Reentry Council

City & County of San Francisco

Subcommittee on Legislation, Policy & Practices

AGENDA

Wednesday, March 24, 2021 2:30pm to 4:30pm

Join Zoom Meeting

https://us02web.zoom.us/j/83749664209?pwd=M1pCUVZtVCtxdHBtVGNXMHR5V3hOUT09

Meeting ID: 837 4966 4209 Passcode: 063595

Dial by your location

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+1 346 248 7799 US (Houston)

+1 646 876 9923 US (New York)

+1 301 715 8592 US (Washington D.C)

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Meeting ID: 837 4966 4209

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REMOTE MEETING VIA VIDEOCONFERENCE Watch via Zoom: In accordance with Governor Gavin Newsom's statewide order for all residents to "Stay at Home" – and with the numerous local and state proclamations, orders and supplemental directions – aggressive directives have been issued to slow down and reduce the spread of the COVID-19 virus.

Reentry Council and Subcommittees meetings will be held through videoconferencing will allow remote public comment via the videoconference or through the number noted above. Members of the public are encouraged to participate remotely by submitting written comments electronically to victoria.westbrook@sfgov.org. These comments will be made part of the official public record in these matters and shall be brought to the attention of the members of the Reentry Council member. Explanatory and/or Supporting Documents, if any, will be posted at: https://sfgov.org/sfreentry/

Note: Public comment will be taken throughout the meeting or by email to reentrycouncil@sfgov.org

Reentry Council

City & County of San Francisco

- 1. Introductions/Role Call (discussion only)
- 2. Ramaytush (rah-my-toosh) Ohlone Land Acknowledgement (discussion and possible action)
- 3. 2021 Legislation Recommendations to the Reentry Council (discussion and possible action)
- 4. Legislation, Policy, and Practices Priority Group Updates (discussion and possible action)
- 5. 2021 Reentry Council Calendar
- 6. Member Roundtable and Agenda Items for Next Meeting (discussion only)
- 7. Adjournment

Next Meeting: Wednesday, May 26, 2021 @2:30-4:30pm Zoom Meeting

Reentry Council

City & County of San Francisco

SUBMITTING WRITTEN PUBLIC COMMENT TO THE REENTRY COUNCIL

Persons who are unable to attend the public meeting may submit to the Reentry Council, by the time the proceedings begin, written comments regarding the subject of the meeting. These comments will be made a part of the official public record, and brought to the attention of the Reentry Council. Written comments should be submitted to: Victoria Westbrook, Interim Reentry Policy Planner, Adult Probation Department, 564 Sixth St., San Francisco, CA 94102, or via email: victoria.westbrook@sfgov.org.

MEETING MATERIALS

Copies of agendas, minutes, and explanatory documents are available through the Reentry Council's website at http://sfreentry.com or by calling Victoria Westbrook at (415) 930-2202 during normal business hours. The material can be Faxed or mailed to you upon request.

ACCOMMODATIONS

To obtain a disability-related modification or accommodation, including auxiliary aids or services, to participate in the meeting, please contact Victoria Westbrook, at reentry.council@sfgov.org or (415) 930-2202 at least two business days before the meeting.

TRANSLATION

Interpreters for languages other than English are available on request. Sign language interpreters are also available on request. For either accommodation, please contact Victoria Westbrook, at reentry.council@sfgov.org or (415) 930-2202 at least two business days before the meeting.

CHEMICAL SENSITIVITIES

To assist the City in its efforts to accommodate persons with severe allergies, environmental illness, multiple chemical sensitivity or related disabilities, attendees at public meetings are reminded that other attendees may be sensitive to various chemical based products. Please help the City accommodate these individuals.

KNOW YOUR RIGHTS UNDER THE SUNSHINE ORDINANCE (Chapter 67 of the San Francisco Administrative Code)

Government's duty is to serve the public, reaching its decisions in full view of the public. Commissions, boards, councils and other agencies of the City and County exist to conduct the people's business. This ordinance assures that deliberations are conducted before the people and that City operations are open to the people's review. Copies of the Sunshine Ordinance can be obtained from the Clerk of the Sunshine Task Force, the San Francisco Public Library, and on the City's web site at: www.sfgov.org/sunshine.

FOR MORE INFORMATION ON YOUR RIGHTS UNDER THE SUNSHINE ORDINANCE OR TO REPORT A VIOLATION OF THE ORDINANCE, CONTACT THE SUNSHINE ORDINANCE TASK FORCE:

Administrator
Sunshine Ordinance Task Force
City Hall, Room 244
1 Dr. Carlton B. Goodlett Place,
San Francisco, CA 94102-4683.
Telephone: (415) 554-7724

Fax: (415) 554-5163 E-Mail: soft@sfgov.org

CELL PHONES

The ringing of and use of cell phones, pagers and similar sound-producing electronic devices are prohibited at this meeting. Please be advised that the Co-Chairs may order the removal from the meeting room of any person(s) responsible for the ringing or use of a cell phone, pager, or other similar sound-producing electronic devices.

LOBBYIST ORDINANCE

Individuals and entities that influence or attempt to influence local legislative or administrative action may be required by San Francisco Lobbyist Ordinance (SF Campaign and Governmental Conduct Code sections 2.100-2.160) to register and report lobbying activity. For more information about the Lobbyist Ordinance, please contact the Ethics Commission at 30 Van Ness Avenue, Suite 3900, San Francisco CA 94102, telephone (415) 581-2300, FAX (415) 581-2317, and web site http://www.sfgov.org/ethics/

1	[Rules of Order - Adding Board Rule 4.7.1 - Acknowledgement of Ramaytush Ohlone Community]
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3	Motion amending the Rules of Order of the Board of Supervisors by adding Rule 4.7.1
4	to require the President to read a statement acknowledging the Ramaytush Ohlone
5	community.
6	
7	MOVED, That the Board of Supervisors hereby amends the Board of Supervisors
8	Rules of Order by adding Rule 4.7.1, to read as follows:
9	4.7.1. Acknowledgement of the Ramaytush Ohlone Community. Following the
10	Call to Order and Roll Call, the President shall read the following statement:
11	
12	The San Francisco Board of Supervisors acknowledges that we are on the unceded
13	ancestral homeland of the Ramaytush Ohlone who are the original inhabitants of the
14	San Francisco Peninsula. As the indigenous stewards of this land and in accordance
15	with their traditions, the Ramaytush Ohlone have never ceded, lost, nor forgotten their
16	responsibilities as the caretakers of this place, as well as for all peoples who reside in
17	their traditional territory. As guests, we recognize that we benefit from living and
18	working on their traditional homeland. We wish to pay our respects by acknowledging
19	the Ancestors, Elders, and Relatives of the Ramaytush Ohlone community and by
20	affirming their sovereign rights as First Peoples.
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City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Motion: M20-196

File Number: 201271 Date Passed: December 08, 2020

Motion amending the Rules of Order of the Board of Supervisors by adding Rule 4.7.1 to require the President to read a statement acknowledging the Ramaytush Ohlone community.

November 30, 2020 Rules Committee - RECOMMENDED

December 08, 2020 Board of Supervisors - APPROVED

Ayes: 11 - Fewer, Haney, Mandelman, Mar, Peskin, Preston, Ronen, Safai, Stefani, Walton and Yee

File No. 201271

I hereby certify that the foregoing Motion was APPROVED on 12/8/2020 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo
Clerk of the Board

Reentry Council of the City and County of San Francisco Formatted: Left: 0.76", Right: 1.19", Top: 0.94", Bottom: 0.88", Footer distance from edge: 0.74" **Reentry Council Subcommittees** 3 4 5 6 Mission 7 The mission of the Reentry Council Subcommittees ("Subcommittees") is to assist the 8 Reentry Council of the City & County of San Francisco ("Reentry Council") in addressing 9 issues related to the reentry population. The Subcommittees are comprised of previously 10 incarcerated people, other individuals who are deeply invested in improving the criminal justice system and its treatment of the reentry population, nonprofit services providers, public 11 12 servants, and advocates. 13 14 Meetings The Subcommittees shall hold meetings as may be required for the satisfactory performance of 15 its mission in accordance with the Bylaws of the Reentry Council as established by Chapter 16 5.1 of the San Francisco Administrative Code ("Bylaws"). 17 18 19 The Subcommittees shall hold at least one annual retreat each year. 20 Regular meetings of the Subcommittees shall be convened at dates decided by the 21 Subcommittee members in consultation with the Reentry Council Staff. 22 23 24 Special meetings shall be convened by decision of the Subcommittees. 25 26 The Reentry Council Staff shall notify Subcommittee members and the public of the location and time of all Subcommittee meetings. 27 28 29 Ramaytush Ohlone Land Acknowledgement Formatted: Indent: Left: 0.25" 30 At the beginning of each meeting, after the Introductions and Roll Call, the Chair shall read -Formatted: Line spacing: 1.5 lines

the following Ramaytush Ohlone Land Acknowledgement: "The members of this

Subcommittee of the Reentry Council of the City and County of San Francisco acknowledge

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that we are on the unceded ancestral homeland of the Ramaytush (rah-my-toosh) Ohlone 1 2 who are the original inhabitants of the San Francisco Peninsula. As the indigenous stewards 3 of this land and in accordance with their traditions, the Ramaytush (rah-my-toosh) Ohlone 4 have never ceded, lost, nor forgotten their responsibilities as the caretakers of this place, as well as for all peoples who reside in their traditional territory. As guests, we recognize that 5 we benefit from living and working on their traditional homeland. We wish to pay our 6 7 respects by acknowledging the Ancestors, Elders, and Relatives of the Ramaytush (rah-my-8 toosh) Ohlone community and by affirming their sovereign rights as First Peoples."

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Agenda

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The agenda for each regular meeting shall be prepared by the Reentry Council Staff in consultation with the Chairperson of the Subcommittees, in conformity with the Bylaws and the rules herein, and shall include:

- (a) Any item the inclusion of which has been ordered by the Subcommittee at a previous session;
- (b) Any item proposed by the Chairperson of the Subcommittee;
- (c) Any item proposed by the Reentry Council;
- (d) Any item proposed by a member of the Subcommittee.

The agenda for each special meeting shall consist only of those items which are proposed for consideration at that special meeting.

During a meeting, the Subcommittees may revise the agenda and may, as appropriate, defer or delete items; only urgent and important items may be added to the agenda.

Subcommittee Membership

The members of the Subcommittee ("Members") shall be appointed by the Reentry Council in accordance with the Reentry Council Ordinance and the Bylaws during the July meeting or subsequent Reentry Council meetings if new members request to join the Subcommittee. Members may be removed from the Subcommittee upon their request.

1	
2	The term of office of the Members shall begin on the day of the appointment by the
3	Reentry Council and expire 1 year from the date of appointment.
4	
5	Subcommittee Chairperson
6	Each Subcommittee shall elect from among its members one to three Chairperson(s) to
7	represent the Subcommittee. The subcommittee chair/s must agree to a two year commitment.
8	The voting requirement for such election shall be simple majority.
9	
10	The Chairperson shall declare the opening and closing of each meeting of the Subcommittee,
11	direct the discussion, ensure observance of these rules herein, and accord the right to speak,
12	put motions to the vote and announce decisions. The Chairperson, subject to these rules, shall
13	have control over the proceedings of the Subcommittee and over the maintenance of order at
14	its meetings.
15	
16	The Chairperson shall confer with Reentry Council Staff on the logistics of conducting the
17	Subcommittee meetings.
18	
19	The Chairperson shall represent the Subcommittees in front of the public, the Reentry
20	Council, the Mayor, the Board of Supervisors and other public entities or organizations.
21	The Chairperson of each Subcommittee shall serve as a liaison to the other Subcommittee(s),
22	and shall be supported by the Reentry Council Staff in the performance as such.
23	
24	Attendance Requirement
25	The subcommittee chairs shall monitor the attendance of subcommittee members. In the event
26	that any subcommittee member misses three regularly scheduled subcommittee meetings in a
27	twelve-month period without prior notice to the Reentry Policy Planner the subcommittee
28	shall certify that fact in writing to the appointing authority, and the subcommittee member
29	shall be deemed to have resigned from the Reentry Council subcommittee on the date of such
30	certification.
31	
32	Voting

3

A Subcommittee Member shall have the right to introduce a motion and the Chairperson shall put the motion to vote after receiving a second. Each Member shall have one vote. Decisions of the Subcommittee shall be made by a simple majority of the Members present.
Quorum The number of total members appointed in the July's meeting by the Council, then divided by two. If an odd number of members, then quorum is established by rounding to the nearest whole number.
Communications with the Reentry Council The Subcommittees shall bring to the attention of the Reentry Council, in accordance with the Bylaws and the rules herein, communications ("Communication(s)") which are for consideration by the Reentry Council.
The Communications shall be in writing, and may include concerns, requests, questions and comments.
A Communication may begin by a motion by a Member.
Prior to submission to the Reentry Council, the Chairperson(s) of the Subcommittee that originated the Communication ("Originating Subcommittee") shall send the Communication in writing to the Chairperson(s) of the other Subcommittee(s) ("Non-originating Subcommittee(s)).
The Chairperson(s) of the Non-originating Subcommittees shall forward the Communication to their Subcommittee members to consider for endorsement.
A Communication shall be submitted to the Reentry Council if the Communication has been approved by a simple majority vote of the Originating Subcommittee and the Non-Originating Subcommittee(s) has/have had an opportunity for endorsement.
The Chairperson of the Originating Subcommittee is responsible for the submission of the

1	Communications to the Reentry Council. The Reentry Council Staff shall assist the
2	Chairperson in doing so. If a written response by the Reentry Council is requested by the
3	Subcommittee, the Chairperson shall specify such a date in the Communication.
4	
5	Adoption of Rules
6	The rules contained herein are effective if and only if they have been approved by at least two
7	thirds of the Subcommittee Members, and subsequently passed by the Reentry Council.
8	Changes to these rules must be made in writing and approved by the same process.
9	
10	The Reentry Council Staff shall keep a log of when the rules are adopted and changed.
11	
12	Updated April 22, 2021.

2021 LPP Legislation List to Vote Upon

	Subcommittee Member	Bill	Bill Name	Subject	Author	Summary
1	Danica Rodarmel	AB 118	CRISIS Act - Emergency services: community response:		Kamlager	Create & evaluates 3-year grant pilot program to fund CBOs with minimum of \$250K/yr to offer non-law-enforcement emergency responses for specified vulnerable populations.
2	Tara Anderson	AB 127	Arrest Warrants		Kamlager	expands who can declare propable casue for arrest of a peace officer.
3	Bobby Jones-Hanley	AB 256	Criminal procedure: discrimination		Kalra	Existing law prohibits the state from seeking a criminal conviction or sentence on the basis of race, ethnicity, or national origin, as specified, and, in a case in which judgment has not been entered prior to January 1, 2021, allows a petition to be filed alleging a violation of that prohibition. Existing law authorizes a court that finds a violation of that prohibition to impose specified remedies, including, among other things, modifying the judgment and resentencing the defendant. This bill would authorize that petition to be filed for cases in which a judgment was entered prior to January 1, 2021. The bill would additionally make other technical changes.
						requires grants to counties for housing of recently incarcerated to avoid
4	Linda Connelly	AB 328	Reentry Housing	Deil	Chiu	homelessness and to become stable
6	Linda Connelly Danica Rodarmel	AB 329 AB 333	Bail Gang Enhancements	Bail	Bonta Kamlager	0 bail for crimes other than serous or violent Reduces number of crimes that allow for gang enhancments to be charged and requires birfurcation of gang allegations from guilt determination at trial
7	Bobby Jones-Hanley	AB 417	Rising Scholars Network: justice- involved students.		McCarty	This bill would authorize the office of the Chancellor of the California Community Colleges to establish a program, named the Rising Scholars Network, to enter into agreements with up to 50 community colleges to provide additional funds for services in support of postsecondary education for justice-involved students, as defined. The bill would require a community college district that wishes to participate in the Rising Scholars Network to apply to the board of governors for funding pursuant to these provisions, as provided, and would require the board of governors to adopt regulations for the Rising Scholars Network that fulfill certain goals and guidance. The bill would require the board of governors, on or before December 31, 2023, and every 2 years thereafter, to submit a report, as specified, describing its efforts to serve justice-involved students, and including recommendations on whether and how the Rising Scholars Network can be expanded to all community college districts and campuses. Limit youth probation to 6 months. (Improves outcomes for youth by
8	Danica Rodarmel	<u>AB 503</u>	Limit Youth Probation		Stone	minimizing the time they spend on probation, and tailoring probation conditions to meet their needs.)
9	Bobby Jones-Hanley	AB 624	Juveniles: transfer to court of criminal jurisdiction: appeals.		Bauer-Kahan	Appeals of orders transferring juveniles to the jurisdiction of the adult criminal court.
10	John Grayson	<u>AB 653</u>	Medication Assisted treatment		Walden R	To establish a 3 year pilot program to one or more institutions that will provide a medically assisted substance use disorder treatment model for treatment of inmates
11	John Grayson	AB 655	Law enforcement accoutability		Kaira D	Backround on police officers, that has been involved in membership of a hate group, or participated in hate group activities.

12	Bobby Jones-Hanley	AB 717	Prisoners: identification cards		Stone	This bill would require the Department of Corrections and Rehabilitation to ensure all inmates released from state prison are released with a valid California identification card. The bill would require, among other things, that the California Department of Corrections and Rehabilitation obtain Department of Motor Vehicles-approved cameras, determine the documentation inmates require for California identification cards and driver's licenses and provide inmates with the opportunity and means to obtain those documents, provide inmates with the opportunity and means to work with the Department of Motor Vehicles to obtain a California identification card or driver's license, and to make licensing examinations available to inmates.	
			Immigration				
13	Danica Rodarmel	AB 937	enforcement		Carrillo, Kalra, Santiago	Stop ICE Transfers for people being released from incarceration.	
14	Bobby Jones-Hanley	AB 960	Medical parole		Bonta	Existing law authorizes a court to resentence or recall the sentence of a prisoner if the court finds that the prisoner is terminally ill, as specified, or the prisoner is permanently medically incapacitated, as specified, and, in either case, the conditions under which the prisoner would be released or receive treatment do not pose a threat to public safety. This bill would require a designated medical representative from the State Department of Public Health to participate in the evaluation of prisoners for compassionate release or for medical parole, as specified. This bill would require, in the event of a pandemic, that the State Department of Public Health provide medical representatives to assist the Department of Corrections and Rehabilitation in identifying candidates for compassionate release. This bill would further require the department to annually report to the Legislature, beginning January 1, 2023, the number of prisoners released on medical parole and the number of those prisoners returned to the department's custody under this provision.	hearing 3/16
- 1-	Bobby Jolies-Harliey	AB 900	Wedical parole	Prisons: Inmate	Donia	Makes personal visits of incarcerated individuals a right rather than a	nearing 3/10
15	Victoria Westbrook	AB 990	Family Unity Bill	Visitation	Rob Bonta	privilege	
			Juvenile facilities:		i too bonta		
40	D	15.4405	storage and use of		a.		
16	Bobby Jones-Hanley	<u>AB 1165</u>	chemical agents.		Gipson	Ban on chemical agents in juvenile facilities.	
17	Danica Rodarmel Bobby Jones-Hanley	AB 1308	Arrest and conviction record relief		Ting	Makes AB 1076 (2019), which directed the DOJ to identify people eligible for arrest record relief or automatic conviction record relief on a monthly basis, retroactive. Bill would open doors to those facing employment and housing barriers by automating the process of clearing an arrest or criminal record for eligible individuals. This bill will require the DOJ to provide the same automatic arrest and conviction relief for records starting on January 1, 1973, creating equity for all Californians. Current language in the bill is spot language, but this bill will provide	
18	Danica Rodarmel	AB 1540	Resentencing		Ting	techincial procedural cleanup to the "second look" resentencing law.	
19			, i				
			Peace officers:			The bill would eliminate certain immunity provisions for law enforcement	
20	Bobby Jones-Hanley	<u>SB 2</u>	certification: civil rights		Bradford	officers.	
21	Bobby Jones-Hanley	SB 16	Peace officers: release of records		Skinner	This bill would make every incident involving use of force to make a member of the public comply with an officer, force that is unreasonable, or excessive force subject to disclosure. allows Probation or suspended sentences for various controlled	
22	Linda Connelly	<u>SB 73</u>	Probation Eligibility Re: Controlled substances		Weiner	substance crimes and impose state mandated local programs. (Mandatory minimum sentencing reform.)	

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					Judges currently have authority to dismiss sentence enhancements "in
					furtherance of justice," but that standard has never been
					defined or clarified by the Legislature or courts and can be applied
					inconsistently. SB 81 with exceptions, will require a court to dismiss an
			Sentence		enhancement in specified circumstances unless
			Enhancement		overcome by clear and convincing evidence that dismissal of the
23	Bobby Jones-Hanley	SB 81	Dismissals	Skinner	enhancement would endanger public safety.
					SB 82 reforms California's 150-year-old statute to ensure that petty theft
					is no longer treated like armed robbery by doing the following:
					Creates a new category of "petty theft in the first degree" for thefts
					under \$950 that may involve force or fear but did not cause serious injury
					or the use of a deadly weapon. This
					new category includes a higher penalty than simple petty theft and is
					punishable by up to one year of jail time and/or \$1,000 fine.
					Categorizes petty theft that does not involve any force or fear as "petty"
					theft in the second degree" which remains punishable by jail time for up to
					six months and/or \$1,000 fine.
					Prohibits either category of petty theft from being charged as robbery or
					burglary.
					Applies this change retroactively allowing individuals convicted of
24	Bobby Jones-Hanley	SB 82	Petty Theft Reform	Skinner	robbery to apply for resentencing if they meet the criteria.
					update MHSA to focus more on people with mental illness who are also
					homeless, in crimnal justice system, and as early intervention for youth
					Existing law, the Mental Health Services Act (MHSA), an initiative
					measure enacted by the voters as Proposition 63 at the November 2,
					2004, statewide general election, establishes the continuously
					appropriated Mental Health Services Fund to fund various county mental
					health programs and requires counties to spend those funds as specified.
					As part of the MHSA, existing law requires counties to engage in specified planning activities, including creating and updating a 3-year program and
					expenditure plan through a stakeholder process. Existing law authorizes
					counties to spend 5% of MHSA money on innovative programs, upon
					approval of the Mental Health Services Oversight and Accountability
					Commission. This bill would amend the MHSA by authorizing counties to
					expend funds for their innovative programs without approval by the
					commission if the program is establishing or expanding a program implementing the full-service partnership model, as defined. This bill would
					i i i i i i i i i i i i i i i i i i i
			Mental Health Services		state the finding and declaration of the Legislature that this change is consistent with, and furthers the intent of, the MHSA.This bill contains
25	Linda Connelly	CD 400	Act: Homeless	I lesh ave	other existing laws. Last Amended on 3/10/2021
23	Linua Connelly	SB 106	Act. Homeless	Umberg	Creates a more fair pretrial justice system in California by: 1) setting bail
					at \$0 for most misdemeanors and low-level felonies;
					2) ensuring people accused do not remain in custody simply because
					they cannot afford to pay bail and do not assume any costs of court-
					imposed release conditions; and, 3) requiring bail
					companies to refund the premiums they receive from defendants who
26	Robby Jones Hanley	SB 262	Pail	Hortzhara 9 Skinner / Banta	aren't charged; have their case dismissed or make all of their required
26	Bobby Jones-Hanley	<u>SB 202</u>	Bail	Hertzberg & Skinner / Bonta	court appearances.
27	Danica Podarmal	CD 074	Universal Sheriff	Mionor	Repeal eligibility provisions that require sheriffs to have advanced POST
	Danica Rodarmel	SB 271	Eligibility	Wiener	certificate and has had law enforcement experience.

			Victim compensation:			
			use of force by a peace		expands victim compensation to victims of police violence and their	
28	Tara Anderson	SB 299	officer.	Leyva	surviving family.	
					Deletes provisions that suspend program for housing young adults who	
					are 18 to 24 years of age esp. those formerly in the state's foster care or	
29	Stephanie Lomas	SB 413	Foster youth: housing	Ting	probation systems. Allows for \$8M annually to fund program	
					Require CDCR to offer college programs for incarcerated individuals with	
					HS diploma or GED. Creates criteria to prioritize various college	
			Incarcerated students		programs. Requires CDCR to assign an incarcerated individual enrolled	
30	Danica Rodarmel	SB 416	rights	Hueso	in full-time college program a full-time work or training assignment.	
			Local government		The PROMYSE (Promoting Youth Success and Empowerment) Act, will	
			financing: juvenile		dramatically improve spending and accountability of an annual state grant	
31	Bobby Jones-Hanley	SB 493	justice	Bradford	called the Juvenile Justice Crime Prevention Act	
					This bill would repeal the authority to collect a number of criminal fines	
32	Bobby Jones-Hanley	SB 586	<u>Criminal fees</u>	Bradford	and fees.	
					Sunset criminal convictions and proposes expanding record sealing to all	
					sentences following completion of terms of incarceration, post-release	
					supervision, and an additional period of time - provided the person has	
	Danica Rodarmel		Sunset of Criminal		completed their sentence without any new felony convictions and has no	
33	Bobby Jones-Hanley	SB 731	Convictions	Durazo	new charges pending.	

Legislation, Policy, & Practices Priorities

- 1. Legislation Recommendations to the Reentry Council
- 2. Lobbying Day in Sacramento
- 3. Representation at Prop C and Mental Health SF oversight committees from/for justice involved perspective to advocate on budget
- 4. Planning for reentry at entry
- 5. Educational campaign to spread awareness and help change the narrative

Reentry Council of the City and County of San Francisco

2021 Meeting Calendar

Council Meetings: 4th Thursday of the first month of each quarter 10am-12pm

- January 28, 2021 Zoom Meeting
- April 22, 2021 TBD
- July 22, 2021 TBD
- October 28, 2021 TBD

Subcommittee on Direct Services: 2nd Thursday of all uneven months 5:30-7:30pm

- January 14, 2021 Zoom Meeting
- March 11, 2021 Zoom Meeting
- May 13, 2021 TBD
- July 8, 2021 TBD
- September 9, 2021 TBD
- November 11, 2021 TBD

Subcommittee on Legislation, Policy and Practices: 4th Wednesday of all uneven months 2:30-4:30pm

- January 27, 2021 Zoom Meeting
- March 24, 2021 Zoom Meeting
- May 26, 2021 TBD
- July 28, 2021 TBD
- September 22, 2021 TBD
- November 24, 2021 TBD

Slated Community Events supported and/or hosted by Reentry Council

- 4th Annual Community Appreciation Dinner at Cathedral of St. Mary of the Assumption Event Center located at 1111 Gough St (Date to be Announced)
- 3rd Annual Recovery Summit at the Koret Auditorium in the Main Library (Date to be Announced)
- 8th Annual Restorative Justice Reentry Conference and Resource Fair at Cathedral of St. Mary of the Assumption Event Center located at 1111 Gough St (Date to be Announced)