

Thursday, June 7th, 6:30 p.m.
Council Chambers, City Hall, One Frank H. Ogawa Plaza

AGENDA

Members:

| | | | |
|-----------------|------------|-----------------------------|--------------------|
| Lanese Martin | District 1 | Frank Tucker | District 7 |
| Chang Yi | District 2 | A. Kathryn Parker | At Large |
| Zach Knox | District 3 | Stephanie Floyd- Johnson | Mayor |
| Jin Jack Shim | District 4 | Vacant | City Auditor |
| Matt Hummel | District 5 | Greg Minor | City Administrator |
| Derreck Johnson | District 6 | | |

Available on-line at: <http://www.oaklandnet.com/measurez>

MEETING AGENDA

- A. Roll Call and Determination of Quorum
- B. Open Forum / Public Comment
- C. Review of the Pending List and Additions to Next Month's Agenda
 - *Medical cannabis permitting process (since July 2017)*
 - *Use of cannabis tax revenues (since July 2017)*
 - *Annual report (since September 2017)*
 - *Cannabis advertising (since September 2017)*
 - *Onsite consumption/lounges (since October 2017)*
 - *Microbusinesses (since October 2017)*
 - *Cannabis tax rates (since November 2017)*
 - *Event permitting (since December 2017)*
 - *Dispensary applicant runner-ups (since December 2017)*
 - *OPD 2017 enforcement report (since June 2018)*
 - *OPD updated training bulletin (since June 2018)*
- D. Approval of the Draft Minutes from the Cannabis Regulatory Commission meeting of May 2018.
- E. Reports for Discussion and Possible Action
 1. Councilmember Kaplan and Office of the Mayor's Proposed Ordinance Amendments:

Persons may speak on any item appearing on the agenda; however a Speaker Card must be filled out and given to a representative of the Cannabis Regulatory Commission. Multiple agenda items cannot be listed on one speaker card. If a speaker signs up to speak on multiple items listed on the agenda, the Chairperson may rule that the speaker be given an appropriate allocation of time to address all issues at one time (cumulative) before the items are called. All speakers will be allotted 3 minutes or less – unless the Chairperson allots additional time.

♿ This meeting is wheelchair accessible. In compliance with the Americans with Disabilities Act, if you need special assistance to participate in the meetings of the Cannabis Regulatory Commission, please contact the Office of the City Clerk (510) 238-3612. Notification two full business days prior to the meeting will enable the City of Oakland to make reasonable arrangements to ensure accessibility. In compliance with Oakland's policy for people with chemical sensitivities, please refrain from wearing strongly scented products to events.

Questions or concerns regarding this agenda, or to review any agenda-related materials, please contact the Cannabis Regulatory Commission at (510) 238-3301.

- a. Ordinance Amending Oakland Municipal Code (OMC) Chapter 5.81 by: (A) Limiting Indoor Cannabis Cultivation Permits to Premises that Have Been Vacant for at Least One Year and/or Greenhouses; (B) Extending the Initial Permitting Phase of the Equity Program for Indoor Cultivation Approvals and Permits; and (C) Requiring Council to Evaluate These Amendments One Year After Enactment and/or after Completion of a Study on the Impact of the Cannabis Industry on Oakland's Industrial Sector.
 - b. Directing the City Administrator to: (A) Study Additional, Non-Residential Eligible Sites that Could be Used for the Construction and/or Operation of Cannabis Cultivation Greenhouses; and (B) Study Possible Locations for Cannabis Edible Production Outside of the Areas Where Such Use is Permitted Under OMC Chapter 5.81, Subject To Appropriate Design Standards; and (C) Return to City Council with the Results of Such Evaluation.
2. Office of the City Administrator's Proposed Clean-Up Amendments to Cannabis Ordinances OMC 5.80 and 5.81:
 - a. Sunset Non-Enforcement for Cannabis Permit Applicants
 - b. Align with State License Categories by Adding Packaging and Infusion Permits
 - c. Limit Number of Dispensary Permits An Individual or Entity May Have An Interest In
 - d. Clarify the Distance between Cannabis Facilities and Other Uses As Path of Travel
 3. Compassion Program
 4. Cannabis Advertising Restrictions
 5. Pending State Cannabis Legislation
 6. Expanding Permitted Areas for Cannabis Activities.

F. Announcements

G. Adjournment

Cannabis Regulatory Commission

Regular Meeting

Thursday, May 3rd, 6:30 p.m.
Council Chambers, City Hall, One Frank H. Ogawa Plaza

MINUTES

Members:

| | | | |
|-----------------|------------|-------------------------|--------------------|
| Lanese Martin | District 1 | Frank Tucker | District 7 |
| Chang Yi | District 2 | A. Kathryn Parker | At Large |
| Zach Knox | District 3 | Stephanie Floyd-Johnson | Mayor |
| Jin Jack Shim | District 4 | Vacant | City Auditor |
| Matt Hummel | District 5 | Greg Minor | City Administrator |
| Derreck Johnson | District 6 | | |

Available on-line at: <http://www.oaklandnet.com/measurez>

MEETING AGENDA

A. Roll Call and Determination of Quorum

Members present: Yi, Knox, Shim, Hummel, Johnson, Floyd-Johnson, Parker, Minor
Members absent: Martin, Tucker, Parker,

B. Open Forum / Public Comment

Three members of the public spoke during open forum. The topics included local approvals of annual state license applicants, expanding areas where cannabis activities are permitted, and commending the City of Oakland for its adoption of an equity program.

C. Review of the Pending List and Additions to Next Month's Agenda

- *Medical cannabis permitting process (since July 2017)*
- *Use of cannabis tax revenues (since July 2017)*
- *Annual report (since September 2017)*
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- *Event permitting (since December 2017)*
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Member Minor mentioned that OPD's report on 2017 enforcement should be available in June or July and that the City Attorney Office's report should be available in June. Member Minor added that CM Kaplan and the Mayor's office may have ordinance amendments they would like to present in June as well.

Member Shim asked if compassion programs and expanding the areas for cannabis activities could be on the June agenda.

Chair Hummel asked that OPD's info bulletin and training memo be added to the pending list.

Member Yi raised the issue of temporary state license expirations as another topic.

D. Approval of the Draft Minutes from the Cannabis Regulatory Commission meeting of April 2018.

Member Yi moved to approve the minutes, Member Johnson seconded and it was approved by consensus.

E. Reports for Discussion and Possible Action

1. Cannabis Advertising

Members discussed the non-binding language of Measure Z prohibiting cannabis advertising, state cannabis advertising restrictions, and advertising restrictions in other states.

Member Yi offered to come back to commission next month with some specific cannabis advertising recommendations.

2. Microbusinesses

Member Yi provided background on the state microbusiness category and expressed his view that the City of Oakland's permitting process was not consistent with this state category due to the local fee and tax structure.

Member Minor mentioned staff's proposed master fee schedule amendments that include reduced fees for additional permits from the same operator at the same site.

Members highlighted the difficulty of obtaining one space for three permit types in a competitive real estate market.

3. Cannabis Event Permitting

Member Yi mentioned pending state bill AB 2020 to allow special events in urban jurisdictions and he provided an overview of the current state event licensing process.

4. State Cannabis Legislation

Member Yi provided an overview of some of the pending state legislation and offered to provide an updated list at future meetings.

Member Shim spoke of supporting AB 2069, anti-discrimination legislation, and AB 3157, reducing state excise tax. Member Shim made a motion for the CRC to send a letter in support of AB 3157; the motion was seconded by Member Knox and it approved by consensus, with Member Minor abstaining.

5. Update on Cannabis Permit Process and Equity Assistance Program

Member Minor provided an update on the cannabis permit application process, how the City had received the minimum amount required to initiate the equity assistance program's revolving loan program, and how a Request for Qualifications was released for a consultant to administer both the technical and financial assistance program for equity applicants for the next year.

Members and the public then expressed concerns regarding general applicant renegeing on their agreements with equity applicants and how to ensure City rules are enforced.

F. Announcements

G. Adjournment

CANNABIS REGULATORY COMMISSION

ITEM E (3)

(e) A retailer shall destroy all cannabis goods that have been returned to the retailer by a customer, in accordance with sections 5054 and 5055 of this division.

Authority: Section 26013, Business and Professions Code. Reference: Section 26012, Business and Professions Code

§ 5411. Free Cannabis Goods

(a) A retailer shall not provide free cannabis goods to any person. A retailer shall not allow individuals who are not employed by the retailer to provide free cannabis goods to any person on the licensed premises.

(b) Notwithstanding subsection (a) of this section, in order to provide access to medicinal cannabis patients who have difficulty accessing medicinal cannabis goods, a licensee who holds a Type 10-Retailer M-license, a Type 9-Retailer Non-storefront-M license, or a Type 12-Microbusiness M-license that allows for retail sales may provide free medicinal cannabis goods if all of the following criteria are met:

(1) Free cannabis goods are provided only to a medicinal cannabis patient or primary caregiver for the patient in possession of a valid identification card issued under Section 11362.71 of the Health and Safety Code.

(2) The cannabis goods comply with all applicable laboratory testing requirements under this division.

(3) Prior to being provided to the patient or primary caregiver, the cannabis goods have been properly recorded in the track and trace system as belonging to the retailer.

(4) The cannabis goods shall not leave the licensed premises unless placed in an opaque package as required for purchased cannabis goods under Business and Professions Code section 26070.1.

(5) The cannabis goods shall be applied toward the daily purchase limit for a medicinal cannabis customer pursuant to section 5409 of this division.

(6) The event shall be properly recorded in the retailer's inventory records and the track and trace system.

(c) In addition to the provision of free cannabis goods in subsection (b) of this section, a licensee may donate cannabis goods and the use of equipment in compliance with any compassionate use, equality, or other similar program administered by a local jurisdiction.

Authority: Section 26013, Business and Professions Code. Reference: Sections 26013, 26153 and 26160, Business and Professions Code.

§ 5412. Packaging and Labeling

(a) A retailer shall not accept, possess, or sell cannabis goods that are not packaged as they will be sold at final sale, in compliance with this division.

(b) A retailer shall not package or label cannabis goods.

[Insert Letterhead/logo]

[Insert date]

Dear Senator Wiener,

On behalf of [Name of Organization], I write to express our support for Senate Bill 829 (Wiener), which would exempt certified compassion care programs from paying excise and cultivation taxes on cannabis that they give away to compassion use patients, thereby allowing them to restart this service without facing prohibitive costs. Exempting the cultivation and excise taxes from passage on to qualified compassion care programs will allow these organizations to resume donations of medical cannabis that vulnerable patients rely on to manage their debilitating symptoms.

In 1996, California passed Proposition 215, which allowed individuals with certain chronic medical conditions to procure medical cannabis. Following the enactment of Proposition 215, donation-based compassion care programs emerged to meet the needs of individuals who had a physician's recommendation, but also needed help accessing medical cannabis.

The enactment of Proposition 64 in 2018 placed new taxes on all recreational and medical cannabis. While compassion care programs do not operate in the commercial market since no cannabis is bought or sold, ambiguous drafting unfortunately does not explicitly exclude them from these taxes. These donation-based programs cannot afford the new taxes attached to cannabis and most have been forced to close their doors. While Proposition 64 did not intend to cut off medical cannabis to these compassion use patients, current policy has forced too many vulnerable people into the unregulated black market.

To rectify this situation, SB 829 would exempt qualifying compassion care programs from the cultivation and excise tax enacted by Proposition 64. After a compassion care program is certified by the state, they would receive a new license exempting them from the cultivation and excise taxes. Doing so will allow them to resume the donations of medical cannabis that compassion use patients rely on to manage their debilitating symptoms.

These programs are essential to the well-being, mental health, and overall quality of life for chronically ill patients. For these reasons, [Name of Organization] supports SB 829 and requests an "AYE" vote on this important legislation.

Thank you,

Name
Organization
Contact info

cc: Senator Scott Wiener, (11th District)

CANNABIS REGULATORY COMMISSION

ITEM E (4)

- (e) A licensee shall not be subject to an enforcement action for a violation of a licensing requirement in which the licensee has received temporary relief.
- (f) For the purposes of this section, “disaster” means fire, flood, storm, tidal wave, earthquake, or similar public calamity, whether or not resulting from natural causes.
- (g) A licensed premises that has been vacated by a licensee due to a disaster shall not be deemed to have been surrendered, abandoned, or quit under section 5022 of this division.
- (h) Notwithstanding subsection (a) of this section, if a licensee needs to move cannabis goods stored on the premises to another location immediately to prevent loss, theft, or degradation of the cannabis goods from the disaster, the licensee may move the cannabis goods without obtaining prior approval from the Bureau if the following conditions are met:
- (1) The cannabis goods are moved to a secure location where access to the cannabis goods can be restricted to the licensee, its employees, and contractors;
 - (2) The licensee notifies the Bureau in writing that the cannabis goods have been moved and that the licensee is requesting relief from complying with specific licensing requirements pursuant to subsection (a) of this section within 24 hours of moving the cannabis goods;
 - (3) The licensee agrees to grant the Bureau access to the location where the cannabis goods have been moved to for inspection; and
 - (4) The licensee submits in writing to the Bureau within 10 business days of moving the cannabis goods a request for temporary relief that clearly indicates what statutory and regulatory sections relief is requested from, the time period for which the relief is requested, and the reasons relief is needed for the specified amount of time.

Authority: Section 26013, Business and Professions Code. Reference: Section 26012, Business and Professions Code.

Article 4. Posting and Advertising

§ 5039. License Posting Requirement

Upon issuance of any license, the licensee shall prominently display the license on the licensed premises where it can be viewed by state and local agencies. If the licensed premises is open to the public, the license shall be displayed in an area that is within plain sight of the public.

Authority: Section 26013, Business and Professions Code. Reference: Section 26012, Business and Professions Code.

§ 5040. Advertising Placement

(a) Any advertising or marketing placed in broadcast, cable, radio, print, and digital communications; ~~shall only be displayed where at least 71.6 percent of the audience is reasonably expected to be 21 years of age or older, as determined by reliable up-to-date audience composition data.~~

(1) Shall only be displayed where at least 71.6 percent of the audience is reasonably expected to be 21 years of age or older, as determined by reliable up-to-date audience composition data; and

(2) Shall not use any depictions or images of minors under 18 years of age.

(b) Upon request, a licensee shall provide to the Bureau audience composition data as required in subsection (a) of this section for advertising or marketing placed by the licensee. This information shall be provided to the Bureau within the time specified by the Bureau.

(c) If the Bureau determines that audience composition data for advertising or marketing provided by a licensee does not comply with the requirements of subsection (a) of this section, or the licensee fails to provide audience composition data to the Bureau within the time specified by the Bureau, the licensee shall remove the advertising or marketing placement in question.

Authority: Section 26013, Business and Professions Code. Reference: Sections 26151 and 26152, Business and Professions Code.

§ 5041. Age Confirmation in Advertising

(a) Prior to any advertising or marketing from the licensee involving direct, individualized communication or dialogue, the licensee shall use age affirmation to verify that the recipient is 21 years of age or older.

(b) For the purposes of this section, direct, individualized communication or dialogue may occur through any form of communication, including in-person, telephone, physical mail, or electronic.

(c) A method of age verification is not necessary for a communication if the licensee can verify that the licensee has previously had the intended recipient undergo a method of age affirmation and the licensee is reasonably certain that the communication will only be received by the intended recipient.

(d) A licensee shall use a method of age affirmation before having a potential customer added to a mailing list, subscribe, or otherwise consent to receiving direct, individualized communication or dialogue controlled by a licensee.

Authority: Section 26013, Business and Professions Code. Reference: Sections 26151 and 26152, Business and Professions Code.

Article 5. Security Measures

§ 5042. Access to Limited-Access Areas

(a) Licensees shall ensure that any person on the licensed premises, except for employees and contractors of the licensee, are escorted at all times by the licensee or at least one employee of the licensee when in the limited-access areas of the premises.

(b) Entrances to all limited-access areas shall have a door and a lock meeting the requirements of section 5046 of this division. The door shall remain closed when not in use during regular business hours.

Authority: Section 26013, Business and Professions Code. Reference: Section 26070, Business and Professions Code.

§ 5043. Licensee Employee Badge Requirement

All agents, officers, or other persons acting for or employed by a licensee shall display a laminated or plastic-coated identification badge issued by the licensee at all times while engaging in commercial cannabis activity. The identification badge shall, at a minimum, include the licensee's "doing business as" name and license number, the employee's first name, an employee number exclusively assigned to that employee for identification purposes, and a color photograph of the employee that clearly shows the full front of the employee's face and that is at least 1 inch in width and 1.5 inches in height.

Authority: Section 26013, Business and Professions Code. Reference: Section 26070, Business and Professions Code.

§ 5044. Video Surveillance System

- (a) Each licensed premises shall have a digital video surveillance system with a minimum camera resolution of 1280 × 720 pixels.
- (b) The surveillance-system storage device or the cameras shall be transmission control protocol (TCP) capable of being accessed through the internet.
- (c) The video surveillance system shall at all times be able to effectively and clearly record images of the area under surveillance.
- (d) Each camera shall be permanently mounted and in a fixed location. Each camera shall be placed in a location that allows the camera to clearly record activity occurring within 20 feet of all points of entry and exit on the licensed premises, and allows for the clear and certain identification of any person and activities in all areas required to be filmed under subsection (e).
- (e) Areas that shall be recorded on the video surveillance system include the following:
 - (1) Areas where cannabis goods are weighed, packed, stored, loaded, and unloaded for transportation, prepared, or moved within the premises;
 - (2) Limited-access areas;
 - (3) Security rooms;
 - (4) Areas storing a surveillance-system storage device with at least one camera recording the access points to the secured surveillance recording area; and
 - (5) Entrances and exits to the premises, which shall be recorded from both indoor and outdoor vantage points.
- (f) Retailers shall also record point-of-sale areas and areas where cannabis goods are displayed for sale on the video surveillance system. At each point-of-sale location, camera placement must allow for the recording of the facial features of any person purchasing or selling cannabis goods, or any person in the retail area, with sufficient clarity to determine identity.

| State Bill | Status - Process | Summary/Title | Summary of BILL: | Last Action | Status - Current |
|------------|---|--|--|--|--|
| CA AB2328 | Active Bill - In Committee Process - (Assembly 1st cmt) | Youth Substance Use Disorder Treatment and Recovery Program Act of 2018. | This bill requires the Department of Health Care Services (DHCS), in collaboration with counties and providers, to establish regulations regarding intervention and treatment of youth substance use disorders (SUDs) and to establish treatment standards and funding criteria. It also requires DHCS to report to the Legislature during budget hearings on progress, limits administrative expenses to 5% of program costs, and specifies legislative intent for the department to seek funding through Medi-Cal, federal financial participation, and cannabis tax revenues allocated to youth treatment and prevention. | 4/18/18 - In committee: Set, first hearing. Referred to APPR, suspense file. Scheduled for appropriations committee 5/25/2018 | 2018-05-25 - In committee: Held under submission. |
| CA AB2020 | Active Bill - In Committee Process (Assembly 3rd cmt) | Cannabis: local jurisdiction licensees: temporary event permits. | This bill would authorize the Bureau of Cannabis Control to issue a temporary state license to provide on-site sales and consumption of cannabis at a temporary event located at a fair ground, district agricultural association event, or at another venue expressly approved by a local jurisdiction. - This bill expands the types of locations where cannabis businesses may hold temporary events authorizing onsite cannabis sales to, and consumption by, persons 21 years of age or older. The bill further clarifies that a city or county may apply with the Bureau of Cannabis Control for a special events license. | Second reading 5/10/18 - Ordered to third reading for 5/25/2018 (Item 72) | 2018-05-30 - In Senate. Read first time. To Com. on RLS. for assignment. |
| CA AB2215 | Active Bill - In Committee Process (Assembly 2nd cmt) | Cannabis: veterinarians: animals. | This bill would expand the intent of the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) to control and regulate cannabis and cannabis products for medicinal use on pets. The bill would define "cannabis products" to include products intended for medicinal use on a pet. The bill would prohibit a licensed veterinarian from dispensing or administering cannabis or cannabis products and would prohibit the Veterinary Medical Board (Board) from disciplining, denying, revoking, or suspending the license of a licensed veterinarian for discussing the use of cannabis on an animal for medicinal purposes. The Board would have until July 1, 2019 to promulgate guidelines on this topic. - This is a SPOT bill that states the intent of the Legislature to enact legislation to require the Veterinary Medical Board to establish guidelines for licensed veterinarians to discuss the use of cannabis on animal patient clients and to protect state-licensed veterinarians from disciplinary action for discussing the use of cannabis on animal patient clients. | Second reading 5/10/18 - Ordered to third reading for 5/25/2018 (Item 73) | 2018-05-30 - In Senate. Read first time. To Com. on RLS. for assignment. |
| CA AB2555 | Active Bill - In Floor Process (Assembly 3rd cmt) | Cannabis. | | 5/23/18 - From committee: Do pass. To Consent Calendar. (Ayes 16. Noes 0.) (May 23). | 5/24/2018 filed to Asm 2nd Reading File (Item 23) |
| CA AB2641 | Active Bill - In Committee Process (Assembly 2nd cmt) | Temporary events. | This bill creates a new Special Events chapter in the MAUCRSA and expands the types of locations where cannabis businesses may hold temporary events authorizing onsite cannabis sales to, and consumption by, persons 21 years of age or older, provided that such events are authorized by the local jurisdiction. The bill further clarifies that a cannabis manufacturer or cultivator may apply and receive a temporary cannabis retailer license and that licensees in possession of said license must comply with all other requirements imposed on retailers, as well as all applicable regulations in addition to the following requirements: <ul style="list-style-type: none"> • A licensed cannabis manufacturer in possession of a temporary cannabis retailer license may only sell products it manufactured. • A licensed cannabis cultivator in possession of a temporary cannabis retailer license may only sell cannabis it cultivated. | 5/16/18 - In Appropriations committee: Set, first hearing. Referred to APPR, suspense file. Next scheduled 5/25/18 (Appropriations) | 2018-05-31 - Read third time. Passed. Ordered to the Senate. |
| CA AB2255 | Active Bill - In Committee Process - (Assembly 2nd cmt) | Distribution: deliveries: violations. | Establishes a fine schedule for regulatory violations regarding the manifests that are required when cannabis is transported for commercial purposes by licensed distributors. Clarifies that transportation of cannabis for purposes of sale with a counterfeit shipping manifest is unlawful, and punishable under existing law. | 5/23/18 - From committee: Do pass. To Consent Calendar. (Ayes 16. Noes 0.) (May 23). | 2018-05-30 - In Senate. Read first time. To Com. on RLS. for assignment. |
| CA AB2721 | Active Bill - In Floor Process (Assembly 3rd cmt) | Cannabis: testing laboratories. | This bill allows a cannabis testing laboratory to receive and test samples of cannabis or cannabis products from a person over 21 years of age when the cannabis has been grown by that person and will be used solely for his or her personal use - This is a spot bill that makes non-substantive changes to the quality assurance and testing requirements. | 5/10/18 - Read third time. Passed. Ordered to the Senate, and 5/10/18 - In Senate. Read first time. To Com. on RLS. for assignment. | 2018-05-24 - Referred to Com. on B., P. & E.D. |

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| CA | AB3069 | Active Bill - In Committee Process - (Assembly 1st cmt) | Cannabis: informational, educational, or training events. | 1) Authorizes cannabis informational, educational, or training events for state and local government officials including, but not limited to, legislators, city council members, law enforcement organizations, emergency medical services staff, firefighters, child protective services, and social workers. 2) Authorizes the display of cannabis products at the event if the general public does not have access to the event. 3) Authorizes licensed cannabis retailers and manufacturers to transport cannabis products to the event without a cannabis event organizer license or a temporary cannabis event license. 4) Prohibits the onsite consumption, sample, or sale of cannabis during the event. | <u>5/21/18 - Read third time. Passed. Ordered to the Senate, and 5/22/18 - In Senate. Read first time. To Com. on RLS. for assignment.</u> | 2018-05-30 - Referred to Com. on B., P. & E.D. |
| CA | AB2866 | Active Bill - In Committee Process (Assembly 2nd cmt) | Cannabis regulation. | Subjects cannabis businesses to a \$10,000 civil penalty for using a fictitious license number in advertising or marketing and allows for asset forfeiture of excessive profits derived from knowingly renting space for unlawful cannabis distribution. Appropriates the revenue obtained from the fines and excessive profits to the Board of State and Community Corrections (BSCC) to fund grant programs for local cannabis control officers. Specifically, this bill: 1) Specifies that the cannabis license number required to be included in all advertisements and marketing must be legitimate. 2) Subjects cannabis businesses to a \$10,000 civil penalty for using a fictitious license number in any advertising or marketing where there is an agreement for advertising or marketing. 3) Provides cannabis businesses the opportunity to correct their first violation within 48 hours without being subjected to the \$10,000 penalty. 4) Provides for the seizure of any excessive profits derived from knowingly renting a building, room or space to someone who is unlawfully manufacturing, storing, or distributing cannabis. 5) Appropriates penalty revenue obtained from fines and the excessive profits seized pursuant to these provisions to the BSCC to fund grant programs for local cannabis control officers under the following parameters: a) The city, county, or city and county shall have an ordinance allowing cannabis businesses to operate within its jurisdiction; b) There shall be an active cannabis business either operating within the jurisdiction or a cannabis business with a license application currently pending within the jurisdiction. The department may approve a grant before a cannabis business is active, but shall not release the funding until the cannabis business is operating; and, c) Cities, counties, or cities and counties that enact an ordinance allowing cannabis businesses after January 1, 2019, shall have priority for funding. | <u>04/24/18 - In committee: Set, first hearing. Hearing canceled at the request of author.</u> | 04/19/18 - Read second time and amended. 04/23/18 - Re-referred to Com. on PUB. S. 04/24/18 - In committee: Set, first hearing. Hearing canceled at the request of author. No recent action. |
| CA | AB3157 | Active Bill - In Committee Process (Assembly 2nd cmt) | Taxation: cannabis. | Reduces the excise tax on sales of cannabis and cannabis products from 15% to 11%, and suspends the tax on cannabis cultivation, until June 1, 2021. | <u>5/16/18 - In committee: Set, first hearing. Referred to APPR. suspense file. (Next reading scheduled for Asm Appropriations 5/25/18)</u> | Action: 2018-05-25 - In committee. Held under submission. |
| CA | AB1741 | Active Bill - In Committee Process (Assembly 2nd cmt) | Cannabis: taxation: electronic funds transfer. | Temporarily exempts a person required to pay or collect cannabis excise or cultivation taxes from the requirement to remit amounts due by electronic funds transfer (EFT). Specifically, this bill: 1) Authorizes, until January 1, 2022, a person licensed under the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) to remit sales and use tax due by a means other than EFT, if the State Board of Equalization (sic) deems it necessary to facilitate collection. 2) Exempts, until January 1, 2022, a person required to pay or collect cannabis excise or cultivation taxes from the requirement to remit amounts due by EFT if the California Department of Tax and Fee Administration (CDTFA) deems it necessary to facilitate collection. 3) Contains legislative findings that this bill furthers the purposes of the Control, Regulate and Tax Adult Use of Marijuana Act of 2016 (AUMA) by providing the CDTFA with the authority necessary to collect taxes effectively and efficiently. | <u>5/21/18 - Read third time. Passed. Ordered to the Senate, and 5/22/18 - In Senate. Read first time. To Com. on RLS. for assignment.</u> | Action: 2018-05-30 - Referred to Com. on GOV. & F. |

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| CA | AB1863 | Active Bill - In Committee Process (Assembly 1st cmt) | Personal income tax: deduction: commercial cannabis activity. | Allows, under the Personal Income Tax (PIT) Law, the deduction of ordinary and necessary business expenses attributable to a licensee's commercial cannabis activity. Specifically, this bill: 1) Amends the PIT Law to provide that Internal Revenue Code (IRC) Section 280E, relating to expenditures in connection with the illegal sale of drugs, shall not apply to the carrying on of any trade or business that is commercial cannabis activity, as defined, by a licensee under the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA). 2) Applies to taxable years beginning on or after January 1, 2018. 3) Takes immediate effect as a tax levy. | <u>4/18/18 re-referred to Com on Revenue & Taxation</u> | 4/17/18 From committee chair, with author's amendments: Amend, and re-refer to Com. on REV. & TAX. Read second time and amended. 4/18/18 re-referred to Com on Revenue & Taxation. Action: 2018-05-30 - In Senate. Read first time. To Com. on RLS. for assignment. |
| CA | AB2520 | Active Bill - In Committee Process (Assembly 2nd cmt) | California Illegal Cannabis Task Force. | Would create the California Illegal Marijuana Task Force (Task Force) to coordinate best practices and track trends in California's illegal cannabis cultivation sector. The Task Force would also work with governmental and nongovernmental organizations and identify available government grants and funding for the purpose of combating and prosecuting illegal cannabis activity. | <u>4/26/18 re-referred to Com on Appropriations (Hearing 5/9/18)</u> | 4/24/18 From BOP committee: Amend, and do pass as amended and re-refer to Com. on APPR. 4/26/18 re-referred to Com on Appropriations for 5/9/18 hearing. Action: 2018-05-25 - In committee: Held under submission. |
| CA | AJR27 | Active Bill - In Committee Process (Assembly 3rd cmt) | Cannabis. | Urges the United States Department of Justice and the United States Attorney General to allow the state of California to regulate and enforce the cannabis market within the state without federal intervention. | <u>4/24/18 in Public Safety committee: Hearing postponed by committee.</u> | 4/24/18 in Public Safety committee: Hearing postponed by committee. Action: 2018-05-30 - Re-referred to Com. on B., P. & E.D. |
| CA | AB1793 | Active Bill - In Committee Process (Assembly 1st cmt) | Cannabis convictions: resentencing. | This bill requires the courts to automatically resentence, redesignate, or dismiss cannabis-related convictions. Specifically, this bill: 1) Requires the Department of Justice (DOJ), by July 1, 2019, to review the records in the state summary criminal history information database to identify past cannabis-related convictions and notify the superior courts of all cases in their jurisdictions that are eligible for resentencing or dismissal. 2) Requires the DOJ to notify a person whose conviction is being considered for resentencing or dismissal. 3) Provides that a court, when it receives notice, to notify the prosecution that a conviction is being reviewed for resentencing or dismissal. This bill allows the prosecution to challenge resentencing or dismissal if a person does not meet specified criteria, or presents an unreasonable risk to public safety. 4) Provides that the court must review a case if the prosecutor challenges the resentencing, redesignation, or dismal. 5) Requires the DOJ to notify the eligible person when it receives notice that resentencing, redesignation, or dismal is being challenged by the prosecution. 6) Provides that if the prosecution does not challenge resentencing, redesignation, or dismal within 30 days of receiving notice, the court shall reduce, redesignate, or dismiss the conviction. 7) States that the court must notify the DOJ of a resentencing, redesignation, or dismal and the DOJ must modify the state summary criminal history information database accordingly. 8) Requires the DOJ to notify a person whose record has been modified within 30 days. | <u>5/02/18 in Public Safety committee: Set, first hearing. Referred to APPR. suspense file.</u> | 5/02/18 in Public Safety committee: Set, first hearing. Referred to APPR. suspense file. Action: 2018-05-31 - Read third time. Passed. Ordered to the Senate. |
| CA | AB3208 | Active Bill - In Committee Process (Assembly 1st cmt) | Cities: ordinances: violations. | Authorizes the City of Elk Grove to adopt an ordinance allowing the city to confiscate and seek an order of civil forfeiture of real or personal property for violations of the city's ordinances (cannabis ban). Specifically, this bill: 1) Allows the City of Elk Grove to adopt an ordinance allowing it, until January 1, 2024, to confiscate and seek an order of civil forfeiture of real or personal property for a violation of any city ordinance. 2) Requires any adopted ordinance to provide the owner of the property with adequate notice, an opportunity to challenge the grounds of the forfeiture, and ensure that the property is seized only to the extent reasonable in relation to the violation for which it was used. 3) Does not limit the authority of city, county or federal officials to confiscate and seek an order of civil or criminal forfeiture under any other local, state, or federal law. 4) Sunsets these provisions on January 1, 2024. | <u>4/17/18 in committee: Set, first hearing. Held without recommendation.</u> | 4/17/18 in committee: Set, first hearing. Held without recommendation. Action: 2018-04-17 - In committee: Set, first hearing. Held without recommendation. |
| CA | AB2164 | Active Bill - In Committee Process (Assembly 1st cmt) | Local ordinances: fines and penalties: cannabis. | This bill would provide that the ordinance may, but is not required to, provide a reasonable time for a person responsible for a continuing violation to correct or otherwise remedy the violation prior to the imposition of administrative fines or penalties, when the violation both pertains to building, plumbing, electrical, or other similar structural or zoning issues, that do not create an immediate danger to health or safety, and exists as a result of, or to facilitate, the cultivation of cannabis. | <u>2018-03-22 referred to Assembly Local Government Committee. (Hearing 5/9/18)</u> | 2018-03-22 referred to Assembly Local Government Committee. (Hearing 5/9/18). Action: 2018-05-31 - Read third time. Passed. Ordered to the Senate. |

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| CA | AB2069 | Active Bill - In Committee Process (Assembly 1st cmt) | Medicinal cannabis: employment discrimination. | Provides that the medical use of cannabis by a qualified patient or person with an identification card to treat a known physical or mental disability or medical condition is subject to reasonable accommodation by an employer. Specifically, this bill: 1) Makes findings and declarations regarding the use of cannabis to relieve painful and debilitating conditions and the trend in a number of states to pass legislation protecting medical cannabis patients from employment discrimination. 2) Provides that, when used to treat a known physical or mental disability or known medical condition, the medical use of cannabis by a qualified patient or person with an identification card is subject to reasonable accommodation by an employer. 3) Provides that an employer is not prohibited from refusing to hire an individual or discharging an employee who is a qualified or person with an identification card, if hiring or failing to discharge an employee would cause the employer to lose a monetary or licensing-related benefit under federal law. 4) Provides that an employer is not prohibited from terminating the employment of, or taking corrective action against, an employee who is impaired on the property or premises of the place of employment or during the hours of employment because of the use of cannabis. | <u>4/26/18 referred to Appropriations (Hearing 5/9/18)</u> | 4/26/18 From committee on Labor and Employment: Do pass and re-refer to Com. on APPR. (Hearing 5/9/18). Action: 2018-05-25 - In committee: Held under submission. |
| CA | AB1744 | Active Bill - In Committee Process (Assembly 2nd cmt) | After school programs: substance use prevention: funding: cannabis revenue. | Authorizes the inclusion of pupil assistance to prevent and reduce substance use and improve school retention and performance within the "educational enrichment element" of the 21st Century High School After School Safety and Enrichment for Teens Program (21st CSETP), the After School Education and Safety Program (ASESP), and the 21st Century Community Learning Centers Program (CCLCP) | <u>4/30/18 referred to Appropriations (Hearing 5/9/18)</u> | 4/25/18 from Committee on Health: Amend, and do pass as amended and re-refer to Com. on APPR. 4/26/18 read 2nd time and amended. 4/30/18 referred to Appropriations (Hearing 5/9/18). Action: 2018-05-30 - Referred to Coms. on ED. and HEALTH. |
| CA | AB2980 | Intro | Cannabis: premises: common space. [Detail][Text] [Discuss] | This bill would define premises as the area specified in the application wherein the license privileges are, or will be, exercised, as provided. The bill would require that provisions of MAUCRSA not be construed to prohibit two or more licensed premises from sharing common use areas wherein no license privileges will be exercised so long as all licensees comply with the requirements of the act, as specified. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-30 - Referred to Com. on B., P. & E.D. |
| CA | AB1996 | Intro | The California Cannabis Research Program. [Detail][Text] [Discuss] | This is a spot bill that conforms the name of the California Cannabis Research Program throughout the Business and Professions Code and further clarifies that the state cannabis tax allocations earmarked for various programs may not change prior to the 2028-2029 fiscal year. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-24 - Referred to Com. on B., P. & E.D. |
| CA | AB2914 | Intro | Cannabis in alcoholic beverages. [Detail][Text] [Discuss] | - This bill would prohibit a commercial cannabis licensee from also holding a license as a retailer of alcoholic beverages or tobacco products. The bill would prohibit a licensee from selling a cannabis product that is an alcoholic beverage, including, but not limited to, an infusion of cannabis into an alcoholic beverage. - This bill would prohibit an alcoholic beverage licensee from selling, offering, or providing cannabis or cannabis products, including an alcoholic beverage that contains cannabis or cannabis products, and would require the department to take disciplinary action against a licensee who does so, including, but not limited to, suspension or revocation of the license. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-30 - In Senate. Read first time. To Com. on RLS. for assignment. |
| CA | AB3067 | Intro | Internet: marketing: minors: cannabis. [Detail][Text] [Discuss] | This bill would prohibit an operator of an Internet Web site, online service, online application, or mobile application directed to minors, or an advertising service that is notified by an operator that the site, service, or application is directed to minors, from marketing or advertising any cannabis, cannabis product, cannabis business, or cannabis-related instrument or paraphernalia on the Internet Web site, online service, online application, or mobile application. The bill would also prohibit an operator from knowingly using, disclosing, or compiling, the personal information of a minor for the purpose of marketing or advertising any cannabis, cannabis product, cannabis business, or cannabis-related instrument or paraphernalia. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | Action: 2018-05-24 - Referred to Coms. on B., P. & E.D. and JUD. |

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| CA | AB2717 | Intro | Cannabis: local control: city responsibility for county regulatory function. [Detail][Text] [Discuss] | This bill, instead, would require a city to assume from the county complete responsibility for any regulatory function relating to licensees located within the jurisdictional boundaries of the city, regardless of whether the state delegates to the city full power and authority to enforce MAUCRSA and promulgated regulations. By imposing additional duties on cities, this bill would create a state-mandated local program. The bill would authorize a city to contract in writing with the county in which it is located to arrange for the county to fulfill any of the city's regulatory functions relating to licensees located within the jurisdictional boundaries of the city. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-30 - Referred to Com. on GOV. & F. |
| CA | AB2929 | Intro | Cannabis. [Detail][Text] [Discuss] | This bill would allow a licensee to conduct any commercial cannabis activity allowed under its license with any other licensee, as specified, and would find and declare that this furthers the purpose of the initiative measure. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-30 - Referred to Com. on B., P. & E.D. |
| CA | AB2799 | Intro | Adult-use cannabis and medicinal cannabis: license application: OSHA training. [Detail][Text] [Discuss] | This bill would require an applicant for a state license under MAUCRSA to provide a statement that the applicant employs, or will employ within one year of receiving a license, one supervisor and one employee who have successfully completed the Division of Occupational Safety and Health (Cal-OSHA) 30-hour general industry course given by a Cal-OSHA authorized training provider. By expanding the scope of the crime of perjury, this bill would impose a state-mandated local program. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | Action: 2018-05-24 - Referred to Com. on B., P. & E.D. |
| CA | AB2899 | Intro | Cannabis: advertisements: license number. [Detail][Text] [Discuss] | This bill would require that the license number displayed on the advertisement be the licensee's State of California Commercial Cannabis Activity license number. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | 4-17-18 Passed Business and Professions Committee. Action: 2018-05-30 - Referred to Com. on B., P. & E.D. |
| CA | AB2402 | Intro | Cannabis: personal information. [Detail][Text] [Discuss] | This bill would prohibit a licensee from disclosing a consumer's personal information, as defined, to a 3rd party, except to the extent necessary to allow responsibility for payment to be determined and payment to be made or if the consumer has consented to the licensee's disclosure of the personal information. The bill would prohibit a licensee from discriminating against a consumer or denying a consumer a product or service because he or she has not provided consent to authorize the licensee to disclose the consumer's nonpublic personal information to a 3rd party not directly related to the transaction. | <u>2018-03-22 To Assembly Business and Professions Committee</u> | Action: 2018-05-24 - Referred to Coms. on B., P. & E.D. and JUD. |
| CA | AJR28 | Intro | Financial institutions: cannabis. [Detail][Text] [Discuss] | Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature urges Congress and the President to pass legislation that would allow financial institutions to provide services to the cannabis industry; and be it further Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and the Vice President of the United States, to the Speaker of the House of Representatives, to the Majority Leader of the Senate, to each Senator and Representative from California in the Congress of the United States, and to the United States Attorney General. | <u>2018-03-22 To Assembly Banking and Finance Committee</u> | Action: 2018-05-16 - From committee: Ordered to third reading. |
| CA | SB1510 | Intro | California Department of Tax and Fee Administration: code maintenance. [Detail][Text] [Discuss] | This bill would change references in various provisions of law from the "State Board of Equalization" to the "California Department of Tax and Fee Administration" to reflect the transfer of these duties, powers, and responsibilities and would make other conforming and nonsubstantive changes. | <u>2018-03-22 From printer. May be acted upon on or after April 21.</u> | Action: 2018-05-25 - Referred to Com. on REV. & TAX. |

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| CA | AB2525 | Intro | Conservation of public lands: unlawful cannabis cultivation: mitigation and enforcement. [Detail][Text] [Discuss] | <p>This bill would require the Department of Fish and Wildlife to collaborate with the Department of Parks and Recreation to conduct an annual survey of all public lands, as defined, and all surface water sources on public lands, for unlawful cannabis cultivation activity; to compile a database of unlawful cannabis cultivation activity occurring on public lands; and to ensure that this activity is eradicated by the Watershed Enforcement Team or other appropriate authority. The bill would require the Watershed Enforcement Team to prioritize the eradication of unlawful cannabis cultivation described in these provisions.</p> <p>The bill would require the Natural Resources Agency to establish a program to restore public lands damaged by unlawful cannabis cultivation activity. The bill would create the Public Lands Cannabis Eradication Fund in the State Treasury. The bill would provide for moneys in the fund to be available, upon appropriation by the Legislature, to protect and restore public lands damaged by unlawful cannabis cultivation activity, including through the above-described activities.</p> | <p><u>2018-03-22</u> <u>[Hearing: Apr 24 @ 9:15 am]</u> <u>To Assembly Water, Parks and Wildlife Committee</u></p> | Action: 2018-05-25 - In committee: Held under submission. |
| CA | AB2810 | Intro | Sun-Grown Cannabis Commission. [Detail][Text] [Discuss] | <p>This bill would create the Sun-Grown Cannabis Commission in the state government with a prescribed membership, and would specify the powers, duties, and responsibilities of the commission board of directors. The commission board of directors would be authorized to, among other things, conduct research for specified purposes, assess and address the impact of local and state regulations on the cannabis products industries, and collect and disseminate market price information to prevent unfair trade practices. The bill would authorize the commission to levy assessments on cultivators, as defined, in amounts within unspecified ranges based on the weight or value of sun-grown cannabis marketed and would authorize the commission to expend those funds for purposes of implementing the bill, thereby making an appropriation.</p> <p>This bill, except as necessary to conduct an election, would not become operative until the cultivators vote in favor of the bill's provisions, as prescribed. The bill would also provide for the suspension of the operation of its provisions and for concluding the operations of the commission under certain circumstances. The bill would authorize the commission to levy a civil penalty, as specified, on a person for rendering or furnishing false reports, secreting, destroying, or altering records, failing to furnish a report, or failing or refusing to furnish to the commission information concerning the names and addresses of persons to whom sun-grown cannabis was delivered or from whom sun-grown cannabis was received. The bill would authorize the commission to bring certain civil actions to enforce the bill's provisions.</p> | <p><u>2018-03-22</u> <u>[Hearing: Apr 11 @ 1:30 pm]</u> <u>To Assembly Agriculture Committee</u></p> | Action: 2018-04-24 - In committee: Set, first hearing. Testimony taken. |
| CA | AB3102 | Intro | Lake or streambed alteration agreements: limitation on mitigation measures: environment. [Detail][Text] [Discuss] | <p>This bill, in the case of an activity for which an environmental impact report, negative declaration, or mitigated negative declaration has been certified or adopted, would limit the measures to protect a fish or wildlife resource that may be proposed or included in a lake or streambed alteration agreement to the mitigation measures, if any, contained in the certified or adopted environmental document, provided that the department, in the environmental review process preceding certification or adoption of the document, has been provided the opportunity for consultation and comment appropriate for a responsible agency pursuant to the California Environmental Quality Act. The bill would also make a nonsubstantive conforming change.</p> | <p><u>2018-03-22</u> <u>[Hearing: Apr 10 @ 9:15 am]</u> <u>To Assembly Water, Parks and Wildlife Committee</u></p> | Action: 2018-04-10 - In committee: Set, first hearing. Hearing canceled at the request of author. |

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| CA | SB1273 | Intro | Vehicles: marijuana. [Detail][Text] [Discuss] | <p>This bill would recast these provisions to make driving under the influence of several classifications of drugs each a separate offense, with no changes to the penalty.</p> <p>Under existing law, a person under 21 years of age who has a blood alcohol concentration of 0.01% or more while operating a motor vehicle will have his or her driver's license suspended by the department for no less than one year. Existing law provides the procedure for the arresting officer, acting on behalf of the Department of Motor Vehicles, to serve a notice of order of suspension, seize the person's license, and issue a temporary license.</p> <p>This bill would make a person under 21 years of age who has any detectible amount of delta-9-tetrahydrocannabinol in his or her body subject to the same license suspension, except as specified. The bill would make other conforming changes.</p> <p>By increasing the administrative duties of local peace officers in enforcing this prohibition, this bill would impose a state-mandated local program.</p> | <u>2018-03-22</u> <u>[Hearing: Apr 10 @ 8:30 am]</u> <u>To Senate Public Safety Committee</u> | Action: 2018-05-25 - May 25 hearing: Held in committee and under submission. |
| CA | SB930 | Intro | Financial institutions: cannabis. [Detail][Text] [Discuss] | <p>The bill would provide for the licensure and regulation of cannabis limited charter banks for the purpose of providing limited banking and custodial services to cannabis businesses. A cannabis limited charter bank would be authorized to issue to an account holder special purpose checks that would be valid for only specified purposes. The bill would permit these checks to be used for the payment of state and local fees and taxes, payment of rent on property associated with the account holder's cannabis business, payment of vendors located in California, as specified, and the purchase of state and local bonds, as specified. The bill would authorize a cannabis limited charter bank to obtain insurance and charge fees for its banking and custodial services. The bill would authorize a cannabis limited charter bank to enter into an agreement with another licensee to form a banking network, subject to the approval of the commissioner, to facilitate the provision of cannabis banking services.</p> <p>The bill would require a cannabis limited charter bank to comply with federal law, including the Bank Secrecy Act, and to cooperate with the Financial Crimes Enforcement Network. The bill would prohibit a cannabis limited charter bank from participating in a federal financial network. The bill would prescribe a framework for the application, licensure, and enforcement of its provisions. By providing that certain examinations may be conducted under oath, the bill would expand the crime of perjury, thus imposing a state-mandated local program. The bill would also make a statement of legislative findings.</p> | <u>2018-03-21</u> <u>To Senate Banking and Financial Institutions Committee</u> | Action: 2018-05-31 - In Assembly. Read first time. Held at Desk. |
| CA | SB1289 | Intro | Maintenance of the codes. [Detail][Text] [Discuss] | <p>This bill would make nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.</p> | <u>2018-03-21</u> <u>[Hearing: Apr 3 @ 1:30 pm]</u> <u>To Senate Judiciary Committee</u> | Action: 2018-04-19 - Referred to Com. on JUD. |
| CA | AB2457 | Intro | Podiatry: Podiatric Medical Board of California. [Detail][Text] [Discuss] | <p>This bill would change the name of the California Board of Podiatric Medicine to the Podiatric Medical Board of California and the name of the Board of Podiatric Medicine Fund to the Podiatric Medical Board Fund. The bill would make related conforming changes.</p> | <u>2018-03-20</u> <u>To Assembly Appropriations Committee</u> | Action: 2018-05-07 - From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 8. Noes 0.) (May 7). Re-referred to Com. on APPR. |
| CA | SB1451 | Intro | Licenses: sale to underaged persons: penalties. [Detail][Text] [Discuss] | <p>This bill would impose specific penalties on any licensee who holds an A-type retailer license or A-type microbusiness license who sells, furnishes, or causes to be sold or furnished cannabis or cannabis products to any person under 21 years of age on the licensed retail premises or who permits any person under 21 years of age to consume cannabis or cannabis products on the licensed retail premises, by subjecting the licensee to a suspension or revocation of its A-type and M-type retailer license and A-type and M-type microbusiness license issued for that retail premises where the violation occurred, as provided. The bill would not preclude any other disciplinary actions to be taken by a licensing authority against the licensee for these acts or omissions.</p> | <u>2018-03-20</u> <u>[Hearing: Apr 9 @ 1:00 pm]</u> <u>To Senate Business, Professions and Economic Development Committee</u> | Action: 2018-05-21 - In Assembly. Read first time. Held at Desk. |

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| CA | SB1491 | Intro | Healing arts. [Detail][Text] [Discuss] | (f) The Bureau of Medical Cannabis Regulation shall disclose information on its licensees. | <u>2018-03-20</u> <u>[Hearing: Apr 23 @ 1:00 pm]</u> <u>To Senate Business, Professions and Economic Development Committee</u> | Action: 2018-05-25 - Referred to Com. on B. & P. |
| CA | SB1409 | Intro | Industrial hemp. [Detail][Text] [Discuss] | This bill would delete the requirement that industrial hemp seed cultivars be certified on or before January 1, 2013, in order to be included on the list of approved hemp seed cultivars. The bill would also delete the prohibitions on ornamental cultivation of industrial hemp plants, pruning and tending of individual industrial hemp plants, and culling of industrial hemp. By establishing new sources of revenue for a continuously appropriated fund, the bill would make an appropriation. Under the bill, "industrial hemp" would no longer be defined in the CA Uniform Controlled Substances Act as a fiber or oilseed crop. The bill would delete the requirement that industrial hemp be grown as a fiber or oilseed crop, or both. The bill would also delete the requirement that an application for registration include information about whether a seed cultivar is being grown for its grain or fiber, or as a dual purpose crop. The bill would authorize a city or county, by local ordinance, to prohibit growers or seed breeders from conducting, or otherwise limit growers' or seed breeders' conduct of, industrial hemp cultivation, regardless of whether growers or seed breeders meet, or are exempt from, the registration requirements in the above described provisions or any other law. The bill would also authorize the department, as part of the industrial hemp registration program, to establish and carry out, by regulation, an agricultural pilot program pursuant to the federal Agricultural Act of 2014 in accordance with those specified purposes. | <u>2018-03-16</u> <u>[Hearing: Apr 3 @ 9:30 am]</u> <u>To Senate Agriculture Committee</u> | 4-25-18 Passed Comm. on PUB. S. Referred to Comm. on APPR. Action: 2018-05-31 - In Assembly. Read first time. Held at Desk. |
| CA | SB1025 | Intro | Probation: eligibility: crimes relating to controlled substances. [Detail][Text] [Discuss] | This bill would delete various crimes relating to controlled substances, including but not limited to, the crimes described above, from those prohibitions against granting probation or a suspended sentence. By making additional persons eligible for probation, the bill would impose a state-mandated local program. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. | <u>2018-03-13</u> <u>To Senate Appropriations Committee</u> | 4-16-18 Passed Comm. on APPR. placed on suspense file. Action: 2018-05-31 - In Assembly. Read first time. Held at Desk. |
| CA | AB3184 | Intro | California State Board of Optometry. [Detail][Text] [Discuss] | This bill would rename the State Board of Optometry as the CA State Board of Optometry. The bill would make various conforming changes in the regard. | <u>2018-03-12</u> <u>To Assembly Business and Professions Committee</u> | 4-24-18 Passed Comm on B. & P. Referred to Comm on APPR. Action: 2018-05-09 - In committee: Hearing postponed by committee. |
| CA | SB118 | Engross | Cannabis: licenses: [Detail][Text] [Discuss] | This bill would specify that the Bureau of Cannabis Control, the Dept. of Food and Agriculture, and the State Dept. of Public Health may obtain and receive, at their discretion, criminal history information from the Dept. of Justice and the US Federal Bureau of Investigation (FBI) for an applicant for any state licence under MAUCRSA, including any license established by a licensing authority by regulation pursuant to the criminal history record information to the FBI for these purposes and to review the information and compile and disseminate a response to the licensing authority. This bill would appropriate the sum of \$10,700,000 in augmentation of Item 8570-001-3288 Section 2.00 of the Budget Act of 2017, from the Cannabis Control Fund to the Dept. of Food and Agriculture for state costs in the 2017-18 fiscal year to supply proprietary plant and package radio-frequency identification tags, to be used by licensees to track cannabis and cannabis-related products, as specified. This bill would declare that its provisions implement specified substantive provisions of AUMA. This bill would declare that it is to take effect immediately as a bill providing for appropriations related to the Budget Bill. | <u>2018-03-12</u> <u>Ordered to inactive file on request of Assembly Member Calderon.</u> | Action: 2018-03-12 - Ordered to inactive file on request of Assembly Member Calderon. |

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| CA | AB3110 | Intro | Athletic trainers. [Detail][Text] [Discuss] | This bill would enact the Athletic Training Practice Act, which would, after a determination is made that sufficient funds have been received to pay initial costs of this bill, provide for the licensure and regulation of athletic training, as defined. The bill would, after that determination, establish the Athletic Trainer Licensing Committee within the CA Board of Occupational Therapy to implement these provisions, including issuing and renewing athletic training licenses and imposing disciplinary action. Under the bill, the committee would be comprised of 7 members, to be appointed to 4-year terms, except as specified. Commencing 6 months after the committee is established by this bill, the bill would prohibit a person from practicing as an athletic trainer or using certain titles without a license issued by the committee, except as specified. The bill would prohibit, except in specified cases for a specified period, a person from using the title "athletic trainer", unless the person is licensed by the committee or other conditions are met. The bill would specify the requirements for licensure, including education, examination, and the payment of a license application fee established by the committee. The bill would define the practice of athletic training and prescribe direction requirements on athletic trainers. This bill would also establish the Athletic Trainers' Fund for the deposit of license application and renewal fees, as specified, and would make those fees available to the committee for the purpose of implementing these provisions upon appropriation by the Legislature. The bill would authorize the Director of Consumer Affairs to seek and receive donations from the CA Athletic Trainers Association or any other private person or entity for purposes of obtaining funds for the start of implementing the act. This bill would require the director to determine that sufficient funds for that purpose have been obtained and to provide notice to the Legislature, the Governor, and on the department's Internet Web site of the determination, as specified. The bill would repeal these provisions on January 1, 2026. By changing the definition of a crime, this bill would impose a state-mandated local program. | <u>2018-03-12</u> <u>[Hearing: Apr 4 @ 9:00 am]</u> <u>To Assembly Arts, Entertainment, Sports, Tourism, and Internet Media Committee</u> | 4-24-18 Passed Comm. on P. & B., Re-referred to Comm. on APPR. Action: 2018-05-31 - Read third time. Passed. Ordered to the Senate. |
| CA | AB3112 | Intro | Controlled substances: butane. [Detail][Text] [Discuss] | This bill would make it unlawful to sell to any customer any quantity of nonodorized butane. The bill would exempt from the prohibition certain consumer items such as lighters and small containers of nonodorized butane used to refill these items. The bill would authorize a civil penalty to be assessed for the violation of these provisions. The bill would authorize specified local and state officials to bring a civil action to enforce these provisions. | <u>2018-03-12</u> <u>[Hearing: Apr 3 @ 9:00 am]</u> <u>To Assembly Public Safety Committee</u> | 4-25-18 Passed Comm. on APPR. Referred to Consent Calendar. Action: 2018-05-17 - Referred to Coms. on PUB. S. and JUD. |
| CA | SB1127 | Intro | Pupil health: administration of medicinal cannabis: schoolsites. [Detail][Text] [Discuss] | This bill would authorize the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any grade 1 to 12, inclusive, to adopt, at a regularly scheduled meeting of the governing body, a policy that allows a parent or guardian to possess and administer to a pupil who is a qualified patient entitled to the protections of the act medicinal cannabis, excluding in a smokeable or vapeable form, at a schoolsite. The bill would authorize the policy to be rescinded for any reason, as provided. | <u>2018-03-06</u> <u>[Hearing: Apr 4 @ 9:00 am]</u> <u>To Senate Education Committee</u> | 4-4-18 Passed Senate Education Committee. 4-11-18 Referred to Comm. on JUD. Action: 2018-05-21 - In Assembly. Read first time. Held at Desk. |

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| CA | SB918 | Intro | Homeless Youth Act of 2018. [Detail][Text] [Discuss] | <p>This bill would establish the Office of Homeless Youth and Community Development. The bill would set forth the duties of the office, including, but not limited to, setting specific, measurable goals aimed at preventing and ending homelessness among youth in the state. The bill would require the office to identify funding, policy, and practice gaps across state systems that serve, or hold the potential to serve, young people experiencing homelessness in CA, develop specific recommendations and timelines for addressing these gaps, and report to the Legislature, as specified. The bill would require the office to oversee and administer specified grant programs for young people experiencing homelessness and their families, which would be primarily funded by funds provided to the State Dept. of Health Care Services from Youth Education, Prevention, Early Intervention, and Treatment Account. The bill would prioritize the various funding sources for grant programs established by the office to support young people experiencing homelessness, as specified. The bill would make an appropriation to the office from the General Fund in the amount of the difference between other specified funding received from the State Dept. of Social Services for purposes of the grant program and \$60,000,000. The bill would specify that the grant funds would be used to supplement existing levels of service and not to supplant any existing funding. The bill would allow no more than 40% of the total funds granted in a given year to be used to establish, expand or operate shelter programs. The bill would impose criteria and requirements for agencies eligible for grant funding to operate a homeless youth program or shelter program, and would require preferences for funding to be given to agencies with certain characteristics, including those that propose to provide services to geographic areas where no similar services are provided and there is a demonstrated need for those services. The bill would require a grant proposal to identify how it intends to ensure that participating youth receive a continuum of services, including, but not limited to, drug abuse, education, treatment and prevention services, screening, assessment and treatment or referral for behavior and physical health care services, and aftercare and followup services. The bill would require a grantee to submit data and annual progress reports to the office and agree to meet quality improvement goals, accept technical assistance, and submit to annual site monitoring visits by the office, as specified.</p> | <p><u>2018-03-06</u> <u>[Hearing: Apr 10 @ 1:30 pm]</u> <u>To Senate Human Services Committee</u></p> | <p>4-24-18 Passed Comm on T & H. Re-referred to Comm. on APPR. Action: 2018-05-31 - In Assembly. Read first time. Held at Desk.</p> |
| CA | SB1315 | Intro | Cannabis: packaging and labeling. [Detail][Text] [Discuss] | <p>Existing law places restrictions on the packaging and labeling of cannabis and cannabis products, including prohibiting the packaging and labeling from being attractive to children and prescribing statements to be printed on the packaging. This bill would make technical, nonsubstantive changes to these provisions.</p> | <p><u>2018-03-01</u> <u>To Senate Rules Committee</u></p> | <p>Action: 2018-03-01 - Referred to Com. on RLS.</p> |

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| CA | SB1219 | Intro | Law enforcement: sharing data. [Detail][Text] [Discuss] | Existing law, the CA Values Act (act), prohibits, subject to exceptions, state and local law enforcement agencies, including school police and security departments, from using money or personnel to investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes, as specified, and subject to exceptions, proscribes other activities or conduct in connection with immigration enforcement by law enforcement agencies. Etc. This bill would repeal those provisions. Existing law authorizes local law enforcement to voluntarily cooperate with immigration officials if that cooperation is permitted by the act, and only for specific circumstances, including, among others, that the subject has been convicted within the last 15 years of specified offences. This bill would revise those provisions to allow law enforcement to voluntarily cooperate with immigration officials by detaining an individual on the basis of an immigration hold, as defined, after that individual becomes eligible for release if that detention would violate federal, state or local law or local policy, and only for specific circumstances, including, among others, that the subject has been convicted at any time of specified offences. The bill would require, that when there is reason to believe a person may not be a citizen of the US, and that person is arrested for specified drug offenses, including, among others, unauthorized possession or sale of cannabis, and possession of narcotics, the arresting agency to notify the appropriate agency of the United States having charge of deportation matters. By imposing additional duties on local law enforcement, this bill would impose a state-mandated local program. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. | | Action: 2018-04-25 - April 24 set for second hearing. Failed passage in committee. (Ayes 2. Noes 4.) |
| CA | SB1302 | Intro | Cannabis: local jurisdiction: prohibitions on delivery. [Detail][Text] [Discuss] | This bill would prohibit a local government from adopting or enforcing any ordinance that would prohibit a licensee from delivering cannabis within or outside of the jurisdiction boundaries for the local jurisdiction. This bill would include findings that the changes proposed by this bill address a matter of statewide concern, rather than a municipal affair and, therefore, apply to all cities, including charter cities. | <u>2018-03-01 To Senate Governance and Finance Committee</u> | 4-9-18 From committee with author's amendments. Read a second time and amended. Referred to Comm. on Gov. & Finance. Action: 2018-05-31 - Ordered to inactive file on request of Senator Lara. |
| CA | AB238 | Engross | Emergency response: trauma kits. [Detail][Text] [Discuss] | This bill would define "trauma kit" to mean a first aid response kit that contains specified items, including, among other things, at least 2 tourniquets. The bill would require a person or entity that supplies a trauma kit to provide the person or entity that acquires the trauma kit with all information governing the use, installation, operation, training, and maintenance of the trauma kit. The bill would apply the provisions governing civil liability described above to a lay rescuer or person who renders emergency care or treatment by using a trauma kit and to a person or entity that provides training in the use of a trauma kit to provide emergency treatment, or certifies certain persons in the use of a trauma kit. | <u>2018-02-26 To Senate Rules Committee</u> | Action: 2018-02-26 - Re-referred to Com. on RLS. pursuant to Senate Rule 29.10(c). |
| CA | SB1318 | Intro | Cannabis or cannabis products. [Detail][Text] [Discuss] | The Control, Regulate and Tax Adult Use of Marijuana Act of 2016 (AUMA), an initiative measure approved as Prop. 64 at the Nov. 8, 2016, statewide general election, authorizes a person who obtains a state license under AUMA to engage in commercial adult-use cannabis activity pursuant to that license and applicable local ordinances. Etc. This bill would make nonsubstantive changes to these provisions. | <u>2018-02-20 From printer. May be acted upon on or after March 22.</u> | Action: 2018-02-20 - From printer. May be acted upon on or after March 22. |
| CA | AB2058 | Intro | Vehicles: driving under the influence: statistics. [Detail][Text] [Discuss] | This bill would require any law enforcement agency, as specified, to report monthly to the Dept. of Justice the number of arrests made from driving under the influence and the number of those arrests in which cannabis was suspected to be the substance, or one of the substances, of which the person was under the influence. The bill would require the Dept. of Justice to annually report the data to the Dept. of Motor Vehicles. This bill would require the Dept. of Motor Vehicles to include that data in its annual report to the Legislature. Etc. This bill would provide that, if the Comm. on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. | <u>2018-02-16 [Hearing: Apr 9 @ 2:30 pm] To Assembly Transportation Committee</u> | 4-9-18 Passed Comm. on TRANS. Re-referred to Comm. on APPR. Action: 2018-05-31 - Read third time. Passed. Ordered to the Senate. |

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| CA | AB123 | Engross | Budget Act of 2017. [Detail][Text] [Discuss] | This bill would amend the Budget Act of 2017 by amending and adding items of appropriation and making other changes. This bill would declare that it is to take effect immediately as a Budget Bill. | <u>2018-02-15 To Senate Budget and Fiscal Review Committee</u> | Action: 2018-02-15 - Re-referred to Com. on B. & F. R. | |
| CA | AB127 | Engross | State government. [Detail][Text] [Discuss] | (1) The Gambling Control Act, among other things, generally requires a person to be licensed by the CA Gambling Control Commission to participate in operation of a controlled game. The act requires the commission to deny a license to an applicant who has been convicted of a felony, including a conviction by a federal court or a court in another state for a crime that would constitute a felony if committed in California. This bill would except from the requirement to deny a license a conviction of a felony for the possession of cannabis, the facts of which would not constitute a felony or misdemeanor under CA law on the date the application for a license is submitted. | <u>2018-02-15 To Senate Budget and Fiscal Review Committee</u> | Action: 2018-02-15 - Re-referred to Com. on B. & F. R. | |
| CA | AB1806 | Intro | Budget Act of 2018. [Detail][Text] [Discuss] | This bill would make appropriations for the support of state government for the 2018-19 fiscal year. This bill would declare that it is to take effect immediately as a Budget Bill. | <u>2018-01-29 To Assembly Budget Committee</u> | Active Bill- In Committee Process. Action: 2018-05-31 - From committee chair, with author's amendments: Amend, and re-refer to Com. on BUDGET. Read second time and amended. | |
| CA | AB710 | Engross | Cannabidiol. [Detail][Text] [Discuss] | Existing law, the CA Uniform Controlled Substances Act, classifies controlled substances into 5 designated schedules, with the most restrictive limitations generally places on controlled substances classified in Schedule I, and least restrictive limitations generally placed on controlled substances classified in Schedule V. Existing law designates cannabis in Schedule I. Cannabidiol is a compound contained in cannabis. Existing laws restricts the perscription, furnishing, possession, sale and use of controlled substances, including cannabis and synthetic cannabinoid compounds, and makes a violation of those laws a crime, except as specified. This bill, if one of specified changes in federal law regarding the controlled substance cannabidiol occurs, would deem a physician, pharmacist, or other authorized healing arts licensee who prescribes, furnishes, or dispenses a product composed of cannabidiol, in accordance with federal law, to be in compliance with state law governing those acts. The bill would also provide that upon the effective date of one of those changes in federal law regarding cannabidiol, the prescription, furnishing, dispensing, transfer, transportation, possession, or use of that product in accordance with federal law is for a legitimate medical purpose and is authorized pursuant to state law. | <u>2018-01-18 To Senate Business, Professions and Economic Development Committee</u> | 4-9-18 Passed Comm. on B.,P., & E.D. Re-referred to Sen. Comm. on PUB. S. Action: 2018-05-23 - Read second time. Ordered to third reading. | |
| CA | SB839 | Intro | Budget Act of 2018. [Detail][Text] [Discuss] | This bill would make appropriations for the support of state government for the 2018-19 fiscal year. | <u>2018-01-11 From printer.</u> | Action: 2018-05-24 - From committee with author's amendments. Read second time and amended. Re-referred to Com. on B. & F. R. | |
| CA | SB175 | Engross | Marijuana: county of origin: marketing and advertising. [Detail][Text] [Discuss] | | <u>2017-06-15 To Assembly Agriculture Committee</u> | Action: 2018-05-31 - From committee with author's amendments. Read second time and amended. Re-referred to Com. on AGRI. | |
| 2017!!! | | | | | | | |
| CA | AB128 | Engross | Budget Act of 2017. [Detail][Text] [Discuss] | | <u>2017-09-16 Ordered to inactive file at the request of Senator McGuire.</u> | | |
| CA | SB774 | Engross | Hazardous substances: California Toxic Substances Board. [Detail][Text] [Discuss] | | <u>2017-09-14 Ordered to inactive file on request of Assembly Member Calderon.</u> | | |
| CA | SB607 | Engross | Pupil discipline: suspensions and expulsions: willful defiance. [Detail][Text] [Discuss] | | <u>2017-09-13 Ordered to inactive file on request of Assembly Member Calderon.</u> | | |
| CA | AB1578 | Engross | Cannabis programs: cooperation with federal authorities. [Detail][Text] [Discuss] | | <u>2017-09-11 Ordered to inactive file at the request of Senator Wiener.</u> | | |