the State Department of Mental Health as institutions for mental disease to provide services to the residents. Existing law also provides procedures for the transfer of programmatic and fiscal responsibilities for mental health services from the state to counties. Under existing law, as long as contracts require institutions for mental disease to continue to be licensed as skilled nursing facilities, they are reimbursed at a specified rate. This bill would set the reimbursement rate for services in those institutions for mental disease at the rate established through negotiations between the institution and the county in which it is located. By imposing new duties on local agencies this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

**Position                      Priority                      Assigned                      Subject                      Due Date**

Andi Murphy

**[AB 1119](#) (Hagman R) Postrelease reentry pilot program.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 3/7/2013-Referred to Com. on PUB. S.

**Location:** 3/7/2013-A. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Summary:** Existing law requires that all persons released from prison on and after October 1, 2011, after serving a prison term for a felony, be subject to postrelease community supervision provided by a county agency for a period of 3 years immediately following release, except for persons released after serving a term for a serious felony, a violent felony, an offense for which the person was

sentenced pursuant to the Three Strikes law, a crime where the person is classified as a High Risk Sex Offender, or a crime where the person is required to undergo treatment by the State Department of State Hospitals because the person has a severe mental disorder. Existing law requires these persons to be subject to parole supervision by the Department of Corrections and Rehabilitation following release from state prison. Existing law requires the Secretary of the Department of Corrections and Rehabilitation to establish a parole reentry accountability program, and, subject to the availability of funding, to enter into a memorandum of understanding with the Administrative Office of the Courts for the establishment and operation of reentry court programs for parolees and persons on postrelease community supervision. This bill would, until January 1, 2018, require the Secretary of the Department of Corrections and Rehabilitation to establish a 3-year postrelease reentry pilot program, using an existing Sacramento area-based parole reentry program as a model, in 3 additional counties to provide comprehensive, structured reentry services for offenders released from state prison. The bill would require the Counties of San Bernardino, San Joaquin, and San Mateo to participate in the pilot program, and would provide that parolees, persons on postrelease community supervision, and probationers are eligible for participation in the program. The bill would require the secretary to submit a report on the effectiveness of the program for the 3 years of its operation to the Legislature on or before March 1, 2017, and a summary of the report to the Governor and the Legislature outlining the successes of the program. The bill would state the intent of the Legislature to appropriate \$1,200,000 per year per site from the state General Fund for the operation of the program, subject to matching funds from the county, and to appropriate an additional amount for the cost of evaluating the program. By imposing new and additional duties on local agencies in the participating counties, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**  
Andi Murphy                      **Due Date**

[AB 1265](#)      **(Conway R) Mental health: assisted outpatient treatment.**

**Current Text:** Introduced: 2/22/2013      [pdf](#)      [html](#)

**Introduced:** 2/22/2013

**Status:** 3/11/2013-Referred to Coms. on JUD. and HEALTH.

**Location:** 3/11/2013-A. JUD.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Summary:** Existing law, known as Laura's Law, until January 1, 2017, regulates designated assisted outpatient treatment services, which a county may, by resolution, choose to provide for its residents. In a county where assisted outpatient treatment services are available, a court may order a person to obtain assisted outpatient treatment for an initial period not to exceed 6 months if the court finds the requisite criteria are met, as specified. This bill would authorize the court to order a person to obtain assisted outpatient treatment for an initial period not to exceed 12 months. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**  
Andi Murphy                      **Due Date**

[AB 1367](#)      **(Mansoor R) Mental health: Mental Health Services Fund.**

**Current Text:** Introduced: 2/22/2013      [pdf](#)      [html](#)

**Introduced:** 2/22/2013

**Status:** 2/25/2013-Read first time.

**Location:** 2/22/2013-A. PRINT

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Summary:** Existing law, known as Laura's Law, until January 1, 2017, regulates designated assisted outpatient treatment services, which a county may choose to provide for its residents. In a county where assisted outpatient treatment services are available, a person is authorized to receive specified mental health services pursuant to an order if requisite criteria are met, as specified. Under that law, participating counties are required to provide prescribed assisted outpatient services, including a service planning and delivery process that provides for services that are client-directed and employ psychosocial rehabilitation and recovery principles. This bill would declare that it is consistent with and furthers the intent of the Mental Health Services Act. This bill would clarify that services provided under Laura's Law may be provided pursuant to the Mental Health Services Act. This bill would provide that outreach under prevention and early intervention programs may include the provision of funds to school districts, county offices of education, and charter schools for the purposes of obtaining and providing training to identify students with mental health issues that may result in a

threat to themselves or others. By allocating moneys in the Mental Health Services Fund for new purposes, this bill would make an appropriation. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**  
Andi Murphy                      **Due Date**

[SB 144](#)      **(Cannella R) 2013 Realignment Legislation addressing justice reinvestment.**

**Current Text:** Introduced: 1/30/2013 [pdf](#) [html](#)

**Introduced:** 1/30/2013

**Status:** 2/7/2013-Referred to Com. on PUB. S.

**Location:** 2/7/2013-S. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law, the 2011 Realignment Legislation addressing public safety and related statutes, requires that certain specified felonies be punished by a term of imprisonment in a county jail for 16 months, or 2 or 3 years, and provides for postrelease community supervision by county officials for persons convicted of certain specified felonies upon release from prison or county jail. As part of the realignment of public safety services to local agencies, existing law establishes the Local Revenue Fund 2011 into which specified tax revenues are deposited and are continuously appropriated for the provision of public safety services, as defined. This bill, the 2013 Realignment Legislation addressing justice reinvestment, would establish the Realignment Reinvestment Fund in the State Treasury as a continuously appropriated fund. The bill would require the Director of Finance, in consultation with the Legislative Analyst, to annually calculate the net savings to the state for the prior fiscal year and an estimate of the net current fiscal year savings resulting from the 2011 Realignment Legislation addressing public safety, as specified. The bill would require the Controller to transfer \$819,857,000 from the General Fund to the Realignment Reinvestment Fund for the 2013-14 fiscal year, thereby making an appropriation. The bill would, beginning in the 2014-15 fiscal year, and each fiscal year thereafter, require the Controller to transfer an amount equal to the estimate of net current fiscal year savings resulting from the 2011 Realignment Legislation addressing public safety, adjusted by the difference between the preceding year's estimate and the calculated prior fiscal year net savings, thereby making an appropriation. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**  
Andi Murphy                      **Due Date**

[SB 199](#)      **(De León D) Probation: community corrections community corrections.**

**Current Text:** Introduced: 2/7/2013 [pdf](#) [html](#)

**Introduced:** 2/7/2013

**Status:** 2/21/2013-Referred to Com. on PUB. S.

**Location:** 2/21/2013-S. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law authorizes each county to establish a Community Corrections Performance Incentives Fund to receive state moneys to implement a community corrections program consisting of a system of felony probation supervision services to, among other things, manage and reduce offender risk while under felony probation supervision and upon reentry from jail into the community. Existing law requires a community corrections program to be implemented by probation and advised by a local Community Corrections Partnership, consisting of specified members, including, but not limited to, the sheriff and a chief of police. Existing law requires a Community Corrections Partnership to recommend a local plan to the county board of supervisors for the implementation of public safety realignment. This bill would add a rank-and-file deputy sheriff or a rank-and-file police officer, and a rank-and-file probation officer or a deputy probation officer, each to be appointed by a local labor organization, to the membership of a Community Corrections Partnership. The bill would require the vote of the rank-and-file deputy sheriff or rank-and-file police officer, and the rank-and-file probation officer or a deputy probation officer, on the local plan.

**Position**                      **Priority**                      **Assigned**                      **Subject**  
Andi Murphy                      **Due Date**

[SB 364](#)      **(Steinberg D) Mental health.**

**Current Text:** Introduced: 2/20/2013 [pdf](#) [html](#)

**Introduced:** 2/20/2013

**Status:** 2/28/2013-Referred to Coms. on HEALTH and RLS.

**Location:** 2/28/2013-S. HEALTH

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law, the Lanterman-Petris-Short Act, provides for the involuntary commitment and treatment of persons with specified mental disorders and for the protection of the persons so committed. Existing law states the intent of the Legislature, with regard to this act, including to end inappropriate, indefinite, and involuntary commitment of mentally disordered persons, developmentally disabled persons, and persons impaired by chronic alcoholism, and to eliminate legal disabilities and to protect mentally disordered persons and developmentally disabled persons. This bill would state the intent of the Legislature, additionally, to ensure equal protection for all persons who are subject to involuntary detention and to provide services in the least restrictive setting consistent with the needs and stability of the person, as well as making technical changes. The bill would require counties to ensure that persons with severe mental illness who are on custodial hold receive prompt assessment, evaluation, and treatment, regardless of insurance status, economic status, or ability to pay for treatment. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**                      **Due Date**

Andi Murphy

[SB 391](#)      **(DeSaulnier D) California Homes and Jobs Act of 2013.**

**Current Text:** Introduced: 2/20/2013 [pdf](#) [html](#)

**Introduced:** 2/20/2013

**Status:** 3/12/2013-Set for hearing April 9.

**Location:** 2/28/2013-S. T. & H.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Calendar:** 4/9/2013 1:30 p.m. - John L. Burton Hearing Room (4203) SENATE TRANSPORTATION AND HOUSING, DESAULNIER, Chair

**Summary:** Under existing law, there are programs providing assistance for, among other things, emergency housing, multifamily housing, farmworker housing, home ownership for very low and low-income households, and downpayment assistance for first-time homebuyers. Existing law also authorizes the issuance of bonds in specified amounts pursuant to the State General Obligation Bond Law. Existing law requires that proceeds from the sale of these bonds be used to finance various existing housing programs, capital outlay related to infill development, brownfield cleanup that promotes infill development, and housing-related parks. This bill would enact the California Homes and Jobs Act of 2013. The bill would make legislative findings and declarations relating to the need for establishing permanent, ongoing sources of funding dedicated to affordable housing development. The bill would impose a fee, except as provided, of \$75 to be paid at the time of the recording of every real estate instrument, paper, or notice required or permitted by law to be recorded. By imposing new duties on counties with respect to the imposition of the recording fee, the bill would create a state-mandated local program. The bill would require that revenues from this fee be sent quarterly to the Department of Housing and Community Development for deposit in the California Homes and Jobs Trust Fund, which the bill would create within the State Treasury. The bill would provide that moneys in the fund may be expended for supporting affordable housing, administering housing programs, and the cost of periodic audits, as specified. The bill would impose certain auditing and reporting requirements. This bill contains other related provisions and other existing laws.

**Position**                      **Priority**                      **Assigned**                      **Subject**                      **Due Date**

Andi Murphy

[SB 580](#)      **(Leno D) Crime victims: trauma center grants.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 3/11/2013-Referred to Com. on PUB. S.

**Location:** 3/11/2013-S. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** The California Victim Compensation and Government Claims Board administers a program to assist state residents to obtain compensation for their pecuniary losses suffered as a direct result of criminal acts. Payment is made under these provisions from the Restitution Fund, which is

continuously appropriated to the board for these purposes. This bill would authorize the board, as specified, to administer a program to award, upon appropriation by the Legislature, up to \$2 million in grants, annually, to trauma centers, as defined.

Position	Priority	Assigned	Subject	Due Date
		Andi Murphy		

[SB 709](#) **(Nielsen R) Inmates: mental evaluations.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 3/11/2013-Referred to Com. on PUB. S.

**Location:** 3/11/2013-S. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House								

**Summary:** Existing law requires that as a condition of parole, a prisoner who has a severe mental disorder, as defined, shall be required to be treated by the State Department of State Hospitals, and the State Department of State Hospitals shall provide the necessary treatment. Existing law requires that, prior to release on parole, the person in charge of treating the prisoner and a practicing psychiatrist or psychologist from the State Department of State Hospitals have evaluated the prisoner at a facility of the Department of Corrections and Rehabilitation. This bill would require the evaluation to be a face-to-face evaluation. This bill contains other related provisions and other existing laws.

Position	Priority	Assigned	Subject	Due Date
Watch		Andi Murphy		

2

[AB 402](#) **(Ammiano D) Disability income insurance: mental illness.**

**Current Text:** Introduced: 2/15/2013 [pdf](#) [html](#)

**Introduced:** 2/15/2013

**Status:** 2/28/2013-Referred to Com. on INS.

**Location:** 2/28/2013-A. INS.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House								

**Summary:** Existing law defines disability income insurance as insurance against loss of occupational earning capacity arising from injury, sickness, or disablement. This bill would require every policy of disability income insurance that is issued, amended, or renewed on or after January 1, 2014, and that provides disability income benefits to provide coverage for disability caused by severe mental illnesses, as defined.

Position	Priority	Assigned	Subject	Due Date
Support	2	Andi Murphy		

[AB 623](#) **(Lowenthal D) Inmates: psychiatric medication: informed consent.**

**Current Text:** Introduced: 2/20/2013 [pdf](#) [html](#)

**Introduced:** 2/20/2013

**Status:** 3/4/2013-Referred to Com. on PUB. S.

**Location:** 3/4/2013-A. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House				2nd House								

**Summary:** Existing law prohibits, except as specified, a person sentenced to imprisonment in a county jail from being administered any psychiatric medication without his or her prior informed consent. This bill would instead prohibit, except as specified, a person confined in a county jail from being administered any psychiatric medication without his or her prior informed consent.

Position	Priority	Assigned	Subject	Due Date

**SB 127 (Gaines R) Firearms: mentally disordered persons: possession.****Current Text:** Introduced: 1/22/2013 [pdf](#) [html](#)**Introduced:** 1/22/2013**Status:** 1/31/2013-Referred to Com. on PUB. S.**Location:** 1/31/2013-S. PUB. S.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law prohibits a person who has been adjudicated by a court of any state to be a danger to others as a result of a mental disorder or mental illness, or who has been adjudicated to be a mentally disordered sex offender, after October 1, 1955, from receiving or possessing any firearm or any other deadly weapon unless the person has been issued a certificate by the court of adjudication stating that the person may possess a firearm or any other deadly weapon. A person who violates or attempts to violate this provision is guilty of a felony or a misdemeanor. This bill would prohibit persons adjudicated to be a danger pursuant to the above provisions after January 1, 2014, from receiving or possessing any firearm or any other deadly weapon and remove the authority of a court to issue a certificate for that person to possess a firearm or any other deadly weapon. Because a violation of above prohibition would be a crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

Position	Priority	Assigned	Subject	Due Date
	2	Andi Murphy		

**SB 330 (Padilla D) Comprehensive health education plans: approval.****Current Text:** Introduced: 2/19/2013 [pdf](#) [html](#)**Introduced:** 2/19/2013**Status:** 2/28/2013-Referred to Com. on RLS.**Location:** 2/28/2013-S. RLS.

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law requires the State Department of Education to prepare and distribute to school districts guidelines for the preparation of comprehensive health education plans, and requires approval of district plans to be made in accordance with rules and regulations adopted by the State Board of Education. This bill would make a nonsubstantive change to the provision relating to approval of district plans.

Position	Priority	Assigned	Subject	Due Date
	2	Andi Murphy	Education, Prevention and Early Intervention	

## 3

**AB 230 (Maienschein R) Mental health.****Current Text:** Introduced: 2/5/2013 [pdf](#) [html](#)**Introduced:** 2/5/2013**Status:** 2/6/2013-From printer. May be heard in committee March 8.**Location:** 2/5/2013-A. PRINT

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
	1st House				2nd House							

**Summary:** Existing law authorizes the State Department of State Hospitals, the State Department of Health Care Services, and other departments as necessary to perform various duties relating to mental health services. This bill would state the intent of the Legislature to enact legislation relating to mental health.

Position	Priority	Assigned	Subject	Due Date
	3	Andi Murphy	State Hospitals	

**SB 585**

**(Steinberg D) Mental health: Mental Health Services Fund.**

**Current Text:** Introduced: 2/22/2013 [pdf](#) [html](#)

**Introduced:** 2/22/2013

**Status:** 3/11/2013-Referred to Com. on HEALTH.

**Location:** 3/11/2013-S. HEALTH

2Year Dead	Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
1st House					2nd House							

**Summary:** Existing law contains provisions governing the operation and financing of community mental health services for the mentally disordered in every county through locally administered and locally controlled community mental health programs. Existing law, the Mental Health Services Act, an initiative measure enacted by the voters as Proposition 63 at the November 2, 2004, statewide general election, funds a system of county mental health plans for the provision of mental health services, as specified. This bill would clarify that services provided under Laura's Law may be provided pursuant to the procedures specified in the Mental Health Services Act, thereby making an appropriation. This bill contains other related provisions and other existing laws.

Position	Priority	Assigned	Subject	Due Date
	3	Andi Murphy	Involuntary Treatment	

**SB 664**

**(Yee D) Mental health: Laura's Law: Mental Health Services Fund.**

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1st House					2nd House							

**Summary:** Existing law, known as Laura's Law, until January 1, 2017, regulates designated assisted outpatient treatment services, which a county may choose to provide for its residents. To implement the program, the county board of supervisors is required to, by resolution, authorize the program and make a finding that no voluntary mental health program serving adults, and no children's mental health program, may be reduced as a result of the program's implementation. In a county where assisted outpatient treatment services are available, a person is authorized to receive specific mental health services pursuant to an order if requisite criteria are met, as specified. Under that law, a participating county is required to provide prescribed assisted outpatient services, including a service planning and delivery process that provides for services that are client-directed and employ psychosocial rehabilitation and recovery principles. This bill would no longer require a county to authorize the program by resolution and make those findings to implement the program. This bill would authorize a county to limit the number of persons to whom it provides assisted outpatient treatment services. This bill contains other related provisions and other existing laws.

Position	Priority	Assigned	Subject	Due Date
Watch	3	Andi Murphy		

**Total Measures: 23**  
**Total Tracking Forms: 23**