NCGASA - Bill Tracker / Status Report

Tuesday, March 26, 2024



Children's camps: safety and regulation.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted

upon Jan 2024)

Summary:

Current law requires the State Public Health Officer to establish rules and regulations establishing minimum standards for organized camps, defined as a site with a program and facilities established for the primary purposes of providing an outdoor group living experience with social, spiritual, educational, or recreational objectives, for 5 days or more during one or more seasons of the year, except as specified. This bill would require the State Department of Social Services to convene and consult with a stakeholder group on children's camp safety. The bill would require the stakeholder group to be composed of representatives of designated state entities, including, but not limited to, the State Department of Public Health and the State Department of Education, and other stakeholders, such as parent advocate groups, children's advocates and safety groups, and local parks and health departments. The bill would require the department, following consultation with the stakeholder group, and within 24 months after funds are appropriated, to submit its recommendations in a report to the Legislature, as specified. The bill would require the recommendations to address, among other things, a definition for a children's camp, child supervision requirements, requirements for camp licensure and regulation, and the government agency or agencies necessary to establish and enforce rules and regulations relating to children's camps, as specified. The bill would require the report to include costs estimates for implementation of the recommendations included in the report. (Based on 09/01/2023 text)

Current 09/01/2023 - Amended

Text:

Last 09/01/2023

Amend:

Location:

09/14/2023 - Assembly 2 YEAR

AB 305

Villapudua, D

HTML

PDF

California Flood Protection Bond Act of 2024.

Progress bar



Tuesday, 03/26/2024 Sorted by: Measure

Position Monitor

Notes

Bill information

Status: 06/14/2023 - Referred to Coms. on N.R. & W. and GOV. & F.

Summary: Would enact the California Flood Protection Bond Act of 2024 which, if approved by the voters, would authorize the issuance

of bonds in the amount of \$4,500,000,000 pursuant to the State General Obligation Bond Law for flood protection projects, as specified. The bill would provide for the submission of these provisions to the voters at the November 5, 2024, statewide

general election. (Based on 04/25/2023 text)

Current 04/25/2023 - Amended

Text:

Last 04/25/2023

Amend:

AB 460

Location:

Bauer-Kahan, D

06/14/2023 - Senate N.R. & W.

HTML

PDF

State Water Resources Control Board: water rights and usage: interim relief: procedures.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on 6/7/2023)(May be acted upon Jan

2024)

Summary: Current law authorizes the State Water Resources Control Board to investigate all streams, stream systems, lakes, or other

bodies of water, take testimony relating to the rights to water or the use of water, and ascertain whether water filed upon or attempted to be appropriated is appropriated under the laws of the state. Current law requires the board to take appropriate actions to prevent waste or the unreasonable use of water. This bill would authorize the board, in conducting specified investigations or proceedings to inspect the property or facilities of a person or entity, as specified. The bill would authorize the board, if consent is denied for an inspection, to obtain an inspection warrant, as specified, or in the event of an emergency

affecting public health and safety, to conduct an inspection without consent or a warrant. (Based on 05/18/2023 text)

Current 05/18/2023 - Amended

Text:

Last 05/18/2023

Amend:

Location:

07/14/2023 - Senate 2 YEAR

AB 667

Maienschein, D

HTML

PDF

Firearms: gun violence restraining orders.





Notes

Bill information

Status: 01/25/2024 - Read third time. Passed. Ordered to the Senate. (Ayes 61. Noes 1.) In Senate. Read first time. To Com. on RLS.

for assignment.

Summary: Current law authorizes a court to issue a gun violence restraining order to prohibit a person from purchasing or possessing a

> firearm or ammunition for a period of one to 5 years, subject to renewal for additional one- to 5-year periods, if the subject of the petition poses a significant danger of self-harm or harm to another in the near future by having a firearm and the order is necessary to prevent personal injury to the subject of the petition or another. Current law makes it a crime to own or possess a firearm in violation of a gun violence restraining order. If the court finds evidence of an extreme risk of violence, including repeated and egregious instances of specified facts, and those facts existed 12 months prior to a petition being filed, this bill would require a court to issue a gun violence restraining order for 5 years. By expanding the scope of an existing crime, this

bill would impose a state-mandated local program. (Based on 01/03/2024 text)

Current 01/03/2024 - Amended

Text:

Last 01/03/2024

Amend:

Location:

01/25/2024 - Senate RLS.

AB 923

Bauer-Kahan, D

HTML

PDF

Flood plain restoration projects: Central Valley: study.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be

acted upon Jan 2024)

Summarv: The Central Valley Flood Protection Act of 2008 requires the Department of Water Resources to prepare, and the Central

> Valley Flood Protection Board, a state agency, to adopt, a plan identified as the Central Valley Flood Protection Plan. This bill would require the board, in coordination with the department, to identify priority flood plain restoration or floodway expansion projects where increased flows due to climate change are likely to overwhelm existing flood protection infrastructure, as specified. The bill would require the department and the board to conduct broad stakeholder outreach to identify priority projects and would require that those projects provide at least 2 of 4 specified public benefits. The bill would require the board. upon the appropriation of funds for this purpose, to begin preconstruction activities, including acquisition of land, easements,

or rights of way, to expedite the priority projects identified. (Based on 07/12/2023 text)

Current 07/12/2023 - Amended Location: 09/01/2023 - Senate 2 YEAR

Text:

Last 07/12/2023

Amend:



HTML

PDF

Coastal resources: voluntary vessel speed reduction and sustainable shipping program.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be

acted upon Jan 2024)

Summary: Would require the Ocean Protection Council, on or before January 1, 2026, in coordination and in consultation with various

entities, including the State Air Resources Board, to implement a statewide voluntary vessel speed reduction and sustainable shipping program for the California coast in order to reduce air pollution, the risk of fatal vessel strikes on whales, and harmful underwater acoustic impacts. The bill would require the program to expand a certain existing program and would authorize the program to include specified components, including incentives to program participants based on a percentage of distance traveled by a participating vessel at a reduced speed, as provided. The bill would limit application of the program to vessels that are 300 gross tons or greater. The bill would require the council, on or before December 31, 2026, to submit a report to

the Legislature regarding the implementation of the program. (Based on 07/13/2023 text)

Current 07/13/2023 - Amended

Text:

Last 07/13/2023

Amend:

Location:

09/01/2023 - Senate 2 YEAR



State Water Resources Control Board: drought planning.

Progress bar



Tracking form



Notes

Bill information

Status: 09/14/2023 - Withdrawn from Engrossing and Enrolling. Ordered to the Senate. In Senate. Held at Desk.

Summary: Would require the State Water Resources Control Board, in consultation with the Department of Fish and Wildlife, to adopt principles and guidelines for diversion and use of water in coastal watersheds, as specified, during times of water shortage

for drought preparedness and climate resiliency. The bill would require that the principles and guidelines allow for the

development of locally generated watershed-level plans to support public trust uses, public health and safety, and the human right to water in times of water shortage, among other things. The bill also would require the state board, prior to adopting those principles and guidelines, to allow for public comment and hearing, as provided. The bill would make the implementation of these provisions contingent upon an appropriation of funds by the Legislature for this purpose. (Based on 09/01/2023 text)

Current 09/12/2023 - Enrollment

Text:

Last 09/01/2023

Amend:

AB 1284

Ramos, D

09/14/2023 - Senate DESK

HTML

PDF

Tribal ancestral lands and waters: cogovernance and comanagement agreements.

Progress bar

Location:



Tracking form

Position Monitor

Notes

Bill information

Status: 01/29/2024 - Read third time. Passed. Ordered to the Senate. (Ayes 77. Noes 0.) In Senate. Read first time. To Com. on RLS.

for assignment.

Summary:

Current law provides that the Legislature encourages the State of California and its agencies to consult on a government-to-government basis with federally recognized tribes and to consult with nonfederally recognized tribes and tribal organizations, as appropriate, in order to allow tribal officials the opportunity to provide meaningful and timely input in the development of policies, processes, programs, and projects that have tribal implications. Current law provides that the Legislature encourages the state and its agencies to consult with a federally recognized tribe, at the tribe's request for a government-to-government consultation on a specified agency action, within 60 days of the request. This bill would provide that the Legislature encourages the Natural Resources Agency, and its departments, conservancies, and commissions, to enter into cogovernance and comanagement agreements with federally recognized tribes. The bill would authorize the Secretary of the Natural Resources Agency or a delegate to enter into agreements with federally recognized tribes for the purposes of shared responsibility, decisionmaking, and partnership in resource management and conservation within a tribe's ancestral lands and waters, and would require the secretary or a delegate to be the signatory for the state for these agreements. The bill would authorize the secretary or a delegate, within 90 days of a federally recognized tribe's request, to begin government-to-government negotiations on cogovernance and comanagement agreements with the tribe. (Based on 01/22/2024 text)

Location: 01/29/2024 - Senate RLS.

Current 01/22/2024 - Amended

Text:

Last 01/22/2024

Amend:

AB 1567

Garcia, D

HTML

PDF

Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, Clean Energy, and Workforce Development Bond Act of 2024.





Notes

Bill information

Status: 06/14/2023 - Referred to Coms. on N.R. & W. and GOV. & F.

Summary: Would enact the Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation,

Clean Energy, and Workforce Development Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$15,995,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, wildfire prevention, drought preparation, flood protection, extreme heat mitigation, clean energy, and workforce

development programs. (Based on 05/26/2023 text)

Current 05/26/2023 - Amended

Text:

Last 05/26/2023

Amend:

Location:

06/14/2023 - Senate N.R. & W.



HTML | F

PDF

State crustacean.

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Tracking form

PositionMonitor

Notes

Bill information

Location:

Status: 03/20/2024 - Read second time. Ordered to Consent Calendar.

Summary: Would establish the Dungeness crab (Metacarcinus magister) as the official state crustacean. The bill would also make related

findings and declarations. (Based on 02/08/2024 text)

Current 02/08/2024 - Amended

Text:

03/19/2024 - Assembly CONSENT CALENDAR Last 02/08/2024

PDF

.ast 02/00/2024

Amend:

AB 1798 Papan, D HTML

Department of Transportation: contaminated stormwater runoff: salmon and steelhead trout bearing surface waters.





Notes

Bill information

Status: 03/19/2024 - From committee: Do pass and re-refer to Com. on E.S. & T.M. (Ayes 10. Noes 0.) (March 19). Re-referred to

Com. on E.S. & T.M.

Summary: Would require the Department of Transportation, in conjunction with the State Water Resources Control Board, to develop a

> programmatic environmental review process to prevent 6PPD and 6PPD-quinone from entering salmon and steelhead trout bearing surface waters of the state. The bill would require the state board to establish the parameters of the department's programmatic environmental review process, as specified, and, to the extent practical, with the department, consult with the States of Washington and Oregon in the development of the programmatic environmental review process. The bill would require the department's 6PPD and 6PPD-quinone programmatic environmental review process to include specified components, including 5 pilot projects at specified locations to study the effectiveness and cost effectiveness of installing and maintaining bioretention and biofiltration comparatively along department rights-of-way to eliminate the discharge of 6PPD and 6PPD-guinone into surface waters of the state, as specified. The bill would require all information provided by the department to the state board pursuant to these provisions be made publicly available through the state board's stormwater data collection

system. (Based on 03/12/2024 text)

Current 03/12/2024 - Amended

Text:

Last 03/12/2024

Amend:

03/19/2024 - Assembly E.S. & T.M.

AB 1812

Location:

Gabriel, D

HTML

PDF

Budget Act of 2024.

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Tracking form

Position Monitor

Notes

Bill information

Status: 01/16/2024 - Referred to Com. on BUDGET.

Would make appropriations for the support of state government for the 2024-25 fiscal year. (Based on 01/10/2024 text) Summary:

Current 01/10/2024 - Introduced Location: 01/16/2024 - Assembly BUDGET

Text:

AB 1889

Friedman, D

HTML

PDF

General plan: wildlife connectivity element.

Progress bar



Tracking form



Notes

Bill information

Status: 02/05/2024 - Referred to Coms. on L. GOV. and W., P., & W.

Summary:

The Planning and Zoning Law requires the legislative body of a city or county to adopt a comprehensive general plan that includes various elements, including land use and housing elements, as specified. This bill would require a general plan to include a wildlife connectivity element, or related goals, policies, and objectives integrated in other elements, that considers the effect of development within the jurisdiction on fish, wildlife, and habitat connectivity, as specified. The bill would require the wildlife connectivity element to, among other things, identify and analyze connectivity areas, permeability, and natural landscape areas within the jurisdiction, incorporate and analyze specified guidelines and standards, incorporate and analyze relevant information from specified sources, and incorporate and analyze relevant best available science. The bill would require a city or county subject to these provisions to adopt or review the wildlife connectivity element, or related goals, policies, and objectives integrated in other elements, upon the adoption or next revision of one or more elements on or after January 1, 2025. (Based on 01/22/2024 text)

Location: 02/05/2024 - Assembly L. GOV.

Current 01/22/2024 - Introduced

Text:

AB 1982

Mathis, R

HTML

PDF

Firearm safety certificate: exemptions.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/18/2024 - Read third time. Passed. Ordered to the Senate. (Ayes 74. Noes 0.) In Senate. Read first time. To Com. on RLS.

for assignment.

Summary: Current law requires any person who purchases or receives a firearm to possess a firearm safety certificate, with specified

exemptions, including active or honorably retired members of the armed forces, as specified, where individuals in those organizations are properly identified. Under current law, proper identification includes the Armed Forces Identification Card or other written documentation certifying that the individual is an active or honorably retired member of the armed forces. This bill would additionally include the Veteran Health Identification Card issued by the Department of Veterans Affairs as proper

identification for the above provisions. (Based on 02/15/2024 text)

Location: 03/18/2024 - Senate RLS.

Current 02/15/2024 - Amended

Text:

Last 02/15/2024

Amend:



Reyes, D

HTML

PDF

30x30 goal: partnering state agencies: Department of Parks and Recreation.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/20/2024 -

03/20/2024 - From committee: Do pass and re-refer to Com. on W., P., & W. (Ayes 11. Noes 0.) (March 19). Re-referred to

Com. on W., P., & W.

Summary:

By Executive Order No. N-82-20, Governor Gavin Newsom directed the Natural Resources Agency to combat the biodiversity and climate crises by, among other things, establishing the California Biodiversity Collaborative and conserving at least 30% of the state's lands and coastal waters by 2030. Current law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030, known as the 30x30 goal. Current law requires the Natural Resources Agency to prioritize specified actions, including partnering with federal agencies to leverage strategic funding and resources in achieving the 30x30 goal. This bill would also require the agency to prioritize promoting and supporting partnering state agencies and departments, including, but not limited to, the Department of Parks and Recreation, in the acquisition and responsible stewardship of state land. (Based on 02/13/2024 text)

Location:

03/19/2024 - Assembly W.,P. & W.

Current 02/13/2024 - Introduced

Text:

AB 2558

Hart, D

HTML

PDF

Department of Transportation: projects: fish passage.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/04/2024 - Referred to Coms. on TRANS. and W., P., & W.

Summary: Current law, through the year 2025, requires the Department of Transportation to prepare an annual report to the Legislature

describing the status of the department's progress in locating, assessing, and remediating barriers to fish passage. Current law requires the department to pursue development of a programmatic environmental review process with appropriate state and federal regulatory agencies for remediating barriers to fish passage that will streamline the permitting process for projects. This bill would extend this annual reporting requirement until the year 2030 and would require the reports to include other

specified information. The bill would impose a deadline of January 1, 2026, for the department to implement the programmatic environmental review process. (Based on 02/14/2024 text)

Location: 03/04/2024 - Assembly TRANS.

Current 02/14/2024 - Introduced

Text:





HTML

PDF

Cannabis cultivation: environmental remediation.

Progress bar



Tracking form



Notes

Bill information

Status:

03/21/2024 - Referred to Com. on W., P., & W. From committee chair, with author's amendments: Amend, and re-refer to Com. on W., P., & W. Read second time and amended.

Summary:

Current law requires the Department of Fish and Wildlife to establish the watershed enforcement program to facilitate the investigation, enforcement, and prosecution of offenses relating to unlawful water diversions and other violations of the Fish and Game Code associated with cannabis cultivation. Current law also requires the department, in coordination with specified state agencies, to establish a permanent multiagency task force to address the environmental impacts of cannabis cultivation. This bill would require the department to conduct a study to create a framework for cannabis site restoration with the goal of providing guidance for the cleanup, remediation, and restoration of environmental damage caused by cannabis cultivation, and to complete the study by January 1, 2027, as specified. The bill would authorize the department to enter into an agreement with a nongovernmental organization or educational institution for that entity to conduct the study. (Based on 03/21/2024 text)

Location:

03/21/2024 - Assembly W.,P. & W.

Current 03/21/2024 - Amended

Text:

Last 03/21/2024

Amend:

AB 2827

Reyes, D

HTML

PDF

Invasive species: prevention.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/21/2024 - Referred to Coms. on AGRI. and E.S. & T.M.

Summary:

Would find and declare that it is a primary goal of the state to prevent the introduction, and suppress the spread, of invasive species within its borders. The bill would require, in carrying out this goal, state agencies, in collaboration with relevant stakeholders, to, among other things, develop and implement strategies to detect, control, monitor, and eradicate invasive species to protect the state's agriculture, environment, and natural resources. The bill would require the Department of Food and Agriculture, in consultation with other relevant state agencies, to allocate funds, if available, to implement and enforce these provisions. (Based on 02/15/2024 text)

Location: 03/21/2024 - Assembly AGRI.

Current 02/15/2024 - Introduced

Text:

AB 3023

Papan, D

HTML

PDF

Environmental protection: lands and coastal waters: conservation goals: 30x30 goal.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/21/2024 - Referred to Coms. on NAT. RES. and W., P., & W. From committee chair, with author's amendments: Amend,

and re-refer to Com. on NAT. RES. Read second time and amended.

Summary: Current law requires the Natural Resources Agency, in implementing certain pathways and actions to achieve the 30x30 goal, to prioritize specified actions, including conducting public outreach to engage historically marginalized communities in the planning and implementation of the 30x30 goal. Current law requires the Secretary of the Natural Resources Agency to prepare and submit, on or before March 31, 2024, and annually thereafter, a report to the Legislature on the progress made

during the prior calendar year toward achieving the 30x30 goal, as provided. This bill would require the Natural Resources
Agency to post on its internet website the criteria used to determine whether or not to approve plans submitted in pursuit of

reaching the 30x30 goal, as provided. (Based on 03/21/2024 text)

Current 03/21/2024 - Amended

Text:

Last 03/21/2024

Amend:

Location:

03/21/2024 - Assembly NAT. RES.

AB 3067

Gipson, D

HTML

PDF

Residential property insurance: firearms.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/11/2024 - Referred to Com. on INS.

Summary: Would require an insurer, by January 1, 2026, to include questions on an application for homeowners' or renters' insurance

seeking specified information regarding the presence and storage of any firearms kept in the household, accessory structures, or vehicles kept on the property subject to any applicable insurance policy. The bill would require an insurer to annually report this information to the Department of Insurance and the Legislature beginning on January 1, 2027, and would prohibit the

inclusion of confidential identifying information in the report. (Based on 02/16/2024 text)

Location: 03/11/2024 - Assembly INS.

Current 02/16/2024 - Introduced Text:



California Trails Conservancy Program.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/21/2024 - Referred to Com. on NAT. RES. From committee chair, with author's amendments: Amend, and re-refer to Com.

on NAT. RES. Read second time and amended.

Summary: Would establish in the Natural Resources Agency the California Trails Conservancy Program. The bill would require the

program to have specified purposes, including promoting enhanced and expanded environmentally sound greenways and trail networks. If the agency determines that it would benefit these purposes, the bill would authorize the agency to establish an ad hoc working group with specified members, including a representative from the Department of Parks and Recreation. (Based

on 03/21/2024 text)

Current 03/21/2024 - Amended

Text:

Last 03/21/2024

Amend:

Location: 03/21/2024 - Assembly NAT. RES.

AB 3166

Hart, D HT

HTML

PDF

Fish and Game Commission.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 02/17/2024 - From printer. May be heard in committee March 18.

The California Constitution establishes the Fish and Game Commission and provides for the delegation to the commission of Summary:

powers relating to the protection and propagation of fish and game. Existing law places the Fish and Game Commission in the

Natural Resources Agency. This bill would make nonsubstantive changes to this latter provision. (Based on 02/16/2024 text)

Location: 02/16/2024 - Assembly PRINT Current 02/16/2024 - Introduced

Text:



Alanis, R

HTML

PDF

Water Resiliency Act of 2024.

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Tracking form

Position Monitor

Notes

Bill information

Status: 03/19/2024 - In committee: Set, first hearing. Hearing canceled at the request of author.

Summary:

The California Constitution declares that the general welfare requires that the water resources of the state be put to beneficial use to the fullest extent of which they are capable, and that the right to the use of water does not extend to the waste or unreasonable use, method of use, or method of diversion of water. This measure would require the Treasurer to annually transfer an amount equal to 1.5% of all state revenues from the General Fund to the California Water Resiliency Trust 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 specified water infrastructure projects. (Based on 03/06/2024 text)

Current 03/06/2024 - Amended

Text:

Last 03/06/2024

Amend:

Location:

04/20/2023 - Assembly W.,P. & W.



Bryan, D

HTML

PDF

Environmental rights.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 03/11/2024 - Referred to Com. on NAT. RES.

Summary: The California Constitution declares various inalienable rights of the people, including the right to enjoy and defend life

and liberty, acquire, possess, and protect property, and pursue and obtain safety, happiness, and privacy. This measure would amend the California Constitution to declare that the people have a right to clean air and water and a healthy

environment. (Based on 01/25/2024 text)

Location: 03/11/2024 - Assembly NAT. RES.

Current 01/25/2024 - Introduced

Text:

SB 53

Portantino, D

HTML

PDF

Firearms: storage.

Progress bar



Tracking form

Position Oppose

Notes

Bill information

Status: 01/29/2024 - Read third time. Passed. (Ayes 27. Noes 9.) Ordered to the Assembly. In Assembly. Read first time. Held at

Desk.

Summary:

Would, beginning on July 1, 2025, prohibit a person from keeping or storing a firearm in a residence owned or controlled by that person unless the firearm is stored in a locked box or safe that is listed on the Department of Justice's list of approved firearms safety devices and is properly engaged so as to render it inaccessible by any person other than the owner, as specified. The bill would make a first violation of this offense punishable as an infraction, and a second or subsequent violation punishable as a misdemeanor. The bill would exempt firearms that are permanently inoperable from these provisions. The bill would require the Department of Justice to promptly engage in a public awareness and education campaign to inform residents about these standards for storage of firearms. The bill would additionally prohibit a person convicted under these provisions from owning, purchasing, receiving, or possessing a firearm within one year of the conviction, as specified. The bill would make a violation of this provision punishable as a misdemeanor or felony. (Based on 01/03/2024 text)

Current 01/03/2024 - Amended

Text:

Last

01/03/2024

Amend:

Location:

01/29/2024 - Assembly DESK

SB 231

Hurtado, D

HTML

PDF

Department of Water Resources: water supply forecasting.

Progress bar



Tracking form

Position

Monitor

Notes

Bill information

Status: 09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/23/2023)(May be

acted upon Jan 2024)

Summary: Would require the Department of Water Resources, on or before December 31, 2025, to establish a formal process for

annually evaluating and improving the accuracy of its water supply forecasts, adopt a new water supply forecasting model that better addresses the effects of climate change, and implement a formal policy and procedures for documenting its operational plans for the state's water supply and its rationale for its operating procedures. The bill would require the department, by December 1, 2024, to prepare, and submit to the Legislature, a report on its progress toward meeting these requirements.

(Based on 07/12/2023 text)

Current 07/12/2023 - Amended

Text:

Last 07/12/2023

Amend:

Location: 09/01/2023 - Assembly 2 YEAR

SB 243 Seyarto, R

HTML

PDF

Sales and Use Tax Law: exemption: gun safety systems.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 11/29/2023 - Returned to Secretary of Senate pursuant to Joint Rule 62(a).

Summary: Would, until January 1, 2028, exempt from sales and use taxes the gross receipts from the sale in this state of, and the

storage, use, or other consumption in this state of, a gun safety system, as defined. This bill contains other related provisions

and other existing laws. (Based on 01/25/2023 text)

Location: 02/01/2023 - Senate GOV. & F.

Current 01/25/2023 - Introduced

Text:



Eggman, D

HTML

PDF

Climate Resiliency and Flood Protection Bond Act of 2024.

Progress bar



Tracking form



Notes

Bill information

Status: 07/06/2023 - July 11 hearing postponed by committee.

Summary: Would enact the Climate Resiliency and Flood Protection Bond Act of 2024 which, if approved by the voters, would authorize

the issuance of bonds in the amount of \$6,000,000,000 pursuant to the State General Obligation Bond Law, for flood

protection and climate resiliency projects. (Based on 06/28/2023 text)

Current 06/28/2023 - Amended

Text:

Last 06/28/2023

Amend:



HTML

PDF

Clotts, IV

06/15/2023 - Assembly W.,P. & W.

California Environmental Quality Act: groundwater recharge projects: Judicial Council rules of court.

Progress bar

Location:



Tracking form

Position Monitor

Notes

Bill information

Status: 07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on 6/20/2023)(May be acted upon Jan

2024)

Summary: Would require the Judicial Council to adopt a rule of court to establish procedures requiring actions or proceedings brought

to attack, review, set aside, void, or annul the certification of an environmental impact report, or the granting of any project approvals, for groundwater recharge projects, as described, except as provided, that implement a groundwater sustainability plan or an interim groundwater sustainability plan, as described, that would require the actions or proceedings, including any appeals, to be resolved within 270 days of the filing of the certified record of proceedings with the court. The bill would also

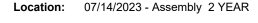
include a related statement of legislative intent. (Based on 06/22/2023 text)

Current 06/22/2023 - Amended

Text:

Last 06/22/2023

Amend:





Firearms.

Progress bar



Tracking form

Position

Monitor

Notes

Bill information

Status: 07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was PUB. S. on 6/1/2023)(May be acted upon Jan

2024)

Current law requires the Secretary of Food and Agriculture to maintain plant quarantine inspection stations. Current law Summary:

> requires that a sign be conspicuously posted at an inspection station maintained at or near the California border stating that the federal Gun Control Act of 1968 may prohibit persons from bringing firearms into the state that were acquired outside of the state. This bill would require that these inspection station signs also state, among other things, that California law may prohibit a person from bringing a firearm into the state that was acquired outside of the state. (Based on 02/17/2023 text)

Current 02/17/2023 - Introduced Location: 07/14/2023 - Assembly 2 YEAR

Text:



Allen, D

HTML

PDF

Drought, Flood, and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, Park Creation and Outdoor Access, and Clean Energy Bond Act of 2024.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 07/06/2023 - July 10 hearing postponed by committee.

Summary:

Would enact the Drought, Flood, and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, Park Creation and Outdoor Access, and Clean Energy Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$15,500,000,000 pursuant to the State General Obligation Bond Law to finance projects for drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate smart agriculture, park creation and outdoor access, and clean energy programs. (Based on 06/22/2023 text)

Current 06/22/2023 - Amended

Text:

06/20/2023 - Assembly NAT. RES.

06/22/2023 Last

Amend:

SB 917

Location:

Skinner, D

HTML

PDF

Budget Act of 2024.





Notes

Bill information

Status: 01/10/2024 - Introduced. Read first time. Referred to Com. on B. & F.R. To print.

Summary: Would make appropriations for the support of state government for the 2024–25 fiscal year. (Based on 01/10/2024 text)

Location: 01/10/2024 - Senate BUDGET & F.R.

Current 01/10/2024 - Introduced

Text:

SB 1038

Blakespear, D

HTML

PDF

Firearms.

Progress bar



Tracking form



Notes

Bill information

Status: 03/19/2024 - From committee: Do pass and re-refer to Com. on JUD. (Ayes 4. Noes 1.) (March 19). Re-referred to Com. on

JUD.

Summary: Current law, as enacted by the Safety for All Act of 2016, an initiative statute approved by voters as Proposition 63 at the

November 8, 2016, statewide general election, requires a person to report the loss or theft of a firearm that the person owns or possesses to a local law enforcement agency in the jurisdiction in which the theft or loss occurred within 5 days of the time that the owner or possessor knew or should have known that the firearm had been stolen or lost, as specified. This bill would amend Proposition 63 by requiring a person to report the loss or theft within 48 hours of the time that the owner or possessor

knew or should have known that the firearm had been stolen or lost. (Based on 03/11/2024 text)

Current 03/11/2024 - Amended

Text:

03/19/2024 - Senate JUD. Last 03/11/2024

Amend:

SB 1160

Location:

Portantino, D

HTML

PDF

Firearms: annual registration of firearms.



Position Monitor

Notes

Bill information

Status: 03/01/2024 - Set for hearing April 2.

Summary:

Existing law requires the sale or transfer of any firearm to be processed through a licensed firearms dealer. Existing law requires a licensed firearms dealer to record specified information regarding each firearm sale or transfer and to submit that information to the Department of Justice. Existing law requires the Department of Justice to maintain keep and maintain this and other specified information relating to firearms within the state. This bill would require every firearm in the state, except those specifically exempted, to be annually registered with the department. The bill would require the registrant to annually pay a fee, as specified, to be deposited into a special fund that is continuously appropriated to the department for the express purpose of carrying out the administration and enforcement of the firearm registry. The bill would require the department to establish and maintain a system for the annual registration of firearms and would require the department to make registration information available to other law enforcement agencies, as specified. The bill would require the department to make reasonable efforts to notify firearms dealers, firearm owners, and the general public regarding registration requirements. This bill contains other related provisions and other existing laws. (Based on 02/14/2024 text)

Location: 02/21/2024 - Senate PUB. S.

Current 02/14/2024 - Introduced

Text:

SB 1226

Cortese, D

HTML

PDF

Hunting: navigable waters.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 02/29/2024 - Referred to Com. on N.R. & W.

Summary:

Existing law makes it unlawful to enter land for the purpose of discharging a firearm or taking or destroying any mammal or bird, including waterfowl, on that land, without having first obtained written permission from the owner, the owner's agent, or the person in lawful possession of that land, if either of the following applies: (1) the land belongs to, or is occupied by, another person and is either under cultivation or enclosed by a fence, or (2) there are signs forbidding trespass or hunting or both displayed at intervals not less than 3 to the mile along all exterior boundaries and at all roads and trails entering those lands, including land temporarily inundated by water flowing outside the established banks of a waterway. This bill would restrict the application of the provisions regarding land temporarily inundated by water flowing outside the established banks of a waterway to non-navigable waters. The bill would also state that these provisions do not restrict the public's right to use navigable waters for hunting, fishing, or other public purposes under the California Constitution. (Based on 02/15/2024 text)

Location: 02/29/2024 - Senate N.R. & W.

Current 02/15/2024 - Introduced

Text:



Gonzalez, D

HTML

PDF

Firearms: firearm safety certificates.

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Tracking form

PositionMonitor

Notes

Bill information

Status: 03/21/2024 - From committee with author's amendments. Read second time and amended. Re-referred to Com. on PUB S.

Summary: This bill would, commencing on January 1, 2026, prohibit a person from possessing certain firearms without the possession of a valid, unexpired firearm safety certificate. A violation of this prohibition would be punishable as an infraction. This bill

would require any person moving into the state with a firearm to obtain a firearm safety certificate within 60 days after arriving in the state. The bill would allow a person with an expired certificate a 60-day grace period in which to renew the certificate. The bill would also require the Department of Justice to notify certificate holders in a timely manner when their certificates are

expiring. (Based on 03/21/2024 text)

Current 03/21/2024 - Amended

Text:

Last 03/21/2024

Amend:

Location:

02/29/2024 - Senate PUB. S.



The Conservation Stewardship Fund.

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PDF

Tracking form



Notes

Bill information

Status: 02/29/2024 - Referred to Com. on N.R. & W.

Summary: Would authorize the Secretary of the Natural Resources Agency to accept donations and contributions from public and

private entities that are provided for the specific purposes of supporting the maintenance and stewardship of lands owned and managed by the Wildlife Conservation Board, the Department of Parks and Recreation, or any state conservancy. The bill would require these funds to be deposited into the Conservation Stewardship Fund, which this bill would establish. The bill would continuously appropriate the moneys in the fund to the agency for the purposes described above. The bill would require

the secretary to establish a governing body, consisting of specified members, including the Director of Parks and Recreation, to oversee the administration of the fund and the disbursement of the moneys in the fund. (Based on 02/16/2024 text)

Location: 02/29/2024 - Senate N.R. & W. Current 02/16/2024 - Introduced

Text:





HTML

PDF

30x30 goal: state agencies: adoption, revision, or establishment of plans, policies, and regulations.

Progress bar



Tracking form



Notes

Bill information

Status: 02/29/2024 - Referred to Coms. on G.O. and N.R. & W.

Summary:

Current law requires the Secretary of the Natural Resources Agency to prepare and submit, on or before March 31, 2024, and annually thereafter, a report to the Legislature on the progress made in the prior calendar year toward achieving the goal to conserve 30% of California's lands and coastal waters by 2030. Current law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030, known as the 30x30 goal. This bill would require all state agencies, departments, boards, offices, commissions, and conservancies to consider the 30x30 goal when adopting, revising, or establishing plans, policies, and regulations. (Based on 02/16/2024 text)

Location:

02/29/2024 - Senate G.O.

Current 02/16/2024 - Introduced

Text:









Berryessa Snow Mountain National Monument Expansion Act.

Progress bar



Tracking form

Position Monitor

Notes

Bill information

Status: 02/14/2024 - Re-referred to Com. on N.R. & W.

Would urge the President and the Congress of the United States to expand the Berryessa Snow Mountain National Monument Summary:

to include the Walker Ridge (Molok Luyuk) Addition and to endorse the passage of House bill 1396 and Senate bill 683 of the

118th Congress. (Based on 01/18/2024 text)

Location: 02/14/2024 - Senate N.R. & W.

Current 01/18/2024 - Introduced

Text:

Total Measures: 39 Total Tracking Forms: 39