



LEGISLATION BEING CONSIDERED BY THE CALIFORNIA STATE LEGISLATURE – SECOND LEGISLATIVE SESSION OF 2017-18

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
<b>California Assembly Bills</b>								
	AB 11 (McCarty & Bonta)	Would require, consistent with federal law, that screening services under the Early Periodic Screening, Diagnosis and Treatment (EPSDT) program include developmental screenings for children zero to 3 years of age. <i>Until 7/1/23, would require an external quality review organization entity to annually review, survey, and report on managed care plan reporting and compliance with specified developmental screening tools and schedule.</i> The bill also makes legislative findings and declarations relating to child development. <i>Deletes language pertaining to periodicity schedule and reference to use of standardized and validated tool.</i>	Children Now, First 5 CA Association, First 5 LA	Bryan C. Singh 916.319.2007		AAP-CA, Alliance for Children's Rights, CDF-CA, Common Sense Kids Action, Family Connections, Family Voices of CA, First 5 CA, several First 5s (Alameda, Contra Costa, Fresno, Kern, Kings, Lake, Marin, Merced, Mono, Monterey, Napa, Placer, Riverside, Sacramento, San Bernardino, San Diego, San Luis Obispo, San Mateo, Santa Clara, Santa Cruz, Shasta, Siskiyou, Solano, Sonoma, Tehama, Ventura), Help Me Grow Orange County and Ventura County, LA Trust for Children's Health, MCAH Action, The Children's Partnership, WCLP, WestEd Center for Prevention and Early Intervention, and more	California Right to Life Committee	Introduced: 12/5/16 Amended: 3/23/17 Amended: 1/3/18 Amended: 1/10/18 Amended: 6/18/18 Amended: 7/3/18  In Senate Committee on Appropriations Hearing: 8/6/18



\* Levels of interest are assigned by the Joint Committee on Legislation based on consistency with the Public Policy Platform accepted by the Child Care Planning Committee and Policy Roundtable for Child Care and Development and consistent with County Legislative Policy for the current year. Levels of interest do *not* indicate a pursuit of position in either direction. The Joint Committee will continue to monitor all listed bills as proceed through the legislative process. Levels of interest may change based on future amendments.

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
	AB 60 (Santiago)	Would prohibit discontinuing CalWORKs Stages 1 or 2 Child Care until confirmation is received of the family's enrollment in the subsequent stage of Child Care, or that the family is ineligible for services in the subsequent stage, to ensure that there is no disruption in the due to the planned transition between the stages of CalWORKs child care. Effective by 11/1/19, would require the county welfare department to provide a monthly report to Stage 2 contractors. Would require a county welfare department to provide training on security protocols and confidentiality of individual family data to a contractor who is given access to data.	Child Care Law Center, Parent Voices	Jaspreet Johl 916.319.2053 <a href="mailto:Jaspreet.johl@asm.ca.gov">Jaspreet.johl@asm.ca.gov</a>	Support, if amended	AFSCME, BANANNAS, CAPPA, CA Women's Law Center, Child Action, Inc., Children Now, Common Sense Kids Action, Mujeres Unidas y Activas, NASW-Northern Directors Group, CLASP/NWLC, CCRRN, San Francisco Office of Early Care and Education, Women's Foundation of CA		Introduced: 12/7/16 Amended: 5/1/18 Amended: 6/6/18  In Senate Committee on Appropriations Suspense File

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	AB 605 (Mullin)	<p>Would require the CDSS, in consultation with stakeholders, to adopt regulations on or before 1/1/21, to create a child care center license to serve infant, toddler, preschool, and school age children and would require, before 1/1/24, all day care centers to be licensed as child care centers. Would require regulations to include components for infant, toddler, preschool, and school age children, health and safety standards for children in care, and enhanced ability to transition children from one age group to the next. The bill would authorize CDSS to charge an applicant for the child care center license a specified fee. In addition, would authorize CDSS to extend the period for participation in the toddler program for a maximum of three months for a child in extenuating circumstances, on the request of a center, if the center can establish that it is unable to find an alternative placement.</p>		<p>Miriam Farouk 916.319.2022 <a href="mailto:Miriam.farouk@asm.ca.gov">Miriam.farouk@asm.ca.gov</a></p>		<p>Advancement Project, CAPP, CAEYC, CCDA, CA Head Start Association, CA State PTA, CCALA, CCRC, Children NOW, First 5 CA, First 5 LA, LACOE, PACE, and more</p>		<p>Introduced: 2/14/17 Amended: 3/23/17 Amended: 5/29/18 Amended: 6/14/18</p> <p>In Senate Committee on Appropriations Suspense File</p>

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Watch	AB 676 (Limón)	<i>Would require the Commission on Health and Safety and Workers' Compensation to establish and maintain an Early Educators' Occupational Safety and Health Training Program relating to occupational health and safety risks specific to early education professionals that includes specified components, including a discussion of the risks of chemical and biological hazards, infectious diseases, and physical hazards and stress, and how to identify and minimize those risks and more. Would require an early educator to attend that training within 6 years of it first being offered, or within 3 months of the person becoming an early educator, whichever occurs later. Would also establish the Early Educators' Safety and Health Education Fund and specify that moneys in the fund may be expended, upon appropriation by the Legislature, by the commission to establish and maintain the training. Would become operative on 7/1/18.</i>	SEIU	Bryn Sullivan 916.319.2037 <a href="mailto:Bryn.Sullivan@asm.ca.gov">Bryn.Sullivan@asm.ca.gov</a>		AFSCME, CA Labor Federation, CA State PTA, Courage Campaign, Santa Barbara Women's Political Committee, SEIU, United Domestic Workers of America-AFSCME Local 3930/AFL-CIO, Voices for Progress Education Fund	A Creative Beginning, Anaheim Family YMCA, Baby World Child Care Ctr, Burbank Community YMCA, CA State Alliance of YMCA's, CCDAA, Camp Pendleton Armed Services YMCA, La Cañada Flintridge Community Center, Santa Monica Family YMCA, YMCA of Greater Long Beach, YMCA of Metropolitan LA, and more	Introduced: 2/15/17 Amended: 3/27/17 Amended: 5/30/17 Amended: 6/29/17  In Senate Committee on Appropriations Suspense File

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2	AB 992 (Arambula)	Would establish the CalWORKs Baby Wellness and Family Support Home Visitation Program and require that the CA Department of Social Services <i>allocate</i> funds to counties for the purpose of implementing or contracting with home visitation programs to provide voluntary home visiting programs. <i>Parent/caregiver to be advised in writing to opt in to home visiting program and that it is not a condition of CalWORKs eligibility.</i>	Black Women for Wellness, Children's Defense Fund, Children Now, Western Center on Law and Poverty	Marla Cowan <a href="mailto:Marla.Cowan@asm.ca.gov">Marla.Cowan@asm.ca.gov</a>		Advokids, AAP-CA, CAPP, CWDA, Courage Campaign, Nurse Family Partnership, Parents as Teachers, United Ways of CA, Women's Foundation of CA		Introduced: 2/16/17 Amended: 3/28/17 Amended: 5/26/17  In Senate Committee on Human Services
Two-year bill	AB 1250 (Jones-Sawyer)	Would establish specific standards for the use of personal services contracts by counties. Would allow a county or county agency to contract for personal services currently or customarily performed by employees when specified conditions are met. Among other things, the bill would require the county to clearly demonstrate that the proposed contract will result in actual overall costs savings to the county and also to show that the contract does not cause the displacement of county workers.	AFSCME, AFL-CIO; CA State Council of the Service Employees International Union		Oppose	Association for LA Deputy Sheriffs; CA Association of Professional Employees; CA Compost Coalition; CA Labor Federation; CA Professional Firefighters; CA School Employees Association; CTA; CA Teamster Public Affairs Council; LA County Probation Officers Union; The LACounty Professional Peace Officers Association; The Organization of SMUD Employees; UNITE; Utility Workers Union of America, and many more	Advent Group Ministries; Alameda County Community Food Bank; Alameda County Industries; Alliance Supporting Persons with Intellectual and Developmental Disabilities; Alternative Family Services, Amador Valley Industries; American Staffing Association; Aspirinet; Associated Builders and Contractors Inc., Association of Community Human Service Agencies; Aviva Family and Children's Services; CAPP, CCALA, and many more	Introduced: 2/17/17 Amended: 4/4/17 Amended: 4/17/17 Amended: 4/25/17 Amended: 5/30/17 Amended: 6/21/17 Amended: 9/25/17  In Senate Committee on Rules

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Chapter 10	AB 1694 (Stone)	Existing law requires foster care providers to be paid a per child per month rate, established by the CDSS, for the care and supervision of the child placed with the provider. Existing law prohibits foster care payments from being considered income of the foster parent or child for purposes of determining eligibility and benefits for specified state or federal programs unless required by federal law as a condition of the receipt of federal financial participation. This bill repeals the above-described prohibition on foster care payments from being considered as income to correct an inadvertent deletion included in AB 404 (Stone), Chapter 732, Statutes of 2017.						<i>Approved by Governor April 6, 2018</i>
	AB 1744 (McCarty)	Would amend existing law pertaining to the After School Education and Safety and the 21st Century Community Learning Centers and the 21st Century High School After School Safety and Enrichment for Teens programs to include within the education enrichment element <i>youth development activities that promote healthy choices and behaviors</i> to prevent and reduce substance use and improve school retention and performance.				After-School All-Stars, LA After School & Experiential Ed, APA, CA After School Network, CA Alliance of Boys & Girls Clubs, CFT, CA School-Age Consortium, CA State Alliance of YMCAs, Common Sense, Kids Action, Covina-Valley USD, EduCare Foundation, Fight Crime: Invest n in Kids, LA's Best After School Enrichment Program, Partnership for LA Schools, SPI, Think Together, Youth Policy Institute, and more	Department of Health Care Services	Introduced: 1/3/18 Amended: 4/26/18  In Senate Committee on Appropriations Hearing: 8/6/18

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1	AB 1754 (McCarty, Friedman, Garcia, Bonta and Gonzalez Fletcher)	<i>Would revise the eligibility requirements for full-day preschool programs operated at any CA public school, including a charter school, where at least 40% of its pupils are from low-income families, or a community-based organization that contracts with the school or school district. Would require the CDE to develop and implement a process to use participation data from the Medi-Cal program to directly certify children whose families meet the applicable income criteria into the full-day preschool programs operated by Title I schools. Third priority for enrollment to be given to children through the Medi-Cal match process effective in the 2019-20 school year.</i>	Early Edge CA			Advancement Project, San Bernardino County District Advocates for Better Schools (SANDABS)		Introduced: 1/3/18 Amended: 4/17/18 Revised: 5/25/18 Amended: 6/18/18  In Senate Committee on Appropriations Hearing: 8/6/18
	AB 1767 (Cervantes, Rodriguez, Arambula, and Quirk-Silva)	Would establish the California Kickstart My Future Loan Forgiveness Program to provide student loan forgiveness awards for the purpose of alleviating the burden of federal student loan debt for recent graduates meeting specified requirements. <i>Co-authors revised.</i>				Insurance Commission-Dave Jones		Introduced: 1/4/18 Amended: 2/22/18 Revised: 5/25/18  In Senate Committee on Appropriations Suspense File

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Watch	AB 1883 (Weber)	Would require, for purposes of determining eligibility for child care and development services, that the income of a person who is on state or federal active duty, active duty for special work, or Active Guard and Reserve duty in the military not include the amount of the basic allowance for housing provided to that person if the allowance is equal to the lowest rate of the allowance for the military housing area in which the person resides. In addition, would require the CDE to contract with alternative payment programs, instead of local contracting agencies, for services provided throughout the state.	CAPPA, WCLP			AAP-CA, AMVETS-Dept of CA, CA Association of Food Banks, CA Association of County Veterans Service Officers, CA State Commanders Veterans Council, Child Care Planning Council of Yuba & Sutter counties, Children's Council of San Francisco, CDF-CA, Coalition of CA Welfare Rights Organizations, First 5 CA, Feeding San Diego, Food Bank of Contra Costa & Solano, Jewish Family Service of LA, Military Officers Association of America-CA Council of Chapters, National Guard Association of CA, Orange County Food Access Coalition, SANDABS, UDW/ AFSCME Local 3930		Introduced: 1/17/18 Amended: 3/8/18 Amended: 4/2/18 Amended: 5/25/18  In Senate Committee on Appropriations Hearing: 8/6/18
Watch	AB 2001 (Reyes)	Would amend existing law pertaining to Family Child Care Home Education Networks (FCCHENs). Would require assessment tools used to ensure that services are of high quality and are educationally and developmentally appropriate be appropriate to family child care home settings and that developmental profiles include observations by providers. Would also require providers requiring those providers to adopt and use a curriculum and to provide age- and developmentally-appropriate educational activities for children.	CCCRRN, CCDAA, CCRC	Melissa Cosio 916.319.2047 <a href="mailto:Melissa.Cosio@asm.ca.gov">Melissa.Cosio@asm.ca.gov</a>		CAEYC, Connections for Children, Crystal Stairs, International Institute of LA, MAOF, Options for Learning, CCALA, Wu Yee Children's Services		Introduced: 2/1/18  In Senate Committee on Appropriations Suspense File



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	AB 2023 (Caballaro)	Would amend existing Personal Income Tax Law that authorizes a credit for household and dependent care expenses necessary for gainful employment. This bill, for taxable years beginning on or after 1/1/19, for a taxpayer with an allowable credit in excess of tax liability, would allow a payment to the taxpayer in excess of that credit amount, not to exceed \$250 for 1 qualifying individual and \$500 for 2 or more qualifying individual.	CCRC, CDF-CA	Enedina Garcia 916.319.2030 <a href="mailto:enedina.garcia@asm.ca.gov">enedina.garcia@asm.ca.gov</a>		AAP-CA, CAPP, CA Asset Building Coalition, CCCRRN, CA Catholic Conf, CCDAA, CFPA, CCLC, Coalition of CA Welfare Rights Orgs, First 5 CA, NWLC, Rise Together, SF Child Care Planning and Advisory Council, Stronger CA Advocates Network, Women's Foundation of CA		Introduced: 2/5/18 Amended: 5/25/18 Amended: 5/29/18  In Senate Committee on Appropriations Hearing: 8/6/18
	AB 2168 (Thurmond)	Would appropriate \$2M in carryover funding from the federal Individuals with Disabilities Education Act to the SPI to establish a statewide framework and training and support network for the purpose of training and supporting qualified mentor teachers who will support the new statewide influx of special education teachers in CA. Would require the CDE to allocate a one-time grant of \$500,000 to an eligible entity with demonstrated expertise in the area of recruitment and retention of teachers at elementary and secondary schools. Clarifies how LEAs may use funds.				CA State PTA, Common Sense Kids Action, Compton USD, Disability Rights CA, Educate. Advocate, Empower Family CA, Presence Learning, Public Advocate		Introduced: 2/12/18 Amended: 3/20/18 Amended: 4/4/18 Amended: 5/2/18 Amended: 6/20/18  In Senate Committee on Appropriations Suspense File

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	AB 2289 (Weber and Gonzalez Fletcher)	Would find and declare that pregnant and parenting pupils are entitled to accommodations that provide them with the opportunity to succeed academically while protecting their health and the health of their children, and would establish accommodations as rights of pregnant and parenting pupils of LEAs. Would include a minimum of 8 weeks of parental leave, which the pupil may take before the birth of the pupil's infant if there is a medical necessity or up to one year after the birth to care for and bond with the infant. <del>Would authorize a school to limit excused absences for which the school is prohibited from requiring a note from a doctor to 4 or more per school year</del>	ACCESS Women's Health Justice, ACT for Women and Girls, Black Women for Wellness, CA Latinas for Reproductive Justice			Alliance for Boys and Men of Color, Alliance for Children's Rights, AAP-CA, ACLU of CA Center for Advocacy & Policy, Assoc of CA School Administrators, Breastfeed LA, Brighter Beginnings, Business & Professional Women of Nevada County, CA Academy of Family Physicians, CA Association of School Health Educators, CA Calls, and many more		Introduced: 2/13/18 Amended: 4/19/18 Amended: 5/8/18 Revised: 5/25/18 Amended: 6/7/18  In Senate Committee on Appropriations Hearing: 8/6/18

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1	AB 2292 (Aguilar-Curry, Burke, Cervantes, Eggman, Quirk-Silva, Rubio, Waldron and Gonzalez Fletcher and Senator Leyva)	Would increase the adjustment factor for infants who are 0 to 18 months of age from 1.7 to 2.44, and toddlers who are 18 to 36 months of age from 1.4 to 1.83, regardless of facility type. In addition, would establish the Early Education Expansion Program, to increase access to inclusive early care and education programs and increase early learning infrastructure capacity in high need communities. Also would establish the Early Education Expansion Program for LEAs, making competitive grants for one-time infrastructure costs to serve young children with exceptional needs. And, would establish the Family Child Care Recruitment and Training Program of 2018 to be operated under the auspices of the Child Care Initiative Project. <i>Co-authors revised.</i>	CCDAA, CCALA, CCRC, First 5 CA	Puja Navaney 916.319.2004 <a href="mailto:Puja.Navaney@asm.ca.gov">Puja.Navaney@asm.ca.gov</a>	Support	Advancement Project, CAPP, CAAEYC, CA Community Colleges Early Childhood Educators, CFT, Child360, CCALA, CCPC, CCRC, Children Now, Early Edge, Fight Crime: Invest in Kids, Ready Nation, First 5 Assoc of CA, First 5 LA, Children and Families Commission, Kidango, League of Women Voters-CA, LACOE NASW-CA Chapter, Options for Learning, PRCCD, SEIU CA, UDW/ AFSCME Local 3930, United Ways of CA, ZERO TO THREE, & many more		Introduced: 2/13/18 Amended: 4/4/18 Revised: 5/25/18  In Senate Committee on Appropriations Hearing: 8/6/18

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Watch	AB 2326 (Rubio)	Would modify the exemption for welfare-to-work requirements under CalWORKs to a parent or other relative who has primary responsibility for personally providing care to a child 24 months of age or under, without limiting the exemption to one child or one instance <i>for a cumulative total of 24 months. Would also provide an exemption to a pregnant woman who is the sole member of her assistance unit.</i> The exempt parent or caregiver may voluntarily participate in the welfare-to-work program.	Western Center on Law and Poverty	Denise Viviana Barajas (916) 319-2048 <a href="mailto:Denise.Barajas@asm.ca.gov">Denise.Barajas@asm.ca.gov</a>		Alliance for Children's Rights, Asian Law Alliance, CA Catholic Conference, CFPA, CCLC, CDF-CA, Coalition of CA Welfare Rights Organizations, Food for People, Food Bank for Humboldt County, Hunger Action LA, NASW-CA Chapter, Orange County Food Access Coalition, San Diego Hunger Advocacy Network		Introduced: 2/13/18 Amended: 4/18/18  In Senate Committee on Appropriations Hearing: 8/6/18

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1 Watch	AB 2370 (Holden and Gonzalez Fletcher)	<p>Would require, as a condition of licensure <i>on or after 7/1/20</i>, the inclusion of lead exposure prevention to health and safety training. In addition, would require the licensed child care facility upon enrolling or re-enrolling a child receiving state subsidized child care and development services to provide parents with information on the risks of lead exposure, the blood lead testing recommendations and requirements, <i>and options for obtaining blood lead testing</i>. Furthermore, would require the CDSS, in consultation with the State Water Resources Control Board, to adopt regulations for testing drinking water at child development centers to ensure lead-free. Would authorize the CDSS to deem a licensed child care center provider that tests its drinking water after 12/31/18, but before the adoption of regulations under the bill, to have satisfied the initial drinking water test required by the bill, under prescribed circumstances. Provides for loan funding for centers that demonstrate both a financial need and a lack of reasonable alternative funding sources. <i>Would require the state board to provide grants for testing drinking water lead levels in certain licensed centers from funds appropriated in the Budget Act of 2018 for those purposes.</i> In adopting regulations under this section, CDSS shall include a public stakeholder process.</p>	Environmental Working Group			<p>ARC &amp; Cerebral Palsy CA  Collaboration, CA  Coalition of Welfare Rts Orgs, CA  League of Conservation Voters, Ctr for Environmental Health, Ctr for Food Safety, Children's Advocacy Institute, Clean Water Action, Community Water Ctr, Friends Committee on Legislation of CA, Healthy Black Families Inc., 7<sup>th</sup> Generation Advisors, Natural Resources Defense Council, SF Bay Area Physicians for Social Responsibility, SmartOakland.org, The Trust for Public Land, WCLP</p>		<p>Introduced: 2/14/18  Amended: 3/12/18  Amended: 4/2/18  Amended: 4/5/18  Amended: 5/25/18  Amended: 6/28/18</p> <p>In Senate Committee on Appropriations Hearing: 8/6/18</p>

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2 DEAD	AB 2398 (Mullin)	Would amend the law pertaining to the Child Care Facilities Revolving Fund in the State Treasury that provides funding for loans for the renovation, repair, or improvement of an existing building to make the building suitable for licensure for child care and development services, and for the purchase of new relocatable child care facilities for the lease to local educational agencies and contracting agencies that provide child care and development services by extending the repayment period to up to 20 years.						Introduced: 2/14/18  Committee on Human Services  Committee on Education

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	AB 2514 (Thurmond, Cervantes and Gonzalez Fletcher)	Would establish the Pathways to Success Grant Program with the goal of providing pupils in preschool, transitional kindergarten, kindergarten, and grades 1 to 12 with dual language immersion programs, developmental bilingual programs for English learners, or early learning dual language learners (DLL) programs. Would require the CDE to award at least 10 one-time grants of up to \$300,000 each for 3 years to school districts, consortia of school districts in partnership with other specified entities, to implement the program. Adds findings and declarations to support the intent of the Legislature that all children in CA have access to high-quality dual language immersion, developmental bilingual for English learners, and early learning DLLs programs. <i>Technical amendments.</i>	Californians Together, California Association for Bilingual Education			CA Immigrant Policy Center, Advancement Proj, AVID Center, CAPPA, CA Kindergarten Assoc, CA Language Teachers Assoc, Common Sense, Kids Action, Public Advocates, San Francisco Unified School District, and more		Introduced: 2/14/18 Amended: 4/5/18 Amended: 4/18/18 Revised: 5/25/18 Corrected: 7/2/18 Amended: 7/3/18 Corrected: 7/6/18  In Senate Committee on Appropriations Hearing: 8/6/18
DEAD	AB 2560 (Thurmond)	Would <i>impose a tax</i> on vendors that contract for goods and services with the Department of Corrections and Rehabilitation. <i>Collected taxes would be appropriated to the CDE for preschool and afterschool programs for the purposes of providing services to prevent people from being incarcerated and providing early intervention programs.</i>				CAPPA, CTA	CA Chamber of Commerce, CA New Car Dealers Association,, Howard Jarvis Taxpayers Association, National Federation of Independent Business, Vacaville Chamber of Commerce	Introduced: 2/15/18 Amended: 3/22/18  Committee on Revenue and Taxation

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	AB 2622 (Dahle)	<p>Would amend existing law pertaining to the After School Education and Safety (ASES) Program to allow a program that operates at a school site located in an area that has a population density of less than 11 persons per square mile to end operating hours not earlier than 5 p.m. rather than 6 p.m. In addition, would <i>require the CDE to adjust the grant level of a program that operates at a low-density school site from grant adjustment for falling below certain targets for periods of time and terminated if fails for 3 consecutive years to demonstrate measurable program outcomes, or to attain 55% of its proposed attendance level after having its program reviewed and its grant level adjusted.</i></p>				<p>Butte COE, Lassen COE, Modoc COE, Siskiyou COE, Tehama County Dept of Education, Trinity COE, The Children's Initiative, Julian Union Elementary School District, Julian Pathways</p>		<p>Introduced: 2/15/18 Amended: 3/20/18 Amended: 4/18/18 Amended: 6/13/18</p> <p>Senate Floor</p>



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1	AB 2626 (Mullin and Chiu)	Would amend provisions contained in the Child Care and Development Services Act as follows: 1) redefine 3- and 4-year old children as those who will have their 3 <sup>rd</sup> or 4 <sup>th</sup> birthday respectively on or before December 2 of the fiscal year in which they are enrolled in a State Preschool program; 2) delete the requirement that at least ½ of the children enrolled at a preschool site by 4-year-old children; 3) authorize up to 2 days of staff training for center-based programs; 4) define income eligibility to mean that a family has an adjusted monthly income at or below at 85% of SMI; and 5) require the CDE to establish timelines for interagency of contract fund transfers. <i>Provisions would become operative 7/1/19.</i>	SPI Tom Torlakson	Miriam Farouk 916-319-2022 <a href="mailto:miriam.farouk@asm.ca.gov">miriam.farouk@asm.ca.gov</a>		AAP, Advancement Project, CAPP, CCDA, CCALA, CCLC, Children Now, Early Edge, First 5 Association of CA, First 5 Contra Costa County, First 5 LA, First 5 Fresno County, NASW-CA Chapter, Santa Cruz County Childhood Advisory Council		Introduced: 2/15/18 Amended: 4/12/18 Amended: 4/17/18 Amended: 5/1/18 Revised: 5/25/18 Amended: 6/21/18  In Senate Committee on Appropriations Hearing: 8/6/18
DEAD	AB 2680 (Jones-Sawyer)	Would require the Department of Justice to adopt a consent standard form for use by an employer, whether public or private, seeking the consent of an applicant for employment to conduct a conviction history background check. Would also require an employer to use the form. Would specify that a violation of its provisions would not be subject to the misdemeanor provision.						Introduced: 2/15/18  Committee on Labor and Employment

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	AB 2698 (Rubio)	Would require the application of an adjustment factor of 1.05 for children who are served in a CSPP and for infants and toddlers who are 0 to 36 months of age and are served in general child care and development programs or in a family child care home education network setting funded by a general child care and development program, where early childhood mental health consultation (ECMHC) services are provided. <i>Lists criteria for early ECMH consultant and requires their supervisor to have at least three years of experience working with children 0 to 5 years of age.</i>	Kidango			CA Council of Community Behavioral Health Agencies, CDF-CA, Council for a Strong America, Early Childhood Mental Health Consultation Services, Early Edge CA, Fight Crime: Invest in Kids, First 5 CA, First 5 LA, LACOE, Mission: Readiness, NASW, Ready Nation, Think Together		Introduced: 2/15/18 Amended: 3/22/18 Amended: 5/1/18 Amended: 6/18/18  In Senate Committee on Appropriations Hearing: 8/6/18
DEAD	AB 2702 (McCarty)	Would require the CDSS by 7/1/19 make operative a Web-based application process for submitting completed trustline applications to the department, and to make the application available to county welfare departments, local child care resource and referral agencies, and employment agencies, among others. Would allow consumers to search and locate the registration status of trustline applicants and registered trustline child care providers. <i>Would also require a trustline provider to maintain a current mailing address with CDSS and authorize the department to forfeit a trustline provider's registration for failing to comply with this requirement.</i>	California Child Care Resource and Referral Network			CAPPA, Child Action Inc., Child Development Resources of Ventura County		Introduced: 2/15/18 Amended: 4/2/18 Amended: 4/30/18  Committee on Appropriations Held under submission

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
	AB 2960 (Thurmond)	Would require the SPI to develop a comprehensive and post on the CDE's Internet Web site, for use by the general public, an online portal for the state's comprehensive child care and development online portal, services by 6/30/22. -Would require the SPI to convene a stakeholder work group by 6/3/19 to recommend <i>any necessary modifications or improvements to the online portal to ensure its improved effectiveness</i> , including the consideration of models with plans for inclusion plans for in the online portal.				CAPPA, CCALA, CCRC, Children Now, Early Edge CA, First 5 CA, CCALA, UDW/AFSCME Local 3930		Introduced: 2/16/18 Amended: 4/3/18 Amended: 4/5/18 Amended: 4/16/18 Amended: 4/30/18 Amended: 5/25/18 Amended: 6/21/18  In Senate Committee on Appropriations Hearing: 8/6/18
	AB 3007 (Garcia)	Would authorize Riverside County to establish a program to provide comprehensive social services to children who reside in the county <i>and</i> whose parents are currently or were formerly incarcerated at the local, state or federal level <del>currently enrolled in or eligible for Medi-Cal.</del>	Riverside County Board of Supervisors			AAP, CA Immigrant Policy Center, County of Riverside, Jenna Carson-Moreno Valley Advocate		Introduced: 2/16/18 Amended: 3/20/18 Amended: 4/12/18 Amended: 6/6/18  In Assembly Concurrence with Senate amendments pending
DEAD	AB 3039 (Holden)	Would require the DSS to obtain criminal history information and consider issuing clearances and exemptions on certain convictions unless they are directly and adversely related to violent felonies in relationship to granting a license or special permit to operate or manage a community care facility.	East Bay Community Law Center, Root & Rebound, Legal Services for Prisoners with Children, Anti-Recidivism Coalition			All of Us or None, NASW-CA Chapter, REDF (Roberts Enterprise Development Fund.), Californians for Prop 57, Anchor of Hope Ministries, Center for Living & Learning, Checkr, Because Black is Still Beautiful, Californians for Safety & Justice, LA Regional Reentry Partnership, and more		Introduced: 2/16/18 Amended: 4/3/18 Amended: 4/16/18  Committee on Appropriations Held under submission
DEAD	AB 3210 (Carrillo)	Would make non-substantive changes to the administration of funds for subsidized general child care and development programs						Introduced: 2/16/18

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
DEAD	AB 3225 (Burke)	Would make technical, non-substantive changes to provisions of the CA Children and Families Act of 1998 and would update obsolete references to the Board of Equalization.						Introduced: 2/16/18
Watch	ACA 22 (McCarty & Ting)	Would impose a 10% surcharge on all corporations with a net income over \$1M for deposit into the Middle Class Fiscal Relief Fund. Public system and public institutions of higher learning to benefit from 40% of revenues; 60% of revenues to benefit lower- to middle income Californians through increased access to the EITC, early care and education, affordable health care and financial aid for higher education.						Introduced: 1/18/18
<b>California Senate Bills</b>								
Watch	SB 55 (Jackson)	Would extend the DASH (Distinguished After School Health Recognition Program) <i>until 1/1/23</i> . DASH, administered by the California Department of Education (CDE), recognizes after school programs that meeting healthy eating and physical activity requirements, inclusive of staff training.		Brandon Darnell		AAP, American Heart Assoc, American Stroke Assoc, A World Fit For Kids!, CA Assoc for Health, Physical Ed, Recreation and Dance, CA State Alliance of YMCAs, , CA State PTA, LA's Best, LACOE		Introduced: 12/5/16 Amended: 3/15/17  In Assembly Committee on Appropriations Held under submission

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
2	SB 78 (Leyva)	Would, commencing with increases to the minimum wage implemented in 2018-19 and each year thereafter, require the Department of Finance (DOF) to annually adjust the total program funding amount for each minimum wage increase using a specified calculation, provided that the adjustment for the After School Education and Safety (ASES) Program. Requires additional funding adjustments per state law. <i>Amendment reflects technical correction.</i>	California Afterschool Advocacy Alliance	Phillip Vander Klay 916.651.4020 <a href="mailto:Phillip.VanderKlay@sen.ca.gov">Phillip.VanderKlay@sen.ca.gov</a>		After-school All-Stars Los Angeles, Arc, CA Afterschool Network, CA Alliance of Boys & Girls Clubs, CCDAA, CA State Alliance of YMCAs, CA School-Age Consortium, CA Teaching Fellows Foundation, CalSac, EduCare Foundation, Fight Crime: Invest in Kids, LA's Best, and more	California Teachers Association	Introduced: 1/11/17 Amended: 4/4/17 Amended: 4/25/17 Amended: 5/26/17  In Assembly Committee on Education Hearing cancelled at author's request
	SB 424 (Allen)	Would establish the California Regional Environmental Education Community Network under the direction and control of a 5-member governing board appointed for the purpose of facilitating the implementation of high quality environmental literacy in California public schools. <i>Would make implementation contingent upon the appropriation of funds in the annual Budget Act or another statute.</i> Limited to K-12 education.	Ten Strands			Audubon CA, CA Alliance of Boys & Girls Clubs, CA Black Health Network, CA Institute for Biodiversity, CA Pan-Ethnic Health Network, CALPIRG, Heal the Bay, & many more		Introduced: 2/15/17 Amended: 4/24/17 Amended: 5/26/17  In Assembly Committee on Education
1 DEAD	SB 837 (Dodd)	As a condition of receipt of apportionments for pupils in a transitional kindergarten (TK), beginning in the 2020–21 school year, would require progressively younger 4-year-old pupils to be admitted to TK maintained by a school district or charter school, until, in the 2022–23 school year and each school year thereafter, all 4-year-old pupils are admitted.				AAP-CA, AVID Center, CA Kindergarten Association, CA State PTA, Commission on the Status of Women of Sonoma County, Common Sense Kids Action	KinderCare Education, Numerous individuals, The Goddard School, Young World of Learning, Inc	Introduced: 1/8/18  Committee on Appropriations Held under submission

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
	SB 982 (Mitchell and Assembly Members Burke, Kamlager-Dove, and Rubio)	Would <i>incrementally</i> increase over 3 years the maximum cash aid amount for a family participating in the CalWORKs program. <del>The cash aid amount would increase each year by the same percentage as the increase in the federal poverty level for each family size, as annually updated by the United States Department of Health and Human Services.</del> Would reinstate the annual cost-of-living adjustment beginning in the 2019–20 fiscal year. Would be operative only to the extent that funding is provided in the annual State Budget Act.	Coalition of CA Welfare Rights Orgs, Black Women for Wellness, CA Partnership, CA Interfaith Coalition, CA Latinas for Reproductive Justice, CDF-CA, Coalition for Humane Immigrant Rights, CWDA, Friends Committee on Legislation of CA, NASW, National Council of Jewish Women-CA, Parent Voices CA, WCLP		Support	Alliance for Children's Rights, AAP-CA, CAPP, CA Catholic Conference, CA Church IMPACT, CFPA, CA Partnership, CA Voices for Progress, CA Women's Law Center, CCLC, Children Now, Crystal Stairs, Equal Rights Advocates, Feminist Majority, First 5 Association of CA, First 5 LA, Maternal & Child Health Access, PolicyLink, Women's Foundation of CA, and many, many more		Introduced: 2/1/18 Amended: 3/5/18 Amended: 5/25/18  In Assembly Committee on Appropriations

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
	SB 1004 (Wiener & Moortalach)	Would require the Mental Health Services Oversight and Accountability Commission to establish priorities for the use of prevention and early intervention (PEI) funds and to develop a statewide strategy for monitoring implementation of PEI services, including enhancing public understanding and creating metrics for assessing the effectiveness of how funds are used and the outcomes that are achieved by 1/1/20. Would require the commission to establish a strategy for technical assistance, support, and evaluation to support the successful implementation of the objectives, metrics, data collection, and reporting strategy. <i>Adds language to encourage counties to coordinate and blend funding streams and initiatives to ensure services are integrated across systems; and leverage innovative technology platforms.</i> Would amend the Mental Health Services Act to focus the PEI portion of its local plan on the priorities established by the commission and authorize a county to include other priorities, as determined through the stakeholder process, either in place of, or in addition to, the established priorities.	Steinberg Institute			2020 Mom, AAP-CA, America's Physician Groups, American Foundation for Suicide Prevention, America's Physicians Groups, CA Assoc of Veteran Service Agencies, CA Hospital Assoc, CA Medical Assoc, CA State Student Assoc, CA State University, Californians for Safety & Justice, Children Now, CDF-CA, Disability Rights CA, Fight Crime: Invest in Kids, First 5 Assoc of CA, Jed Foundation, JERICHO, Juvenile Court Judges of CA, National Center for Youth Law, One Mind, and many more	CA Assoc of Area Agencies on Aging (unless amended), CA Behavioral Health Directors Assoc (unless amended), CA Commission on Aging (unless amended), CWLC (unless amended) County Behavioral Health Directors Assoc of CA (unless amended), MAGNA Systems Incorporated (unless amended), Monterey County Behavioral Health Contractors, and many more (unless amended)	Introduced: 2/6/18 Amended: 3/22/18 Amended: 4/16/18 Amended: 5/25/18 Amended: 6/13/18  In Assembly Committee on Appropriations
DEAD	SB 1359 (McGuire)	Would merge CalWORKs Child Care Stages 2 and 3 and continue family eligibility for subsidized services up to 85% of State Median Income.						Introduced: 2/16/18  Committee on Education Hearing: April 11th hearing cancelled at author's request

Level of Interest <sup>1</sup>	Bill Number (Author)	Brief Description	Sponsor	Contact	County Position	Support	Oppose	Status (As of 7/10/18)
	SCR 41 (Pan)	States Legislature's support for a Bill of Rights for the Children and Youth of California that resolves that all children and youth under 21 years old residing in CA to live in a just, safe and supportive society and are entitled specified rights.						Introduced: 4/18/17 Committee on Rules
<b>California Budget Bills (including Trailer Bills)</b>								
Chapter 7	AB 108 (Committee on Budget)	Education Trailer Bill – Child Care	Individualized county child care subsidy plans; the Every Kid Counts Act				Approved by Governor: March 13, 2018	
Chapter 32	AB 1808 (Committee on Budget)	Education finance: education omnibus trailer bill	Includes child care and development items as well as other education items				Approved by Governor June 27, 2018	
Chapter 35	AB 1811 (Committee on Budget)	Human services omnibus	Includes CalWORKs Home Visiting Initiative Program, among other items				Approved by Governor June 27, 2018	
Chapter 29	SB 840 (Mitchell)	Budget Act of 2018	Makes appropriations for the support of state government for the 2018–19 fiscal year.				Approved by Governor June 27, 2018	

To obtain additional information about any State legislation, go to <http://leginfo.legislature.ca.gov/faces/billSearchClient.xhtml>. To access budget hearings on line, go to [www.calchannel.com](http://www.calchannel.com) and click on appropriate link at right under "Live Webcast". Links to Trailer Bills will become available at [http://www.dof.ca.gov/budgeting/trailer\\_bill\\_language/](http://www.dof.ca.gov/budgeting/trailer_bill_language/). For questions or comments regarding this document, contact Michele Sartell, staff with the Office for the Advancement of Early Care and Education, by e-mail at [msartell@ceo.lacounty.gov](mailto:msartell@ceo.lacounty.gov) or call (213) 974-5187.

**KEY TO LEVEL OF INTEREST ON BILLS:**

1: Of potentially high interest to the Child Care Planning Committee and Policy Roundtable for Child Care.

2: Of moderate interest.

3: Of relatively low interest.

Watch: Of interest, however level of interest may change based on further information regarding author's or sponsor's intent and/or future amendments.

\*\* Levels of interest are assigned by the Joint Committee on Legislation based on consistency with Policy Platform accepted by the Child Care Planning Committee and Policy Roundtable for Child Care and consistent with County Legislative Policy for the current year. Levels of interest *do not* indicate a pursuit of position. Joint Committee will continue to monitor all listed bills as proceed through legislative process. Levels of interest may change based on future amendments.



**KEY:**

AAP	American Academy of Pediatrics	CTC	Commission on Teacher Credentialing
ACLU	American Civil Liberties Union	CWDA	County Welfare Directors' Association
AFSCME:	American Federation of State, County and Municipal Employees	DDS	Department of Developmental Services
CAPPA	California Alternative Payment Program Association	DHS	Department of Health Services
CAEYC	California Association for the Education of Young Children	DOF	Department of Finance
CAFB	California Association of Food Banks	DMH	Department of Mental Health
CCCCA	California Child Care Coordinators Association	First 5 CA	First 5 Commission of California
CCRNR	California Child Care Resource and Referral Network	HHS	Health and Human Services Agency
CCDAA	California Child Development Administrators Association	LCC	League of California Cities
CDA	California Dental Association	LAC CPSS	Los Angeles County Commission for Public Social Services
CDE	California Department of Education	LACOE	Los Angeles County Office of Education
CDSS	California Department of Social Services	LAUSD	Los Angeles Unified School District
CFT	California Federation of Teachers	MALDEF	Mexican American Legal Defense and Education Fund
CFPA	California Food Policy Advocates	NASW	National Association of Social Workers
CHAC	California Hunger Action Coalition	NCYL	National Center for Youth Law
CIWC	California Immigrant Welfare Collaborative	PG&E	Pacific Gas and Electric Company
CSAC	California School-Age Consortium	SEIU	Service Employees International Union
CSAC	California State Association of Counties	SPI	Superintendent of Public Instruction
CTA	California Teachers Association	TCI	The Children's Initiative
CCALA	Child Care Alliance of Los Angeles	US DHHS	US Department of Health and Human Services
CCLC	Child Care Law Center	WCLP	Western Center on Law and Poverty
CDPI	Child Development Policy Institute		

**DEFINITIONS:<sup>2</sup>**

Committee on Rules	Bills are assigned to a Committee for hearing from here.
Consent Calendar	A set of non-controversial bills, grouped together and voted out of a committee or on the floor as a package.
First Reading	Each bill introduced must be read three times before final passage. The first reading of a bill occurs when it is introduced.
Held in Committee	Status of a bill that fails to receive sufficient affirmative votes to pass out of committee.
Held under Submission	Action taken by a committee when a bill is heard and there is an indication that the author and the committee members want to work on or discuss the bill further, but there is no motion for the bill to progress out of committee.
Inactive File	The portion of the Daily File containing legislation that is ready for floor consideration, but, for a variety of reasons, is dead or dormant. An author may move a bill to the inactive file, and move it off the inactive file at a later date. During the final weeks of the legislative session, measures may be moved there by the leadership as a method of encouraging authors to take up their bills promptly.
On File	A bill on the second or third reading file of the Assembly or Senate Daily File.
Second Reading	Each bill introduced must be read three times before final passage. Second reading occurs after a bill has been reported to the floor from committee.
Spot Bill	A bill that proposes non-substantive amendments to a code section in a particular subject; introduced to assure that a bill will be available, subsequent to the deadline to introduce bills, for revision by amendments that are germane to the subject of the bill.
Third Reading	Each bill introduced must be read three times before final passage. Third reading occurs when the measure is about to be taken up on the floor of either house for final passage.
Third Reading File	That portion of the Daily File listing the bills that is ready to be taken up for final passage.
Urgency Measure	A bill affecting the public peace, health, or safety, containing an urgency clause, and requiring a two-thirds vote for passage. An urgency bill becomes effective immediately upon enactment.
Urgency Clause	Section of bill stating that bill will take effect immediately upon enactment. A vote on the urgency clause, requiring a two-thirds vote in each house, must precede a vote on bill.
Enrollment	Bill has passed both Houses, House of origin has concurred with amendments (as needed), and bill is now on its way to the Governor's desk.

<sup>2</sup> Definitions are taken from the official site for California legislative information, Your Legislature, Glossary of Legislative Terms at [www.leginfo.ca.gov/guide.html#Appendix\\_B](http://www.leginfo.ca.gov/guide.html#Appendix_B).

### STATE LEGISLATIVE CALENDAR 2018 (Tentative)<sup>3</sup>

January 1, 2018	Statutes take effect (Art. IV, Sec. 8(c)).
January 3, 2018	Legislature reconvenes (J.R. 51(a)(4)).
January 10, 2018	Budget Bill must be submitted by Governor (Art. IV, Sec. 12(a)).
January 12, 2018	Last day for policy committees to hear and report to Fiscal Committee fiscal bills introduced in their house in the odd-numbered year (J.R. 61(b)(1)).
January 15, 2018	Martin Luther King, Jr. Day Observed
January 19, 2018	Last day for any committee to hear and report to the Floor bills introduced in their house in 2015 (J.R. 61(b)(2)). Last day to submit bill requests to the Office of Legislative Counsel.
January 31, 2018	Last day to for each house to pass bills introduced in that house in the off-numbered year (J.R. 61(b)(3)). (Art. IV, Sec. 10(c)).
February 16, 2018	Last day for bills to be introduced (J.R. 61(a)(1), J.R. 54(a)).
February 19, 2018	President's Day Observed
March 22, 2018	Spring Recess begins upon adjournment (J.R. 51(b)(1)).
March 30, 2018	Cesar Chavez Day observed.
April 2, 2018	Legislature reconvenes from Spring Recess (J.R. 51(b)(1)).
April 27, 2018	Last day for policy committees to meet and report to fiscal committees fiscal bills introduced in their house (J.R. 61(b)(5)).
May 11, 2018	Last day for policy committees to meet and report to the floor non-fiscal bills introduced in their house (J.R. 61(b)(6)).
May 18, 2018	Last day for policy committees to meet prior to June 6 (J.R. 61(b)(7)).
May 25, 2018	Last day for fiscal committees to meet and report to the floor bills introduced in their house (J.R. 61(b)(8)). Last day for fiscal committees to meet prior to June 6 (J.R. 61(b)(9)).
May 28, 2018	Memorial Day observed.
May 29-June 1, 2018	Floor session only. No committee may meet for any purpose (J.R. 61(b)(10)). This deadline APPLIES TO ALL bills, constitutional amendments and bills which would go into immediate effect pursuant to Section 8 of Article IV of the Constitution (Art. IV, Sec. 8(c); J.R. 61(i)).
June 1, 2018	Last day for each house to pass bills introduced in that house (J.R. 61(b)(11)).
June 4, 2018	Committee meetings may resume (J.R. 61(b)(12)).
June 15, 2018	Budget Bill must be passed by midnight (Art. IV, Sec. 12(c)(3)).
June 29, 2018	Last day for a legislative measure to qualify for the November 8 General election ballot (Election Code Sec. 9040).
July 4, 2018	Independence Day observed.
July 6, 2018	Last day for policy committees to meet and report bills (J.R. 61(a)(10)).
July 6, 2018	Summer recess begins at the end of this day's session, provided the Budget Bill has been passed (J.R. 51(b)(2)).
August 6, 2018	Legislature reconvenes from Summer Recess (J.R. 51(b)(2)).
August 17, 2018	Last day for fiscal committees to meet and report bills (J.R. 61(b)(14)).
August 20 – 31, 2018	Floor session only. No committees, other than conference committees and Rules Committee, may meet for any purpose (J.R. 61(b)(15)). This deadline APPLIES TO ALL bills, constitutional amendments and bills which would go into immediate effect pursuant to Section 8 of Article IV of the Constitution (Art. IV, Sec. 8(c); J.R. 61(i)).
August 24, 2018	Last day to amend bills on the floor (J.R. 61(b)(16)).
August 31, 2018	Last day for each house to pass bills, except bills that take effect immediately or bills in Extraordinary Session (Art. IV, Sec. 10(c), J.R. 61(b)(17)). Final Recess begins upon adjournment (J.R. 51(b)(3)).
Sept 30, 2018	Last day for Governor to sign or veto bills passed by the Legislature on or before September. 11, 2016 and in the Governor's possession after September 1 (Art. IV, Sec. 10(b)(2)).

#### **2019**

- Jan. 1 Statutes take effect (Art. IV, Sec. 8(c)).
- Jan. 2 Legislature reconvenes (J.R. 51 (a)(4)).

<sup>3</sup> California State Assembly. *2018 Legislative Deadlines*. Retrieved on January 8, 2018 from <http://assembly.ca.gov/legislativedeadlines>.