

Bill No. and Title	Author	Version	Summary	BSCC Duties /Impact	Legislative Status
AB 18 Firearms: excise tax.	Assembly Member Levine (D-10)	Amended 4/3/19 http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm I?bill id=20 1920200A B18	The Budget Act of 2018 establishes the CalVIP Grant Program, administered by the BSCC, to award competitive grants for the purpose of violence intervention and prevention. This bill would codify the establishment of the Program and the authority and duties of the board in administering the program, including the selection criteria for grants and reporting requirements to the Legislature.  * The current CalVIP grant cycle is scheduled to end on April 30, 2020 (cohort 1) and August 31, 2020 (cohort 2).  Note: Governor's FY 19/20 Budget Proposal includes \$9M to fund CalVIP. Other CalVIP bills include: AB 1603.	BSCC would be required to implement a new grant cycle.	4/3/18 - From Assembly Committee on Public Safety chair, with author's amendments: Amend, and re- refer to Assembly Committee on Public Safety. Read second time and amended.
AB 32 State prisons: private, for- profit administration services.	Assembly Member Bonta (D-18)	Introduced 12/3/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B32	Would, on or after January 1, 2020, prohibit CDCR from entering into or renewing a contract with a private, forprofit prison to incarcerate state prison inmates. The bill would also prohibit, after January 1, 2028, a state prison inmate or other person under the jurisdiction of the department from being incarcerated in a private, for-profit prison facility.	Might have impact on jails.	3/6/19 - Referred to Appropriations Suspense File.



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AB 180 Institutional and community corrections: Smart Justice Student Program.	Assembly Member Gipson (D-64)	Amended 3/28/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm   1?bill id=20   1920200A   B180	Upon an appropriation, this bill would establish, until January 1, 2025, the Smart Justice Student Program that would require the BSCC to solicit proposals for postsecondary education programs among the University of California, the California State University, and the California Community Colleges to receive funding, with the intent of directly serving individuals who are or have been incarcerated, or are currently on parole, probation, or other form of supervised release.	The BSCC would be required to administer this grant program and submit an annual Legislative report.	4/1/19 - Rereferred to the Assembly Committee on Public Safety.
AB 294 Correctional facilities: gassing.	Assembly Member Rodriguez (D-52)	Amended 3/6/19  http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB294	Current law authorizes a chief medical officer of a local detention facility or state prison, or a designee, upon probable cause to believe gassing has occurred, and if it is deemed medically necessary to protect the officer or employee who was subject to the gassing, to order the inmate to receive an examination or test for hepatitis, tuberculosis, or both, as specified. This bill would also authorize testing of an inmate for the human immunodeficiency virus (HIV) under those circumstances.	Might require a change to regulations.	4/4/19 - Assembly Floor: read second time. Ordered to third reading.



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AB 413 Education: at- promise youth.	Assembly Member Jones- Sawyer (D-59)	Amended 4/1/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B413	Current law uses the term "at-risk" to describe youth for purposes of various provisions of the Education and Penal Codes. This bill would delete the term "at-risk" and would replace it with the term "at-promise" for purposes of these provisions. The bill would, for purposes of the Education Code, define "at-promise" to have the same meaning as "at-risk."  * Penal code sections impacted for BSCC include: Section 6025; Section 6027.	Technical corrections to BSCC materials and publications as needed.	4/2/19 - Rereferred to Assembly Committee on Education.
AB 656 Office of Healthy and Safe Communities.	Assembly Member Garcia (D-56)	Amended 3/21/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm   1?bill id=20   1920200A   B656	Would create the Office of Healthy and Safe Communities (OHSC) under the direction of the California Surgeon General and the Governor, to provide a comprehensive violence prevention strategy. The bill would require the California Surgeon General to oversee the OHSC and would require the Governor and the California Surgeon General to appoint the Director of the OHSC. The bill would set forth the duties of the OHSC, including the duty to develop, implement, and monitor a California vision and plan for violence prevention, safety, and healing. <i>It proposes an appropriation</i> \$6,000,000 <i>from the General Fund.</i>	None	3/25/19 - Re- referred to Assembly Committee on Public Safety.



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AB 696 County juvenile facilities: pepper spray.	Assembly Member Lackey (R-36)	Amended 3/26/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm I?bill_id=20 1920200A B696	Would require the BSCC to contract with a research entity to conduct a study on the efficacy and impacts of the use of pepper spray in juvenile halls and juvenile ranches, camps, and forestry camps. There is no appropriation in the bill.	The BSCC would be required to contract with a research entity and complete a Legislative report, by 1/1/22.	3/27/19 - Rereferred to Assembly Committee on Public Safety.
AB 732 County jails: prisons: incarcerated pregnant persons.	Assembly Member Bonta (D-18)	Amended 3/21/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm I?bill_id=20 1920200A B732	Would require an inmate of a county jail or state prison who is identified as possibly pregnant to be scheduled for laboratory work to verify pregnancy within 3 business days of arrival at the jail or prison. The bill would require an incarcerated person who is confirmed to be pregnant to be scheduled for an obstetrics examination within 7 days. The bill would require incarcerated pregnant persons to be scheduled for prenatal care visits, as specified. The bill would prohibit solitary confinement for incarcerated pregnant persons. The bill would require the jail or prison to provide personal hygiene products for use with the person's menstrual cycle.	Would require a change to regulations.	3/26/19 - From Assembly Committee on Public Safety: Do pass (8-0) and re-refer to Assembly Appropriations.



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AB 742 Place-Based Economic Strategies Act.	Assembly Member Cervantes (D-60)	Introduced 2/19/19  http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB742	Would enact the Place-Based Economic Strategies Act, which would create the Office of Place-Based Economic Strategies for the purposes of supporting place-based and other geographically targeted economic development programs, including, but not limited to, federal California Promise and California Opportunity Zones. There is no appropriation in the bill.	The Office of Place-Based Economic Strategies would serve as liaison between community and economic stakeholders and the BSCC and other state agencies identified as overseeing programs and offer services that are intended to finance and support the business and economic development needs.	4/4/19 - From Assembly Committee on Jobs, Economic Development, and the Economy: Amend, and do pass as amended (7-0). Re-refer to Assembly Committee on Revenue and Taxation.



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AB 964 County jails: visitation.	Assembly Member Medina (D-61)	Amended 3/14/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B964	Current law prohibits a local detention facility that offered in person visitation as of January 1, 2017, from converting to video visitation only. Current law prohibits a local detention facility from charging for onsite visitation, whether such visitation is in person or via video. This bill would require all local detention facilities to offer inperson visitation. The bill would give any facility that does not offer in-person visitation until January 1, 2025, to comply with this requirement.	Would impact certain jails as specified and the construction of jail facilities.	4/2/19 - Coauthors revised. From Assembly Committee on Public Safety: Do pass (7-1) and re-refer to Assembly Appropriations.
AB 1321 Juvenile facilities: use of chemical spray.	Assembly Member Gipson (D-64)	Amended 3/27/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B1321	Would require the custodian of each juvenile facility to report quarterly to the BSCC on the use of chemical agents in the facility. The bill would require the board to conduct inspections of juvenile facilities in the top quartile of chemical agent use. The bill would require the Legislative Analyst's Office to conduct a study on the use of chemical agents in juvenile facilities and report to the Legislature by June 1, 2021.	The BSCC would be required to: collect biannual reports and, conduct inspections as specified.	3/28/19 - Rereferred to Assembly Committee on Public Safety.



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AB 1390 Deferred entry of judgement pilot program.	Assembly Member Stone (D-29)	Amended 3/19/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200A B1390	Current law authorizes, until January 1, 2022, the Counties of Alameda, Butte, Napa, Nevada, Santa Clara, and Ventura to establish a pilot program to operate a deferred entry of judgment pilot program for eligible defendants. This bill would authorize a defendant who is 21 years of age or older, but under 25 years of age on the date the offense was committed, to participate in the program if approved by the multidisciplinary team established by the county.	Potentially expands the transitional age youth pilot program. BSCC is required to evaluate the program.	3/20/19 - Rereferred to Assembly Committee on Public Safety.
AB 1530 Unauthorized cannabis activity reduction grants: local jurisdiction restrictions on cannabis delivery.	Assembly Member Cooley (D-8)	Introduced 2/22/19  http://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201920200AB1530	Would require the BSCC to create and administer a program of grants to be made on a competitive basis to cities, counties, and joint powers authorities to establish or expand an enforcement program against unauthorized cannabis activity, as defined, and provide consumer education about the difference between licensed or legal cannabis activity and unlicensed or illegal cannabis activity. There is no appropriation in the bill.	Would require the BSCC to create and administer the grant program, create an evaluation design and provide an annual Legislative report from 1/1/22 until 1/1/25.	3/21/19 - Referred to Assembly Committee on Business and Professions and Assembly Committee on Public Safety.



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AB 1603 California Violence Intervention and Prevention Grant Program.	Assembly Member Wicks (D-15)	Amended 3/19/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200A B1603	The Budget Act of 2018 establishes the CalVIP Grant Program, administered by the BSCC, to award competitive grants for the purpose of violence intervention and prevention. This bill would codify the establishment of the CalVIP Grant Program and the authority and duties of the board in administering the program, including the selection criteria for grants and reporting requirements to the Legislature.  * The current CalVIP grant cycle is scheduled to end on April 30, 2020 (cohort 1) and August 31, 2020 (cohort 2).  Note: Governor's FY 19/20 Budget Proposal includes \$9M to fund CalVIP. Other CalVIP bills include: AB 18.	BSCC would be required to implement a new grant cycle for CalVIP.	3/20/19 - Rereferred to Assembly Committee on Public Safety.



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SB 42 The Getting Home Safe Act.  *Previously SB 1142 in 2018.	Senator Skinner (D-9)	Introduced 12/3/18  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill id=20 1920200S B42	<ol> <li>This bill, beginning June 1, 2020, would:         <ol> <li>require sheriffs to make release standards and release schedules of a county jail available to the public and to incarcerated persons,</li> <li>require sheriffs to provide a person with the right to request that, upon his or her release from a county jail, he or she be assisted in entering a drug or alcohol rehabilitation program, and would require the county jail to provide or arrange transportation directly from jail to a rehabilitation program or hospital free of charge immediately upon release from jail,</li> <li>require releases on-time during scheduled hours of 8 a.m. and 5 p.m. or sundown, whichever is later,</li> <li>require sheriffs to offer a person scheduled to be released between the hours of 5 p.m. or sundown, whichever is later, and 8 a.m. specified options including transportation options, and</li> <li>require the provision of at least 3 days' supply of any necessary medication.</li> </ol> </li> <li>The bill would authorize a violation of these rights be submitted to the BSCC, establish a BSCC Ombudsman role, and require the BSCC to: 1) convene a stakeholder group as specified to develop protocols for receiving and responding to reports of violations, 2) establish a Late-Night Release Prevention Task Force with specified membership, and 3) require this Task Force to submit a Legislative report on January 1, 2022 describing implementation progress made and making suggestions for any additional legislation to prevent dangerous latenight releases at county jails throughout California.</li> </ol>	BSCC would be established as the entity to oversee and implement the program, respond to complaints and oversee the completion of a Legislative report.	3/19/19 - Set for hearing in 4/9/19 in Senate Committee on Public Safety.



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SB 555 Jails and juvenile facilities: telephone services: stores.	Senator Mitchell (D-30)	Introduced 2/22/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200S B555	Existing law allows the sheriff of each county to operate a store in connection with the county jail. This bill would require the items in the store be offered at the cost paid to the vendor supplying the article. The bill would rename the inmate welfare fund the incarcerated peoples' welfare fund and would require money in the fund to be expended solely for the benefit, education, and welfare of inmates. The bill would require articles offered for sale at the store to only be available for purchase by incarcerated people and not staff of the jail.  This bill would require any contract to provide telephone services or other communication services to any person detained or sentenced to a jail or juvenile facility to be negotiated and awarded to an entity that meets the jail or juvenile facility's technical, functional, and security requirements for services, and that provides the lowest cost of service to any person who pays for the telephone service or communication service. The bill would prohibit any contract to provide telephone services or communication services to any person detained or sentenced to a jail or juvenile facility from including any commission or other payment to the entity operating the jail or juvenile facility. The bill would further require that telephone rates and other service rates affected by these provisions be reduced in response to the elimination of commission fees and require that current contracts for these telephone services, as specified, be amended to eliminate commission fees or other payments by a specified date.	Might require a change to regulations.	4/2/19 - From Senate Committee on Public Safety: Do pass (6-1) and re-refer to Senate Appropriations.



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SB 678 Restorative Justice Pilot Program.	Senator Glazer (D-7)	Introduced 2/22/19  http://leginf o.legislatur e.ca.gov/fa ces/billNav Client.xhtm l?bill_id=20 1920200S B678	Would, until January 1, 2025, require the BSCC to establish the Restorative Justice Pilot Program and, upon an appropriation, would require the board to make 5-year grants to up to 3 counties to establish and operate restorative justice diversion programs. As part of the program, commencing January 1, 2021, the bill would require a court to defer an eligible defendant's sentence for up to 36 months while the defendant undergoes specified counseling.	The BSCC would establish and administer the Pilot Program and fund an independent evaluation of the program's effectiveness.	3/21/19 - Set for hearing 4/23/19 in Senate Committee on Public Safety.