

**ACTION REPORT WITH SUMMARY BY MEASURE****AB 55 (Jeffries) Water supply planning.**

I - 12/04/2008

**Status:**

12/08/2008 - ASM PRINT Read first time.

**Calendar:****Summary:**

Existing law requires a city or county that determines a project is subject to the California Environmental Quality Act to identify any public water system that may supply water for the project and to request those public water systems to prepare a specified water supply assessment. If no public water system is identified, the city or county is required to prepare the water supply assessment. This bill would revise that definition of "project" to provide that specified business, commercial, hotel or motel, industrial, manufacturing, and mixed-use developments are within the scope of that definition only if the projected water demand of the development would be equivalent to, or greater than, the amount of water required by a 500 dwelling unit project, as determined by the public water system. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**AB 73 (Hayashi) Marriage licenses: vital records: fees: domestic violence.**

I - 12/15/2008

**Status:**

12/16/2008 - ASM PRINT Read first time.

**Calendar:****Summary:**

Existing law requires the collection of fees for issuing marriage licenses and for providing certified copies of vital records, including marriage certificates, birth certificates, fetal death records, and death records. Existing law provides for the establishment of county domestic violence program special funds for the purpose of funding local domestic violence programs. Certain fees payable at the time a marriage license or a certified copy of any of the above vital records is issued may be collected by the county clerks for deposit into these funds. This bill would extend the operation of those provisions indefinitely. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**AB 137 (Jeffries) Open meetings: advisory committees.**

I - 01/20/2009

**Status:**

01/21/2009 - ASM PRINT From printer. May be heard in committee February 20.

**Calendar:****Summary:**

The Ralph M. Brown Act requires that all meetings of a legislative body, as defined, of a local agency be open and public and all persons be permitted to attend unless a closed session is authorized. In defining a legislative body for this purpose, the act excludes advisory committees composed solely of the members of the legislative body that are less than a quorum of the legislative body. This bill would limit this exclusion from the act to an advisory committee composed solely of the members of the legislative body that are less than a quorum of the legislative body and whose subject matter jurisdiction has cumulatively lasted for 2 years or less.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**ACTION REPORT WITH SUMMARY BY MEASURE****ABX1 5 (Evans) Transportation projects.**

V - 01/06/2009

**Status:**

01/06/2009 - ASM VETOED Vetoed by Governor. VETOED

**Calendar:****Summary:**

(1) The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared by contract, and certify the completion of, an environmental impact report on a project, as defined, that it proposes to carry out or approve that may have a significant effect on the environment, or to adopt a negative declaration if it finds that the project will not have that effect. The act exempts from its provisions, among other things, certain types of ministerial projects proposed to be carried out or approved by public agencies, and emergency repairs to public service facilities necessary to maintain service. This bill would, until January 1, 2011, exempt from CEQA specified transportation projects if certain conditions are met. Because a lead agency would be required to determine the applicability of, and to give notice of, that exemption, this bill would create a state-mandated local program. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**SB 20 (Simitian) Personal information: privacy.**

I - 12/01/2008

**Status:**

12/02/2008 - SEN PRINT From print. May be acted upon on or after January 1.

**Calendar:****Summary:**

Existing law requires any agency, and any person or business conducting business in California, that owns or licenses computerized data that includes personal information, as defined, to disclose in specified ways, any breach of the security of the system or data, as defined, following discovery or notification of the security breach, to any California resident whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person. This bill would require any agency, person, or business that must issue a security breach notification pursuant to existing law to fulfill certain additional requirements pertaining to the security breach notification, as specified. This bill contains other related provisions.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**SB 33 (Correa) Marriage and family therapy: licensure and registration.**

I - 12/08/2008

**Status:**

12/09/2008 - SEN PRINT From print. May be acted upon on or after January 8.

**Calendar:****Summary:**

**ACTION REPORT WITH SUMMARY BY MEASURE**

Existing law provides for the licensure or registration and regulation of marriage and family therapists and interns by the Board of Behavioral Sciences and requires that applicants for licensure or registration, among other requirements, possess a doctor's or master's degree from a specified school, college, or university, containing no less than 48 semester or 72 quarter units of instruction in specified areas. Existing law requires that the doctor's or master's degree program contain no less than 6 semester or 9 quarter units of supervised practicum, as specified, and requires that the practicum include a minimum of 150 hours of face-to-face experience counseling individuals, couples, families, or groups. Existing law also requires the degree program to satisfy certain criteria in order to meet the educational qualifications for licensure. This bill would limit the application of these requirements to applicants for licensure or registration who begin graduate study before August 1, 2012, and would impose additional requirements on applicants who do not complete that study on or before December 31, 2018, on applicants who graduate from a degree program that meets those requirements, and on those who begin graduate study on or after August 1, 2012. The bill would require that these applicants, among other things, possess a doctor's or master's degree containing no less than 60 semester or 90 quarter units of instruction in certain areas, including, but not limited to, co-occurring disorders, multicultural development and cross-cultural interaction, and the effects of socioeconomic status on treatment and available resources, as specified. The bill would require that these units include 6 semester or 9 quarter units of practicum that provides training in specified areas and includes a minimum of 225 hours of face-to-face experience counseling individuals, couples, families, or groups. The bill would additionally, with respect to these applicants, revise the requirements needed for the degree program to meet the educational qualifications for licensure, as specified. The bill would make other conforming changes and enact related provisions. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**SB 40 (Correa) Personal information: social security numbers.**

I - 01/06/2009

**Status:**

01/07/2009 - SEN PRINT From print. May be acted upon on or after February 6.

**Calendar:****Summary:**

Existing law requires any person, entity, or government agency that is presenting a document for recording or filing with a county recorder to only list the last 4 digits of a social security number. This bill would instead require the county recorder to reject any document that contains more than the last 4 digits of a the social security number. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
Office	Suboffice	Misc1	Misc2		

**SBX1 4 (Ducheny) Environmental quality: surplus state property.**

V - 01/06/2009

**Status:**

01/06/2009 - SEN VETOED Vetoed by Governor. VETOED

**Calendar:****Summary:**

Existing law, the California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. Other provisions of existing law authorize the Department of General Services to dispose of real property that the Legislature has declared surplus, and has directed the disposal of, by the Department of General Services. This bill would exempt from CEQA, unless a specified condition exists, the disposition of a parcel of surplus state real property if the project consists exclusively of the sale or transfer of that property by a state agency. This bill contains other related provisions and other existing laws.

Organization	Assigned	Position	Priority	Subject	Groups
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## ACTION REPORT WITH SUMMARY BY MEASURE

Office

Suboffice

Misc1

Misc2