Legislation

101







Bill Information California Law **Publications** Other Resources My Subscriptions My Favorites Home WELCOME **Daily Updates** TODAY'S SCHEDULE Welcome to the California Legislative Information website! Assembly Updates Sun, Sep 22, 2024 We are pleased to announce a new tracking feature that will notify you when a bill that proposes changes to the Political Senate Updates Reform Act is published to the California Legislative Information website pursuant to section 81012.5 of the Government **Daily Files** Code. The feature will also subscribe you to the bill. Once subscribed, email notifications will be sent as the Political Reform Act bill moves through the legislative process. Visit the site's FAQ page for additional information. Assembly Measures prior to 1999 can still be found at http://leginfo.ca.gov which will remain as an archive for legislative information. **Senate Quick Links** To access a complete listing of California Law Codes and Bill Search features, click the California Law or Bill Information Subscribe to Political Reform Act Bills Tabs on the Tabbed Panel above. Senate Video Archive **Quick Bill Search: Quick Code Search:** Assembly Video Archive Code Select Code **Downloadable Database** Bill Number AB1 or ab 1 or ABX Code Section 1 or 2 or 1001 CA Agency Reports Keywords(s) Search phrase Keywords(s) Keyword(s) input Register to Vote

Legislative Information Homepage

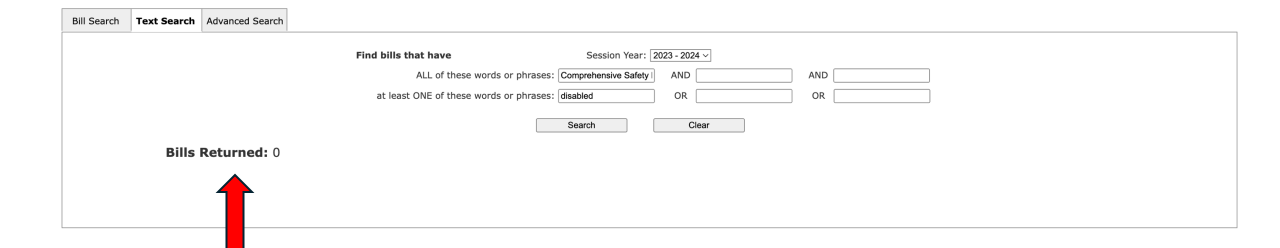
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When is a search too specific



Be Simple, Be Specific

Find bills that have	Session Year: 2023	3 - 2024 ~		
ALL of these words or phras	es: Safety Plan	AND	AND	
at least ONE of these words or phras	es: disabled	OR	OR	
	Search	Clear		
			Track t	the KEYWORD(S)
Bills Returned: 13 Bills Displayed: 1 - 10 Page 1 of 2 pages			<< Previous 10 Bills Next 10 Bills >: Go To Page: 1 Go	
AB-176 » - Author: committee on budget a comprehensive school safety plan for each of its schools operating kindergarten or a	ny of grades 1 to 12			
SB-176 » - Author: committee on budget and fiscal review a comprehensive school safety plan for each of its schools operating kindergarten or a	ny of grades 1 to 12			
AB-153 » - Author: committee on budget a comprehensive school safety plan for each of its schools operating kindergarten or a	ny of grades 1 to 12			
SB-153 » - Author: committee on budget and fiscal review a comprehensive school safety plan for each of its schools operating kindergarten or a	ny of grades 1 to 12			
SB-917 » - Author: skinner 640, Stats. 1987) (01-TC-21) 1,000 (m) Comprehensive School Safety Plans I and II	(Ch. 736, Stats			
AR-1812 » - Author: gabriel				

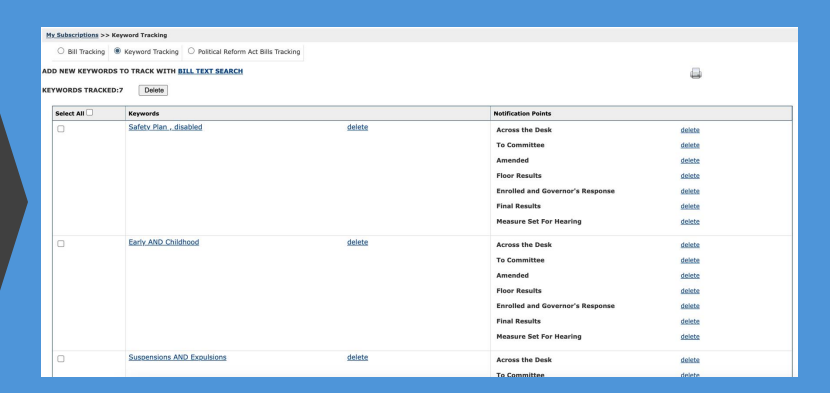
Avoid!

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state.

What Do You Want To Know and When

My Subscriptions >> Notification Points	
○ Bill Tracking ● Keyword Tracking ○ Political Reform Act Bills Tracking KEYWORDS(AND): SAFETY PLAN KEYWORDS(OR): DISABLED OR ①	
SELECT THE TRACKING NOTIFICATION POINTS:	
Select All Notification Points	Description
☐ Across the Desk	A notification of when the committee recommendation crosses the desk. Includes committee recommendations that re-refer the measure to another committee.
☐ To Committee	A notification of when each measure is originally referred to either a Senate or Assembly committee as well as any subsequent re-referrals from the floor. A notification will be sent if the action is later rescinded or reconsidered.
Amended	A notification of when a measure is amended on second or third reading as well as measures amended by author's amendments. A notification will be sent if the action is later rescinded or reconsidered.
☐ Floor Results	A notification of how a measure performs on the Senate or Assembly floor: pass; fail; moved to the inactive file or special consent calendar; or if the measure is returned to the other house. A notification will be sent if the action is later rescinded or reconsidered.
☐ Enrolled and Governor's Response	A notification of when a measure is enrolled with the Governor, if it's approved or vetoed, or if the bill was returned by the Governor at the request of either house.
☐ Final Results	A notification indicating the final action of a measure: its chapter number; if it failed or died in committee; or died pursuant to the Constitution.
☐ Measure Set For Hearing	Measure Set For Hearing
Add Notifications Cancel	

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Keyword Tracking Notification

Keyword[s]: school&safety

You are now tracking the following measures:

- 1) AB-2866 06/24/2024 -- Amended Senate : Pool safety: State Department of Social Services regulated facilities.
- 2) AB-2549 06/24/2024 -- Amended Senate: Patient visitation.
- 3) SB-1180 06/24/2024 -- Amended Assembly: Health care coverage: emergency medical services.
- 4) AB-2058 06/24/2024 -- Amended Senate: Medical device: disclosures.
- 5) AB-2075 06/24/2024 -- Amended Senate: Resident Access Protection Act.
- 6) AB-2258 06/24/2024 -- Amended Senate: Health care coverage: cost sharing.
- 7) AB-1895 06/24/2024 -- Amended Senate: Public health: maternity ward closures.
- 8) AB-3254 06/24/2024 -- Amended Senate: Endowment care cemeteries: reporting.
- 9) <u>SB-1527</u> 06/24/2024 -- Amended Assembly : Property taxation: exemption: low-value properties and tribal housing.
- 10) AB-2149 06/24/2024 -- Amended Senate: Gates: standards: inspection.
- 11) SB-1453 06/24/2024 -- Amended Assembly : Dentistry.
- 12) AB-159 06/24/2024 -- Amended Senate: Health.
- 13) SB-159 06/24/2024 -- Amended Assembly : Health.
- 14) AB-2859 06/24/2024 -- Amended Senate: Emergency medical technicians: peer support.
- 15) AB-1977 06/24/2024 -- Amended Senate: Health care coverage: behavioral diagnoses.
- 16) <u>SB-1006</u> 06/24/2024 -- Amended Assembly : Electricity: transmission capacity: reconductoring and grid-enhancing technologies.
- 17) AB-2136 06/24/2024 -- Amended Senate: Controlled substances: analyzing and testing.
- 18) AB-2723 06/24/2024 -- Amended Senate: The California Cradle-to-Career Data System Act.
- 19) <u>AB-2926</u> 06/24/2024 -- Amended Senate: Planning and zoning: assisted housing developments: notice of expiration of affordability restrictions.
- 20) <u>SB-1000</u> 06/24/2024 -- Amended Assembly : Connected devices: device protection requests.

List of Legislation Being Tracked

My Subscriptions	My Subscriptions >> Bill Tracking									
Bill Trackin	g C Keyword Trac	cking O P	Political Reform Act Bills Tracking							
ADD A NEW BILL	ADD A NEW BILL TO TRACK: AB V 1 Measure Number Regular VSession Type Submit									
BILLS TRACKED:	NOTE: All subscriptions will be deleted at the end of their respective two-year session.									
Expanded / Collapsed	Select All	Bill	Subject	Status	Delete					
Expand		AB-107	Budget Act of 2024.	Secretary of State-Chaptered	delete					
Expand		AB-158	Budget Acts of 2022 and 2023.	Governor-Enrolled	<u>delete</u>					
Expand		AB-176	Education finance: education omnibus trailer bill.	Governor-Enrolled	delete					
Expand		<u>AB-247</u>	Education finance: school facilities: Kindergarten Through Grade 12 Schools and Local Community College Public Education Facilities Modernization, Repair, and Safety Bond Act of 2024.	Secretary of State-Chaptered	delete					
Expand		AB-438	Pupils with exceptional needs: individualized education programs: postsecondary goals and transition services.	Governor-Enrolled	delete					
Expand		AB-938	Education finance: classified and certificated staff salaries.	Secretary of State-Chaptered	<u>delete</u>					
Expand		AB-960	School safety: web-based or app-based school safety programs.	Governor-Enrolled	delete					
Expand		AB-1858	Comprehensive school safety plans: active shooters: armed assailants: drills.	Governor-Enrolled	<u>delete</u>					
Expand		AB-1884	Pupil attendance: excused absences: uniformed services deployments.	Governor-Enrolled	<u>delete</u>					
Expand		AB-1906	California Law Revision Commission: persons with disabilities: terminology.	Secretary of State-Chaptered	<u>delete</u>					
Expand		AB-1919	Pupil discipline: suspension: restorative justice practices.	Assembly-Vetoed	delete					
Expand		AB-1961	End Hunger in California Act of 2024.	Governor-Enrolled	<u>delete</u>					
Expand		AB-1971	Administration of standardized tests.	Governor-Enrolled	<u>delete</u>					

Date Published: 06/13/2022 02:00 PM

AMENDED IN ASSEMBLY JUNE 13, 2022

AMENDED IN SENATE MAY 03, 2022

CALIFORNIA LEGISLATURE - 2021-2022 REGULAR SESSION

SENATE BILL NO. 1273

Introduced by Senator Bradford

February 18, 2022

An act to amend Sections 32210 and 48902 of, and to repeal Section 44014 of, the Education Code, relating to school safety.

LEGISLATIVE COUNSEL'S DIGEST

SB 1273, as amended, Bradford. School safety: mandatory notifications.

(1) Existing law provides that any person who willfully disturbs any public school or any public school meeting is guilty of a misdemeanor and subject to a fine of not more than \$500.

This bill would exempt pupils who are currently enrolled in the school district from that provision.

(2) Under existing law, whenever any employee of a school district or county superintendent of schools is attacked, assaulted, or physically threatened by any pupil, the employee and any person under whose direction or supervision the employee is employed who has knowledge of the incident are required to promptly report the incident to specified law enforcement authorities. Failure to make the report is an infraction punishable by a fine of not less than \$500 and not more than \$1,000.

This bill would repeal those provisions.

SHARE THIS:

(3) The federal Gun-Free Schools Act prohibits a local educational agency from receiving certain federal funds unless the local educational agency has a policy requiring referral to the criminal justice or juvenile delinquency system of any student who brings a firearm or weapon to a school served by the local educational agency.

Existing state law requires the principal of a school or the principal's designee to notify the appropriate law enforcement authorities of the county or city in which the school is situated of certain acts committed by a pupil that may be unlawful, including, among others, the selling or possession of narcotics or other designated controlled or regulated substances, and acts of assault, as specified.

This bill would-delete the acts referenced above. The bill would also exclude from the category of acts for which the eliminate all of those duties of a principal or the principal's designee is required to notify the appropriate law enforcement—authorities, as described above. The bill would also exclude from this notification requirement a violation involving certain instruments, such as an instrument that expels metallic projectiles, a spot marker gun, a razor blade, or a box cutter. The bill would only require notification where notific

Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no

THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

SECTION 1. Section 32210 of the Education Code is amended to read:

32210. (a) Any person who willfully disturbs any public school or any public school meeting is guilty of a misdemeanor, and shall be punished by a fine of not more than five hundred dollars (\$500).

(b) This section shall not apply to any person who is a pupil currently enrolled in the school district.



AMENDED

CALIFORNIA LEGISI

SENATE BILL

Introdu

Bill Analysis

06/28/22- Assembly Education

06/27/22- Assembly Public Safety

05/23/22- Senate Floor Analyses

04/22/22- Senate Public Safety

04/04/22- Senate Education

03/30/22- Senate Education

- Summary of the bill and what it intends to do.
- How it will change existing law.
- Fiscal Effect
- Comments from Author, proponents, and opponents.
 - Amendments for the Author and committee to consider
- Related legislation
 - Current and Past
- Registered Support & Opposition

As Amends the Law Today

SECTION 1. Section 32210 of the Education Code is amended to read:

32210. (a) Any person who willfully disturbs any public school or any public school meeting is guilty of a misdemeanor, and s

(b) This section shall not apply to any person who is a pupil currently enrolled in the school district.

SEC. 2. Section 44014 of the Education Code is repealed.

44014. (a) Whenever any employee of a school district or of the office of a county superintendent of schools is attacked, ass supervision the employee is employed in the public school system who has knowledge of the incident, to promptly report the shall be an infraction punishable by a fine of not more than one thousand dollars (\$1,000).

(b) Compliance with school district governing board procedures relating to the reporting of, or facilitation of reporting of, the making the report.

(c) A member of the governing board of a school district, a county superintendent of schools, or an employee of any school prescribed by subdivision (a) by a person under a duty to make the report. An act to inhibit or impede the making of a report dollars (\$1,000).

(d) Neither the governing board of a school district, a member of the governing board, a county superintendent of schools, under a duty to make the report prescribed by subdivision (a) for making the report.

SEC. 3. Section 48902 of the Education Code is amended to read:

48902. (a) The principal of a school or the principal's designee shall, before the suspension or expulsion of any pupil, notify t

Text	Votes	History	Bill Analysis	s Tod	ay's Law	As Ame	nded ①	Compare V	ersions/	Status	Comments To Author		
5	enate	1st C	mt 2nd	Cmt	2nd	3rd P	ass						
A	Assembly 1st Cmt Died												
	Bill Status												
	Measure:						SB-1273						
	Lead Autho						Bradford	(S)					
	Principal C						-						
	Coauthors:						-						
\perp	Topic:							fety: mandator	y notificat	ions.			
	31st Day in	Print:					-						
	Title:						An act to a	mend Sections	32210 an	d 48902 of,	and to repeal Section 4401	of, the Education Code, relating to school safety.	
	House Loca	tion:					Assembly						
	Last Amen	led Date:					06/13/22						
	Committee	Location:					Asm Education						
•	Type of Meas												
		Bill - Died											
	Majority	Vote Requi	red										
	Non-Ap	propriation											
	Fiscal C	ommittee											
	Non-Sta	te-Mandate	d Local Program	1									
Non-Urgency													
	Non-Tax levy												
1	ast 5 Histor	y Actions											
ı	Date						Action						
	11/30/22						From Asse	mbly without fo	urther acti	on.			
	11/30/22						From com	mittee without	further act	ion.			
06/29/22				June 29 set for first hearing canceled at the request of author.									
06/28/22					From committee: Do pass and re-refer to Com. on ED. (Ayes 5. Noes 2.) (June 28). Re-referred to Com. on ED.								
06/23/22						Assembly Rule 56 suspended.							

An act to amend Section Sections 32210 and 48902 of, and to repeal Sections 32210 and Section 44014 of, the Education Code, relating to school safety.

LEGISLATIVE COUNSEL'S DIGEST

SB 1273, as amended, Bradford. School safety: mandatory notifications.

(1) Existing law provides that any person who willfully disturbs any public school or any public school meeting is guilty of a misdemeanor and subject to a fine of not more than \$500. Under

This bill would exempt pupils who are currently enrolled in the school district from that provision.

(2) Under existing law, whenever any employee of a school district or county superintendent of schools is attacked, assaulted, or physically threatened by any pupil, the employee and any person under whose direction or supervision the employee is employee who has knowledge of the incident are required to promptly report the incident to specified law enforcement authorities. Failure to make the report is an infraction punishable by a fine of not less than \$500 and not more than \$1,000.

This bill would repeal those provisions.

(2

(3) The federal Gun-Free Schools Act prohibits a local educational agency from receiving certain federal funds unless the local educational agency has a policy requiring referral to the criminal justice or juvenile delinquency system of any student who brings a firearm or weapon to a school served by the local educational agency.

Existing state law requires the principal of a school or the principal's designee to notify the appropriate law enforcement authorities of the county or city in which the school is situated of certain acts committed by a pupil that may be unlawful, including, among others, the selling or possession of narcotics or other designated controlled or regulated substances, and acts of assault, as specified.

This bill would delete the acts referenced above from the category of acts for which the principal's designee is required to notify the appropriate law enforcement authorities, as described above. The bill would also exclude from this notification requirement a violation involving certain instruments, such as an instrument that expels metallic projectiles, a spot marker gun, a razor blade, or a box cutter. The bill would only require notification where notification would be consistent with the above-described referral requirement under the federal Gun-Free Schools Act. The bill would also make related conforming changes.

Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no

THE PEOPLE OF THE STATE OF CALIFORNIA DO ENACT AS FOLLOWS:

SECTION 1. Section 32210 of the Education Code is repealed.

SECTION 1. Section 32210 of the Education Code is amended to read:

- 32210. (a) Any person who willfully disturbs any public school or any public school meeting is quilty of a misdemeanor, and shall be punished by a fine of not more than five hundred dollars (\$500).
- (b) This section shall not apply to any person who is a pupil currently enrolled in the school district.
- SEC. 2. Section 44014 of the Education Code is repealed.
- SEC. 3. Section 48902 of the Education Code is amended to read:
- **48902.** (a) The principal of a school or the principal's designee shall notify the appropriate law enforcement authorities of the county or city in which the school is located of any acts of a pupil that may involve a violation of Section 626.9 or 626.10 of the Penal Code, excluding a violation involving an instrument that expels a metallic projectile, such as a BB or a pellet, through the force of air pressure, carbon dioxide pressure, or spring action, a spot marker gun, a razor blade, or a box cutter. The notification requirement shall apply only to a violation where notification would be consistent with the requirements under the federal Gun-Free Schools Act (20 U.S.C. Sec. 7961(h)).
- (b) The principal of a school or the principal's designee reporting a criminal act committed by a schoolage individual with exceptional needs, as defined in Section 56026, shall ensure that copies of the special education and disciplinary records of the pupil are transmitted, as described in Section 1415(k)(6) of Title 20 of the United States Code, for consideration by the appropriate authorities to whom the principal or the principal or the principal act. Any copies of the pupil's special education and disciplinary records may be transmitted only to the extent permissible under the federal Family Educational Rights and Privacy Act of 1974 (20 U.S.C. Sec. 1232g et seq.).

SB-1273 School safety: mandatory notifications. (2021-2022)

Text Votes History Bill Analysis Today's Law As Amended ① Compare Versions Status Comments To Author

As Amends the Law Today

SECTION 1. Section 32210 of the Education Code is amended to read:

32210. (a) Any person who willfully disturbs any public school or any public school meeting is guilty of a misdemeanor, and shall be punished by a fine of not more than five hundred dollars (\$500).

(b) This section shall not apply to any person who is a pupil currently enrolled in the school district.

SEC. 2. Section 44014 of the Education Code is repealed.

44014. (a) Whenever any employee of a school district or of the office of a county superintendent of schools is attacked, assaulted, or physically threatened by any pupil, it shall be the duty of the employee, and the duty of any person under whose direction or supervision the employee is employed in the public school system who has knowledge of the incident, to promptly report the incident to the appropriate law enforcement authorities of the county or city in which the incident occurred. Failure to make the report shall be an infraction punishable by a fine of not more than one thousand dollars (\$1,000).

(b) Compliance with school district governing board procedures relating to the reporting of, or facilitation of reporting of, the incidents specified in subdivision (a) shall not exempt a person under a duty to make the report prescribed by subdivision (a) from making the report.

(c) A member of the governing board of a school district, a county superintendent of schools, or an employee of any school district or the office of any county superintendent of schools, shall not directly or indirectly inhibit or impede the making of the report prescribed by subdivision (a) by a person under a duty to make the report. An act to inhibit or impede the making of a report shall be an infraction, and shall be punishable by a fine of not less than five hundred dollars (\$500) and not more than one thousand dollars (\$1,000).

(d) Neither the governing board of a school district, a member of the governing board, a county superintendent of schools, nor an employee of a school district or of the office of any county superintendent of schools shall impose any sanctions against a person under a duty to make the report prescribed by subdivision (a) for making the report.

SEC. 3. Section 48902 of the Education Code is amended to read:

48902. (a) The principal of a school or the principal's designee shall, before the suspension or expulsion of any pupil, notify the appropriate law enforcement authorities of the county or city in which the school is situated, of any acts of the pupil that may violate Section 245 of the Penal Code.

(b) The principal of a school or the principal's designee shall, within one schoolday after suspension or expulsion of any pupil, notify, by telephone or any other appropriate method chosen by the school, the appropriate law enforcement authorities of the county or the school district in which the school is situated of any acts of the pupil that may violate subdivision (c) or (d) of Section 48900.

(c) (a) Notwithstanding subdivision (b), the The principal of a school or the principal or a school or

(d) A principal, the principal's designee, or any other person reporting a known or suspected act described in subdivision (a) or (b) is not civilly or criminally liable as a result of making any report authorized by this article unless it can be proven that a false report was made and that the person knew the report was false or the report was made with reckless disregard for the truth or falsity of the report.

(e) (b) The principal of a school or the principal's designee reporting a criminal act committed by a schoolage individual with exceptional needs, as defined in Section 56026, shall ensure that copies of the special education and disciplinary records of the pupil are transmitted, as described in Section 1415(k)(6) of Title 20 of the United States Code, for consideration by the appropriate authorities to whom he or she the principal or the principal or the principal or the principal act. Any copies of the pupil's special education and disciplinary records may be transmitted only to the extent permissible under the federal Family Educational Rights and Privacy Act of 1974 (20 U.S.C. Sec. 1232g et seq.).

Submitting a Letter on Behalf of Your Association



June 14, 2024

Senator Josh Newman, Chair Senate Education Committee 1021 O Street, Suite 6740 Sacramento, CA. 95814

Honorable Senator Newman,

The Administrators Association of San Diego City Schools (AASD) supports Assembly Bill 1858.

AASD represents over 500 school site principals, associate principals, and District Supervisors and Managers of the San Diego Unified School District.

As advocates for our students and their safety, we agree with the spirit of this bill and commend the San Diego Unified School District and its School Police Department for practicing it. For many years, full-scale Active Shooter drills have been held outside of normal school hours or days and do not include our students. Full-scale Active Shooter drills are intended to train responding First Responders and the only students participating are those with parental consent. The only drills our student body participates in are Lockdown and Earthquake drills. These are held with an educational portion before activating the alarm and having a practical drill on duck, cover, and hold.

Our only recommendation regarding this bill is to allow involved staff members to opt out of a full-scale drill. Our school administrative members are not able to know of past traumatic events our staff members have experienced, and participating in a full-scale drill can trigger a PTSD reaction.

We urge our state legislative representatives to consider the amendment listed above and join AASD in supporting AB 1858.

Jesus Montana, Chair

Committee on Legislative and Political Advocacy Administrators Association, San Diego City Schools

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Position Letter Portal

WELCOME!

Welcome to the updated Position Letter Portal

This site was designed to facilitate the submission of position letters to committees as bills move through California's legislative process. The site is still a work in progress and we are striving to provide you and committees with features that streamline the overall position letter process.

Who should use this site? Anyone wishing to submit a position on a California Legislative bill can use this site. Please note we have three categories of registrants:

- 1. Registered Lobbyists with the Secretary of State
- 2. Organizations an individual affiliated with an organization
- 3. Individuals

How Do I Get Started?

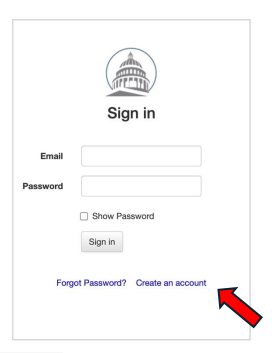
After completing a one-time registration to obtain a username and password, log in to submit your position letter as a registered lobbyist, organization or individual seeking to communicate your views to the bill author's staff as well as the committee that will be hearing the bill.

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For a list of site FAQs, click here.

To submit a request for assistance or provide site feedback, click here.

We value your input which will help us further improve the position letter process.



What's Next??

Amended Bill

Votes

Switching Houses

Concurrence Votes

Engrossing and Enrolling

Signature or Veto

Chaptered

Communicating With Your Team

	Α	В	С	D	E	F	G
1	BILL	TITLE	TITLE SUMMARY BILL STATUS IMPACT TO MEMBERS OR STUDENTS		ASSIGNED	NOTE	
2			BILLS AASD SUPPORTS				
3	AB 938	Education finance: local control funding formula: base grants: classified and certificated staff salaries.	Beginning January 31, 2026, the law was amended to require the State Department of Education to document the wages of all school employees on state Form J-90 annually.	Chaptered	It will help bargaining teams compare salaries for surrounding districts by classification without calling each school district or its unions.	Montana	Initially, it was intended to increase school employee salaries based on the inflation rate each year. 9/10 Presented to the Governor
4	AB 960	School Safety: web-based or app-based school safety programs	It requires a web or app-based system for emergency preparedness. Funding available if needed to create/obtain a program	Chaptered	General information will be accessible to the public, but critical or sensitive information will now be redacted.	Montana	Letter sent 6/14/24 8/19 Presented to Governor
5	AB 1858	School safety: active shooter drills	Would standardize active shooter drills in school settings	Chaptered	Allows individuals who have experienced a		Letter send 6/14/24 Amended 6/20/24 9/12 Presented to the Governor
6	AB 1884	Pupil Attendance: Excused Absences: Uniformed Services Deployment	Removes the requirement of immediate family member's deployment to or from a combat/combat support zone.	Chaptered	Less time determining if the deployment fits within the criteria for an excused absence.	Montana	Letter sent 4/26/24 9/10 Presented to the Governor
7	AB 1906	Persons with Disability: Terminology	Changes terms in state codes from from "dependent person" and "dependent adult" to "person with a disability" and "adult with a disability"	Chaptered	Minimal. Current will only change language in law. Foresee it would change district documents.	Leszynski	Letter sent 6/14/24 9/10 Presented to the Governor 9/18 Weekly
8	AB 1919	Pupil discipline: suspension: restorative justice practices	Requires: 1. Adoption of one best practice of Restorative Justice practice implementation developed by State DOE. 2. Implementation of Restorative Justice Practice as an option for suspension of a student 3. Documentation of the RJ practice is required in the student's file.	Vetoed	Additional workload to administrative and clerical staff by: 1. Attending RJ Practice training developed by State DOE 2. Teach staff about its use. 3. Mandate the documentation of the RJ used instead of suspension in the disciplinary record.	Leszynski	Amended 4/25/24 LETTER sent 6/14/24 Funding removed and may be implemented if funding becomes available. 9/5 Presented to the Governor
9	AB 1971	Administration of standardized tests	Prohibits an operator of an internet website, online service/application, or mobile application intended for K-12 school purposes from selling a student's information, including covered information by FERPA.	Chaptered	Minimizes liability on our members who authorize contracts for online services that require student information.	Montana	Amended 8/22 Letter sent 6/7/24 9/11 Presented to the Governor
10	AB 2193	Hazing: Educational institutions: civil liability; resources	This bill creates civil liability for an educational institution if it had indirect involvement in the organization's hazing practices, knew about them, or unreasonably failed to prevent or discover them.	Chaptered	K-12 schools without hazing prevention protocols are subject to civil liability. SDUSD has protocols and encourages other districts to follow them.	Leszynski	Amended 8/15/24 Letter Sent 6/28/24 9/5 Presented to Governor
11	AB 2711	Suspensions and expulsions: controlled substances: voluntary disclosures	Prohibit the suspension of a pupil who voluntarily discloses, to seek help through services or supports, their use of a controlled substance, alcohol, intoxicants of any kind, or a tobacco product, solely for that disclosure. Students in possession can still be suspended.	Chaptered	No additional workload.	Montana	Amended 7/3/24 It was amended to meet our request to allow the suspension of paraphernalia for nonvoluntary disclosure. Letter sent 7/26 9/11 Presented to the Governor

Communicating With Your Members



Legislative And Political Advocacy Committee Legislative Status Report

Our Legislative And Political Advocacy (LAPA) Committee is committed to monitoring legislation as it moves through our state capital, interpreting its intent, and working with our state legislature to improve their bills as necessary. Hence, it helps our members and students as it is intended to. Sometimes, our LAPA Committee will work with legislatures to understand how their bill will harm our members and students.

Our LAPA Committee will then recommend to AASD's Executive Board and Board of Directors to Support, Oppose, or remain neutral on the bills and send the respective letter to the legislature to record our position.

After the Board of Directors or Executive Board takes a position on a bill, our LAPA Committee will work with other organizations throughout the state to help pass or stop the bill as it is heard in their respective committee hearings, Senate or Assembly Floors, or when it reaches the Governor's desk.

Below is our list of bills on which our Board of Directors or Executive Board has taken a position or bills that our LAPA committee is reviewing or watching. If you have questions, comments, or concerns regarding any of the bills listed below or are aware of bills our LAPA Committee should review, please email us at iesus@unitedadmin.us.

BILL	TITLE	TITLE SUMMARY		IMPACT TO MEMBERS OR STUDENTS
		BILLS AASD SUPPO	ORTS	
AB 938	Education finance: local control funding formula: base grants: classified and certificated staff salaries.	Beginning January 31, 2026, the law was amended to require the State Department of Education to document the wages of all school employees on state Form J-90 annually.	Chaptered	It will help bargaining teams compare salaries for surrounding districts by classification without calling each school district or its unions.
AB 960	School Safety: web-based or app-based school safety programs	It requires a web or app-based system for emergency preparedness. Funding available if needed to create/obtain a program	Chaptered	General information will be accessible to the public, but critical or sensitive information will now be redacted.

FREE SELF-SERVICE

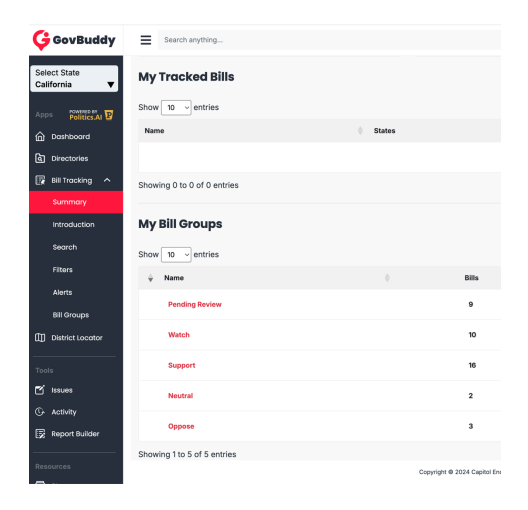


Vs.

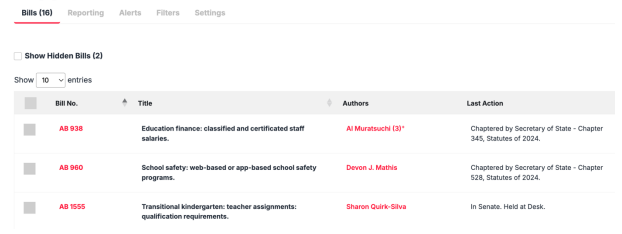
PAID SERVICE



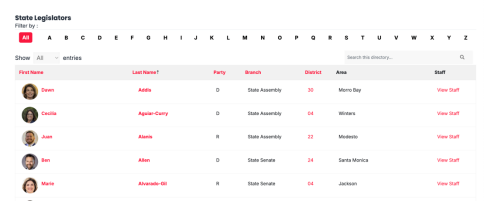
CREATE YOUR OWN TRACKING METHODS

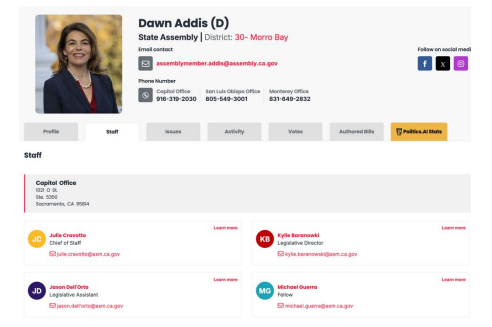


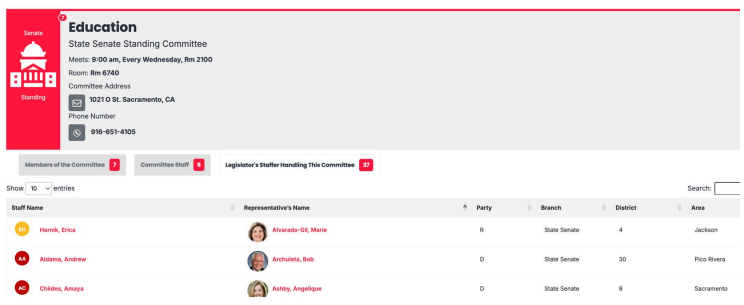
Support



Quicker Access To Legislative Staff









Jesus Montana

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