



## **2007 Legislative Session Summary**

**Office of Legislation  
November 2007**



## TABLE OF CONTENTS

<b>FORWARD</b>	<b>ii</b>
<b>OFFICE ACRONYMS</b>	<b>iii</b>
<b>LEGISLATIVE SUMMARY OF BILLS ENACTED IN 2007</b>	
<b>INDEX OF CHAPTERED BILLS</b>	<b>1</b>
<b>CHAPTERED BILLS</b>	<b>4</b>
<b>LEGISLATIVE SUMMARY OF BILLS VETOED IN 2007</b>	
<b>INDEX OF VETOED BILLS</b>	<b>27</b>
<b>VETOED BILLS</b>	<b>29</b>

## **FORWARD**

This report provides an overview of legislation that affected the Department of General Services (DGS) in 2007.

During the first year of the 2007-08 Legislative Session, the DGS Office of Legislation monitored and reviewed 3,096 measures and provided an assessment on over 166 bills. The following is a summary of the bills with particular significance to the department that reached the Governor's desk.

We appreciate everyone's assistance and expertise which contributed to our successful representation of departmental legislative matters before other State agencies, the Legislature, and the Governor. As always, we cover a broad range of topics to meet the mission of this diverse department.

We look forward to 2008 and working together with the varied interested parties to achieve positive outcomes. If you have questions regarding this summary or would like additional information, please contact Letha Burton at (916) 376-5045 or on the Internet at [letha.burton@dgs.ca.gov](mailto:letha.burton@dgs.ca.gov).

**Mike Webb, Deputy Director-Legislative Affairs  
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## OFFICE ACRONYMS USED IN THE 2007 LEGISLATIVE SUMMARY

<b>DSA</b>	<b>DIVISION OF THE STATE ARCHITECT</b>
<b>ENERGY</b>	<b>ENERGY ISSUES</b>
<b>OAH</b>	<b>OFFICE OF ADMINISTRATIVE HEARINGS</b>
<b>OFA</b>	<b>OFFICE OF FLEET ADMINISTRATION</b>
<b>OHR</b>	<b>OFFICE OF HUMAN RESOURCES</b>
<b>OL</b>	<b>OFFICE OF LEGISLATION</b>
<b>OLS</b>	<b>OFFICE OF LEGAL SERVICES</b>
<b>OPSC</b>	<b>OFFICE OF PUBLIC SCHOOL CONSTRUCTION</b>
<b>OTR</b>	<b>OFFICE OF TECHNOLOGY RESOURCES</b>
<b>PD</b>	<b>PROCUREMENT DIVISION</b>
<b>RESD</b>	<b>REAL ESTATE SERVICES DIVISION</b>
<b>TD</b>	<b>TELECOMMUNICATIONS DIVISION</b>

# **LEGISLATIVE SUMMARY OF BILLS ENACTED IN 2007**

**UNLESS OTHERWISE INDICATED, THESE STATUTES  
BECOME EFFECTIVE JANUARY 1, 2008**

## INDEX OF SIGNED BILLS

AB 14 (Laird)	Discrimination: Civil Rights Act of 2007.....	4
AB 67 (Dymally)	State and local agencies: bilingual services.....	4
AB 123 (Nunez)	Parklands: Westside Park.....	5
AB 136 (Emmerson)	Search and Rescue Memorial.....	5
AB 188 (Aghazarian)	Conservation easement registry.....	5
AB 199 (Committee on Budget)	State government.....	6
AB 236 (Lieu)	Public resources: state and local motor vehicle fleets.....	6
AB 262 (Coto)	Public postsecondary education.....	6
AB 299 (Tran)	Maintenance of the codes.....	7
AB 358 (Blakeslee)	State property: Santa Maria.....	8
AB 373 (Wolk)	Local government: community facilities improvement.....	9
AB 532 (Wolk)	State property: solar energy.....	10
AB 542 (Gaines)	State Historical Building Safety Board: membership.....	10
AB 609 (Eng)	State building construction: energy conservation.....	10
AB 617 (Torricono)	State contracts: information technology goods and services.....	10
AB 641 (Torricono)	Developer fees.....	11
AB 687 (La Malfa)	State property: Crystal Creek Regional Boys' Camp.....	11
AB 715 (Laird)	Water conservation: low-flush water closets and urinals.....	12

## INDEX OF SIGNED BILLS

AB 761 (Coto)	State contracts: infrastructure bonds: small businesses .....	12
AB 957 (Spitzer)	State property: Department of Transportation records .....	12
AB 1014 (Bass)	School facilities.....	13
AB 1103 (Saldana)	Energy: commercial buildings: consumption.....	13
AB 1109 (Huffman)	Energy resources: lighting efficiency: hazardous waste .....	14
AB 1123 (Berg)	State surplus property: Healdsburg Armory.....	14
AB 1130 (Laird)	Aboveground storage tanks .....	15
AB 1139 (Emmerson)	Department of Motor Vehicles: display systems: advertising .....	15
AB 1253 (Caballero)	Water: Salinas Valley State Prison wastewater treatment plant.....	15
AB 1362 (Smyth)	Parks and recreation .....	16
AB 1368 (Mullin)	School bonds: school and community college districts .....	16
AB 1531 (DeSaulnier)	Vehicles: disabled parking.....	16
AB 1663 (Evans)	Special education: conformance to federal law .....	17
AB 1678 (De La Torre)	Public officials: conflicts of interest .....	17
AB 1748 (Committee on Revenue and Taxation)	Taxation .....	18
SB 5 (Machado)	Flood management .....	18
SB 13 (Wyland)	School facilities funding process: career technical education facilities .....	19
SB 77 (Ducheny)	Budget Act of 2007 .....	19

## INDEX OF SIGNED BILLS

<b>SB 81 (Committee on Budget and Fiscal Review)</b>	<b>Corrections.....</b>	<b>20</b>
<b>SB 86 (Committee on Budget and Fiscal Review)</b>	<b>State government.....</b>	<b>20</b>
<b>SB 99 (Committee on Budget and Fiscal Review)</b>	<b>Prisons: construction.....</b>	<b>21</b>
<b>SB 161 (Margett)</b>	<b>Public works contracts: Internet submissions.....</b>	<b>21</b>
<b>SB 281 (Maldonado)</b>	<b>District agricultural associations: goods and property.....</b>	<b>21</b>
<b>SB 282 (Cox)</b>	<b>State Fair Leasing Authority.....</b>	<b>21</b>
<b>SB 473 (Cox)</b>	<b>State agencies: fingerprinting vendors.....</b>	<b>22</b>
<b>SB 586 (Dutton)</b>	<b>Affordable Housing Innovation Fund: Affordable Housing Revolving Development and Acquisition Program.....</b>	<b>23</b>
<b>SB 599 (Negrete McLeod)</b>	<b>California Mexican American Veterans' Memorial Beautification and Enhancement Committee.....</b>	<b>23</b>
<b>SB 614 (Simitian)</b>	<b>Public works: design-build contracts.....</b>	<b>24</b>
<b>SB 630 (Aanestad)</b>	<b>Public works.....</b>	<b>24</b>
<b>SB 699 (Ducheny)</b>	<b>Developer fees: water rights and supply.....</b>	<b>24</b>
<b>SB 754 (Kehoe)</b>	<b>State property: leases.....</b>	<b>25</b>
<b>SB 855 (Ridley-Thomas)</b>	<b>California State University: State University Revenue Bond Act of 1947.....</b>	<b>25</b>
<b>SB 929 (Cogdill)</b>	<b>Overtime compensation: prevailing wage determinations.....</b>	<b>26</b>
<b>SB 943 (Machado)</b>	<b>Prisons.....</b>	<b>26</b>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 14</b> <b>(Laird)</b>	<p><b>Discrimination: Civil Rights Act of 2007</b></p> <p><b>Summary:</b> The Unruh Civil Rights Act entitles all persons within the jurisdiction of this State to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments, regardless of sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation. This bill would enact the Civil Rights Act of 2007, as described herein, and would instead subject those licensees to disciplinary action if the above-described discrimination is based upon the prospective recipient's sex, race, color, religion, ancestry, national origin, disability, medical condition, marital status, or sexual orientation. This bill would also provide, however, that nothing in these provisions would prohibit the consideration of those characteristics for purposes of diagnosis or treatment, or require any healing arts practitioner to perform a licensed activity for which he or she is not qualified. This bill contains other related provisions and other existing laws.</p>	<b>OLS</b>	<b>568</b>	<p><i>An act to amend Sections 125.6, 16721, 16721.5, 19572, 23426.5, 23428.19, 23428.28, and 23438 of the Business and Professions Code, to amend Sections 82, 83, 84, 85, and 1747.80 of the Civil Code, to amend Sections 204 and 425.15 of the Code of Civil Procedure, to amend Sections 5047.5 and 24001.5 of the Corporations Code, to amend Sections 66030, 66251, 66270, 66292, 66292.1, 66292.2, 69535, 72011, 72014, 89757, and 92150 of the Education Code, to amend Section 2110 of the Elections Code, to amend Sections 11015, 11131, 54091, 54092, 54961, and 68088 of the Government Code, to amend Sections 1317, 1317.3, and 11801 of the Health and Safety Code, to amend Section 10115.7 of the Public Contract Code, to amend Sections 5080.18 and 5080.34 of the Public Resources Code, to amend Sections 453 and 12751.3 of the Public Utilities Code, to amend Section 24343.2 of, and to repeal and amend Section 17269 of, the Revenue and Taxation Code, and to amend Sections 4666, 5348, 5806, 10000, 16522.1, and 18907 of the Welfare and Institutions Code, relating to discrimination.</i></p>
<b>AB 67</b> <b>(Dymally)</b>	<p><b>State and local agencies: bilingual services</b></p> <p><b>Summary:</b> Existing law requires local and State agencies to provide information regarding public services in a non-English language if a substantial number of the public served by the agency are non-English-speaking people. Existing law also requires State agencies to provide reports to the State Personnel Board regarding the provision of information in a non-English language, subject to certain exceptions by the State Personnel Board. This bill would provide that a person is qualified as a bilingual person, employee, or interpreter for these purposes if the State Personnel Board has tested and certified the person or approved the testing and certification. The bill would provide that local agencies would have discretion to determine who is qualified to provide information in a non-English language. The bill would also authorize additional grounds for the State Personnel Board to exempt State agencies from the reporting requirements.</p>	<b>OHR</b>	<b>259</b>	<p><i>An act to amend Sections 7292, 7295, 7295.4, 7296, 7296.4, 7299.1, 7299.4, 7299.5, and 7299.8 of the Government Code, relating to bilingual services.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 123 (Nunez)	<b>Parklands: Westside Park</b> <b>Summary:</b> The Roberti-Z'berg-Harris Urban Open-Space and Recreation Program Act (urban open-space act), administered by the Department of Parks and Recreation, authorizes grants to be made by the department to cities, counties, and districts for recreational or open-space purposes. The urban open-space act requires property acquired or developed pursuant to the urban open-space act to be used by the grant recipient only for the purposes for which the grant moneys were requested and prohibits any other use of the area, except as authorized by the Legislature. This bill would authorize the City of Huntington Park to transfer to the Los Angeles Unified School District up to 3.8 acres of parkland in Westside Park and the facilities on that land if certain conditions are met. Before the transfer could occur, the Department of Parks and Recreation would have to determine that all those conditions have been met. The bill would require, as one of the conditions, that the transferred property be used only for a school facility. This bill contains other existing laws.	RESD	260	<i>An act relating to parklands.</i>
AB 136 (Emmerson)	<b>Search and Rescue Memorial</b> <b>Summary:</b> Existing law prescribes various duties for the Department of General Services in connection with development and maintenance of the park around the State Capitol Building. This bill would authorize the California State Sheriffs Search and Rescue Coordinators, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California search-and-rescue volunteers who have died in the line of duty. It would require that the planning, construction, and maintenance of the memorial be funded with private donations through a nonprofit foundation to be established. It also would prohibit construction of the memorial until the master plan of the State Capitol Park is approved and adopted by the Joint Committee on Rules and the Department of Finance has determined that sufficient private funding is available to construct and maintain the memorial.	RESD	311	<i>An act to add Section 14628 to the Government Code, relating to the State Capitol.</i>
AB 188 (Aghazarian)	<b>Conservation easement registry</b> <b>Summary:</b> Existing law requires the Secretary of the Resources Agency to establish a central public registry of all conservation easements held or required by the State, or purchased with State grant funds provided by an agency, department, or division of the state on or after January 1, 2006. Existing law specifies the information that is required to be included in the registry, and limits the information that the secretary is required to post on the Internet. This bill would change that date to January 1, 2000, and would modify the information that is required to be included in the registry. The bill would further limit the information that the secretary is required to post on the Internet to specified information regarding conservation easements held or required by the State, or purchased with State grant funds provided by an agency, department, or division of the State on or after January 1, 2006.	RESD	229	<i>An act to amend Section 5096.520 of the Public Resources Code, relating to resource conservation.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 199</b> <b>(Committee on Budget)</b>	<b>State government</b> <b>Summary:</b> Existing law requires that any State position that is vacant for six consecutive monthly pay periods be abolished by the Controller on the following July 1. Amendments to existing law proposed by SB 86 of the 2007-08 Regular Session, if enacted, would, from July 1, 2007, to June 30, 2010, inclusive, instead require any State position that is vacant for 12 consecutive monthly pay periods to be abolished by the Controller on the following July 1. This bill would delete the amendments to this provision proposed by SB 86, if those amendments are enacted and become effective on or before January 1, 2008. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is August 24, 2007.)	<b>OL</b>	<b>186</b>	<i>An act to amend Section 12439 of, and to repeal Section 15814.45 of, the Government Code, relating to state government, and declaring the urgency thereof, to take effect immediately.</i>
<b>AB 236</b> <b>(Lieu)</b>	<b>Public resources: State and local motor vehicle fleets</b> <b>Summary:</b> Existing law requires the Department of General Services, in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission) and the State Air Resources Board (Board), to develop and adopt specifications and standards for all passenger cars and light-duty trucks that are purchased or leased on behalf of, or by, State offices, agencies, and departments. These specifications and standards are required to include specified elements. The Director of General Services is required to compile and maintain specified information on the nature of vehicles that are owned or leased by the State. This bill would require the Department of General Services, in conjunction with the Board and the Energy Commission, by December 31, 2008, to amend and revise existing purchasing methodology to rank environmental and energy benefits, and costs of motor vehicles for potential procurement by State and local governments and to develop vehicle ranking containing specified criteria. By July 1, 2009, available vehicles in individual classes would be ranked based on the purchasing methodology revised by the Energy Commission. The Department of General Services would be required to procure, for use in the State fleet, vehicles that meet federal requirements and have been ranked best in their class as determined by the revised purchasing methodology, except as specified. The Department of General Services would be required to take specified actions regarding vehicle procurement and alternative fuel and related infrastructure. By July 1, 2009, a vehicle capable of using alternative fuels would be required to be operated on those fuels unless alternative fuels are not readily available or other factors exist that may prevent the use of those fuels. This bill contains other related provisions and other existing laws.	<b>OFA</b>	<b>593</b>	<i>An act to amend Sections 25722.5, 25725, and 25726 of, and to add Sections 25722.6 and 25722.8 to, the Public Resources Code, relating to public resources.</i>
<b>AB 262</b> <b>(Coto)</b>	<b>Public postsecondary education</b> <b>Summary:</b> Existing law establishes the California State University under the administration of the Trustees of the California State University. Existing law, to be repealed as of January 1, 2008, sets forth a procedure for the adoption of regulations by the trustees, and requires the trustees to follow that procedure rather than the procedure set forth in the Administrative Procedure Act. This bill would extend the repeal date of this provision from January 1, 2008, to January 1, 2013. This bill contains other related provisions and other existing laws.	<b>OFA</b>	<b>679</b>	<i>An act to amend Section 89030.1 of, and to add Chapter 1.4 (commencing with Section 99040) to Part 65 of Division 14 of Title 3 of, the Education Code, and to amend, repeal, and add Section 13332.09 of the Government Code, relating to public postsecondary education.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 299 (Tran)	<b>Maintenance of the codes</b> <b>Summary:</b> Existing law directs the Legislative Counsel to advise the Legislature from time to time as to legislation necessary to maintain the codes. This bill would make technical, nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.	OL	130	<i>An act to amend Sections 650, 725, 1265.1, 1725, 2023.5, 2135.5, 2168.1, 2516, 2533, 2684, 4122, 4162.5, 4181, 4191, 4989.54, 4989.70, 4996.17, 5050.2, 6002.1, 6061, 6071, 6079.1, 6086.65, 6126, 6145, 6321, 6501, 7017.3, 7145.5, 7159, 7159.9, 18711, and 19601 of the Business and Professions Code, to amend Section 1788.18 of the Civil Code, to amend Sections 340.7, 1245.245, and 1277 of, and to amend and renumber the heading of Title 9.3 (commencing with Section 1298) of Part 3 of, the Code of Civil Procedure, to amend Sections 1157, 15901.02, 15901.10, 15901.16, 15903.03, 15905.06, 15911.12, and 15911.26 of the Corporations Code, to amend Sections 317, 10600, 10601, 10601.5, 15146, 17077.42, 17078.53, 17213, 22950, 24300.2, 32221.5, 33126, 33126.1, 33353, 33354, 33370, 35179, 35900, 35932, 37220, 41207.1, 42238.51, 44041, 44041.5, 44468, 49561, 51221.4, 51251, 51871.5, 52052, 52055.730, 52055.770, 60640, 60900, 87040, and 87040.5 of the Education Code, to amend Sections 782 and 1117 of the Evidence Code, to amend Sections 177, 216, 291, 1816, 5614, 8623, 8632.5, 8919, and 9205 of the Family Code, to amend Sections 17419 and 22168 of the Financial Code, to amend Sections 5650, 12003.2, and 13007 of the Fish and Game Code, to amend Sections 19348.1, 33251, 33261, 33262, and 33297 of, and to amend and renumber Section 79843 of, the Food and Agricultural Code, to amend Sections 905, 6103.2, 7072, 7085.1, 8592.1, 8610, 8880.325, 9359, 9359.1, 12011.5, 13952, 13955, 14995, 16584, 17558.8, 19822.3, 20037.7, 20479, 20636, 21150, 21227, 26744.5, 31485.7, 31485.8, 53343.1, 53635.8, 68661, 69927, 70311, 70359, 70640, 71601, 71615, 71639, 71675, 77003, 77009, 77200, 77201.1, 77202, 77203, 77209, 85316, and 89513 of, to amend and renumber Section 19632 of, to repeal and amend Section 77201 of, and to amend the heading of Chapter 8.1 (commencing with Section 8710) of Division 1 of Title 2 of, the Government Code, to amend Sections 1250.8, 1262.4, 1265.5, 1265.6, 1266.9, 1279.1, 1568.09, 1575.7, 1597.46, 1604.6, 11162.1, 11592, 11773.1, 18080.5, 38505, 43869, 44525.6, 53533, 101965, 106780, 108680, 109280, 110552, 118280, 120155, 120440, 124116.5, 124174, 124900, 127400, 127405, 127410, and 127425 of the Health and Safety Code, to amend Section 1194.82 of the Insurance Code, to amend Section 3201.81 of the Labor Code, to amend Sections 186.9, 271.5, 290, 295, 298.1, 374.5, 977, 1037.1, 1037.2, and 12082 of the Penal Code, to amend Sections 1458, 2352.5, and 4690 of the Probate Code, to amend Sections 21071 and 22154 of the Public Contract Code, to amend Sections 5096.805, 5096.821, 5097.98, 5645, 6314, 14581, 16053, 21151.8, 21167.6, 25205, 25303, 25310, 25742, 25743, 29735, 30340.5, 42310.3, and 48023 of, and to amend and renumber the heading of Chapter 12 (commencing with Section 5860) of Division 5 of, the Public Resources Code, to amend Sections 303, 399.12, 399.20, 421, 455.1, 7662, 7665.2, 8340, 8341, and 132610 of the Public Utilities Code, to amend Sections 18766, 18847.3, 19533, 23704.4, and 30182 of the Revenue and Taxation Code, to amend Sections 97, 97.1, 143, and 149.7 of the Streets and Highways Code, to amend Sections 5160, 11713.1, 12804.9, 13352, 13352.1, and 13353.2 of the Vehicle Code, to amend Sections 13385, 21100, and 50780.10 of the Water Code, to amend Sections 202, 319, 4094, 9103, 11155.6, 14107.2, 14115, 14123.05, 14166.18, 16540, 16541.5, 16542, 16545, 16809, 16809.3, 18309, 18945, and 18951 of the Welfare and Institutions Code, to amend Section 17 of the Orange County Water District Act, and to amend Section 1 of Chapter 34, Section 1 of Chapter 323, and Section 1 of Chapter 710 of the Statutes of 2006, relating to the maintenance of the codes.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 358 (Blakeslee)	<p><b>State property: Santa Maria</b></p> <p><b>Summary:</b> Existing law authorizes the Director of General Services, to sell, transfer, exchange, or otherwise dispose of specified State property subject to certain conditions. This bill would authorize the director to exchange with the City of Santa Maria, at fair market value and upon terms and conditions the director deems to be in the best interests of the State, State real property under the jurisdiction of the Department of Motor Vehicles located in the City of Santa Maria, for a land-for-land exchange, build-to-suit lease with a purchase option, new lease purchase agreement, existing leased facility, or any other equitable exchange, to be occupied by the Department of Motor Vehicles, subject to the approval of the State Public Works Board and authorization that may be provided in the Budget Bill. This bill would require that, if the exchange with the city is completed, the city would reimburse the Department of General Services for specified costs and expenses. It would provide that if the exchange is not completed by January 1, 2010, the director may enter into an exchange agreement with parties other than the City of Santa Maria, at fair market value and upon terms, and conditions the director deems to be in the best interests of the State, for this purpose, still subject to the approval of the State Public Works Board and funding under the Budget Bill. This bill contains other related provisions and other existing laws.</p>	RESD	448	<i>An act to add Section 11011.26 to the Government Code, relating to state property.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 373 (Wolk)</b>	<p><b>Local government: community facilities improvement</b></p> <p><b>Summary:</b> Existing law authorizes the governing board of a school district or community college district to authorize an election for the issuance of bonds for that district and the issuance of those bonds pursuant to specified requirements. Existing law authorizes the formation of a school facilities improvement district (SFID) by a school district or community college district and the election for the issuance of bonds for that district and the issuance of those bonds pursuant to specified requirements. This bill would conform, except for specified differences, the requirements for bonds, including the process through which those bonds are ultimately issued, for SFIDs to the requirements for bonds for school districts and community college districts, including, but not limited to, authorizing the governing board of the school district or community college district that formed the SFID to issue bonds on behalf of that SFID. The prohibition on the boundaries of a SFID including all or part of the territory of a specified community facilities district would be deleted. The board of supervisors of a county in which a SFID is located would be required to file the resolution adopted by that board that made specific provisions related to a SFID applicable with the California Debt Investment Advisory Commission. The requirement that notice of a hearing of the governing board of a school district or community college district on the establishment of a SFID be posted in three public places within the proposed SFID for at least 14 days prior to the time of the hearing would be deleted. The governing board of a school district or community college district that has established a SFID would be authorized to amend the resolution it adopted to establish the SFID in specified ways. This bill contains other related provisions and other existing laws.</p>	<b>OPSC</b>	<b>670</b>	<p><i>An act to amend Sections 15102, 15106, 15107, 15108, 15266, 15300, 15301, 15303, 15320, 15321, 15323, 15334.5, 15340, 15357, and 15425 of, to add Sections 15101.75 and 15326.5 to, to repeal Sections 15302, 15330, 15331, 15332, 15333, 15334, 15335, 15336, 15341, 15342, 15343, 15344, 15346, 15347, 15348, 15349, 15349.1, 15349.2, 15351, 15353, 15354, 15355, 15356, 15358, 15359, 15359.1, and 15359.2 of, to repeal Article 6 (commencing with Section 15360), Article 7 (commencing with Section 15370), Article 8 (commencing with Section 15380), Article 9 (commencing with Section 15390), Article 10 (commencing with Section 15400), Article 11 (commencing with Section 15410), and Article 12 (commencing with Section 15420) of, Chapter 2 of Part 10 of Division 1 of Title 1 of, and to repeal and add Section 15350 of, the Education Code, to amend Sections 53312.7, 53313, 53313.4, 53313.5, 53313.6, 53313.9, 53314.6, 53316.2, 53317, 53318, 53319, 53320, 53321, 53321.5, 53322.4, 53323, 53324, 53325, 53325.1, 53325.7, 53326, 53327, 53328, 53328.3, 53329, 53330.3, 53330.5, 53330.7, 53332, 53336, 53339, 53339.2, 53339.3, 53339.5, 53339.6, 53339.7, 53339.8, 53340, 53340.2, 53341.5, 53343, 53343.1, 53344, 53345, 53345.3, 53354, 53355, 53356, 53356.1, 53356.3, 53359.5, 53360, 53362.5, 53363.7, 53364.2, 53364.5, and 53753 of, to add Section 53356.1.5 to, and to repeal Sections 53313.85, 53342 and 53344.2 of, the Government Code, to amend Section 3712 of the Revenue and Taxation Code, and to amend Sections 3110, 3113, 3114.5, 3115.5, and 3117.5 of, and to add Section 8837 to, the Streets and Highways Code, relating to local government.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 532 (Wolk)</b>	<b>State property: solar energy</b> <b>Summary:</b> Existing law requires the Department of General Services, in consultation with the State Energy Resources Conservation and Development Commission, to ensure that solar energy equipment is installed, no later than January 1, 2007, on all State buildings and State parking facilities, where feasible. This bill would require the department to ensure that solar energy equipment is installed no later than January 1, 2009, on these buildings and facilities, as well as State-owned swimming pools that are heated with fossil fuels or electricity, where feasible. This bill contains other related provisions and other existing laws.	<b>Energy</b>	<b>598</b>	<i>An act to amend Section 14684.1 of the Government Code, relating to state property.</i>
<b>AB 542 (Gaines)</b>	<b>State Historical Building Safety Board: membership</b> <b>Summary:</b> Existing law establishes the State Historical Building Safety Board with a specified membership, to act as a consultant to the State Architect and other State agencies with respect to the State Historical Building Code. This bill would include the Building Owners and Managers Association of California within the membership of the board.	<b>DSA</b>	<b>55</b>	<i>An act to amend Section 18960 of the Health and Safety Code, relating to historical buildings.</i>
<b>AB 609 (Eng)</b>	<b>State building construction: energy conservation</b> <b>Summary:</b> The State Building Construction Act of 1955 authorizes the State Public Works Board to acquire and to engage in the construction of, cogeneration equipment, alternative energy equipment, or conservation measures, and any combination thereof, and to enter into energy service contracts at any structure, building, facility, site, or work used, owned, or acquired by State agencies, subject to specified criteria. Equipment, conservation measures, or energy services contracts subject to these provisions are required to be anticipated to provide cost savings to the State in each year during the term of any revenue bonds, notes, or energy service contracts issued or entered into pursuant to the act or other specified provisions of law, except as otherwise authorized by the Legislature. This bill would instead require the equipment, conservation measures, or energy service contracts to be anticipated to provide cost savings to the State during the useful life of the equipment or conservation measure.	<b>Energy</b>	<b>600</b>	<i>An act to amend Section 15814.12 of the Government Code, relating to state buildings.</i>
<b>AB 617 (Torrico)</b>	<b>State contracts: information technology goods and services</b> <b>Summary:</b> Existing law authorizes the Department of General Services to provide for progress payments in any contract for information technology goods or services that are to be manufactured or performed by the contractor, exclusively for the State, at the contractor's shop or plant, provided that not less than 10 percent of the contract price be withheld until final delivery and acceptance of the goods or services, and that the contractor submit a faithful performance bond, in a specified sum. This bill would, until July 1, 2013, delete the performance bond requirement, and would require the department, in consultation with the Department of Finance, to develop and maintain criteria for the evaluation of risk to the State that results from the acquisition of information technology goods or services, and would require this risk analysis to determine the need for financial protection that is in the best interest of the State, as specified. This bill would also require the department to submit the criteria developed and maintained for the evaluation of risk to the State that results from the acquisition of information technology goods and services to the Joint Legislative Budget Committee and to the State Chief Information Officer, as specified. This bill would require the State Chief Information Officer to review all contracts approved pursuant to this provision, as specified, and to submit a report to the Legislature, as specified.	<b>PD</b>	<b>736</b>	<i>An act to amend, repeal, and add Section 12112 of the Public Contract Code, relating to public contracts.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 641 (Torrico)</b>	<p><b>Developer fees</b></p> <p><b>Summary:</b> Existing law prohibits a local agency that imposes any fees or charges on a residential development for the construction of public improvements or facilities from requiring the payment of those fees or charges until the date of the final inspection, or the date the certificate of occupancy is issued, whichever occurs first, except that the agency is authorized to require the payment of those fees and charges at an earlier time if (1) the local agency determines that the fees or charges will be collected for public improvements or facilities for which an account has been established and funds appropriated, and for which the local agency has adopted a proposed construction schedule or plan prior to final inspection or issuance of the certificate of occupancy, or (2) the fees or charges are to reimburse the local agency for expenditures previously made. If the fee or charge is not fully paid prior to issuance of a building permit, existing law authorizes the local agency issuing the building permit to require the property owner, as a condition of issuance of the building permit, to execute a contract to pay the fee or charge within the specified time. This bill would provide that the specified exemption to the existing prohibition does not apply, except for developer fees levied for school construction purposes, to units reserved for occupancy by lower income households included in a residential development proposed by a nonprofit housing developer in which at least 49 percent of the total units are reserved for occupancy by lower income households, as defined, at an affordable rent, as defined. The bill would provide that fees and charges exempted under the bill from payment prior to the date of final inspection or issuance of the certificate of occupancy shall become immediately due and payable when the residential development no longer meets the lower income household occupancy requirements. The bill would authorize a city, county, or city and county to require the posting of a performance bond or a letter of credit from a federally insured, recognized depository institution, in addition to the contract required under existing law, to guarantee payment of any fees or charges that are subject to the exemption provided under the bill.</p>	<b>OPSC</b>	<b>603</b>	<i>An act to amend Section 66007 of the Government Code, relating to land use.</i>
<b>AB 687 (La Malfa)</b>	<p><b>State property: Crystal Creek Regional Boys' Camp</b></p> <p><b>Summary:</b> Existing law generally authorizes the Director of General Services to let for a period not to exceed five years any real property of the State. This bill would, notwithstanding these provisions, authorize the director, with the concurrence of the Department of Forestry and Fire Protection, to lease to the County of Shasta, the Crystal Creek Regional Boys' Camp located in Shasta County, for the purposes of operating a regional rehabilitative juveniles camp, subject to specified conditions, including a condition that precludes the State from unilateral termination of the lease prior to the county fully recovering its investment in the property. This bill contains other related provisions and other existing laws.</p>	<b>RESD</b>	<b>608</b>	<i>An act to add Section 14670.11 to the Government Code, relating to state property.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 715</b> (Laird)	<p><b>Water conservation: low-flush water closets and urinals</b></p> <p><b>Summary:</b> The State Housing Law requires all water closets sold or installed in this State to be water closets and associated flushometer valves, if any, that use no more than an average of 1.6 gallons per flush and urinals and associated flushometer valves, if any, that use no more than an average of one gallon per flush and requires these water closets, urinals, and associated flushometer valves to meet performance standards established by the American Society of Mechanical Engineers standards. Violation of the State Housing Law is punishable as a misdemeanor. This bill would require that all water closets sold or installed in this State shall use no more than an average of 1.6 gallons per flush and that all urinals sold or installed in this State use no more than an average of one gallon per flush. It would require that, on and after January 1, 2014, all water closets and all urinals, other than blow-out urinals, sold or installed in this State shall be high-efficiency water closets and urinals. These provisions would remain operative only until January 1, 2014, or until the date on which the California Building Standards Commission includes standards in the California Building Standards Code that conform to these requirements, whichever date is later. This bill contains other related provisions and other existing laws.</p>	RESD	499	<i>An act to amend and renumber Section 17921.5 of, to add Sections 17921.4 and 18944.11 to, and to repeal and add Section 17921.3 of, the Health and Safety Code, relating to water conservation appliances.</i>
<b>AB 761</b> (Coto)	<p><b>State contracts: infrastructure bonds: small businesses</b></p> <p><b>Summary:</b> Existing law provides for various programs to encourage the participation of small businesses, as certified by the Department of General Services, in State agency contracts, and sets forth the duties of the Director of General Services and the directors of other State agencies in this regard. This bill, in order to encourage the participation of small businesses in the construction of the State's infrastructure, as provided in specified infrastructure-related bond acts of 2006, would additionally require each State agency, as defined, to establish a 25 percent goal for the participation of small businesses in the construction of the State's infrastructure, as provided in those bond acts, to advertise all upcoming opportunities to bid on contracts for projects funded by those bond acts, as specified, including bidding procedures, and to provide California small businesses with information regarding available training and technical assistance for understanding and bidding on contracts for projects funded by those bond acts. This bill contains other related provisions.</p>	PD	611	<i>An act to add Section 14838.1 to the Government Code, relating to state contracts.</i>
<b>AB 957</b> (Spitzer)	<p><b>State property: Department of Transportation records</b></p> <p><b>Summary:</b> Existing law requires the Department of Transportation, by July 1 of each year, to furnish to the Department of General Services an updated record of each parcel of real property that it possesses, including lands, buildings, office buildings, maintenance stations, equipment yards, and parking facilities and to include in that record specified information about each parcel, including, among other information, its location, size, purchase price, and description of current use. Existing law excludes existing highways, airspace, excess lands, and properties acquired for highway projects from inclusion in this record. This bill would delete the exclusion for airspace, excess lands, and properties acquired for highway projects from this recording requirement.</p>	RESD	59	<i>An act to amend Section 11011.18 of the Government Code, relating to state property.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 1014</b> (Bass)	<b>School facilities</b> <b>Summary:</b> The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate to applicant school districts prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding and supplemental funding for site development and acquisition. The act provides that a school district's ongoing eligibility for new construction funding is determined by making calculations related to certain factors, including enrollment projections. The act requires school districts to calculate enrollment projections for the 5th year beyond the fiscal year in which the application is made by utilizing the cohort survival enrollment projection system, as defined and approved by the board. The act authorizes the board to supplement the cohort survival enrollment projection with the number of unhoused pupils who are anticipated as a result of dwelling units proposed pursuant to approved and valid tentative subdivision maps. This bill, in addition, would authorize the board to supplement the projection with modified weighting mechanisms, subject to specified conditions, and an adjustment to reflect the effects of specified changes in birth rates. School districts would be authorized to submit an enrollment projection for either a 5th year or 10th year beyond the fiscal year in which the application is made. A school district that bases its enrollment projection calculation on a high school attendance area would be authorized to use pupil residence in that attendance area to calculate enrollment. The board would be authorized to adopt regulations to specify the format and certification requirements for a school district that submits residency data.	<b>OPSC</b>	<b>691</b>	<i>An act to amend Section 17071.75 of the Education Code, relating to school facilities.</i>
<b>AB 1103</b> (Saldana)	<b>Energy: commercial buildings: consumption</b> <b>Summary:</b> Existing law declares that electrical energy is essential to the health, safety, and welfare of the people and the economy of this State, and it is the State's policy to promote all feasible means of energy conservation. This bill would require electric and gas utilities, as defined, on and after January 1, 2009, to maintain records of the energy consumption data of all nonresidential buildings to which they provide service, in a format compatible for uploading to the United States Environmental Protection Agency's Energy Star Portfolio Manager (Energy Star Portfolio Manager), for at least the most recent 12 months. Upon written or secured electronic authorization of a nonresidential building owner or operator, on and after January 1, 2009, an electric or gas utility would be required to upload all of the energy consumption data for a building to the Energy Star Portfolio Manager in a manner that preserves the confidentiality of the customer. The electric and gas utilities would be encouraged to work with the United States Environmental Protection Agency and their customers to develop reasonable reporting options that would maximize efficiency and minimize overall program cost. This bill contains other related provisions.	<b>RESD</b>	<b>533</b>	<i>An act to add Section 25402.10 to the Public Resources Code, relating to energy.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 1109 (Huffman)	<p><b>Energy resources: lighting efficiency: hazardous waste</b></p> <p><b>Summary:</b> Existing law, administered by the Department of Toxic Substances Control, prohibits the management of hazardous waste, except in accordance with the hazardous waste laws or the regulations adopted by the department. A violation of the Hazardous Waste Control Law is a crime. This bill would enact the California Lighting Efficiency and Toxics Reduction Act and would prohibit, on and after January 1, 2010, a person from manufacturing for sale in the State specified general purpose lights that contain levels of hazardous substances prohibited by the European Union pursuant to the RoHS Directive. A person would be prohibited, on and after January 1, 2010, from selling or offering for sale in the State, the above specified general purpose lights. A person would also be prohibited, on and after January 1, 2010, from selling general purpose lights from manufacturers who failed to provide the required documentation or certification specified below. These prohibitions would not apply to high intensity discharge lamps and compact fluorescent lamps greater than nine inches in length until January 1, 2012 and to specified incandescent lamps and enhanced spectrum lamps until January 1, 2014. These prohibitions would not apply to high output and very high output linear fluorescent lamps greater than 32 millimeters in diameter and preheat linear fluorescent lamps. On or after January 1, 2014, the department would be required to determine, in consultation with manufacturers of those high output and very high output linear fluorescent lamps, whether those lamps should be subject to the prohibition taking into consideration changes in lamp design or manufacturing technology, allowing for removal or reduction of mercury. A manufacturer would be required to prepare and upon request of the department submit, within a specified time period, technical documentation or other information showing that its general purpose lights for sale or offered for sale in this State comply with the requirements of the RoHS Directive. A manufacturer would be required to provide, upon request, a certification to a person who sells or offers for sale that manufacturer's general purpose lights attesting that those lights do not contain levels of hazardous substances that would result in the prohibition of those general purpose lights being sold or offered for sale in California. The bill would specify that any violation of the above requirements and prohibitions is not subject to any criminal penalties imposed pursuant to the Hazardous Waste Control Law. This bill contains other existing laws.</p>	PD	534	<p><i>An act to add Article 10.02 (commencing with Section 25210.9) to Chapter 6.5 of Division 20 of, and to repeal Section 25210.11 of, the Health and Safety Code, and to add Section 25402.5.4 to the Public Resources Code, relating to energy resources.</i></p>
AB 1123 (Berg)	<p><b>State surplus property: Healdsburg Armory</b></p> <p><b>Summary:</b> Existing law authorizes the Director of General Services to dispose of State surplus property, subject to specified conditions, including authorization by the Legislature. Existing law requires the net proceeds from the lease of State surplus property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, except as otherwise specified by law. This bill would authorize the director, with the approval of the Adjutant General, to lease to the City of Healdsburg at fair market value and for a period of up to 30 years specified State-owned property known as the Healdsburg Armory. The bill would, notwithstanding the requirement for payment of lease proceeds into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, require the proceeds of the lease to be deposited into the Armory Fund pursuant to a specified provision of law. The bill would additionally require the lease to be executed by all parties no later than January 1, 2009.</p>	RESD	625	<p><i>An act relating to state property.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 1130</b> <b>(Laird)</b>	<b>Aboveground storage tanks</b> <b>Summary:</b> Existing law requires the Secretary for Environmental Protection to implement a unified hazardous waste and hazardous materials management regulatory program. A city or local agency that meets specified requirements is authorized to apply to the secretary to implement the unified program, and every county is required to apply to the secretary to be certified to implement the unified program. This bill would instead require the unified program agencies (UPAs) to implement that act, and would make conforming changes. This bill contains other related provisions and other existing laws.	<b>OFA</b>	<b>626</b>	<i>An act to amend Sections 25270.2, 25270.3, 25270.6, 25270.8, 25270.12, 25270.13, 25404, 25404.1.1, 25404.5, and 25503.4 of, to add Section 25270.4.5 to, to repeal Sections 25270.1, 25270.7, and 25270.10 of, to repeal and add Sections 25270, 25270.4, 25270.5, and 25270.9 of, and to repeal, add, and repeal Section 25270.11 of, the Health and Safety Code, relating to aboveground storage tanks.</i>
<b>AB 1139</b> <b>(Emmerson)</b>	<b>Department of Motor Vehicles: display systems: advertising</b> <b>Summary:</b> Existing law specifies the duties and responsibilities of the Department of Motor Vehicles. This bill would authorize the department to enter into a contract with a private vendor for the purpose of acquiring and utilizing message display systems that may be used on the department's mailings or other department property. The contract vendor would be allowed to utilize a portion of the available time and space for the purpose of advertising products or services. Advertising on a message display system would be limited to 15 minutes or less in a 60-minute period.	<b>OLS</b>	<b>407</b>	<i>An act to add Section 1656.5 to the Vehicle Code, relating to vehicles.</i>
<b>AB 1253</b> <b>(Caballero)</b>	<b>Water: Salinas Valley State Prison wastewater treatment plant</b> <b>Summary:</b> Under existing law, the State Water Resources Control Board and the California regional water quality control board prescribe waste discharge requirements for publicly owned treatment works and other dischargers in accordance with the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. This bill would make legislative findings and declarations relating to the wastewater treatment situation in the City of Soledad and the Salinas Valley State Prison. The bill would authorize the Director of General Services to sell, lease, convey, or exchange at fair market value specified real property at the Salinas Valley State Prison containing the prison's wastewater treatment facility to the City of Soledad upon those terms and conditions and subject to those reservations and exceptions as the Director of General Services determines are in the best interests of the State. The bill would require that the Department of General Services be reimbursed for any costs or expenses incurred in the disposition of the specified real property. The bill would require the Director of General Services, in implementing these activities, to except and reserve to the State all mineral deposits, as defined, together with the right to prospect for, mine, and remove the deposits. The net proceeds of any moneys received from the disposition of the property would be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund. By increasing the amount transferred into a continuously appropriated fund, this bill would make an appropriation. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is October 14, 2007.)	<b>Energy</b>	<b>695</b>	<i>An act relating to water, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 1362</b> <b>(Smyth)</b>	<b>Parks and recreation</b> <b>Summary:</b> Existing law authorizes the Department of Finance to delegate to the Department of Parks and Recreation the right to exercise the same authority granted to the Division of the State Architect and the Real Estate Services Division in the Department of General Services, to plan, design, construct, and administer contracts and professional services for legislatively approved capital outlay projects. This provision is repealed as of January 1, 2009. This bill would extend the repeal date to January 1, 2014.	<b>RESD</b>	<b>147</b>	<i>An act to amend Section 5018.1 of the Public Resources Code, relating to parks and recreation.</i>
<b>AB 1368</b> <b>(Mullin)</b>	<b>School bonds: school and community college districts</b> <b>Summary:</b> Existing law permits the governing board of a school district or a community college district, by resolution, to issue notes, on a negotiated or competitive-bid basis, maturing within a period not to exceed one year, in anticipation of the sale of bonds by that district at the time the notes are issued. All notes issued and any renewal of the notes are required to be payable at a fixed time not more than five years from the date of the original issuance of the note. If the sale of the bonds does not occur prior to the maturity of the notes, the fiscal officer of the district, in order to meet the notes then maturing, is required to issue renewal notes for this purpose. The renewal of a note may not be issued after the sale of bonds in anticipation of which the original note was issued. This bill would authorize a district to issue notes that mature within a period not to exceed five years, rather than one year. The prohibition on the fiscal officer of a school district or a community college district issuing a renewal note that would have a maturity date later than five years from the date of the original issuance of the note would be restated. This bill contains other existing laws.	<b>OPSC</b>	<b>334</b>	<i>An act to amend Section 15150 of the Education Code, relating to school bonds.</i>
<b>AB 1531</b> <b>(DeSaulnier)</b>	<b>Vehicles: disabled parking</b> <b>Summary:</b> Existing law authorizes a vehicle equipped with a special license plate, placard, or temporary placard indicating the person is a disabled person, disabled veteran, or an organization or agency involved in the transportation of disabled persons or disabled veterans, as specified, to exercise certain parking privileges, including parking or leaving standing a vehicle in a stall or parking place designated for a disabled person or disabled veteran. These spaces are distinguished by signs and markings placed pursuant to certain specifications. This bill would limit the maximum consecutive number of times a person could renew a temporary disability placard to six. Offstreet parking and parking facilities under the jurisdiction of a State or local agency would be required to State, on the signs designating a parking space as reserved for a disabled person and disabled veteran, the minimum amount a person could be fined for parking or leaving standing a vehicle in the space, without displaying the specified special license plate, placard, or temporary placard on the vehicle. If the loading and unloading area adjacent to a parking stall or space designated for disabled persons or disabled veterans is to be marked by a border and hatched lines, the border would be required to be painted blue and the hatched lines painted a suitable contrasting color to the parking space. Within the border the words "No Parking" would be required to be painted in white letters no less than 12 inches high. The new sign and painting requirements would be limited to parking space construction on or after July 1, 2008, and replacement signs and painting performed on or after July 1, 2008, or, for state controlled parking facilities and offstreet parking subject to local authority, as the State Architect deems necessary when renovations, structural repair, alterations, and additions occur to existing building and facilities on or after July 1, 2008. Because this bill would place additional duties on local agencies, the bill imposes a State-mandated local program. This bill contains other related provisions and other existing laws.	<b>DSA</b>	<b>413</b>	<i>An act to amend Section 14679 of the Government Code, and to amend Sections 22511.59, 22511.7, 22511.8, and 42001.13 of, and to add Section 22511.95 to, the Vehicle Code, relating to vehicles.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>AB 1663 (Evans)</b>	<p><b>Special education: conformance to federal law</b></p> <p><b>Summary:</b> Existing law establishes a right of individuals with exceptional needs to receive free appropriate public education and ensures the right to special instruction and related services needed to meet their unique needs, in conformity with federal law. This bill would make various revisions generally conforming State law to federal requirements relating to, among others, pupil identification, assessment, and eligibility; individualized education program development, including notice, implementation, and review; procedural safeguards, including due process hearing procedures and requirements; and pupil information confidentiality. The bill would also make clarifying, conforming, and other technical changes. To the extent that these revisions would impose new duties on local educational agencies, the bill would impose a State-mandated local program. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is October 10, 2007.)</p>	<b>OAH</b>	<b>454</b>	<p><i>An act to amend Sections 56000, 56026.1, 56028.5, 56031, 56033.5, 56058, 56059, 56171, 56173, 56205, 56301, 56321, 56329, 56341, 56341.5, 56344, 56345, 56345.1, 56346, 56363, 56380.1, 56381, 56500.2, 56500.3, 56500.4, 56501.5, 56502, 56505, 56515, 56600.6, and 56841 of, to add Sections 56040.1 and 56345.2 to, to add Article 5 (commencing with Section 56070) to Chapter 1 of Part 30 of Division 4 of Title 2 of, and to repeal and add Section 56028 of, the Education Code, relating to special education, and declaring the urgency thereof, to take effect immediately.</i></p>
<b>AB 1678 (De La Torre)</b>	<p><b>Public officials: conflicts of interest</b></p> <p><b>Summary:</b> Existing law provides that Members of the Legislature, and State, county, district, judicial district, and county officers or employees shall not be financially interested in any contract made by them in their official capacity, or by any body or board of which they are members. A contract made in violation of any of these provisions may be avoided at the instance of any party except the officer interested in the contract, and may not be avoided because of the interest of an officer therein unless the contract is made in the official capacity of the officer, or by a board or body of which the officer is a member. This bill would provide that the applicable statute of limitations for commencing an action under the provisions governing the avoidance of contracts in violation of existing law is four years after the plaintiff has discovered, or in the exercise of reasonable care should have discovered, the violation.</p>	<b>OLS</b>	<b>68</b>	<p><i>An act to amend Section 1092 of the Government Code, relating to conflicts of interest.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 1748 (Committee on Revenue and Taxation)	<b>Taxation</b> <b>Summary:</b> The Sales and Use Tax Law imposes a tax on the gross receipts from the sale in this State of, or the storage, use, or other consumption in this State of, tangible personal property. Existing law exempts from the use tax the first \$400 of tangible personal property that is both purchased in a foreign country and personally hand-carried into this State. This bill would modify that use tax exemption by exempting the first \$800 of tangible personal property that is purchased outside this state and personally hand-carried into this State. This bill contains other related provisions and other existing laws.	TD	342	<i>An act to amend Sections 6405, 6478, 7204.3, 7211, 7252, 7273, 7659.7, 9304, 18533, 30182, 30187, 41030, 41031, 41032, and 60653 of, to add Sections 7269, 7657.5, 8880, 11408.5, 30285, 32258, 38454.5, 40105, 41099, 43159.1, 43159.2, 45158, 46159, 50112.6, 55045.1, and 60210.5 to, to repeal Sections 7204.02, 7204.5, 7208, 7251.2, 7252.5, 7252.6, 7252.7, 7252.8, 7252.9, 7252.10, 7252.11, 7252.12, 7252.13, 7252.15, 7252.16, 7252.21, 7252.22, 7252.30, and 7271.05 of, and to repeal Chapter 2.67 (commencing with Section 7286.28) of, Chapter 2.8 (commencing with Section 7286.40) of, Chapter 2.90 (commencing with Section 7286.47) of, Chapter 2.95 (commencing with Section 7286.56) of, and Chapter 2.96 (commencing with Section 7286.65) of, Part 1.7 of Division 2 of, the Revenue and Taxation Code, relating to taxation.</i>
SB 5 (Machado)	<b>Flood management</b> <b>Summary:</b> The Planning and Zoning Law requires a city, county, and city and county to adopt a comprehensive, long-term general plan for the physical development of the city, county, or city and county that addresses a number of elements. The law authorizes the legislative body of a city or county to adopt zoning ordinances regulating, among other things, the use of buildings, structures, and land. The law authorizes a city or county to enter into a development agreement with a person having a legal or equitable interest in real property for the development of the property. This bill would require each city, including a charter city, and county within the Sacramento-San Joaquin Valley, within 24 months of the adoption of a specified flood protection plan by the Central Valley Flood Protection Board, to amend its general plan to include data and analysis contained in that flood protection plan, goals and policies for the protection of lives and property that will reduce the risk of flood damage, and related feasible implementation measures. The bill would require each city, including a charter city, and county within the Sacramento-San Joaquin Valley, within 36 months of the adoption of that flood protection plan but not more than 12 months after the amendment of the general plan under the bill's provisions, to amend its zoning ordinance so that it is consistent with the general plan, as amended. By establishing requirements on cities and counties, the bill would impose a State-mandated local program. This bill contains other related provisions and other existing laws.	DSA	364	<i>An act to add Sections 65007, 65302.9, 65860.1, 65865.5, 65962, and 66474.5 to, the Government Code, to add Section 50465 to the Health and Safety Code, and to add Chapter 4 (commencing with Section 8200) to Part 1 of, and to add Part 6 (commencing with Section 9600) to, Division 5 of, the Water Code, relating to flood management.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 13 (Wyland)	<p><b>School facilities funding process: career technical education facilities</b> OPSC</p> <p><b>Summary:</b> Existing law, the Kindergarten-University Public Education Facilities Bond Act of 2006, in part, authorizes the sale of \$7,329,000,000 of State General Obligation Bonds to provide aid to school districts, county superintendents of schools, and county boards of education to construct and modernize education facilities. The Leroy F. Greene School Facilities Act of 1998 (the Greene Act) requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil state funding for construction and modernization of school facilities, including hardship funding, and authorizes the board to allocate supplemental funding for site development and acquisition. The Greene Act requires the career technical education advisory committee of a school district, in conjunction with an application of the district for funding of any construction or modernization project, and as a condition of the district receiving funds for the project, to provide written confirmation that the need for vocational and career technical education facilities is being adequately met within the district, as specified. The Greene Act prohibits the board from apportioning funds to a school district unless the applicant school district has certified that the services for design professionals working on the project have been obtained through a specified competitive bidding process and has obtained written approval from the State Department of Education that the site selection, and the building plans and specifications, comply with the standards adopted by the department. This bill would require the State Department of Education to include in its application for new construction plan approval certain questions relating to career technical education facilities, including whether the project will include facilities related to career technical education and if not, how the applicant district plans to meet the needs of pupils related to career technical education. The department would be required to maintain the answers to those questions in a publicly accessible manner and to provide a summary of the responses to those questions to the Office of Public School Construction on a quarterly basis. The Office of Public School Construction would be required to post the summary to its Web site as soon as possible after receiving it.</p>	519	<p><i>An act to add Section 17070.52 to the Education Code, relating to school facilities.</i></p>	
SB 77 (Ducheny)	<p><b>Budget Act of 2007</b></p> <p><b>Summary:</b> This bill would make appropriations for support of State government for the 2007-08 Fiscal Year. This bill contains other related provisions. (Urgency Clause-effective date is August 24, 2007.)</p>	OL	171	<p><i>An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 12 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>SB 81</b> <b>(Committee on Budget and Fiscal Review)</b>	<p><b>Corrections</b></p> <p><b>Summary:</b> Existing law authorizes the Department of Corrections and Rehabilitation to design, construct, or renovate prison housing units, support buildings, and programming space in order to add approximately 7,000 beds, to design, construct, or renovate prison housing units, support buildings, and programming space in order to add approximately 4,000 beds to existing prison facilities, and to add additional beds for medical treatment and housing, as specified. Existing law authorizes the issuance of bonds for purposes of financing these projects, as specified. This bill would require the department to conduct site assessments in connection with determining where to construct or renovate housing units pursuant to the projects described above, and to report those assessments to the Joint Legislative Budget Committee as specified. The bill would provide that specified reporting requirements apply separately to each institution or facility. The bill would require additional reports by the department to the Joint Legislative Budget Committee concerning the budgets, schedules, allocations from funds for the projects, and other items, in connection with the projects described above. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is August 24, 2007.)</p>	<b>PD,OL</b>	<b>175</b>	<p><i>An act to amend Sections 15819.40, 15819.401, 15819.41, 15819.411, and 15820.907 of the Government Code, to amend Sections 1557, 4016.5, 4750, 4758, 6005, 6051, 6126, 7000, and 7003.5 of, and to add Sections 2063, 3007, and 7050 to, the Penal Code, to amend Sections 208.5, 731, 736, 1731.5, 1766, 1767.3, and 1776 of, to amend and repeal Section 1798.5 of, to add Sections 731.1 and 1767.35 to, to add Chapter 1.5 (commencing with Section 1950) to Division 2.5 of, and to repeal and add Section 733 of, the Welfare and Institutions Code, relating to corrections, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i></p>
<b>SB 86</b> <b>(Committee on Budget and Fiscal Review)</b>	<p><b>State government</b></p> <p><b>Summary:</b> Existing law, the Unclaimed Property Law, governs the disposition of unclaimed property, including the escheat of certain property to the State. Those provisions require a person holding funds or other property escheated to the State to report to the Controller certain information regarding the property and the owner, and set forth procedures whereby a person may file a claim to the property or to the net proceeds from its sale. Those provisions also specify the procedures for transferring the property from the holder of the property to the State and for administering the property. This bill would modify the procedures governing the disposition of unclaimed property. The bill would provide that, within 165 days after the final date for filing the report described above, the Controller shall mail a notice, as specified, to each person having an address listed in the report who appears to be entitled to property of the value of \$50 or more escheated under these provisions. It would require the Controller to establish and conduct a notification program designed to inform owners about the possible existence of unclaimed property received pursuant to these provisions. The bill would make specified changes regarding the duties of a holder of property that has escheated and the duties of the Controller after receiving the property, including a requirement that the Controller retain the property for 18 months from specified dates. The bill would make other related changes. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is August 24, 2007.)</p>	<b>OL</b>	<b>179</b>	<p><i>An act to amend Sections 1501.5, 1531, 1532, 1563, and 1565 of, and to add Section 1531.5 to, the Code of Civil Procedure, to amend Section 298 of the Family Code, to repeal Sections 12795.5 and 12795.6 of the Food and Agricultural Code, to amend Sections 12439, 17555, 17557, 17560, 17561, 17561.5, 17562, 17567, 17568, 17612, 19822.3, and 22910 of, to add Sections 13310, 15814.45, and 22910.5 to, and to repeal Section 17570 of, the Government Code, to amend Section 25297.3 of, and to add Sections 53545.12, 53545.13, and 53545.14 to, the Health and Safety Code, to amend Sections 7314, 7350, 7352, 7904, and 7929 of, and to amend and repeal Section 7929.5 of, the Labor Code, and to amend Section 13823.17 of the Penal Code, relating to state government, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 99 (Committee on Budget and Fiscal Review)	<b>Prisons: construction</b> <b>Summary:</b> Existing law charges the Department of Corrections and Rehabilitation with the responsibility of planning and constructing State correctional facilities and permits funding for the construction of various prisons through lease-purchase financing arrangements. This bill would authorize funding for the design and construction of a central health facility at San Quentin State Prison, as specified, by means of State issued revenue bonds. It would authorize the State Public Works Board to issue up to \$146,160,000 in revenue bonds, notes, or bond anticipation notes for that purpose and would continuously appropriate the proceeds for that purpose. This bill contains other related provisions. (Urgency Clause-effective date is September 26, 2007.)	OLS	245	<i>An act to add Chapter 3.12 (commencing with Section 15820.100) to Part 10b of Division 3 of Title 2 of the Government Code, relating to prisons, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>
SB 161 (Margett)	<b>Public works contracts: Internet submissions</b> <b>Summary:</b> Existing public contract law authorizes public entities to adopt methods and procedures to receive bids on public works or other contracts over the Internet, as specified. This bill would authorize public entities to receive supporting materials submitted pursuant to a public works contract over the Internet, as specified. This bill would require public entities that receive bids and supporting materials over the Internet to provide an electronic receipt to the contractor either by immediate transmission or by providing access to the contractor to an electronic file that contains the receipt, as specified. This bill contains other related provisions and other existing laws.	PD	427	<i>An act to amend Sections 1601 and 10765 of the Public Contract Code, relating to public contracts.</i>
SB 281 (Maldonado)	<b>District agricultural associations: goods and property</b> <b>Summary:</b> Under existing law, a district agricultural association, with the approval of the Department of Food and Agriculture and the Department of General Services, may enter into contracts, purchase, convey, sell, or lease property, or engage in several other types of legal transactions. This bill would require the Department of Food and Agriculture to develop criteria to be used, subject to the approval of the Department of General Services, for the disposal of property by a district agricultural association and the California Exposition and State Fair. This bill contains other related provisions and other existing laws.	PD	346	<i>An act to add Section 4059 to, and to amend Section 48001 of, the Food and Agricultural Code, relating to agriculture.</i>
SB 282 (Cox)	<b>State Fair Leasing Authority</b> <b>Summary:</b> Existing law authorizes 2 or more public agencies to enter into a joint powers agreement to conduct agricultural, industrial, cultural, or other fairs or expositions. Under existing law, entities formed pursuant to a joint powers agreement have the authority to issue revenue bonds for the purposes of conducting a program or completing a project under its jurisdiction. This bill would authorize the formation of a joint powers entity, the State Fair Leasing Authority, to be composed of the Department of Food and Agriculture, the Department of Finance, the Department of General Services, and the California Exposition and State Fair, appointed as specified. The authority would be authorized to enter into leases or other agreements for the use of the State Fair Race Track or any other property owned or controlled by the California Exposition and State Fair, and to enter into indebtedness, including issuing bonds, in order to carry out its purposes. The bill would require the California Exposition and State Fair, in consultation with the authority, to prepare a master plan approved by the board of directors of the fair for the long-range comprehensive development and improvement of the property of the California Exposition and State Fair.	RESD	293	<i>An act to add Chapter 5 (commencing with Section 3351) to Part 2 of Division 3 of the Food and Agricultural Code, relating to state fairs.</i>

**SB 473  
(Cox)**

**State agencies: fingerprinting vendors**

**OLS 248**

**Summary:** Existing law requires the Department of Justice to establish and implement a certification program in the Department of Justice for processing fingerprint-based criminal background clearances on individuals who roll fingerprints. Existing law requires the Department of Justice to work with applicant regulatory entities to improve and make more efficient the criminal offender record information request process related to employment, licensing, and certification background investigations. This bill would prohibit a sState agency that requires fingerprinting for any non-law-enforcement purpose from requiring the use of specified live scan fingerprinting service providers certified by the Department of Justice to roll fingerprint impressions. The bill also would authorize State agencies to identify on their Web sites a list of live scan fingerprinting service providers certified by the Department of Justice, and if a State agency chooses to do so, it would be required to provide a link to the Department of Justice's Web site that lists all certified live scan fingerprinting service providers.

*An act to add Section 11006 to the Government Code, relating to state agencies.*

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>SB 586 (Dutton)</b>	<b>Affordable Housing Innovation Fund: Affordable Housing Revolving Development and Acquisition Program</b>	<b>DSA</b>	<b>652</b>	<i>An act to add Section 53545.9 to, and to add Chapter 8.5 (commencing with Section 50705) to Part 2 of Division 31 of, the Health and Safety Code, relating to housing, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>
<b>SB 599 (Negrete McLeod)</b>	<b>California Mexican American Veterans' Memorial Beautification and Enhancement Committee</b>	<b>RESD</b>	<b>558</b>	<i>An act to amend Sections 1330, 1331, 1332, 1333, 1334, 1335, 1338, and 1340 of, and to add Section 1341 to, the Military and Veterans Code, and to repeal Article 11 (commencing with Section 18821) of Chapter 3 of Part 10.2 of Division 2 of the Revenue and Taxation Code, relating to veterans memorials.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>SB 614</b> <b>(Simitian)</b>	<b>Public works: design-build contracts</b> <b>Summary:</b> Existing law authorizes, until January 1, 2010, a school district governing board to enter into a design-build contract, as defined, in which factors in addition to price and cost may be considered in awarding a contract for the design and construction of a school facility that exceeds \$10,000,000. This bill instead would authorize a school district governing board to enter into those contracts that exceed \$2,500,000, and would extend this authority until January 1, 2014. This bill contains other related provisions and other existing laws.	<b>DSA</b>	<b>471</b>	<i>An act to amend Sections 17250.20, 17250.30, 17250.35, 81700, 81702, and 81704 of, and to repeal Sections 81700.5 and 81700.7 of, the Education Code, to amend Section 4 of Chapter 421 of the Statutes of 2001, and to amend Section 4 of Chapter 637 of the Statutes of 2002, relating to public works.</i>
<b>SB 630</b> <b>(Aanestad)</b>	<b>Public works</b> <b>Summary:</b> The State Building Construction Act of 1955 authorizes the State Public Works Board to acquire or construct public buildings and to issue revenue bonds, negotiable notes, and negotiable bond anticipation notes to finance that construction. Existing law authorizes the State Public Works Board to issue \$162,000,000 in lease-revenue bonds, notes, or bond anticipation notes pursuant to that law to finance the acquisition, design, construction, establishment, equipping, renovation, or expansion of veterans' homes at Yountville, Barstow, Chula Vista, Lancaster, Saticoy, and West Los Angeles, and in Fresno County and Shasta County, as provided. Existing law continuously appropriates funds derived from the sale of these instruments to the board, on behalf of the Department of Veterans Affairs, for this purpose. This bill would appropriate \$30,000,000 from the Public Buildings Construction Fund to the Department of Veterans Affairs, to finance the acquisition, design, construction, establishment, equipping, renovation, or expansion of the veterans' homes, as specified, and would also authorize the board to issue additional lease-revenue bonds, notes, or bond anticipation notes for that purpose. This bill would appropriate additional funds from the Public Buildings Construction Fund, as specified, to the Department of Veterans Affairs, in order to finance specified projects that are ready to proceed to bid for which there are insufficient funds in the federal appropriation, and would require the federal funds, when they become available and are received, to be used to reimburse any interim financing, as provided. This bill contains other related provisions and other existing laws. (Urgency Clause-effective date is July 27, 2007.)	<b>RESD</b>	<b>154</b>	<i>An act to add Section 15819.70 to the Government Code, and to amend Section 4 of Chapter 252 of the Statutes of 1998, relating to public works, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>
<b>SB 699</b> <b>(Ducheny)</b>	<b>Developer fees: water rights and supply</b> <b>Summary:</b> The Mitigation Fee Act authorizes fees and charges for specific purposes, including fees and charges imposed for water and sewer connections or capacity charges that may not exceed the estimated reasonable cost of providing the service or improvement for which the fee or charge is imposed, unless a question regarding the amount of the fee or charge imposed in excess of this cost is submitted to and approved by 2/3 of the electors voting on the issue. The bill would redefine a "capacity charge" to mean a charge for public facilities in existence at the time a charge is imposed or charges for new public facilities to be acquired or constructed in the future that are of proportional benefit to the person or property being charged, including supply or capacity contracts for rights or entitlements, real property interests, and entitlements and other rights of the local agency involving capital expense relating to its use of existing or new public facilities. This bill contains other related provisions and other existing laws.	<b>RESD</b>	<b>94</b>	<i>An act to amend Section 66013 of the Government Code, relating to development projects.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>SB 754 (Kehoe)</b>	<p><b>State property: leases</b></p> <p><b>Summary:</b> Existing law authorizes the Director of General Services, with the consent of the State agency involved, to let for a period not to exceed five years, any real or personal property that belongs to the State, subject to specified conditions. Any money received in connection with these leases is required to be deposited in the Property Acquisition Law Money Account and be available to the department upon appropriation by the Legislature. This bill, notwithstanding existing law, would authorize the Director of General Services, with the consent of the Department of Motor Vehicles, to lease or exchange, for a term of years, as determined by the director, specified parcels of real property that are acquired and used by the State for the benefit of the Department of Motor Vehicles, subject to specified conditions. This bill would also provide that the proceeds from the lease or exchange of that property shall be deposited in the Motor Vehicle Account in the State Transportation Fund and shall be available to the Department of Motor Vehicles, thereby making an appropriation. This bill would also require that a mixed-use facility be located at the current State-owned site unless there are mitigating circumstances requiring relocation. If relocation is necessary, the bill would require that the replacement facility be located within the geographic area that serves the current customer base. This bill would also require the Department of General Services and the Department of Motor Vehicles, jointly, to notify the Joint Legislative Budget Committee prior to entering into any lease that is 30 years or longer and to report the terms and conditions of any lease 45 days prior to entering into that lease. This bill would also require that a lease or exchange of properties be for no less than fair market value and upon terms and conditions that are determined to be in the best interest of the State. This bill would also require reimbursement to the Department of General Services for any cost or expense incurred in the disposition or lease of any parcels.</p>	<b>RESD</b>	<b>681</b>	<i>An act to add Section 14670.2 to the Government Code, relating to state property, and making an appropriation therefor.</i>
<b>SB 855 (Ridley-Thomas)</b>	<p><b>California State University: State University Revenue Bond Act of 1947</b></p> <p><b>Summary:</b> Existing law establishes the California State University and its various campuses under the administration of the Trustees of the California State University. The existing State University Revenue Bond Act of 1947 authorizes the trustees, among other things, to utilize the proceeds of various fees, rents, or other charges, including fees relating to the construction of student body centers, parking and other transportation facilities, and student health facilities, and fees charged for extension programs and other self-supporting instructional programs, as a revenue source to repay bonds issued by the trustees to fund the construction of these facilities. The proceeds of these fees, rents, and other charges are continuously appropriated to the trustees for their respective purposes. This bill would amend the definitions of "bonds" and "revenue bonds" under the act to include commercial paper notes issued by the trustees. This bill contains other related provisions and other existing laws.</p>	<b>RESD</b>	<b>352</b>	<i>An act to amend Sections 90011, 90012, 90013, 90014, 90016, 90027, 90040, 90047, and 90073 of the Education Code, relating to the California State University.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
<b>SB 929 (Cogdill)</b>	<p><b>Overtime compensation: prevailing wage determinations</b></p> <p><b>Summary:</b> Existing law provides that eight hours of labor constitutes a day's work. Under existing law, any work in excess of eight hours in one workday and any work in excess of 40 hours in any one workweek and the first eight hours worked on the 7th day of work in any one workweek is required to be compensated at the rate of no less than 1 1/2 times the regular rate of pay for an employee. Existing law exempts a professional employee in the computer software field from this overtime compensation requirement if the employee is primarily engaged in work that is intellectual or creative, the employee's hourly rate of pay is not less than \$41, and the employee meets other requirements. This bill would decrease the hourly rate of pay requirement for this exemption to not less than \$36. This bill contains other related provisions and other existing laws.</p>	<b>RESD</b>	<b>482</b>	<i>An act to amend Sections 515.5 and 1773.9 of the Labor Code, relating to employment.</i>
<b>SB 943 (Machado)</b>	<p><b>Prisons</b></p> <p><b>Summary:</b> Existing law authorized the construction of a medium security prison for women, currently known as the Northern California Women's Facility, and prohibited the housing of male inmates in that prison. This bill would authorize the use of the Northern California Women's Facility as a reentry facility to house inmates, parole violators, or parolees pending revocation of parole, as specified. This bill contains other related provisions and other existing laws.</p>	<b>OLS</b>	<b>228</b>	<i>An act to add Section 6275 to the Penal Code, relating to prisons.</i>

## **LEGISLATIVE BILLS VETOED IN 2007**

## INDEX OF VETOED BILLS

AB 35 (Ruskin)	Environment: State buildings: sustainable building standards .....	29
AB 527 (Torricono)	Energy efficiency .....	29
AB 608 (De La Torre)	State contracting: small business preference .....	29
AB 779 (Jones)	Personal information: State agencies and businesses .....	30
AB 785 (Hancock)	Energy efficiency measures .....	30
AB 888 (Lieu)	Green building standards .....	31
AB 1058 (Laird)	Green building construction: best practices .....	31
AB 1135 (Strickland)	State government: reports: declarations .....	31
AB 1219 (Jones)	State property .....	32
AB 1328 (Hayashi)	Access for Infants and Mothers Program: eligibility .....	32
AB 1393 (Leno)	Public records .....	32
AB 1438 (Laird)	Conveyances: DeLaveaga Park .....	32
AB 1450 (Brownley)	School facilities: replacement buildings: reconfiguration .....	33
SB 18 (Perata)	Public works: labor compliance programs .....	33
SB 35 (Torlakson)	School facilities: joint-use facilities .....	33
SB 70 (Florez)	Biodiesel .....	34
SB 121 (Romero)	School facilities: new construction: existing school building capacity: multitrack year-round educational programs .....	34
SB 451 (Kehoe)	Energy: renewable electric generation facilities .....	35

**INDEX OF VETOED BILLS**

<b>SB 455 (Denham)</b>	<b>Water: Salinas Valley State Prison wastewater treatment plant.....</b>	<b>35</b>
<b>SB 678 (Wiggins)</b>	<b>Surplus State property: County of Napa .....</b>	<b>36</b>
<b>SB 789 (Margett)</b>	<b>Surplus property: Chino Valley Unified School District .....</b>	<b>36</b>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 35 (Ruskin)	<b>Environment: State buildings: sustainable building standards</b> <b>Summary:</b> Existing law sets forth various requirements for energy and design efficiency in construction and renovation of State buildings. This bill would enact the Sustainable Building Act of 2007 and would require a State agency, on and after July 1, 2010, that commences construction of a state building, or renovation to a building owned by the State, to design, construct, and operate that state building to meet, at a minimum, applicable certification standards described in the United States Green Building Council's Leadership in Energy and Environmental Design for a gold rating. The bill would require a State agency to also consider existing relevant information and guidelines, and would require a State agency to provide for credits for the use of specified products.	RESD	Vetoed	<i>An act to add Part 3.1 (commencing with Section 71117) to Division 34 of the Public Resources Code, relating to the environment.</i>
AB 527 (Torrice)	<b>Energy efficiency</b> <b>Summary:</b> Existing law requires all new public buildings to be models of energy efficiency, according to specified criteria, and requires the Department of General Services to consult with the State Energy Resources Conservation and Development Commission with respect to these criteria. This bill would require the department, in partnership with the commission, to develop and adopt, on or before January 1, 2009, a State plan to include energy efficient technology in public buildings, according to specified criteria. It would require the department, with the cooperation of the commission, to begin implementation of the State plan upon its adoption. The bill would also require the department, in conjunction with the commission, to report to the Legislature, on or before January 1, 2011, on the progress of the implementation of the State plan and its effectiveness in improving the energy efficiency of public buildings. This bill contains other related provisions and other existing laws.	Energy	Vetoed	<i>An act to add Sections 15814.50 and 15814.51 to the Government Code, and to amend Section 25401 of the Public Resources Code, relating to energy efficiency.</i>
AB 608 (De La Torre)	<b>State contracting: small business preference</b> <b>Summary:</b> The Small Business Procurement and Contract Act requires the directors of the Department of General Services and other State agencies entering into contracts for the provision of goods, information technology, and services to the State, and in the construction of state facilities, to provide for a preference up to and including 5 percent for any bid to small businesses and microbusinesses, or nonsmall businesses that provide for small business and microbusiness subcontractor participation, in solicitations where an award is to be made to the lowest responsible bidding meeting specifications. This bill would increase the maximum percentage of the bidding preference afforded by the directors of the Department of General Services and other state agencies to small businesses and microbusinesses, or nonsmall businesses that provide for small business and microbusiness subcontractor participation to 10 percent.	PD	Vetoed	<i>An act to amend Section 14838 of the Government Code, relating to state contracting.</i>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	TOPIC
<b>AB 779</b> <b>(Jones)</b>	<p><b>Personal information: state agencies and businesses</b></p> <p><b>Summary:</b> Existing law imposes specified duties upon certain persons or businesses that conduct business in California to, among other things, take reasonable steps to destroy customer records, implement and maintain reasonable security measures, disclose a breach of computerized data, and, upon request, provide specified information to a customer in relation to the disclosure of personal information to 3rd parties. For a violation of any of the above-described provisions, existing law allows an injured customer to institute a civil action to recover damages or for injunctive relief. This bill, on and after July 1, 2008, would prohibit a person, business, or agency, as defined, that sells goods or services to any resident of California and accepts as payment a credit card, debit card, or other payment device, from storing, retaining, sending, or failing to limit access to payment-related data, as defined, retaining a primary account number, or storing sensitive authentication data subsequent to an authorization, as specified, unless a specified exception applies. Upon a violation, and as applicable, the bill would apply specified reimbursement and notice provisions, as described below. This bill contains other related provisions and other existing laws.</p>	<b>PD</b>	<b>Vetoed</b>	<i>An act to add Sections 1724.4 and 1724.5 to, and to repeal and amend Sections 1798.29 and 1798.82 of, the Civil Code, relating to personal information.</i>
<b>AB 785</b> <b>(Hancock)</b>	<p><b>Energy efficiency measures</b></p> <p><b>Summary:</b> Existing law, the Contractors' State License Law, provides for the licensure and regulation of contractors by the Contractors' State License Board. Under existing law, a citation may be issued to, and penalties assessed against, a person acting in the capacity of or engaging in the business of a contractor without a license. Under existing law, the board may take disciplinary action against a contractor for committing specified acts. Existing law makes State or local agencies responsible for the enforcement of building standards. This bill would make unlicensed contractors who fail to comply with the building energy efficiency standards subject to a civil penalty of not less than \$2,000. The bill would specify that the failure of a licensee to comply with the building energy efficiency standards constitutes a cause for disciplinary action. The bill would also specify that the failure of a licensee to obtain a building permit, in specified circumstances, shall be subject to a citation and a civil penalty for not less than \$500. The bill would require the board, beginning July 1, 2010, and each fiscal year thereafter, to compile data and to submit a report to the Legislature no later than the first business day in October, that includes the number of penalties assessed by the board against licensees and unlicensed contractors for failure to comply with these standards. The bill would require the State Energy Resources Conservation and Development Commission to collaborate with the board with respect to identifying and investigating the failure of licensees and unlicensed contractors to comply with these provisions. This bill contains other related provisions and other existing laws.</p>	<b>PD, OFA</b>	<b>Vetoed</b>	<i>An act to amend Section 7028.7 of, and to add Section 7110.05 to, the Business and Professions Code, and to amend Sections 43812 and 43813 of, and to add Sections 39619.7 and 39619.8 to, the Health and Safety Code, relating to energy efficiency.</i>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
<b>AB 888</b> <b>(Lieu)</b>	<p><b>Green building standards</b></p> <p><b>Summary:</b> Existing law sets forth various requirements for energy and design efficiency in the construction of nonresidential buildings. Existing law authorizes State agencies to submit, and requires the Building Standards Commission to receive and review, proposed building standards for adoption, approval, publication, and codification. This bill would require new commercial buildings for which a public agency deems the application for a development project complete on or after January 1, 2013, and that are 50,000 square feet or greater, be designed, constructed, and operated, to meet the applicable standards described in the United States Green Building Council's Leadership in Energy and Environmental Design gold rating or its equivalent, unless the State adopts specified minimum green building standards, in which case, those commercial buildings would be required to meet the adopted standards.</p>	<b>Energy</b>	<b>Vetoed</b>	<i>An act to add Part 4.5 (commencing with Section 71350) to Division 34 of the Public Resources Code, relating to building standards.</i>
<b>AB 1058</b> <b>(Laird)</b>	<p><b>Green building construction: best practices</b></p> <p><b>Summary:</b> Existing law sets forth various requirements for energy and design efficiency in the construction and renovation of State buildings. This bill would require the Department of Housing and Community Development, by July 1, 2009, in conjunction with a specified working group of certain state entities that it would coordinate, and, in consultation with specified public and private sector organizations, to develop green building standards for residential occupancies, and submit them to the Building Standards Commission for review, adoption, approval, and publication. The bill would require that the green building standards include measures regarding energy, water, materials and resources efficiency, indoor environmental quality, innovation and design process, nonmotorized transportation, and a method for determining life-cycle cost. The department, and other specified entities, in developing and adopting the green building standards, would be required to consider certain aspects of existing relevant guidelines. The bill would require a State agency, on or before July 1, 2009, to submit to the commission for review, approval, and publication, all of the State agency's green building standards that are existing on that date and that have not been previously reviewed, approved, or adopted by the commission. This bill contains other related provisions and other existing laws.</p>	<b>Energy</b>	<b>Vetoed</b>	<i>An act to amend Sections 18909, 18917.2, 18927, and 18941.5 of, to add Sections 18914.4 and 18918.4 to, and to add Chapter 4.7 (commencing with Section 18944.50) to Part 2.5 of Division 13 of, the Health and Safety Code, relating to environmental protection.</i>
<b>AB 1135</b> <b>(Strickland)</b>	<p><b>State government: reports: declarations</b></p> <p><b>Summary:</b> Existing law generally sets out the requirements for the submission of written reports by public agencies to the Legislature, the Governor, the Controller, and State legislative and other executive entities. This bill would require a written report, as defined, submitted by any State agency or department to the Legislature, a Member of the Legislature, or any State legislative or executive body to include a signed statement by the head of the agency or department declaring that the factual contents of the written report are true, accurate, and complete to the best of his or her knowledge. This bill contains other related provisions.</p>	<b>OL</b>	<b>Vetoed</b>	<i>An act to add Section 7550.7 to the Government Code, relating to state reports.</i>

<b>BILL (AUTHOR)</b>	<b>TOPIC</b>	<b>OFFICE</b>	<b>STATUS</b>	<b>CODE SECTIONS AFFECTED</b>
<b>AB 1219 (Jones)</b>	<b>State property</b> <b>Summary:</b> Existing law requires the Department of Parks and Recreation to operate, manage, and maintain units of the State Park System. This bill would authorize the Director of the Department of Parks and Recreation, with the approval of the Director of General Services, to exchange with or sell to the City of Sacramento for fair market value all or part of specified properties located in Old Sacramento State Historic Park that is part of the Old Sacramento Historic District in the City of Sacramento. The bill would specify conditions under which this property may be exchanged or sold, and how the proceeds from any transfer may be used. This bill contains other related provisions and other existing laws.	<b>RESD</b>	<b>Vetoed</b>	<i>An act to add Sections 5003.16 and 5080.41 to the Public Resources Code, to amend Section 9 of Chapter 731 of the Statutes of 1998, and to amend Section 10 of Chapter 974 of the Statutes of 2002, relating to state property.</i>
<b>AB 1328 (Hayashi)</b>	<b>Access for Infants and Mothers Program: eligibility</b> <b>Summary:</b> Existing law establishes the Access for Infants and Mothers (AIM) Program, administered by the Managed Risk Medical Insurance Board. The board contracts with a variety of health plans and health care delivery systems to provide health insurance coverage to eligible persons who pay a subscriber contribution. Under existing law, one of the requirements for eligibility for the program is that a person be a resident of the State for at least six continuous months prior to application. This bill would delete the requirement that the residency in the State be for at least six continuous months prior to application.	<b>OLS</b>	<b>Vetoed</b>	<i>An act to amend Section 12698 of the Insurance Code, relating to health care.</i>
<b>AB 1393 (Leno)</b>	<b>Public records</b> <b>Summary:</b> The California Public Records Act requires State and local agencies to make their records available for public inspection and, upon request of any person, to provide a copy of any public record unless the record is exempt from disclosure. This bill would, as of July 1, 2009, require any State agency that publishes an Internet Web site to include on the homepage of that site specified information that is not exempt from disclosure under the act about how to contact the agency, how to request records under the act, and a form for submitting online requests for records. It would authorize any person to bring an action to enforce the duty of a State agency to post this information and would provide for penalties including monetary awards to be paid by the agency, with specified provisions to become operative on January 1, 2009. This bill contains other related provisions.	<b>OTR,OLS</b>	<b>Vetoed</b>	<i>An act to add Section 6253.3 to the Government Code, relating to public records.</i>
<b>AB 1438 (Laird)</b>	<b>Conveyances: DeLaveaga Park</b> <b>Summary:</b> Existing law requires all real property within the DeLaveaga Park Property owned by the State, other than that portion leased to the City of Santa Cruz, to be used for a National Guard camp of instruction and, if that use is determined by the Adjutant General to be no longer necessary for that purpose, requires the Department of General Services to reconvey the real property to the city, to be used in perpetuity for public recreational purposes. The department is also directed to convey to the city its fee interest in that portion of the DeLaveaga Park Property leased to the city to be used as a municipally owned public golf course, if the city simultaneously conveys in fee to the State the portion of the property that is leased to the State. This bill would describe the portion of real property within the DeLaveaga Park Property leased to the City of Santa Cruz as comprising approximately 40 acres to be referred to as "the armory site," and make various conforming changes. This bill contains other related	<b>RESD</b>	<b>Vetoed</b>	<i>An act to amend Sections 2 and 3 of Chapter 188 of the Statutes of 1999, relating to conveyances.</i>

BILL (AUTHOR)	provisions. TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
<b>AB 1450</b> <b>(Brownley)</b>	<b>School facilities: replacement buildings: reconfiguration</b> <b>Summary:</b> The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. This bill instead would require the board to provide a grant for 50 percent of the replacement cost of an existing building to be demolished if a school district proposes to demolish the existing building and replace it with a multistory building serving the same grade group configuration or a different grade group configuration on the same or a separate site and if, among other things, the total cost of the demolition, remediation, and construction of all new multistory buildings included in the total project is less than the total cost of providing a new school facility and the existing building proposed to be demolished was not constructed with any funds under the act. This bill contains other existing laws.	<b>OPSC</b>	<b>Vetoed</b>	<i>An act to amend Section 17071.46 of the Education Code, relating to school facilities.</i>
<b>SB 18</b> <b>(Perata)</b>	<b>Public works: labor compliance programs</b> <b>Summary:</b> Existing law requires an awarding body, as defined, that chooses to use funds from either the Kindergarten-University Public Education Facilities Bond Act of 2002 or the Kindergarten-University Public Education Facilities Bond Act of 2004 for a public works project to initiate and enforce, or contract with a 3rd party to initiate and enforce, a labor compliance program, as defined, for that public works project. This bill would add the Kindergarten-University Public Education Facilities Bond Act of 2006 as a source of funds for a public works project that would require an awarding body, if it chooses to use those funds, to initiate and enforce, or contract with a 3rd party to initiate and enforce, a labor compliance program.	<b>OPSC</b>	<b>Vetoed</b>	<i>An act to amend Section 1771.7 of the Labor Code, relating to public works.</i>
<b>SB 35</b> <b>(Torlakson)</b>	<b>School facilities: joint-use facilities</b> <b>Summary:</b> Existing law authorizes the State Allocation Board to provide a grant to fund joint-use projects to construct facilities on Kindergarten and grades 1 to 12, inclusive, schoolsites if the school district demonstrates that the project meets specified criteria. Eligibility for a joint-use grant is conditioned upon, among other things, demonstration by a school district that (a) it has entered into a joint-use agreement with a specified joint-use partner that specifies the amount of the contribution to be made by the school district and the joint-use partner toward the 50 percent local share of eligible project costs, and (b) the joint-use partner has agreed to contribute at least 25 percent of eligible project costs, except as provided. This bill would expand the types of allowable projects available to be built pursuant to the joint-use agreements to include a career technical building or shop and physical education and outdoor recreational site development. This bill contains other related provisions and other existing laws.	<b>OPSC</b>	<b>Vetoed</b>	<i>An act to amend Sections 17077.40 and 17077.42 of the Education Code, relating to school facilities.</i>

<b>BILL (AUTHOR)</b>	<b>TOPIC</b>	<b>OFFICE</b>	<b>STATUS</b>	<b>CODE SECTIONS AFFECTED</b>
<b>SB 70 (Florez)</b>	<p><b>Biodiesel</b></p> <p><b>Summary:</b> Existing law generally imposes restrictions upon the sale of nonconforming fuel products. Existing law exempts developmental engine fuels authorized by the Department of Food and Agriculture from these restrictions, as specified. This bill would specify standards for biodiesel and biodiesel blends, and for renewable diesel and renewable diesel blends, as defined. The bill would provide that no person shall sell at retail to the general public, specified biodiesel fuel from any place of business in this state unless there is displayed in a conspicuous place on the dispensing apparatus at least one sign stating the concentration of biodiesel, as specified. This bill contains other related provisions and other existing laws.</p>	<b>OFA</b>	<b>Vetoed</b>	<p><i>An act to amend Section 13401 of, and to add Article 6.5 (commencing with Section 13453), and Article 6.7 (commencing with Section 13473), to Chapter 14 of Division 5 of, the Business and Professions Code, to add Article 5 (commencing with Section 39870) to Chapter 1 of Part 23.5 of Division 3 of Title 2 of the Education Code, and to add Section 43861 to the Health and Safety Code, relating to biodiesel.</i></p>
<b>SB 121 (Romero)</b>	<p><b>School facilities: new construction: existing school building capacity: multitrack year-round educational programs</b></p> <p><b>Summary:</b> The Leroy F. Greene School Facilities Act of 1998 (the Greene Act) requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. This bill, commencing with the 2007-08 school year, would exempt an applicant school district that received certain grants under the Year-Round School Grant Program in the 2006-07 Fiscal Year from having to increase the school building capacity by the number of pupils that otherwise would have been reported by the Superintendent for that grade level, and would require the school district to demonstrate, on an annual basis, that the new construction eligibility will be used to construct projects that will reduce the dependence of the district on multitrack year-round educational programs. This bill contains other related provisions and other existing laws.</p>	<b>OPSC</b>	<b>Vetoed</b>	<p><i>An act to amend Sections 17071.35 and 42263 of, to add Section 42269.5 to, and to repeal Article 3 (commencing with Section 42260) of Chapter 7 of Part 24 of Division 3 of Title 2 of, the Education Code, relating to school facilities.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
<b>SB 451 (Kehoe)</b>	<p><b>Energy: renewable electric generation facilities</b></p> <p><b>Summary:</b> Under existing law, the Public Utilities Commission is vested with regulatory authority over public utilities, including electrical corporations. The Public Utilities Act imposes various duties and responsibilities on the commission with respect to the purchase of electricity by electrical corporations and requires the commission to review and adopt a procurement plan and a renewable energy procurement plan for each electrical corporation pursuant to the California Renewables Portfolio Standard Program. The program requires that a retail seller of electricity, including electrical corporations, purchase a specified minimum percentage of electricity generated by eligible renewable energy resources, as defined, in any given year as a specified percentage of total kilowatthours sold to retail end-use customers each calendar year (renewables portfolio standard). This bill would instead require every electrical corporation to make the tariff available to any customer of the electrical corporation, upon request, on a first-come, first-served basis, until the electrical corporation meets its proportionate share of a combined statewide cumulative rated generating capacity of those renewable electric generation facilities, as defined, of 1,000 megawatts. The bill would provide that the renewable energy output of a renewable electric generation facility counts toward the electrical corporation's renewables portfolio standard and resource adequacy requirements. The bill would delete an existing requirement that the electric generation facility be sized to offset part or all of the generator's electricity demand. The bill would authorize a customer receiving electrical service pursuant to an alternative net metering program, as defined, to elect to receive service pursuant to the tariff filed by an electrical corporation pursuant to the bill's requirements and would provide that a customer electing to receive service pursuant to the tariff waives any right the customer otherwise has to thereafter receive service pursuant to an alternative net metering program. The bill would require the commission, in consultation with the Independent System Operator, to establish tariff provisions that facilitate these programs and the reliable operation of the grid. This bill contains other related provisions and other existing laws.</p>	<b>Energy</b>	<b>Vetoed</b>	<i>An act to amend Section 399.20 of the Public Utilities Code, relating to energy.</i>
<b>SB 455 (Denham)</b>	<p><b>Water: Salinas Valley State Prison wastewater treatment plant</b></p> <p><b>Summary:</b> Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements for publicly owned treatment works and other dischargers in accordance with the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. This bill would authorize the Director of General Services to sell, lease, convey, or exchange at fair market value specified real property at the Salinas Valley State Prison containing the prison's wastewater treatment facility to the City of Soledad upon those terms and conditions and subject to those reservations and exceptions as the Director of General Services determines are in the best interests of the State. The bill would require the net proceeds of any moneys received from the disposition of the property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund. By increasing the amount transferred into a continuously appropriated fund, this bill would make an appropriation. This bill contains other related provisions and other existing laws.</p>	<b>RESD</b>	<b>Vetoed</b>	<i>An act relating to water, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>

TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED	
<b>SB 678 (Wiggins)</b>	<b>Surplus State property: County of Napa</b>	<b>RESD</b>	<b>Vetoed</b>	<i>An act to add Section 11011.26 to the Government Code, relating to state property, and making an appropriation therefor.</i>
<p><b>Summary:</b> Existing law authorizes the Director of General Services to dispose of State surplus property, subject to specified conditions, including authorization by the Legislature. This bill would authorize the director to sell or exchange, at current fair market value, all or part of a specified parcel of State property to the County of Napa upon those terms, conditions, reservations and exceptions the director determines are in the best interest of the State, by January 1, 2010. The bill would require any agreement for the sale or exchange of the property to include a provision that requires the County of Napa to retain title to the property for use as a park or wilderness preserve, or in the event of a future sale of that property by the county, require the county, by recorded easement, to limit future uses of the property to a park or wilderness preserve. The bill would also require reimbursement of the Department of General Services for any cost or expense incurred in the disposition of the property from the proceeds of the disposition of the property. The bill would require the net proceeds of any moneys received from the disposition of the property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund, thereby resulting in an appropriation.</p>	<b>RESD</b>	<b>Vetoed</b>	<i>An act relating to surplus property.</i>	
<b>SB 789 (Margett)</b>	<b>Surplus property: Chino Valley Unified School District</b>	<b>RESD</b>	<b>Vetoed</b>	<i>An act relating to surplus property.</i>
<p><b>Summary:</b> Existing law authorizes a school district to enter into a joint-use agreement with another governmental entity that includes some or all of the territory of the district, for specified purposes. This bill would authorize the Chino Valley Unified School District to transfer specified surplus property owned by the school district to the City of Chino Hills, in the County of San Bernardino, upon payment to the district by the city and the execution of an agreement between the school district and the city for development of the property into a park. This bill would further require the property to revert to the school district if the property ceased to be used for parks and recreation purposes. This bill contains other existing laws.</p>				