

CALIFORNIA LEGISLATURE
2017–18 REGULAR SESSION

SENATE DAILY JOURNAL

TWO HUNDRED TWENTIETH LEGISLATIVE DAY

IN SENATE

Senate Chamber, Sacramento
Monday, June 25, 2018

The Senate met at 2:11 p.m.
Hon. Mike McGuire, of the 2nd District, presiding.
Secretary Daniel Alvarez at the Desk.
Assistant Secretary Zachary L. Twilla reading.

PROCEEDINGS UNDER QUORUM CALL OF THE SENATE **ROLL CALL**

The roll was called and the following Senators answered to their names:
Allen, Atkins, Bates, Beall, Bradford, Cannella, Chang, De León, Dodd,
Fuller, Gaines, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso,
Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Morrell,
Nguyen, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Stone, Vidak,
Wieckowski, Wiener, and Wilk—37.

Quorum present.

(NOTE: Senators Anderson and Berryhill will be excused this day due to illness.)



PRAYER

Prayer was offered by the Chaplain, Sister Michelle Gorman, RSM:

Silenced, hands and heart open, I pray:
Brush away what keeps me stuck, dulled
By figuring, not listening to Your presence, Your words.
“What [am I] looking for? Expecting to see?”

Like the banks of a river
I need to wait, ready to receive sacred life
And ready to let go.

Jesus spent nights in prayer,
Spoke the unexpected to followers.
That suffering stranger, the Canaanite woman who knew she belonged,
Watched and waited, saw the light of Jesus’ compassion
Fogged in for the moment with tiredness and misunderstanding.
She believed love would prevail.

Tuned to Your rhythms, O God,
Give us eyes to see into the shadows
Where holiness lies invisible
In questions, uncertainties without answers.
We dwell in mystery,
Connection, communion, Your heartbeat everywhere.—AMEN.
(By Alice Feeley, RDC.)

PLEDGE OF ALLEGIANCE TO THE FLAG

Senator Vidak led the Senate in the Pledge of Allegiance to the Flag.

OATH OF OFFICE ADMINISTERED

Prior to the commencement of session, Senator-elect Ling Ling Chang appeared before the Bar of the Senate and took and subscribed to the following oath of office, administered by the Honorable Tani G. Cantil-Sakauye, Chief Justice of the Supreme Court of California:

I, Ling Ling Chang, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.

Subscribed and sworn to before me
this 25th day of June
A.D. 2018

THE HONORABLE TANI G. CANTIL-SAKAUYE
Chief Justice of the Supreme Court of California



COMMUNICATIONS AND PETITIONS

The following letter was ordered printed in the Journal:

June 25, 2018

Mr. E. Dotson Wilson
Chief Clerk of the Assembly

Mr. Daniel Alvarez
Secretary of the Senate

Dear Mr. Wilson and Mr. Alvarez: On behalf of the Joint Committee on Rules, we request that this letter and its two attachments be included in today's Assembly Daily Journal and Senate Daily Journal.

The Joint Committee on Rules convened today to hear, receive testimony on, and consider the recommendations of its Subcommittee on Sexual Harassment Prevention and Response (Subcommittee). After hearing and discussing the presentation from the Subcommittee's Chair, Assembly Member Laura Friedman, and Vice-Chair, Senator Holly Mitchell, the Joint Committee on Rules approved a motion, on a 25-0 roll call vote, to begin implementing the Subcommittee's recommendations.

The motion included the following actions:

- 1) Approve the Subcommittee's recommendations, as amended, and transmit those recommendations to the Rules Committee of each house.
- 2) Adopt the Subcommittee's proposed "Policy on Appropriate Workplace Conduct: Creating a Culture of Respect, Civility, and Diversity" to supersede each house's policy on sexual harassment, to take effect on February 1, 2019, or when the Legislative Counsel has established the new Workplace Conduct Unit.

The attachments to this letter include the recommendations and the Policy on Appropriate Workplace Conduct, as adopted by the Joint Committee on Rules today. Thank you for your attention to this matter.

Sincerely,
KEN COOLEY
Assembly Member, 8th District
Chair, Joint Committee on Rules

ANTHONY CANNELLA
Senator, 12th District
Vice-Chair, Joint Committee
on Rules



**Joint Committee on Rules
Subcommittee on Sexual Harassment
Prevention and Response**

State Capitol, June 25, 2018

Final Recommendations

The Subcommittee on Sexual Harassment Prevention and Response (Subcommittee) convened its first hearing on January 24, 2018, to hear experts testify as to the importance of culture change to reducing sexual harassment in the Legislature. In essence, reducing sexual harassment in the Legislature requires more than simply a new policy. It requires a policy as well as the practices that support culture change.

The Subcommittee therefore has focused its recommendations to the Joint Committee on Rules on transforming the Legislature's workplace culture to promote respect, civility and diversity. Culture transformation is the first recommendation and the other recommendations support that transformation.

The Subcommittee makes the following recommendations in light of five informational hearings and a workplace climate survey. The hearings, available on the Legislature's websites, addressed the following topics:

- Best Practices for Changing Culture on Sexual Harassment
- Defining Sexual Harassment and Identifying Challenges
- Best Practices for Reporting Sexual Harassment and Protecting Victims
- Investigation and Response to Sexual Harassment Allegations
- Preventing Sexual Harassment through Training and Culture Change

After completing the informational hearings, the Legislature arranged for a workplace climate survey. The Subcommittee heard the climate survey results and considered draft recommendations from the Subcommittee's Chair and Vice-Chair on June 18. These recommendations reflect the Subcommittee's deliberations.

I. Transform the Legislature's Workplace Culture to Promote Respect, Civility and Diversity and Every Person's Responsibility to Build that Culture.

A. Adopt "Policy on Appropriate Workplace Conduct" (Policy).

The accompanying Policy reflects an aspirational policy for moving the Legislature in the direction of a workplace that all members and staff wish to work. Actions will be judged on whether the action promotes respect, civility and diversity. **"Inappropriate conduct toward others"** is unacceptable and all reports of such conduct will be addressed, in order to improve the workplace culture. An independent workplace conduct unit will address those incidents of conduct affecting a protected class, while each house's human resources unit will address other reports. The Policy applies to members, employees, interns, volunteers, and applicants.



B. Create engaging training program. Implement a comprehensive training program that engages members and staff to understand how they can contribute to making the Capitol a workplace of respect, civility and diversity. Training programs may include in-person training and on-line programs, as well as implicit bias and bystander training. The training will give all staff and volunteers the tools they need to recognize and prevent inappropriate conduct toward others when they see it.

C. Promote respect and civility in the legislative workplace. Following the leadership of the Assembly Speaker and the Senate President Pro Tem, members and supervisors will promote respect and civility in the Capitol community. The legislative workplace extends beyond the Capitol, to the Legislative Office Building, district offices, and work-related social events. With training, members and supervisors will gain the understanding to recognize developing problems in their office and seek assistance with addressing the problem and promoting the values inherent to the Policy.

D. Protect employees who suffer or report inappropriate conduct based on a protected class, harassment or discrimination. While the law already bars retaliation against legislative employees for reporting sexual harassment, the Legislature should take action to protect and support victims, such as continuing the contract with WEAVE for confidential, voluntary pre-reporting counseling. Employees in offices where the member is the subject of an investigation will receive support from the relevant rules committee.

E. Bolster anti-retaliation policies. Retaliation for reporting sexual harassment is not only illegal, but an unacceptable contradiction to the Policy. The Legislature will not allow retaliation by its members or staff. Reports to the independent unit established under the Policy will be a “protected disclosure” under the Legislature’s anti-retaliation statute. Retaliation may include more than an adverse tangible employment action or material changes to the terms and conditions of employment. It could include harassment (e.g., ostracism) or bad mouthing the complainant outside of the workplace. The training program will build understanding of the breadth of the retaliation that the law and the Policy prohibit. Members, supervisors and co-workers will be subject to corrective action for retaliation.

II. Address Problems Early.

A. Establish legislative workplace conduct unit in the Legislative Counsel Bureau. In order to create a bicameral, independent advisory, reporting and investigation operation that makes incident reporting accessible and straightforward, the Legislative Counsel will oversee the Legislature’s independent legislative workplace conduct unit (independent unit). The Legislative Counsel will have the responsibility, authority and budget to provide for reporting, assessment, investigation, and independent reports about inappropriate conduct toward others based on



protected class. Investigators will have specialized workplace investigation training on sexual harassment and discrimination.

B. Encourage reporting of all incidents that diminish respect and civility. Witnesses testified that, generally, reports are submitted for only about 25% of incidents of sexual harassment. When it occurs, some may not recall how to report such incidents. Therefore, make **reporting as straightforward and accessible as possible**, including consideration of on-line apps for reporting. The independent unit will accept both named and anonymous reports, and respond to the extent it has sufficient information to proceed with an assessment and/or an investigation. The independent unit also will accept reports of inappropriate conduct by lobbyists and other third parties. The person who allegedly conducted themselves inappropriately shall be the “subject” of an assessment, investigation and determination, as necessary.

C. Refer reports of conduct that may be criminal to law enforcement. The assessment, investigation and panel process may proceed, depending on the circumstances.

D. Require supervisors to report complaints of inappropriate conduct immediately so the complaint can be resolved. Supervisors include members, chiefs of staff, and chief committee consultants. The independent unit will offer advice to supervisors to help them determine when reporting is appropriate.

E. Offer complainants alternatives for addressing problems. As part of intake, an internal investigator will explore with the person who submits the report whether there is any interest in addressing the alleged problem independent of the formal process, which continues in any case. This may include mediation between the person who allegedly suffered and the employer (not the subject of the investigation). These alternatives will be at the sole discretion of the person who suffered the alleged inappropriate conduct. Alternatives will not interfere with the assessment, investigation, and determination. The Legislature has a duty to investigate and prevent sexual harassment, which exists without regard to the preferences of those who are involved in an incident.

F. Inform complainant as to the process. The independent unit will provide appropriate updates to the complainant as to the status of the case.

G. Expand the range of responses to inappropriate conduct toward others. In order to address problems early, the responses to reports will include actions to address the problem, such as additional training. The responses may not necessarily be disciplinary, and may start with informal counseling, to help everyone understand how to help build a workplace culture of respect, civility and diversity.

H. When appropriate, engage the entire office team. When a report suggests that a legislative office is encountering actions that challenge the Policy, the office may be offered training formulated specifically for its needs.



III. Investigate Reports Promptly.

A. Assess reports immediately, by subject-matter expert. The independent unit would review the report and contact the one who the report suggests was impacted by the inappropriate conduct immediately. The intake assessment will allow for determination as to the need for immediate response.

B. Classify reports for further action. In order to determine the appropriate process for the report to be addressed, the subject-matter intake expert would examine whether the report relates to a protected class and whether an independent panel review is required. The categories and the responses would include:

- “A” (within Policy jurisdiction, requiring full investigation and panel briefing)
- “B” (within Policy jurisdiction but initial investigation is sufficient with recommendation targeted to be delivered to the employer within 30 days)
- “C” (not within Policy jurisdiction, referred back to house of origin’s human resources division)

C. Investigators collect evidence, including documents and interviews. While independent unit investigators would lead most investigations, external investigators may be authorized for investigations related to members, or to legislative staff who outrank the unit’s investigators. The staff members who outrank the unit include senior staff of leadership offices, rules committees and the Legislative Counsel Bureau. Productive investigations will require cooperation from all who are connected to the incident of inappropriate conduct. The subject of the investigation will have an opportunity for an interview with the investigator, who will collect evidence that addresses all perspectives on an incident. The evidence, from either internal or external investigators, will be submitted to the independent panel without the investigator making any factual findings.

IV. Create an Independent Panel of Subject-Matter Experts to Determine Facts and Recommend the House’s Response to Reports.

A. Appoint a 5-member panel of subject-matter experts. These experts will have decades of experience in addressing employment-related issues, particularly related to employment discrimination (including sexual harassment). This panel of experts will be responsible for making factual findings (substantiated or unsubstantiated) and recommendations to the relevant house as to how the house should respond. Request that the Chief Justice appoint a majority of panelists, while each house will appoint one panelist. The Rules Committee of each house will make its appointment to the panel. The panelists will be under contract with the Legislative Counsel.



B. Provide each panel with the evidence developed by investigators.

A panel of three of the five panel experts, in rotation, will have a period of time to review the evidence. This panel will then have an opportunity to discuss the evidence and develop preliminary findings and recommendations.

C. Provide briefing between supervisor/employer and review

panel. After the panel has reviewed and discussed the evidence, an appropriate supervising person or persons would be invited to a briefing to discuss the panel's preliminary findings. The appropriate person to participate as the supervising person or persons will depend on the circumstances. It may be the Secretary of the Senate or the Assembly Chief Administrative Officer. Or it may be a member or a chief of staff, or the Senate President Pro Tempore or the Assembly Speaker in the case where a legislator is the subject of the investigation.

D. Direct panel to make factual findings and recommend the response to substantiated facts. After the briefing, the panel will deliberate and determine the substantiated facts, make findings as to whether the conduct violated the Policy, and recommend how the relevant house should respond to those findings. Findings and recommendations would require unanimous support from the three panelists.

V. *Retain House Authority to Determine Appropriate Response to Reports.*

A. Allow each house to determine how it wishes to respond to panel recommendations. Each house will determine who responds to the panel's reports and makes the final decisions as to how to respond pursuant to the Policy to an incident of inappropriate conduct toward others based on protected class. In the Senate, each report shall be simultaneously provided to all five Members of the Rules Committee and the Secretary of the Senate. In the Assembly, each report shall be simultaneously provided to the Chair and Vice Chair of the Assembly Rules Committee and the Chief Administrative Officer.

B. The house's decision-maker documents decisions. The house's decision-maker may adopt the panel's recommendations or may take other action to respond to the panel's report of inappropriate conduct pursuant to the Policy. If the house's decision-maker differs with the panel's recommendations, the reasons for the differences will be documented and maintained by the Secretary of the Senate or the Chief Administrative Officer of the Assembly.

C. The house decision-maker will prepare a decision to present to the subject. The decision will summarize the findings and describe what corrective action will be taken to address the substantiated facts.



VI. Maintain Policy on Disclosure Related to Sexual Harassment.

A. Protect confidentiality of certain reports, investigations and determinations of inappropriate conduct toward others. This entire process is an internal management process. Reports of inappropriate conduct, including sexual harassment, are more likely to be made if the reporter can be offered some level of confidentiality. As a public body, however, the Legislature cannot guarantee confidentiality, but it can make an effort to maintain the confidentiality where the law allows. This reflects a balance between the Legislature's duties to provide transparency and protect the privacy of its employees. Documents related to complaints of inappropriate conduct toward others will remain confidential.

B. Disclose certain documents as to members and senior legislative staff. The house will release certain documents in cases where the panel determines that facts related to sexual harassment claims have been substantiated against a member or a high-level legislative employee, and the house has imposed discipline or has determined that the allegations are well-founded. The documents to be released will be the claim filed and the letter provided to the subject of the investigation, which will include a summary of the panel's factual findings. All documents will redact the personally identifying information of the accuser and witnesses, for privacy reasons.

COMMITTEE ROLL CALLS**Joint Committee on Rules****Subcommittee on Sexual Harassment Prevention and Response****Subcommittee Recommendations and Policy**

AYES (25)—

Assembly Members (12): Cooley, Carrillo, Cunningham, Dahle, Friedman, Gallagher, Grayson, Mayes, Nazarian, Rendon, Salas, and Waldron.

Senators (13): Cannella, Atkins, Bates, Hill, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Roth, Skinner, and Wiener.

NOES (0)—

Assembly Members (0): None.

Senators (0): None.

Date of Hearing: 6/25/2018



CALIFORNIA LEGISLATURE**POLICY ON APPROPRIATE WORKPLACE CONDUCT:****CREATING A CULTURE OF RESPECT, CIVILITY AND DIVERSITY**

The Legislature is responsible for debating and enacting California law and policy, on behalf of all Californians. Members and staff engage the public, advocates, and each other in vigorous discussion of what is best for California. The Legislature's success depends on creating a culture of respect, civility and diversity.

In creating that culture, the Legislature faces unique challenges. Members are elected by the people, not employed by the Legislature. Legislative staff includes some just entering the workforce and others with decades of experience. Legislation often addresses sensitive issues. The legislative calendar includes times of long hours, fast action, and stress, as well as times of more deliberate analysis and review. These challenges have led to incidents that counter efforts to promote respect, civility and diversity.

The California Legislature therefore adopts this Policy on Appropriate Workplace Conduct (Policy) to build a workplace culture based upon the values of respect, civility and diversity. All Members and legislative staff are required to conduct themselves in accordance with the Policy as well as all applicable local, state, and federal laws. They are encouraged to judge their own actions through the prism of these core values for a professional workplace. The Legislature seeks to build a workplace where all community members are respected, interaction and engagement is civil, and diversity is valued. Building that workplace will require time and the Legislature will need to invest the resources necessary to support that effort.

The purpose of this Policy is to preserve the dignity, respect, and professionalism of the legislative workplace as well as to protect the right of employees to be free from unlawful discrimination, sexual harassment and all other forms of unlawful harassment, retaliation and inappropriate conduct toward others based on a protected status. Retaliation, as well as discrimination, sexual harassment, other forms of harassment, and inappropriate conduct toward others based on a protected status, is contrary to the values of the Legislature. For the protections of individuals under this Policy, the term "employee" shall include unpaid interns, fellows, volunteers, applicants, and persons providing services pursuant to a contract. In addition, Members are both protected by this policy and required to abide by its terms.

As a preventive measure, the Legislature will not tolerate inappropriate conduct toward others, even if the conduct does not meet the legal definition of unlawful discrimination, harassment, or retaliation. The Legislative Counsel's Legislative Workplace Conduct Unit ("Workplace Conduct Unit") accepts all reports of inappropriate conduct, but will focus its investigations on conduct related to a protected class. Each house's human resources unit will address other reports of inappropriate conduct.



All legislative employees are responsible for conducting themselves in accordance with this Policy and its associated procedures. Violation of the Policy and/or procedures will lead to prompt and appropriate remedial action. Appropriate action includes a broad range of actions to promote a culture of respect, civility, and diversity, and may not always be disciplinary in nature.

Inappropriate conduct toward others is any physical, verbal, or visual conduct based on or because of sex, gender, gender identity or expression, race, color, ancestry, religious creed, national origin, age (40 and over), physical or mental disability, sexual orientation, marital status, military or veteran status, medical condition, genetic information or any other characteristic protected by state or federal employment law when such conduct reasonably would be considered inappropriate for the workplace. This Policy prohibits inappropriate conduct by coworkers and third parties, as well as supervisors and managers, with whom the employee comes into contact.

This provision is intended to prevent inappropriate conduct based on a protected status before it becomes unlawful discrimination or harassment. As such, the conduct need not meet legally actionable state and/or federal standards of severe or pervasive conduct to violate this Policy. An isolated derogatory comment, joke, racial slur, sexual innuendo, etc., may constitute conduct that violates this Policy and provide grounds for response. Similarly, the conduct need not be unwelcome to the party against whom it is directed; if the conduct reasonably would be considered inappropriate for the workplace, it may violate this Policy. Depending on the facts, the relevant house's response may include counseling, training or other corrective action up to and including termination of employment of staff or suspension or expulsion of a Member.

Conduct which violates this Policy may take many forms and includes, but is not limited to, slurs, jokes, statements, gestures, pictures, or cartoons that relate to a protected class, such as those that have a racial, sexual, disability-related, religious, age or national origin connotation, or derogatory comments about religious differences and practices. Specific examples of conduct which may be found to violate this Policy are:

- 1) Offering employment benefits in exchange for sexual favors.
- 2) Making or threatening reprisals after a negative response to sexual advances.
- 3) Verbal sexual advances or propositions; or pressuring or repeatedly asking an employee for dates.
- 4) Visual conduct: leering, sexual gestures, or a display of offensive images, objects, pictures, cartoons, calendars or posters that has a derogatory connotation to any protected class.



5) Verbal conduct: degrading or derogatory comments, epithets, slurs or jokes that have a derogatory connotation to any protected class; frequently questioning someone about his or her personal life or speculating about his or her sex life.

6) Written conduct: suggestive or obscene letters, notes, electronic mail messages, or invitations, or similar written conduct that has a derogatory connotation to any protected class.

7) Physical conduct: unwelcome touching, assault, or impeding or blocking normal movement.

8) Other unwelcome conduct based upon any protected class which is unbecoming of Members and staff and that creates an intimidating, hostile or offensive work environment.

The procedures associated with this Policy support the Legislature's movement toward a workplace culture of respect, civility and diversity. Each complaint will receive a timely response and will be investigated timely and impartially by qualified personnel. The Workplace Conduct Unit will receive, document, and investigate complaints, and track them for reasonable progress.

Employees do not have to complain to their direct supervisor, but may go directly to the Workplace Conduct Unit. Employees may also go to Human Resources or any supervisor in their house. Supervisors (including Members) must report any complaints of misconduct to the Workplace Conduct Unit immediately so that the complaint can be resolved. All employees are strongly encouraged to report any violation of this Policy to the Workplace Conduct Unit. All legislative employees and Members are responsible to fully and honestly cooperate in any investigation by either house's Human Resources Department or the Workplace Conduct Unit.

No one may retaliate against an employee for complaining about a violation of this Policy or for participating in an investigation.

The procedures for investigation by the Workplace Conduct Unit provide details for independent assessment and investigation of complaints, and an independent panel to make findings related to alleged violations of the Policy. The Workplace Conduct Unit and the independent panel will conduct a fair, timely, and thorough investigation that reaches reasonable conclusions based on the evidence collected. The Workplace Conduct Unit and the independent panel will close investigations in a timely manner. Each house will have responsibility for considering the panel's findings and recommendations, and determining whether the Policy has been violated and the appropriate response that will promote a workplace culture of respect, civility and diversity.

Confidentiality of the process encourages reporting, and the Legislature will work to maintain the confidentiality of the investigation and determination process to the extent possible and consistent with this Policy. The Legislature, however, is a public body. In balancing the interests in confidentiality and transparency, the Legislature will maintain the



confidentiality of these personnel matters, except as follows: Certain documents will be released in cases where the panel determines that facts related to sexual harassment claims have been substantiated against a member or a high-level legislative employee, and the house has imposed discipline or has determined that the allegations are well-founded based on the independent panel's findings. The documents to be released will be the claim filed and the letter provided to the subject of the investigation, which will include a summary of the panel's factual findings. All documents will redact the personally identifying information of the accuser and witnesses, for privacy reasons.

Employees also may direct complaints to the California Department of Fair Employment and Housing (DFEH) at 1-800-884-1684 or <https://www.dfeh.ca.gov>.

**PRIVILEGES OF THE FLOOR
SPECIAL RECOGNITIONS**

Senators Atkins and Pan presented member's resolutions to the World War II 442nd Regimental Combat Team, and introduced representatives from the Go For Broke National Education Center and the Japanese American National Museum, in recognition of the 75th anniversary of the 442nd Regimental Combat Team.

SPECIAL INTRODUCTIONS

Senator Leyva introduced participants in the Young Senators Program from Senate District 20, in honor of their visit to the California State Senate.

Senator Monning introduced Ina LeBlanc, in remembrance of the life of Alfred LeBlanc.

DEMOCRATIC CAUCUS

At 2:30 p.m., Senator Monning announced a Democratic Caucus.

REPUBLICAN CAUCUS

At 2:30 p.m., Senator Bates announced a Republican Caucus.

REASSEMBLED

At 3:43 p.m., the Senate reassembled.

Hon. Mike McGuire, of the 2nd District, presiding.

**PRIVILEGES OF THE FLOOR
SPECIAL INTRODUCTIONS**

Senator Lara introduced participants in the Young Senators Program from Senate District 33, in honor of their visit to the California State Senate.



REPORTS OF STANDING COMMITTEES
Committee on Budget and Fiscal Review

Date of Hearing, June 25, 2018

Mr. President: The Committee on Budget and Fiscal Review, to which were referred:

AB 1815 AB 1822 AB 1827

Reports the same back with the recommendation: Do pass.

MITCHELL, Chair

Above bills ordered to second reading.

CONSIDERATION OF DAILY FILE
THIRD READING OF ASSEMBLY BILLS

Assembly Bill 1827—6/20/2018 9 p.m.—An act to amend Sections 5849.35, 5849.4, and 5890 of, and to add Section 5849.15 to, the Welfare and Institutions Code, relating to housing, and making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

Bill read third time and presented by Senator Mitchell.

Urgency Clause

Urgency clause read and adopted by the following vote:

AYES (35)—Senators Allen, Atkins, Bates, Beall, Bradford, Cannella, Chang, De León, Dodd, Fuller, Gaines, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Morrell, Nguyen, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Vidak, Wieckowski, and Wiener.

NOES (0)—None.

Roll Call

The roll was called and the bill was passed by the following vote:

AYES (35)—Senators Allen, Atkins, Bates, Beall, Bradford, Cannella, Chang, De León, Dodd, Fuller, Gaines, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Morrell, Nguyen, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Vidak, Wieckowski, and Wiener.

NOES (0)—None.

Bill ordered transmitted to the Assembly.

MESSAGES FROM THE ASSEMBLY

Assembly Chamber, June 25, 2018

Mr. President: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

SB 849 SB 856

And respectfully requests your honorable body to concur in said amendments.

E. DOTSON WILSON, Chief Clerk of the Assembly

Above bills ordered to unfinished business.



**MOTIONS, RESOLUTIONS AND NOTICES
UNANIMOUS CONSENT TO TAKE UP
WITHOUT REFERENCE TO FILE**

Senator Mitchell asked for, and was granted, unanimous consent to take up **SB 849** at this time, without reference to file.

Consideration of Senate Bill 849

Senate Bill 849—An act to amend Section 14169.53 of, to add Section 1418.90 to, and to add and repeal Section 14114 of, the Welfare and Institutions Code, relating to Medi-Cal, and making an appropriation therefor, to take effect immediately, bill related to the budget.

Bill presented by Senator Mitchell.

The question being: “Shall the Senate concur in the Assembly amendments to SB 849?”

Roll Call

The roll was called and the Senate concurred in Assembly amendments by the following vote:

AYES (36)—Senators Allen, Atkins, Bates, Beall, Bradford, Cannella, Chang, De León, Dodd, Fuller, Gaines, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Morrell, Nguyen, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Stone, Vidak, Wieckowski, and Wiener.

NOES (0)—None.

Above bill ordered enrolled.

**UNANIMOUS CONSENT TO TAKE UP
WITHOUT REFERENCE TO FILE**

Senator Mitchell asked for, and was granted, unanimous consent to take up **SB 856** at this time, without reference to file.

Consideration of Senate Bill 856

Senate Bill 856—An act to amend the Budget Act of 2018 by amending Items 0515-101-0001, 0521-101-0001, 0540-101-0001, 0540-101-6088, 0650-001-3228, 2660-102-0890, 2660-302-0890, 2740-001-0044, 2740-491, 3340-001-0318, 3340-001-3228, 3360-001-3117, 3540-002-3228, 3640-102-6088, 3640-103-6088, 3760-101-6088, 3790-101-0001, 3810-101-6088, 3860-101-6083, 3860-301-6088, 3900-001-3228, 3900-101-0115, 3930-001-0106, 3940-101-0001, 3970-001-8020, 4140-101-3085, 4260-101-0890, 4260-101-3305, 4440-490, 5180-001-0001, 5180-101-0001, 5180-111-0001, 5180-141-0001, 5227-107-0001, 6100-194-0001, 6610-001-0001, 6870-201-0001, 6870-491, 6980-101-0001, 7120-101-0001, 8570-101-0001, 8955-001-0001, and 8955-101-0001 of, and adding Items 0540-101-3228, 0650-101-3228, 0690-001-3228, 3360-001-3228, 3360-101-3228, 3540-001-3228, 3540-003-3228, 3600-101-3228, 3720-101-3228, 3760-101-3228, 3820-101-3228, 3850-101-6029, 3900-101-0226, 3900-101-3228, 3900-102-3228,



3970-101-3228, 4260-102-3305, 4260-495, 4700-001-3228, 4700-101-3228, 5180-495, 8570-101-3228, and 8660-493 to, Section 2.00 of, amending Section 39.00 of, and adding Section 15.14 to, that act, relating to the state budget, and making an appropriation therefor, to take effect immediately, budget bill.

Bill presented by Senator Mitchell.

The question being: "Shall the Senate concur in the Assembly amendments to SB 856?"

Roll Call

The roll was called and the Senate concurred in Assembly amendments by the following vote:

AYES (29)—Senators Allen, Atkins, Beall, Bradford, Cannella, De León, Dodd, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Nguyen, Pan, Portantino, Roth, Skinner, Stern, Vidak, Wieckowski, Wiener, and Wilk.

NOES (4)—Senators Gaines, Moorlach, Morrell, and Stone.

Above bill ordered enrolled.

MESSAGES FROM THE ASSEMBLY

Assembly Chamber, June 21, 2018

Mr. President: I am directed to inform your honorable body that the Assembly on this day adopted:

ACR 239 ACR 240 ACR 248 AJR 41

E. DOTSON WILSON, Chief Clerk of the Assembly

FIRST READING OF ASSEMBLY MEASURES

The following measures were read and referred to the Committee on Rules:

Assembly Concurrent Resolution 239—Relative to Alzheimer's and Brain Awareness Month and The Longest Day.

Assembly Concurrent Resolution 240—Relative to the 2018 International Day of Yoga.

Assembly Concurrent Resolution 248—Relative to "Parks Make Life Better!" Month.

Assembly Joint Resolution 41—Relative to Social Security.



REPORTS OF STANDING COMMITTEES

Committee on Appropriations

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which was referred:

AB 2313

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

PORTANTINO, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 2313—An act to amend Section 10072 of the Welfare and Institutions Code, relating to public social services.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Health

Date of Hearing, June 20, 2018

Mr. President: The Committee on Health, to which was referred:

AB 1801

Reports the same back with the recommendation: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations.

PAN, Chair

Above bill ordered to second reading.

Committee on Public Safety

Date of Hearing, June 19, 2018

Mr. President: The Committee on Public Safety, to which were referred:

AB 931

AB 2823

Reports the same back with the recommendation: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations.

SKINNER, Chair

Above bills ordered to second reading.

Committee on Rules

Senate Chamber, June 22, 2018

Mr. President: The Committee on Rules has examined:

SJR 23

And reports the same has been correctly enrolled and presented to the Secretary of State on the 22nd day of June, 2018, at 1 p.m.

ATKINS, Chair



Committee on Judiciary

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Judiciary, to which was referred:

AB 2343

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

JACKSON, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 2343—An act to amend Sections 1161, 1167, 1169, and 2020.410 of the Code of Civil Procedure, relating to real property.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Judiciary, to which were referred:

AB 2185

AB 2511

AB 3211

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

JACKSON, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 2185—An act to add Section 422.41 to the Code of Civil Procedure, relating to civil actions.

Bill read second time.

Assembly Bill 2511—An act to add Title 1.81.5 (commencing with Section 1798.99.1) to Part 4 of Division 3 of the Civil Code, relating to the Internet.

Bill read second time.

Assembly Bill 3211—An act to amend Section 4701 of the Probate Code, relating to health care decisions.

Bill read second time.

The amendments were read and adopted and the measures ordered printed, and re-referred to the committee.



Committee on Budget and Fiscal Review

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Budget and Fiscal Review, to which was referred:

AB 1838

Reports the same back with author’s amendments with the recommendation: Amend, and re-refer to the committee.

MITCHELL, Chair

Second Reading of Bills—Author’s Amendments

Assembly Bill 1838—An act relating to the Budget Act of 2018.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Health

Date of Hearing, June 20, 2018

Mr. President: The Committee on Health, to which was referred:

AB 1776

Reports the same back with the recommendation: Do pass as amended, and be ordered to the consent calendar.

PAN, Chair

Above bill ordered to second reading.

Committee on Appropriations

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which were referred:

- | | | | |
|---------|---------|---------|---------|
| AB 456 | AB 873 | AB 1561 | AB 1596 |
| AB 1639 | AB 1787 | AB 1861 | AB 1887 |
| AB 1890 | AB 1891 | AB 1903 | AB 1909 |
| AB 2044 | AB 2146 | AB 2169 | AB 2204 |
| AB 2282 | AB 2310 | AB 2420 | AB 2425 |
| AB 2488 | AB 2554 | AB 2592 | AB 2705 |
| AB 2721 | AB 2735 | AB 2799 | AB 2982 |
| AB 3075 | | | |

Reports the same back with the recommendation: That the above bills be ordered to second reading pursuant to Senate Rule 28.8.

PORTANTINO, Chair

Above bills ordered to second reading.



Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which were referred:

SCR 90

SCR 143

Reports the same back with the recommendation: That the above resolutions be ordered to second reading pursuant to Senate Rule 28.8.

PORTANTINO, Chair

Above resolutions ordered to second reading.

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which were referred:

AB 636	AB 1659	AB 1755	AB 1785
AB 1791	AB 1893	AB 1925	AB 1973
AB 1994	AB 2052	AB 2062	AB 2070
AB 2109	AB 2117	AB 2196	AB 2235
AB 2239	AB 2249	AB 2285	AB 2301
AB 2311	AB 2319	AB 2322	AB 2357
AB 2449	AB 2457	AB 2550	AB 2561
AB 2610	AB 2750	AB 2990	AB 3047
AB 3078	AB 3122	AB 3188	AB 3255
AB 3258			

Reports the same back with the recommendation: That the above bills be ordered to second reading pursuant to Senate Rule 28.8, and be ordered to the consent calendar.

PORTANTINO, Chair

Above bills ordered to second reading.

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which was referred:

SCR 111

Reports the same back with the recommendation: That the above resolution be ordered to second reading pursuant to Senate Rule 28.8, and be ordered to the consent calendar.

PORTANTINO, Chair

Above resolution ordered to second reading.



Committee on Public Safety

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Public Safety, to which was referred:

AB 1914

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

SKINNER, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 1914—An act to amend Sections 1522, 1568.09, 1569.17, and 1596.871 of the Health and Safety Code, relating to health care facilities.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Environmental Quality

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Environmental Quality, to which was referred:

AB 1663

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

WIECKOWSKI, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 1663—An act to amend Sections 25215.1, 25215.2, 25215.25, 25215.45, and 25215.56 of, and to add Sections 25215.3 and 25215.48 to, the Health and Safety Code, relating to hazardous waste.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.



Committee on Banking and Financial Institutions

Date of Hearing, June 20, 2018

Mr. President: The Committee on Banking and Financial Institutions, to which was referred:

AB 354

Reports the same back with the recommendation: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations.

BRADFORD, Chair

Above bill ordered to second reading.

Committee on Appropriations

Date of Hearing, June 25, 2018

Mr. President: The Committee on Appropriations, to which were referred:

AB 93

AB 1773

AB 2270

Reports the same back with the recommendation: Do pass.

PORTANTINO, Chair

Above bills ordered to second reading.

Committee on Business, Professions and Economic Development

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Business, Professions and Economic Development, to which was referred:

AB 2362

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

HILL, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 2362—An act to add Chapter 12 (commencing with Section 122390) to Part 6 of Division 105 of the Health and Safety Code, relating to public health.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Appropriations

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which were referred:

AB 2019

AB 2026

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

PORTANTINO, Chair



Second Reading of Bills—Author's Amendments

Assembly Bill 2019—An act to amend Section 32139 of, and to add Sections 32132.96 and 32140 to, the Health and Safety Code, relating to health care districts.

Bill read second time.

Assembly Bill 2026—An act to add Sections 11704.6 and 11801 to the Vehicle Code, relating to vehicle sales.

Bill read second time.

The amendments were read and adopted and the measures ordered printed, and re-referred to the committee.

INTRODUCTION AND FIRST READING OF SENATE MEASURES

The following measure was offered and ordered held at Desk:

Senate Resolution 118: By Senator Atkins—Relative to the election of members of the Senate Committee on Rules.

**CONSIDERATION OF DAILY FILE (RESUMED)
SECOND READING OF ASSEMBLY BILLS**

Assembly Bill 855—An act to amend Section 2105 of the Elections Code, relating to elections.

Bill read second time and ordered to third reading.

Assembly Bill 3007—An act to add Chapter 19 (commencing with Section 18999.9) to Part 6 of Division 9 of the Welfare and Institutions Code, relating to public social services.

Bill read second time, and ordered to consent calendar.

Assembly Bill 2524—An act to amend Sections 113789, 113818, 113843, 113846, and 114143 of, to add Sections 113739.1 and 113806.1 to, and to add Chapter 10.1 (commencing with Section 114328) to Part 7 of Division 104 of, the Health and Safety Code, relating to the California Retail Food Code.

Bill read second time.

The amendments proposed by the Committee on Health were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 2967—An act to add Section 103578 to the Health and Safety Code, relating to foster care.

Bill read second time.

The amendments proposed by the Committee on Health were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.



Assembly Bill 2762—An act to amend Section 2002 of the Public Contract Code, relating to public contracts.

Bill read second time.

The amendments proposed by the Committee on Governance and Finance were read and adopted and the measure ordered printed, and re-referred to the Committee on Veterans Affairs.

Assembly Bill 1953—An act to amend Section 1267.5 of the Health and Safety Code, relating to health care facilities.

Bill read second time.

The amendments proposed by the Committee on Health were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 2233—An act to add Section 14132.265 to the Welfare and Institutions Code, relating to Medi-Cal.

Bill read second time.

The amendments proposed by the Committee on Health were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 2073—An act to add Section 3494.5 to the Civil Code, relating to nuisance.

Bill read second time and ordered to consent calendar.

Assembly Bill 2548—An act to add Section 65080.9 to the Government Code, relating to transportation.

Bill read second time.

The amendments proposed by the Committee on Environmental Quality were read and adopted and the measure ordered printed, and to third reading.

Assembly Bill 1933—An act to amend Section 42999 of the Public Resources Code, relating to greenhouse gases.

Bill read second time.

The amendments proposed by the Committee on Environmental Quality were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 2453—An act to amend Section 17074.25 of the Education Code, and to add Section 44391.3 to the Health and Safety Code, relating to air pollution.

Bill read second time.

The amendments proposed by the Committee on Environmental Quality were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.



Assembly Bill 2195—An act to amend Section 39607.4 of the Health and Safety Code, relating to greenhouse gases.

Bill read second time.

The amendments proposed by the Committee on Environmental Quality were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 1945—An act to add Section 16428.87 to the Government Code, and to amend Sections 39712 and 39720 of the Health and Safety Code, relating to greenhouse gases.

Bill read second time.

The amendments proposed by the Committee on Environmental Quality were read and adopted and the measure ordered printed, and re-referred to the Committee on Appropriations.

Assembly Bill 2105—An act to add Section 3345.1 to the Civil Code, relating to punitive damages.

Bill read second time.

The amendments proposed by the Committee on Judiciary were read and adopted and the measure ordered printed, and to consent calendar.

Assembly Bill 887—An act to amend Section 8590.7 of the Government Code, relating to human trafficking, and making an appropriation therefor.

Bill read second time and ordered to third reading.

Assembly Bill 375—An act to add Title 1.81.5 (commencing with Section 1798.100) to Part 4 of Division 3 of the Civil Code, relating to privacy.

Bill read second time and ordered to third reading.

MOTIONS, RESOLUTIONS AND NOTICES CONSENT CALENDAR

Objections Raised

Senator Hertzberg objected to **AB 2642** being on the consent calendar.

Senator Stern objected to **AB 2678** being on the consent calendar.

The President ordered the above measures to third reading.



CONSIDERATION OF DAILY FILE (RESUMED)
CONSENT CALENDAR

Assembly Bill 2589—4/10/2018 9 p.m.—An act to amend Section 11056 of the Health and Safety Code, relating to controlled substances.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2774—6/6/2018 9 p.m.—An act to amend Section 597.9 of the Penal Code, relating to animal abuse.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1908—5/14/2018 2 p.m.—An act to amend Section 1198.5 of the Military and Veterans Code, relating to memorial districts.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2521—3/23/2018 9 p.m.—An act to amend Section 800 of the Military and Veterans Code, relating to the military.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2870—2/16/2018 9 p.m.—An act to amend Section 532 of the Military and Veterans Code, relating to the military.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1739—3/6/2018 9 p.m.—An act to amend Section 5626 of the Probate Code, relating to nonprobate transfers, and declaring the urgency thereof, to take effect immediately.

Bill read third time.

Urgency clause read and adopted, bill passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1934—2/22/2018 9 p.m.—An act to amend Section 177 of the Evidence Code, to amend Sections 288, 368, and 1336 of the Penal Code, and to amend Section 15610.23 of the Welfare and Institutions Code, relating to dependent persons.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1960—4/5/2018 9 p.m.—An act to amend Section 21110 of the Probate Code, relating to estates and trusts.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)



Assembly Bill 2113—5/7/2018 9 p.m.—An act to amend Section 1600 of the Probate Code, relating to estates and trusts.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2173—3/23/2018 4 a.m.—An act to amend Sections 1993.04 and 1993.07 of the Civil Code, relating to personal property.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2236—4/25/2018 9 p.m.—An act to amend Section 1860 of the Probate Code, relating to conservatorships.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2426—3/6/2018 9 p.m.—An act to amend Section 15408 of the Probate Code, relating to trusts.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2770—4/19/2018 9 p.m.—An act to amend Section 47 of the Civil Code, relating to privileged communications.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2792—4/5/2018 4 a.m.—An act to amend Section 7823 of the Family Code, relating to parent and child relationship.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Concurrent Resolution 117—Relative to supervised visitation providers.

Resolution read third time, adopted, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 3223—5/16/2018 9 p.m.—An act to amend Section 56350 of the Education Code, relating to special education.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1794—1/9/2018 9 p.m.—An act to amend Sections 401, 403, and 901 of, and to add Section 401.5 to, the Ojai Basin Groundwater Management Agency Act, relating to water.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)



Assembly Bill 3254—5/17/2018 9 p.m.—An act to amend Sections 56015, 56046, 56133.5, 56157, 56332, 56375, 56652, 56668, 56856.5, 57025, and 57026, of, to add Section 56079.5 to, and to amend and renumber Section 56880 of, the Government Code, relating to local government.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2587—4/3/2018 4 a.m.—An act to amend Section 3303.1 of the Unemployment Insurance Code, relating to unemployment benefits.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 1799—4/12/2018 9 p.m.—An act to amend Section 2084 of the Insurance Code, relating to fire insurance.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2229—4/12/2018 9 p.m.—An act to amend Section 10102 of the Insurance Code, relating to insurance.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Assembly Bill 2847—6/19/2018 9 p.m.—An act to amend Sections 1946 and 1951.3 of, and to add Section 1951.35 to, the Civil Code, relating to real property.

Bill read third time, passed, and ordered transmitted to the Assembly.

(NOTE: See Consent Calendar Roll Call)

Consent Calendar Roll Call

The roll was called and the above measures on the consent calendar passed by the following vote:

AYES (36)—Senators Allen, Atkins, Bates, Beall, Bradford, Cannella, Chang, De León, Dodd, Fuller, Gaines, Galgiani, Glazer, Hernandez, Hertzberg, Hill, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Moorlach, Morrell, Nguyen, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Stone, Vidak, Wiener, and Wilk.

NOES (0)—None.



**MOTIONS, RESOLUTIONS AND NOTICES
UNANIMOUS CONSENT TO TAKE UP
WITHOUT REFERENCE TO COMMITTEE OR FILE**

Senator Atkins asked for, and was granted, unanimous consent to take up **SR 118** at this time, without reference to committee or file.

Consideration of Senate Resolution 118

Senate Resolution 118—Relative to the election of members of the Senate Committee on Rules.

Resolution read and presented by Senator Atkins, and adopted.

MOTION TO SUSPEND JOINT RULE 62(a)

Senator Mitchell moved that Joint Rule 62(a) be suspended for the purpose of allowing the Committee on Budget and Fiscal Review to meet and hear **AB 1823** and **AB 1838** without four days' notice in the Daily File.

Roll Call

The roll was called and the motion carried by the following vote:

AYES (21)—Senators Allen, Atkins, Bradford, Dodd, Galgiani, Glazer, Hernandez, Hertzberg, Hueso, Jackson, Lara, Leyva, McGuire, Mitchell, Monning, Pan, Portantino, Roth, Skinner, Stern, and Wiener.

NOES (11)—Senators Bates, Chang, Fuller, Gaines, Moorlach, Morrell, Nguyen, Nielsen, Stone, Vidak, and Wilk.

UNANIMOUS CONSENT TO SUSPEND JOINT RULE 62(a)

Without objection, Joint Rule 62(a) was suspended for the purpose of allowing the Committee on Transportation and Housing to meet and hear **AB 533** without four days' notice in the Daily File.

**CONSIDERATION OF DAILY FILE (RESUMED)
THIRD READING OF ASSEMBLY BILLS (RESUMED)**

Assembly Bill 375—An act to add Title 1.81.5 (commencing with Section 1798.100) to Part 4 of Division 3 of the Civil Code, relating to privacy.

Bill read third time.

Amendments Adopted

Amendments to **AB 375** proposed by Senator Hertzberg were read and adopted and the measure ordered printed and to second reading.



**MOTIONS, RESOLUTIONS AND NOTICES
RE-REFERENCE TO COMMITTEE
PURSUANT TO SENATE RULE 29.10(b)**

Pursuant to Senate Rule 29.10(b), the following measure was re-referred to the Committee on Rules:

AB 375

**RE-REFERENCE TO COMMITTEE
PURSUANT TO SENATE RULE 29.10(c)**

Pursuant to Senate Rule 29.10(c), the following measure was re-referred to the Committee on Rules:

AB 887

LEAVES OF ABSENCE

The following Senators were granted leaves of absence for the day due to illness: Senators Anderson and Berryhill.

**FURTHER PROCEEDINGS UNDER QUORUM CALL OF THE
SENATE DISPENSED WITH**

At 4:07 p.m., on motion of Senator Atkins, further proceedings under the quorum call of the Senate were dispensed with.

MOTION TO ADJOURN

Senator Atkins moved that the Senate stand in recess. The Desk shall remain open to receive communications and to conduct the business of the day. At which time, the Senate will adjourn until Tuesday, June 26, 2018.

Motion carried.

MESSAGES FROM THE ASSEMBLY

Assembly Chamber, June 25, 2018

Mr. President: I am directed to inform your honorable body that the Assembly on this day passed:

SB 1139

SB 1173

Above bills ordered enrolled.

Assembly Chamber, June 25, 2018

Mr. President: I am directed to inform your honorable body that the Assembly amended, and on this day passed, as amended:

SB 914

SB 925

SB 1053

SB 1507

And respectfully requests your honorable body to concur in said amendments.

Above bills ordered to unfinished business.

Assembly Chamber, June 25, 2018

Mr. President: I am directed to inform your honorable body that the Assembly on this day concurred in Senate amendments to:

AB 1827

E. DOTSON WILSON, Chief Clerk of the Assembly



REPORTS OF STANDING COMMITTEES

Committee on Rules

State Capitol, June 25, 2018

The Committee on Rules has re-referred the following measures to committee:

Agriculture—AB 1165.

Elections and Constitutional Amendments—AB 6.

Judiciary—AB 2267.

The Committee on Rules has re-referred the following measure to two committees:

Governance and Finance and Health—AB 653.

Committee on Appropriations

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Appropriations, to which was referred:

AB 3040

Reports the same back with author’s amendments with the recommendation: Amend, and re-refer to the committee.

PORTANTINO, Chair

Second Reading of Bills—Author’s Amendments

Assembly Bill 3040—An act to amend Section 4830.7 of the Business and Professions Code, and to amend Section 597.9 of, and to repeal and add Section 286.5 of, the Penal Code, relating to sexual abuse of animals.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Health

Date of Hearing, June 20, 2018

Mr. President: The Committee on Health, to which was referred:

AB 2679

Reports the same back with the recommendation: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations with the recommendation: To consent calendar.

PAN, Chair

Above bill ordered to second reading.



Committee on Judiciary

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Judiciary, to which were referred:

AB 2071

AB 3250

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

JACKSON, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 2071—An act to add Section 819 to the Government Code, relating to local government.

Bill read second time.

Assembly Bill 3250—An act to amend Section 6402.2 of the Business and Professions Code, to amend Sections 51.7, 52.1, and 54.8 of the Civil Code, to amend Section 70677 of the Government Code, to amend Section 1861.03 of the Insurance Code, and to repeal Section 1 of Chapter 1293 of the Statutes of 1976, relating to civil law.

Bill read second time.

The amendments were read and adopted and the measures ordered printed, and re-referred to the committee.

Committee on Health

Date of Hearing, June 20, 2018

Mr. President: The Committee on Health, to which were referred:

AB 2472

AB 2579

Reports the same back with the recommendation: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations.

PAN, Chair

Above bills ordered to second reading.

Committee on Elections and Constitutional Amendments

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Elections and Constitutional Amendments, to which was referred:

AB 6

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

STERN, Chair



Second Reading of Bills—Author’s Amendments

Assembly Bill 6—An act to amend Section 13119 of the Elections Code, relating to elections.

Bill read second time.

Request to Add Urgency Section

To the Committee on Rules: I request permission to add an urgency section to AB 6 pursuant to Joint Rule 58.

ASSEMBLY MEMBER OBERNOLTE

Permission of Rules Committee

Senate Chamber, June 25, 2018

The Committee on Rules grants permission to offer amendments which would add an urgency section to AB 6.

ATKINS, Chair

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

Committee on Governance and Finance

Date of Hearing, June 20, 2018

Mr. President: The Committee on Governance and Finance, to which were referred:

AB 2485

AB 2600

Reports the same back with the recommendation: Do pass as amended.

MCGUIRE, Chair

Above bills ordered to second reading.

Committee on Rules

State Capitol, June 25, 2018

Mr. President: On a vote of 4–0, the Committee on Rules has re-referred the following measure pursuant to Senate Rule 29.10:

Judiciary—AB 375 (Senate Rule 29.10(b))

ATKINS, Chair

Senate Chamber, June 25, 2018

Mr. President: The Committee on Rules has examined:

SB 849

SB 856

And reports the same have been correctly enrolled and presented to the Governor on the 25th day of June, 2018, at 5 p.m.

ATKINS, Chair



Committee on Budget and Fiscal Review

Senate Chamber, June 25, 2018

Mr. President: The Chair of the Committee on Budget and Fiscal Review, to which was referred:

AB 1823

Reports the same back with author's amendments with the recommendation: Amend, and re-refer to the committee.

MITCHELL, Chair

Second Reading of Bills—Author's Amendments

Assembly Bill 1823—An act to amend, repeal, and add Section 12301.24 of the Welfare and Institutions Code, relating to public social services, and making an appropriation therefor, to take effect immediately, bill related to the budget.

Bill read second time.

The amendments were read and adopted and the measure ordered printed, and re-referred to the committee.

MOTIONS, RESOLUTIONS AND NOTICES**MEASURES WITHDRAWN AND RE-REFERRED TO COMMITTEE**

Without objection, the following measures were withdrawn from the Committee on Judiciary and re-referred to the Committee on Appropriations:

AB 595

AB 626

Without objection, the following measure was withdrawn from the Committee on Environmental Quality and re-referred to the Committee on Appropriations:

AB 2006

MEASURES WITHDRAWN AND PLACED ON FILE

Without objection, the following measure was withdrawn from the Committee on Judiciary and ordered to second reading:

AB 2388

Without objection, the following measure was withdrawn from the Committee on Appropriations and ordered to second reading:

AB 958



SENATE COMMITTEE ROLL CALLS

Committee on Appropriations

AB 93—Do pass

AYES (7)—Senators Bates, Beall, Bradford, Hill, Nielsen, Portantino, and Wiener.

NOES (0)—None.

AB 1773—Do pass

AYES (7)—Senators Bates, Beall, Bradford, Hill, Nielsen, Portantino, and Wiener.

NOES (0)—None.

AB 2270—Do pass

AYES (7)—Senators Bates, Beall, Bradford, Hill, Nielsen, Portantino, and Wiener.

NOES (0)—None.

Date of Hearing: 6/25/2018

Portantino, Chair

Committee on Budget and Fiscal Review

AB 1815—Do pass

AYES (16)—Senators Beall, Glazer, Jackson, McGuire, Mitchell, Monning, Moorlach, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Stone, Wieckowski, and Wilk.

NOES (0)—None.

AB 1822—Do pass

AYES (13)—Senators Beall, Glazer, Jackson, McGuire, Mitchell, Monning, Pan, Portantino, Roth, Skinner, Stern, Wieckowski, and Wilk.

NOES (3)—Senators Moorlach, Nielsen, and Stone.

AB 1827—Do pass

AYES (15)—Senators Beall, Glazer, Jackson, McGuire, Mitchell, Monning, Moorlach, Nielsen, Pan, Portantino, Roth, Skinner, Stern, Wieckowski, and Wilk.

NOES (0)—None.

Date of Hearing: 6/25/2018

Mitchell, Chair

REQUESTS TO ADJOURN IN MEMORIAM

Senator Monning requested that when the Senate adjourns this day it do so in memory of Alfred LeBlanc of Oakland.

ADJOURNMENT

At 5:07 p.m., on motion of Senator Atkins, the Senate adjourned pursuant to the Senator’s request until 9 a.m., Tuesday, June 26, 2018.

NEVA MARIE PARKER, Minute Clerk

