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|  | **[AB 1193](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=5rbFra21mNDj%2flnJ2RMSrf4C2USW%2fghZ8r7wd92Vl9jXYy0oagBQAVC1nyfICtMG" \t "_blank)** | **([Ting](http://asmdc.org/members/a19/%22%20%5Ct%20%22_blank) D)   Bikeways.** |
|   | **Current Text:**Amended: 7/1/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1151-1200/ab_1193_bill_20140701_amended_sen_v92.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1151-1200/ab_1193_bill_20140701_amended_sen_v92.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/1/2014-Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**7/1/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:** Existing law defines "bikeway" for certain purposes to mean all facilities that provide primarily for bicycle travel. Existing law categorizes bikeways into 3 classes of facilities. This bill would instead revise and reclassify these "bikeways" as bike paths, bike lanes, bike routes, and cycle tracks, as specified. This bill contains other related provisions and other existing laws. |

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|  | **[AB 1331](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=3W5X9pFq8VZyFsVX6oqWZJBKhDHW7fdQxPAml2PjdlpL5c14nFPvPMfWByEzBlh9" \t "_blank)** | **([Rendon](http://asmdc.org/members/a63/%22%20%5Ct%20%22_blank) D)   Clean, Safe, and Reliable Drinking Water Act of 2014.** |
|   | **Current Text:**Amended: 6/17/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1301-1350/ab_1331_bill_20140617_amended_sen_v87.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1301-1350/ab_1331_bill_20140617_amended_sen_v87.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/18/2014-Withdrawn from committee. Re-referred to Com. on RLS. |
|   | **Is Urgency:**N |
|   | **Location:**6/18/2014-S. RLS. |
|   | **Summary:**(1) Existing law, the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would repeal these provisions. This bill contains other related provisions and other existing laws.  |

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|  | **[AB 1445](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=bc71RG2rnHvbMq5Dkugn4TyyrT2VRrJAIysmvxOa9FVd3JLe9H3uUcLeK16e3yOM" \t "_blank)** | **([Logue](http://arc.asm.ca.gov/member/AD3/%22%20%5Ct%20%22_blank) R)   California Water Infrastructure Act of 2014.** |
|   | **Current Text:**Amended: 2/14/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1401-1450/ab_1445_bill_20140214_amended_asm_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1401-1450/ab_1445_bill_20140214_amended_asm_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**4/24/2014-In committee: Set, first hearing. Hearing canceled at the request of author. |
|   | **Is Urgency:**Y |
|   | **Location:**2/18/2014-A. W.,P. & W. |
|   | **Summary:** Existing law creates the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, which, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would repeal these provisions. This bill contains other related provisions and other existing laws. |

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|  | **[AB 1551](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=yXL%2fSWk1lIrH4ikwbXeU%2bq90wcvoPdn8aeM9zBd6X0QIYUSiI6cjpkai4poEv%2bip" \t "_blank)** | **([Holden](http://asmdc.org/members/a41/%22%20%5Ct%20%22_blank) D)   Professional engineers and land surveyors: documents.** |
|   | **Current Text:**Introduced: 1/27/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1551-1600/ab_1551_bill_20140127_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1551-1600/ab_1551_bill_20140127_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was B.,P. & C.P. on 2/6/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/2/2014-A. DEAD |
|   | **Summary:**Existing law provides for the licensing and regulation of professional engineers and land surveyors by the Board for Professional Engineers and Land Surveyors in the Department of Consumer Affairs. Existing law requires engineering documents, defined to include plans, calculations, specifications, and reports, to be prepared by, or under the responsible charge of, a licensed engineer and to include his or her name and license number. Existing law requires all land surveying documents to be prepared by, or under the responsible charge of, a licensed land surveyor or civil engineer authorized to practice land surveying and to include his or her name and license number. This bill would prohibit a person from using a licensed engineer's documents, without the written consent of the licensed engineer, as specified. The bill would also prohibit a person from using a licensed land surveyor's maps, plats, reports, descriptions, or other documentary evidence without the written consent of the licensed land surveyor, as specified. The bill would prohibit a licensed engineer or land surveyor from unreasonably withholding consent to use these documents. The bill would make legislative findings and declarations that the bill's provisions are declaratory of existing law. This bill contains other related provisions and other existing laws. |

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|  | **[AB 1603](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=9eaKMa%2b6GM1GFiq4%2fZ97cc%2fkWIYKEpGKcNPF3rk9bSkDMOWnsniwdmBAgUi32QTo" \t "_blank)** | **([Stone](http://asmdc.org/members/a29/%22%20%5Ct%20%22_blank) D)   Outdoor Environmental Education and Recreation Program.** |
|   | **Current Text:**Introduced: 2/5/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1603_bill_20140205_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1603_bill_20140205_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/23/2014-Failed Deadline pursuant to Rule 61(b)(8). (Last location was A. APPR. SUSPENSE FILE on 5/23/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/23/2014-A. DEAD |
|   | **Summary:**Existing law establishes the Office of Education and the Environment in the Department of Resources Recycling and Recovery for the purpose of implementing a statewide environmental education program. This bill would establish the Outdoor Environmental Education and Recreation Program in the Department of Parks and Recreation, for purposes of increasing the ability of underserved and at-risk populations to participate in outdoor recreation and educational experiences by awarding grants to education programs that are available to the public and are operated by public entities or nonprofit organizations. The bill would create the Outdoor Environmental Education and Recreation Fund in the State Treasury and provide that, upon appropriation by the Legislature, moneys in the fund shall be used for awarding grants pursuant to the program. The bill would authorize the Director of Parks and Recreation to accept, and require the director to deposit into the fund, voluntary private donations made for support of the program. The bill would express the Legislature's intent that the fund be capitalized with moneys from the General Fund and donations. This bill contains other related provisions. |

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|  | **[AB 1605](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=vU10AWzuT3PdgU5UcMP6W5lqjpIHI7db%2fU1pqqXjVbtlj%2brjHDV1uqTln5nPtQMA" \t "_blank)** | **([Buchanan](http://asmdc.org/members/a16/%22%20%5Ct%20%22_blank) D)   Parks and recreation: state park system.** |
|   | **Current Text:**Introduced: 2/5/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1605_bill_20140205_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1605_bill_20140205_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/5/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-A. DEAD |
|   | **Summary:**Existing law provides that all parks, public camp grounds, monument sites, landmark sites, and sites of historical interest established or acquired by the state, or that are under its control, constitute the state park system, excluding the State Fair Grounds in Sacramento and Balboa Park in San Diego. This bill would make technical, nonsubstantive changes to those provisions.  |

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|  | **[AB 1636](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=owWVc3T9wpM0JStxIO4zbrpBnrAd2zQRA4op9gnNujz1JZ5ymTU%2bg70GIbjW3eYS" \t "_blank)** | **([Brown](http://asmdc.org/members/a47/%22%20%5Ct%20%22_blank) D)   Water conservation.** |
|   | **Current Text:**Amended: 4/21/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1636_bill_20140421_amended_asm_v96.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1601-1650/ab_1636_bill_20140421_amended_asm_v96.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was L. GOV. on 4/24/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-A. DEAD |
|   | **Summary:**Under existing law, various provisions govern conservation programs and authorize public entities to enact water conservation programs to reduce the quantity of water used by persons for the purpose of conserving water supplies. Existing law, the California Emergency Services Act, sets forth the emergency powers of the Governor under its provisions. This bill would prohibit a city or county, during a drought emergency declared by the Governor, from enforcing a law or ordinance requiring a resident to water his or her lawn. This bill would provide that a requirement imposed by a governmental entity or a public utility to limit, restrict, or conserve water during a drought emergency declared by the Governor does not constitute a diminution of rent or value of a premise or property.  |

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|  | **[AB 1922](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=uf5ze9%2b6F%2bi0t4JfXmoR2I0MpOF45PqmXIzVyu9u%2fikeV7rgJDmahk7ofXpVUwzw" \t "_blank)** | **([Gomez](http://asmdc.org/members/a51/%22%20%5Ct%20%22_blank) D)   Greenway Development and Sustainment Act.** |
|   | **Current Text:**Amended: 6/18/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1901-1950/ab_1922_bill_20140618_amended_sen_v95.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1901-1950/ab_1922_bill_20140618_amended_sen_v95.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/25/2014-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (June 25). Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/25/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:**Existing law establishes various plans and programs intended to preserve, protect, and rehabilitate lands adjacent to rivers in the state. This bill would enact the Greenway Development and Sustainment Act, which is intended to promote the development of greenways along urban rivers in the state, including the development of a greenway along the Los Angeles River and its tributaries . The bill would define the term "greenway" for purposes of the bill as a nonmotorized vehicle transportation and recreational travel corridor that meets specified requirements and would include greenways in the definition of "open -space land" for local planning purposes. This bill contains other related provisions and other existing laws. |

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|  | **[AB 1999](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=FDLXCmqZW%2b089GCVR8dViarOwB58P9t4M3r1Ot3BR4fTqa0PUXgS8cSfE43mw%2bTM" \t "_blank)** | **([Atkins](http://asmdc.org/speaker/%22%20%5Ct%20%22_blank) D)   Personal income and corporation taxes: credits: rehabilitation.** |
|   | **Current Text:**Amended: 7/2/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1951-2000/ab_1999_bill_20140702_amended_sen_v95.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_1951-2000/ab_1999_bill_20140702_amended_sen_v95.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/2/2014-Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**7/2/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:**The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2015, and before January 1, 2023, in an amount, determined pursuant to a specified section of the Internal Revenue Code, that is paid or incurred during the taxable year for rehabilitation of certified historic structures. This bill would provide for a 20% credit, or 25% credit if the structure meets specified criteria, for rehabilitation of a certified historic structure within the state to be allocated by the Governor's Office of Business and Economic Development in an aggregate amount of $80,000,000 per calendar year, as specified. This bill would require the Legislative Analyst to, on an annual basis, collaborate with the Governor's Office of Business and Economic Development to review the tax credit, as provided. This bill contains other related provisions. |

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|  | **[AB 2067](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=n%2bk3TYcFq59vVTskAAwVo8hZNQfRzZ7ip7fEME%2fSdXSyuLw4xI0W3DmScKmv81%2f0" \t "_blank)** | **([Weber](http://asmdc.org/members/a79/%22%20%5Ct%20%22_blank) D)   Urban water management plans.** |
|   | **Current Text:**Amended: 6/3/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2051-2100/ab_2067_bill_20140603_amended_sen_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2051-2100/ab_2067_bill_20140603_amended_sen_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/3/2014-In Senate. Held at Desk. |
|   | **Is Urgency:**N |
|   | **Location:**7/3/2014-S. DESK |
|   | **Summary:**Existing law, the Urban Water Management Planning Act, requires every public and private urban water supplier that directly or indirectly provides water for municipal purposes to prepare and adopt an urban water management plan and to update its plan once every 5 years on or before December 31 in years ending in 5 and zero . The act requires the plan to, among other things, include a description of each water demand management measure that is currently being implemented, and an evaluation of specified water demand management measures that are not currently being implemented or scheduled for implementation. The bill would instead require an urban retail water supplier and an urban wholesale water supplier to provide narratives describing the supplier's water demand management measures, as provided. The bill would require, for urban retail water suppliers, the narrative to address the nature and extent of each water demand management measure implemented over the past 5 years and describe the water demand management measures that the supplier plans to implement to achieve its water use targets. The bill would require each urban water supplier to submit its 2015 plan to the Department of Water Resources by July 1, 2016. This bill contains other related provisions and other existing laws. |

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|  | **[AB 2104](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=oTbQet%2fuOKNdNwjyauI1aAQ1YMPTTj628UuQWYLdM0N6cwT42i6EpnpMns3GxBS6" \t "_blank)** | **([Gonzalez](http://asmdc.org/members/a80/%22%20%5Ct%20%22_blank) D)   Common interest developments: water-efficient landscapes.** |
|   | **Current Text:**Amended: 4/1/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2101-2150/ab_2104_bill_20140401_amended_asm_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2101-2150/ab_2104_bill_20140401_amended_asm_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/12/2014-Read second time. Ordered to third reading. |
|   | **Is Urgency:**N |
|   | **Location:**6/12/2014-S. THIRD READING |
|   | **Summary:**Existing law requires a local agency to adopt a specified updated model ordinance regarding water-efficient landscapes or a water-efficient landscape ordinance that is at least as effective in conserving water as the updated model ordinance. Existing law allows certain water providers to take specified actions regarding water conservation. This bill would provide that a provision of the governing documents or of the architectural or landscaping guidelines or policies shall be void and unenforceable if it pr ohibits, or includes conditions that have the effect of prohibiting, low water-using plants as a group or as a replacement of existing turf, or if the provision has the effect of prohibiting or restricting compliance with a local water-efficient landscape ordinance or water conservation measure. This bill contains other existing laws. |

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|  | **[AB 2150](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=oFhXsk3LB06b8AgQgY5nyR7PPxRN1t7xzYENDOr1Dcmnz418LEsZgNpJzr9v18wr" \t "_blank)** | **([Rendon](http://asmdc.org/members/a63/%22%20%5Ct%20%22_blank) D)   Department of Parks and Recreation.** |
|   | **Current Text:**Amended: 6/18/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2101-2150/ab_2150_bill_20140618_amended_sen_v97.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2101-2150/ab_2150_bill_20140618_amended_sen_v97.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/25/2014-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (June 24). Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/25/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:** Existing law places responsibility of the state park system, which includes all parks, public camp grounds, monument sites, landmark sites, and sites of historical interest established or acquired by the state, with the Department of Parks and Recreation. Existing law requires the department to administer, protect, develop, and interpret the property under its jurisdiction for the use and enjoyment of the public. Existing law authorizes the department to expend all moneys of the department for the care, protection, supervision, extension, and improvement or development of the property under its jurisdiction. Existing law requires the State Park and Recreation Commission to evaluate and assess the department's deferred obligations, as specified. This bill would require the department to identify and develop a priority list of deferred state park maintenance projects, as specified. The bill would require the department to apply specified factors when prioritizing and identifying projects for the deferred maintenance list including, among others, projects that are necessary to prevent a state park from closing and , to the extent feasible and practicable, projects that will increase park access to underserved communities. This bill contains other related provisions and other existing laws. |

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|  | **[AB 2163](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=zEcpfn1cs3zmOCCakyUBdkqQHDtpstn%2bNsmMfRq62dMRxPZw9%2bO5hteSNDYJJoQx" \t "_blank)** | **([Daly](http://asmdc.org/members/a69/%22%20%5Ct%20%22_blank) D)   Regional parks: underserved communities: funding.** |
|   | **Current Text:**Introduced: 2/20/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2151-2200/ab_2163_bill_20140220_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2151-2200/ab_2163_bill_20140220_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/20/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-A. DEAD |
|   | **Summary:**The Statewide Park Development and Community Revitalization Act of 2008 requires the Department of Parks and Recreation to establish a local assistance program to distribute grants to the most critically underserved communities, as defined, across the state, on a competitive basis, to various local entities and nonprofit organizations for the acquisition or development, or both, of property for parks and recreation areas and facilities. This bill would declare the intent of the Legislature to enact legislation that would provide funding for regional parks in underserved areas.  |

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|  | **[AB 2165](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=go4umY0rOYkEE%2bLjo69UsiPOP2p7wrG9mPQ%2faRtSu9Ahhg8oS4q5FeafZbVj%2fiEv" \t "_blank)** | **([Patterson](http://arc.asm.ca.gov/member/AD23/%22%20%5Ct%20%22_blank) R)   Professions and vocations: licenses.** |
|   | **Current Text:**Amended: 4/10/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2151-2200/ab_2165_bill_20140410_amended_asm_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2151-2200/ab_2165_bill_20140410_amended_asm_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was B.,P. & C.P. on 4/21/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/2/2014-A. DEAD |
|   | **Summary:**Under existing law, boards within the Department of Consumer Affairs license and regulate persons practicing various healing arts, professions, vocations, and businesses. Existing law requires these boards to establish eligibility and application requirements, including examinations, to license, certificate, or register each applicant who successfully satisfies applicable requirements. This bill would require each board , as defined, to complete within 45 days the application review process with respect to each person who has filed with the board an application for issuance of a license, and to issue, within those 45 days, a license to an applicant who has successfully satisfied all licensure requirements , as specified . The bill would also require each board to offer each examination the board provides for licensure, a minimum of 6 times per year , unless the board uses a national examination. The bill would also authorize a person who has satisfied the educational requirements of the licensing act of which he or she seeks licensure to immediately apply for and take the professional examination required for licensure regardless of whether his or her application for licensure is then pending with the board for which he or she seeks licensure .  |

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|  | **[AB 2267](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=qaL6JHKZmUDSvGvTBbuW0PbDXtOzgX1VYnNd%2bQd1O0IWt0%2fJiKqb77SVJtpUTbGg" \t "_blank)** | **([Gaines, Beth](http://arc.asm.ca.gov/member/AD6/%22%20%5Ct%20%22_blank) R)   State park system: budgeting.** |
|   | **Current Text:**Amended: 3/28/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2267_bill_20140328_amended_asm_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2267_bill_20140328_amended_asm_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was BUDGET on 4/29/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/2/2014-A. DEAD |
|   | **Summary:** Existing law places responsibility of the state park system, which includes all parks, public camp grounds, monument sites, landmark sites, and sites of historical interest established or acquired by the state, with the Department of Parks and Recreation. Existing law requires the department to gather, digest, and summarize, in its annual reports to the Governor, information concerning the state park system and the relation to the state park system of other available means for conserving, developing, and utilizing the scenic and recreational resources of the state. Existing law requires each state agency to submit to the Department of Finance a complete and detailed annual budget setting forth all expenditures and estimated revenues for the ensuing fiscal year. This bill would require the department, commencing with the 2015-16 budget proposal, to annually develop and publish state operation expenditures for the state park system to assist in the development of the Governor’s annual budget proposal. The bill would require the department, in cooperation with the Department of Finance, to provide individual park unit expenditures analyses, as specified. The bill would require the department, by January 1, 2016, to develop and implement a plan to annually track expenditures made at park units and report the park unit expenditures that were made in the prior fiscal year, that were made and anticipated to be made in the current fiscal year, and that are presented in the Governor’s current budget proposal for the next fiscal year.  |

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|  | **[AB 2269](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=a9%2fXzdO4QWQ0%2fHAFJtXWxgh0Z5f2k9uACyQfJuvXdXh8nrnyMOizpQeWDOJylC7o" \t "_blank)** | **([Bigelow](http://arc.asm.ca.gov/member/AD5/%22%20%5Ct%20%22_blank) R)   Integrated regional water management planning.** |
|   | **Current Text:**Introduced: 2/21/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2269_bill_20140221_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2269_bill_20140221_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/21/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-A. DEAD |
|   | **Summary:**Existing law authorizes a regional water management group to prepare and adopt an integrated regional water management plan with specified components. This bill would make a technical, nonsubstantive change to that provision.  |

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|  | **[AB 2282](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=z4wEe3%2boGCp0ZVdkqkRqBmfwYudM%2bG8P3qeXAbKxppWLzVV2hF7Taph%2bCPBGbzZA" \t "_blank)** | **([Gatto](http://asmdc.org/members/a43/%22%20%5Ct%20%22_blank) D)   Building standards: recycled water infrastructure.** |
|   | **Current Text:**Amended: 7/2/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2282_bill_20140702_amended_sen_v94.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2251-2300/ab_2282_bill_20140702_amended_sen_v94.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/2/2014-Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**7/2/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:**The California Building Standards Law provides for the adoption of building standards by state agencies by requiring all state agencies that adopt or propose adoption of any building standard to submit the building standard to the California Building Standards Commission for approval and adoption. In the absence of a designated state agency, the commission is required to adopt specific building standards, as prescribed. Existing law requires the commission to publish, or cause to be published, editions of the California Building Standards Code in its entirety once every 3 years. Existing law requires the Department of Housing and Community Development to propose the adoption, amendment, or repeal of building standards to the commission and to adopt, amend, and repeal other rules and regulations for the protection of the public health, safety, and general welfare of the occupants and the public involving buildings and building construction. This bill would require the department, in consultation with other designated entities, to conduct research to assist in the development of, and to propose the adoption, amendment, or repeal by the commission, of mandatory building standards for the installation of recycled water infrastructure for newly constructed single-family and multifamily residential buildings. The bill would authorize the department to expend funds from the existing Building Standards Administration Special Revolving Fund for this purpose, upon appropriation. The bill would require the department to limit the mandate to install recycled water piping to areas within a local jurisdiction that meet specified conditions, and to consider whether a service area plans to provide potable water prior to mandating the use of recycled water piping. The bill would require the department to develop the application provisions in consultation with specified entities. The bill would define the term "recycled water" for these purposes. This bill contains other related provisions. |

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|  | **[AB 2636](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=U2Aq1rwY2XR07bIXYfpLFeO3E1ZnK%2bSHwUEyfQmd8XUPfAIHguTUgNWTAuh8RYzU" \t "_blank)** | **([Gatto](http://asmdc.org/members/a43/%22%20%5Ct%20%22_blank) D)   CalConserve Water Use Efficiency Revolving Fund.** |
|   | **Current Text:**Amended: 6/30/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2601-2650/ab_2636_bill_20140630_amended_sen_v95.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2601-2650/ab_2636_bill_20140630_amended_sen_v95.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/30/2014-Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/30/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:**The California Constitution requires the reasonable and beneficial use of water. This bill would establish the CalConserve Water Use Efficiency Revolving Fund and provide that the moneys in the fund are available to the Department of Water Resources, upon appropriation by the Legislature, for the purpose of water use efficiency projects. This bill would require moneys in the fund to be used for purposes that include, but are not limited to, at-or-below market interest rate loans to local agencies, as defined, and would permit the department to enter into agreements with local agencies that provide water or recycled water service to provide loans. This bill contains other related provisions and other existing laws. |

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|  | **[AB 2638](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=Nu6cqineYa%2bYo2ziPAwB1o28jbmL%2b5Q%2bNmzCEYDZRlaDuELGZ6vS5w%2f31niKVDO2" \t "_blank)** | **([Chau](http://asmdc.org/members/a49/%22%20%5Ct%20%22_blank) D)   The Department of Consumer Affairs.** |
|   | **Current Text:**Introduced: 2/21/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2601-2650/ab_2638_bill_20140221_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2601-2650/ab_2638_bill_20140221_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/21/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-A. DEAD |
|   | **Summary:**Under existing law, the Department of Consumer Affairs is comprised of boards that license and regulate various professions and vocations. Existing law provides that these boards are established to ensure that private businesses and professions are regulated to protect the people of this state. Under existing law, any board has the authority to appoint commissioners on examination, to give the whole or any portion of any examination, as specified. This bill would make a technical, nonsubstantive change to that provision.  |

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|  | **[AB 2686](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=bLHBzcWR04R4atqhmMIHrU%2bmCyO6Ykrlid0G5KYdHKSNiiKJyNE7K4xPo6w9zRt1" \t "_blank)** | **([Perea](http://asmdc.org/members/a31/%22%20%5Ct%20%22_blank) D)   Clean, Safe, and Reliable Drinking Water Supply Act of 2014.** |
|   | **Current Text:**Amended: 5/1/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2651-2700/ab_2686_bill_20140501_amended_asm_v96.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2651-2700/ab_2686_bill_20140501_amended_asm_v96.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/30/2014-Joint Rule 62(a), file notice suspended. (Page 5723.) |
|   | **Is Urgency:**Y |
|   | **Location:**6/30/2014-A. APPR. |
|   | **Summary:** Existing law, the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would repeal these provisions. This bill contains other related provisions and other existing laws. |

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|  | **[AB 2723](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=mi7XrGuFffO53sdxRbTND3pDereZyCbtLvlBTB%2fEd0f0snXKVhQXzGs04k3%2f90Ca" \t "_blank)** | **([Medina](http://asmdc.org/members/a61/%22%20%5Ct%20%22_blank) D)   Administrative procedure: small businesses.** |
|   | **Current Text:**Amended: 5/1/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2701-2750/ab_2723_bill_20140501_amended_asm_v97.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2701-2750/ab_2723_bill_20140501_amended_asm_v97.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/26/2014-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (June 25). Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/26/2014-S. APPR. |
|   | **Calendar:** 8/4/2014  10 a.m. - John L. Burton Hearing Room (4203)  SENATE APPROPRIATIONS, DE LEóN, Chair |
|   | **Summary:**The Administrative Procedure Act governs the procedures for the adoption, amendment, or repeal of regulations by state agencies and for the review of those regulatory actions by the Office of Administrative Law. This bill would define "cost impact" to include those direct costs that a representative private person or sole proprietorship, small business, and business necessarily incurs in reasonable compliance with the proposed action. This bill contains other related provisions and other existing laws. |

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|    |    | **Notes 1:** 4/23/14-Signed on CMTA coalition support ltr. 4/28/14-SUPPORT ltr. to author/m.christian |

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|  | **[AB 2725](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=qiLn7ldL0divf3AC2JbBseghE0fyVOjnolq9A8Q%2bmipExDZCQEWiHVPJpsYeBX7A" \t "_blank)** | **([Brown](http://asmdc.org/members/a47/%22%20%5Ct%20%22_blank) D)   Urban waterway restoration.** |
|   | **Current Text:**Introduced: 2/21/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2701-2750/ab_2725_bill_20140221_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_2701-2750/ab_2725_bill_20140221_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was W.,P. & W. on 3/17/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/2/2014-A. DEAD |
|   | **Summary:** Existing law requires the Department of Water Resources to update The California Water Plan, which is a plan for the conservation, development, and use of the water resources of the state, every 5 years. The department, as part of the update, is required to release assumptions and estimates relating to current and projected water use, including industrial uses and parks and open spaces. This bill would require the department to release assumptions and estimates relating to water use for urban waterway restoration. This bill contains other related provisions and other existing laws. |

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|  | **[ACR 130](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=oKXN0PQLw6I6aP%2fQgyJJkPtAqEb%2b1iXix7C84xRJv9cKbzaaGH0SybjhvtdYvWAR" \t "_blank)** | **([Rendon](http://asmdc.org/members/a63/%22%20%5Ct%20%22_blank) D)   Parks Make Life Better! Month.** |
|   | **Current Text:**Chaptered: 7/7/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_0101-0150/acr_130_bill_20140707_chaptered.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/asm/ab_0101-0150/acr_130_bill_20140707_chaptered.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/7/2014-Chaptered by Secretary of State - Chapter No. 83 |
|   | **Is Urgency:**N |
|   | **Location:**7/7/2014-A. CHAPTERED |
|   | **Summary:**This measure would recognize the importance of access to local parks, trails, open space, and facilities for the health and development of all Californians and would declare the month of July 2014 as "Parks Make Life Better!" Month.  |

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|  | **[SB 633](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=Q4hFFtfHolOJnzp8NcpuxbnUtu9U27QhLs4ux2ooDvkYpEj5cEgeyO16nmAOeFNs" \t "_blank)** | **([Pavley](http://sd27.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   State parks.** |
|   | **Current Text:**Amended: 6/24/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0601-0650/sb_633_bill_20140624_amended_asm_v94.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0601-0650/sb_633_bill_20140624_amended_asm_v94.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/24/2014-From committee with author's amendments. Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/24/2014-A. APPR. |
|   | **Summary:** Existing law establishes the Department of Parks and Recreation and vests the department with the control of the state park system. Existing law authorizes the department to enter into concession contracts for the construction, maintenance, and convenience of the general public in the use and enjoyment of units of the state park system. Under its existing authority, the department has created regional park passes and other passes that serve the needs of visitors interested in parks with a shared theme or within a region. This bill would require the Department of Parks and Recreation, on or before July 1, 2015, to prepare a report to the Legislature that fully addresses the department's energy costs, projects that could reduce those costs, and potential energy-related infrastructure projects, as specified. The bill would require the department, until January 1, 2018, and from available appropriated funds, to establish a pilot program for mobile food and beverage concessions in multiple units and in multiple locations, if feasible, and to assess and report on the suitability, increase in visitation, and visitor satisfaction regarding the program. The bill would also require the department, on or before July 1, 2015, to establish guidelines for the sale of specified park passes to cooperating vendors for resale to the public. The bill would require the department, on or before December 31, 2015 and from available appropriated funds, to establish a minimum of 2 additional regional passes available to park visitors for purchase. This bill contains other related provisions and other existing laws. |

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|  | **[SB 750](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=fH4vpSN5TDbfosLq7qZnTMhFTuveO2Ee3VPVKJeLb3popiEyM97cL15BDjxVdGio" \t "_blank)** | **([Wolk](http://sd03.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Building standards: water meters: multiunit structures.** |
|   | **Current Text:**Amended: 8/8/2013   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0701-0750/sb_750_bill_20130808_amended_asm_v94.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0701-0750/sb_750_bill_20130808_amended_asm_v94.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/27/2014-Failed Deadline pursuant to Rule 61(b)(13). (Last location was W.,P. & W. on 8/13/2013) |
|   | **Is Urgency:**N |
|   | **Location:**6/27/2014-A. DEAD |
|   | **Summary:** The Water Measurement Law requires every water purveyor to require, as a condition of new water service on and after January 1, 1992, the installation of a water meter to measure water service. That law also requires urban water suppliers to install water meters on specified service connections, and to charge water users based on the actual volume of deliveries as measured by those water meters in accordance with a certain timetable. This bill would require a water purveyor that provides water service to a newly constructed multiunit residential structure or newly constructed mixed-use residential and commercial structure that submits an application for a water connection after January 1, 2015 , to require measurement of the quantity of water supplied to each individual dwelling unit and to permit the measurement to be by individual water meters or submeters, as defined . The bill would require the owner of the structure to ensure that a water submeter installed for these purposes complies with laws and regulations governing approval of submeter types or the installation , maintenance, reading, billing, and testing of submeters, including, but not limited to, the California Plumbing Code. The bill would exempt certain structures from these requirements. The bill would prohibit a water purveyor from imposing an additional capacity or connection fee or charge for a submeter that is installed by the owner, or his or her agent. The bill would provide that these provisions shall become operative on Janu ary 1, 2015. This bill contains other related provisions and other existing laws. |

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|  | **[SB 834](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=o5ywTlH3Q9kvBZmPmP9jnAX%2bD3OeTJ4NQLJ%2fJHwHol6ghEA22lfBqrvfMBEkQTh1" \t "_blank)** | **([Huff](http://cssrc.us/web/29/%22%20%5Ct%20%22_blank) R)   Environmental quality: the Sustainable Environmental Protection Act.** |
|   | **Current Text:**Amended: 3/20/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0801-0850/sb_834_bill_20140320_amended_sen_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0801-0850/sb_834_bill_20140320_amended_sen_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/2/2014-Failed Deadline pursuant to Rule 61(b)(5). (Last location was E.Q. on 3/20/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/2/2014-S. DEAD |
|   | **Summary:** The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would enact the Sustainable Environmental Protection Act and would specify that the environmental review of projects pursuant to CEQA is required to consider only specified environmental topic areas. The bill would prohibit a judicial action or proceeding challenging an action taken by a lead agency on the ground of noncompliance with CEQA, that (1) relates any topic area or criteria for which compliance obligations are identified or (2) challenges the environmental document if: (A) the environmental document discloses compliance with applicable environmental law, (B) the project conforms with the use designation, density, or building intensity in an applicable plan, as defined, and (C) the project approval incorporates applicable mitigation requirements into the environmental document. The bill would provide that the Sustainable Environmental Protection Act only applies if the lead agency or project applicant has agreed to provide to the public in a readily accessible electronic format an annual compliance report prepared pursuant to the mitigation monitoring and reporting program. This bill contains other related provisions and other existing laws. |

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|  | **[SB 848](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=W2SCh6fGMrumF%2b9u43HYju%2fKAdz3lnNFogZRoQo3j8p7ED3NeheX9wB2u3bdbVMC" \t "_blank)** | **([Wolk](http://sd03.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Safe Drinking Water, Water Quality, and Water Supply Act of 2014.** |
|   | **Current Text:**Amended: 7/3/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0801-0850/sb_848_bill_20140703_amended_sen_v94.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0801-0850/sb_848_bill_20140703_amended_sen_v94.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**7/3/2014-Read third time and amended. Ordered to second reading. |
|   | **Is Urgency:**Y |
|   | **Location:**7/3/2014-S. SECOND READING |
|   | **Summary:** Existing law creates the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, which, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would repeal these provisions. This bill contains other related provisions and other existing laws. |

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|  | **[SB 927](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=i%2bsyHVw9c04VBS%2biCK%2bsmAe0fq0A0AKWJ2CtMiRjc0xjOdTTlhegDZz0Pt%2bZMr7K" \t "_blank)** | **([Cannella](http://district12.cssrc.us/%22%20%5Ct%20%22_blank) R)   Safe, Clean, and Reliable Drinking Water Supply Act of 2014.** |
|   | **Current Text:**Introduced: 1/29/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0901-0950/sb_927_bill_20140129_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0901-0950/sb_927_bill_20140129_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**4/22/2014-Set, second hearing. Failed passage in committee. (Ayes 3. Noes 6. Page 3211.) Reconsideration granted. |
|   | **Is Urgency:**Y |
|   | **Location:**2/6/2014-S. N.R. & W. |
|   | **Summary:**Existing law creates the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, which, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. The bond act, among other things, makes specified amounts available for projects relating to drought relief, water supply reliability, ecosystem and watershed protection and restoration, and emergency and urgent actions that ensure safe drinking water supplies are available in disadvantaged communities and economically distressed areas. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would rename the bond act as the Safe, Clean, and Reliable Drinking Water Supply Act of 2014 and make conforming changes. The bill would instead authorize the issuance of bonds in the amount of $9,217,000,000 by reducing the amount available for projects related to drought relief and water supply reliability, as specified. The bill would remove the authorization for funds to be available for ecosystem and watershed protection and restoration projects, and would increase the amount of funds available for emergency and urgent actions to ensure safe drinking water supplies in disadvantaged communities and economically distressed areas. This bill contains other related provisions. |

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|  | **[SB 935](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=DUG6VZb7w6xn%2bZETiNm%2f%2f6r1e%2fQ5Hd7vUyXORaJhV%2bZsidGAnsk3Wq%2bZeK0MQ%2bEs" \t "_blank)** | **([Leno](http://sd11.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Minimum wage: annual adjustment.** |
|   | **Current Text:**Amended: 5/27/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0901-0950/sb_935_bill_20140527_amended_sen_v97.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_0901-0950/sb_935_bill_20140527_amended_sen_v97.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/27/2014-Failed Deadline pursuant to Rule 61(b)(13). (Last location was A. L. & E. on 6/26/2014) |
|   | **Is Urgency:**N |
|   | **Location:**6/27/2014-A. DEAD |
|   | **Summary:**Existing law requires that, on and after July 1, 2014, the minimum wage for all industries be not less than $9 per hour. Existing law further increases the minimum wage, on and after January 1, 2016, to not less than $10 per hour. This bill would increase the minimum wage, on and after January 1, 2015, to not less than $11 per hour, on and after January 1, 2016, to not less than $12 per hour, and on and after January 1, 2017, to not less than $13 per hour. The bill would require the automatic adjustment of the minimum wage annually thereafter, to maintain employee purchasing power diminished by the rate of inflation during the previous year. The adjustment would be calculated using the California Consumer Price Index, as specified. The bill would prohibit the Industrial Welfare Commission (IWC) from reducing the minimum wage and from adjusting the minimum wage if the average percentage of inflation for the previous year was negative. The bill would require the IWC to publicize the automatically adjusted minimum wage. This bill contains other related provisions. |

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|  | **[SB 1080](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=2HvqWJDfXPFHUwCRuLPWL8H6tqYrQ4snAhznoguNQMzFTXesxQlH2LVPvzlp9PiE" \t "_blank)** | **([Fuller](http://district18.cssrc.us/%22%20%5Ct%20%22_blank) R)   Safe, Clean, and Reliable Drinking Water Supply Act of 2012.** |
|   | **Current Text:**Introduced: 2/19/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1051-1100/sb_1080_bill_20140219_introduced.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1051-1100/sb_1080_bill_20140219_introduced.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/9/2014-Failed Deadline pursuant to Rule 61(b)(6). (Last location was RLS. on 2/27/2014) |
|   | **Is Urgency:**N |
|   | **Location:**5/9/2014-S. DEAD |
|   | **Summary:**Existing law creates the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, which, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would declare the intent of the Legislature to enact legislation to reduce the $11,140,000,000 bond.  |

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|  | **[SB 1086](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=3AzuspFjxvxhfEjgEYaoZabk6dlbv%2fROyFrKuSKgvcslIKSuq64gn3w1B8%2f0LvcC" \t "_blank)** | **([De León](http://sd22.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   The Safe Neighborhood Parks, Rivers, and Coastal Protection Bond Act of 2014.** |
|   | **Current Text:**Amended: 5/27/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1051-1100/sb_1086_bill_20140527_amended_sen_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1051-1100/sb_1086_bill_20140527_amended_sen_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**5/27/2014-Read second time and amended. Ordered to third reading. |
|   | **Is Urgency:**Y |
|   | **Location:**5/27/2014-S. THIRD READING |
|   | **Summary:**Under existing law, various measures have been approved by the voters to provide funds for park, river, and coastal protections and programs. This bill would enact the Safe Neighborhood Parks, Rivers, and Coastal Protection Bond Act of 2014, which, if adopted by the voters, would authorize the issuance of bonds in an unspecified amount pursuant to the State General Obligation Bond Law to finance a safe neighborhood parks, rivers, and coastal protection program. The bill would provide for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill contains other related provisions. |

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|  | **[SB 1183](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=zKKQaBaGuUWrGIKhbmpWbr%2fKYE5FdnicJ52%2fT9L%2fNGfI85zzAVG0zWI3fUorfSep" \t "_blank)** | **([DeSaulnier](http://sd07.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Vehicle registration fees: surcharge for bicycle infrastructure.** |
|   | **Current Text:**Amended: 6/25/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1151-1200/sb_1183_bill_20140625_amended_asm_v95.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1151-1200/sb_1183_bill_20140625_amended_asm_v95.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/25/2014-Read second time and amended. Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/25/2014-A. APPR. |
|   | **Summary:**Existing law provides for the imposition of registration fees on motor vehicles, including additional, specified fees imposed by local agencies for transportation-related purposes. This bill would authorize a city, county, or regional park district to impose and collect , as a special tax, a motor vehicle registration surcharge of not more than $5 for bicycle infrastructure purposes until January 1, 2025 . The bill would require the Department of Motor Vehicles to administer the surcharge and to transmit the net revenues from the surcharge to the local agency. The bill would require the local agency to use these revenues for improvements to paved and natural surface trails and bikeways, including existing and new trails and bikeways and other bicycle facilities, and for associated maintenance purposes. The bill would limit to 5% the amount of net revenues that may be used by the local agency for its administrative expenses in implementing these provisions. This bill contains other related provisions. |

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|  | **[SB 1370](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=YL6zQ7iwQlRG8xkHa4EW2cWmk0KIeJj%2f73i8W7s6E8x2gD249wkHcjQCt4VzX4z5" \t "_blank)** | **([Galgiani](http://sd05.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Reliable Water Supply Bond Act of 2014.** |
|   | **Current Text:**Amended: 3/24/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1351-1400/sb_1370_bill_20140324_amended_sen_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1351-1400/sb_1370_bill_20140324_amended_sen_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**4/8/2014-Set, first hearing. Heard for testimony only. |
|   | **Is Urgency:**Y |
|   | **Location:**4/8/2014-A. NAT. RES. |
|   | **Summary:** Existing law creates the Safe, Clean, and Reliable Drinking Water Supply Act of 2012, which, if approved by the voters, would authorize the issuance of bonds in the amount of $11,140,000,000 pursuant to the State General Obligation Bond Law to finance a safe drinking water and water supply reliability program. Existing law provides for the submission of the bond act to the voters at the November 4, 2014, statewide general election. This bill would repeal these provisions. This bill contains other related provisions and other existing laws. |

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|  | **[SB 1420](http://ctweb.capitoltrack.com/public/publishbillinfo.aspx?bi=6rg1%2bAbRHFCDRaBxffcI%2f7UQF9PFek48dClKbKWXEmRQMzhJQDCMwF3on8gJ%2b8Oj" \t "_blank)** | **([Wolk](http://sd03.senate.ca.gov/%22%20%5Ct%20%22_blank) D)   Water management: urban water management plans.** |
|   | **Current Text:**Amended: 4/21/2014   [pdf](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1401-1450/sb_1420_bill_20140421_amended_sen_v98.pdf%22%20%5Ct%20%22_blank)   [html](http://www.leginfo.ca.gov/pub/13-14/bill/sen/sb_1401-1450/sb_1420_bill_20140421_amended_sen_v98.html%22%20%5Ct%20%22_blank)  |
|   | **Status:**6/17/2014-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 15. Noes 0.) (June 17). Re-referred to Com. on APPR. |
|   | **Is Urgency:**N |
|   | **Location:**6/17/2014-A. APPR. |
|   | **Summary:**Existing law, the Urban Water Management Planning Act, requires every public and private urban water supplier that directly or indirectly provides water for municipal purposes to prepare and adopt an urban water management plan. Existing law requires an urban water management plan to quantify, past and current water use, and projected water use, identifying the uses among water use sectors, including, among others, commercial, agricultural, and industrial uses . Existing law requires an urban water supplier to submit copies of its plan and copies of amendments or changes to the plan to certain entities, including the Department of Water Resources. This bill would require an urban water management plan to quantify and report on distribution system water loss. The bill would authorize water use projections to display and account for the water savings estimated to result from adopted codes, standards, ordinances, or transportation and land use plans, when that information is available and applicable to an urban water supplier . The bill would require the plan, or amendments to the plan, to be submitted electronically to the department and include any standardized forms, tables, or displays specified by the department.  |

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**Total Measures: 34**

**Total Tracking Forms: 34**