

Reentry Council

City & County of San Francisco

Subcommittee on Legislation, Policy & Practices

AGENDA

Wednesday, February 22, 2023

2:30pm to 4:30pm

CASC, 564 6th Street, SF, CA 94103; 2nd Floor Rm 227/228

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

1. Roll Call
2. The Ramaytush Ohlone Land Acknowledgement (*discussion only*)
3. Approval of minutes from the January 25, 2023 Meeting (*discussion and possible action*)
4. State Legislation Discussion (discussion and possible action)
5. Local legislation Voting and Discussion (discussion and possible action)
6. Member Roundtable and Agenda Items for Next Meeting (discussion only)
7. Adjournment

Next Meeting:

March 22, 2023

2:30pm – 4:30pm

CASC, 564 6th Street, SF, CA 94103; 2nd Floor Rm 227/228

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 a accommodation, please contact Victoria Westbrook, at reentry.council@sfgov.org or (415) 930-2202 at least two business days before the meeting.

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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

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Reentry Council

City & County of San Francisco

Subcommittee on Legislation, Policy & Practices

DRAFT MINUTES

Wednesday, January 25, 2023

2:30pm to 4:30pm

Members in Attendance: Bobby Jones-Hanley, Denise Gotthardt, Katrina Baptiste, Kristin Scott-Calip, Leon Hopkins, Linda Connelly, Malcolm Gissen, Melanie Kim, Patty Martinex, Sheenia Branner, Tiffany Holmes. Amanda S. Esquivel, Melanie Kushnir.

Members Absent: Jermilla McCoy, John Grayson, Joe Clderon, Melinda Benson, Ndubusi Chimara, Shanika Williams, Yareli Ruiz Montes, Jordan Pittman, Edward McCaffey.

1. Roll Call

Victoria Westbrook took role.

2. Introductions – Welcome new members (discussion and possible action)

Members introduced themselves and new members were welcomed.

3. The Ramaytush Ohlone Land Acknowledgement (*discussion only*)

Victoria read the Ramaytush Ohlone Land Acknowledgement.

4. Return to In Person meetings (*discussion only*)

Victoria informed members that the LPP meetings were returning to in person meetings beginning in February and that meetings will be held at the CASC at 564 6th Street, SF, CA 94103.

5. RC Retreat Notes Discussion (discussion and possible action)

Subcommittee members discussed and reviewed the RC Retreat priorities identified. Local legislation priorities were identified and clarified in Agenda item #6. State legislation priorities identified as:

- Youth Restitution (End)
- Limit Traffic Stops SB50 – Senator Bradford LA – Catalyst California
- Increase Age from 18 – 25 for LWOP population – Senator Becker

The members identified a number of items they believe should be handed off to other subcommittees. These items are as follows:

- Women 1st – Women’s Navigation Center at the WRC
- Direct Action – Reentry Day at Bill Graham Auditorium– like homeless connect fairs
- Direct Action - Access does not equal engagement – increasing engagement – services
- Direct Action - Healthy Nutrition and Wellness education
- Direct Action - Training Staff regarding Reentry Resources available – as well as diversion programs – Communication

Reentry Council

City & County of San Francisco

6. Local legislation overview and idea generation (discussion and possible action)

Victoria provided a brief overview of the local legislation process within San Francisco.

Members identified the following local legislation initiatives as possible priorities in 2023:

- Healthcare – needs as people release from jail and prison
- Increasing Healthy food/commissary in jail
 - Medi-Cal
 - \$ Cal Aim - Expansion of Medi-Cal – bill for expanded services for Reentry Population
 - In reach while in custody – 90 day pre-release – continuity of care
 - Community Health Workers (state certification)– chronic health, mental health, or behavioral health support
 - Housing Navigation – chronic mental and behavioral health challenges
 - Medi-Cal Peer Support Specialist Certification – to bill Medi-Cal
 - Other services/clinics
 - Mental Illness
 - Health Advocate
 - Healthcare is Reentry
 - Mobile Healthcare Clinics
 - Healthy Nutrition and Wellness education
- Housing
- Reentry vs. law enforcement (Supervision stipulations causing challenges for people reentering and leading to re-incarceration)
- Involvement of the Reentry community in reentry services and reentry related decisions
- Clean Slate/Restitution restrictions/information
- Be the jury/peer representatives
- Supervisor Mandelman – A Place For All
- Supervisor Dorsey – SF Recovers
- Fair Chance Ordinance (FCO)
- Centralized Body that would oversee spending on Reentry and Recovery Programs (Independent Body – not related to or tied to Department or independent City Department – Centralized
- Overarching Policy of Continuum of Care – from Release from jail/prison
- Targeted recruitment from HSA and HSH to get representatives on LPP
- Undocumented work visas

7. Legislation Overview (discussion only)

Bobby Jones-Hanley explained the process by which State Legislation is passed in California.

Members asked questions and Bobby provided answers

Reentry Council

City & County of San Francisco

8. Legislation and our Scheduled meetings (discussion and possible action)

Victoria briefly went over the LPP Schedule for 2023 and explained how the LPP identifies which State legislation to present to the Reentry Council

9. Member Roundtable and Agenda Items for Next Meeting (discussion only)

No members added anything for next meeting's agenda.

10. Adjournment

Meeting was adjourned.

Next Meeting:

March 22, 2023

2:30pm – 4:30pm

Location: CASC, 564 6th Street, Upstairs Room 226/227

2023 Legislation to Consider

	Bill ID/Topic	Author	Bill Name	Summary	LegiScan
1	AB 15	Asm. Diane Dixon [R]	Public records: parole calculations and inmate release credits	This bill would provide that Department of Corrections and Rehabilitation records pertaining to an inmate's release date and their early release credits are public records and are subject to disclosure under the California Public Records Act. The bill would state that the provisions relative to the California Public Records Act are declaratory of existing law. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB15/2023
2	AB 18	Asm. Joe Patterson [R]	Controlled Substances	This bill would require a person who is convicted of, or who pleads guilty or no contest to, the above crimes to receive a written advisory of the danger of manufacturing or distribution of controlled substances and that, if a person dies as a result of that action, the manufacturer or distributor can be charged with voluntary manslaughter or murder. The bill would require that the fact the advisory was given be on the record and recorded on the abstract of the conviction. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no	https://legiscan.com/CA/bill/AB18/2023
3	AB 27	Asm. Tri Ta [R]	Sentencing: firearms enhancements	This bill would also prohibit a court from dismissing a firearms-related enhancement, as defined. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no	https://legiscan.com/CA/bill/AB27/2023
4	AB 32	Asm. Stephanie Nguyen [D]	Violent felonies: hate crimes	Existing law classifies certain felonies as violent felonies for purposes of various provisions of the Penal Code. Existing law imposes an additional one-year term for a sexually violent felony and a 3-year term for a violent felony for each prior separate prison term served for a violent felony. This bill would additionally define felony hate crimes as a violent felony, as specified. By increasing the punishment for a crime, this bill would impose a state-mandated local program. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that no reimbursement is required by this act for a specified reason. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/AB32/2023
5	AB 33	Asm. Jasmeet Bains [D]	Fentanyl task force	This bill would state the intent of the Legislature to enact legislation relating to a fentanyl task force, in order to identify and address the fentanyl crisis as part of the opioid epidemic in this state. The bill would further state the intent of the Legislature that any future appropriation made for the purpose of implementing the fentanyl task force not exceed an unspecified dollar amount. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB33/2023
6	AB 56	Asm. Tom Lackey [R]	Restitution: noneconomic losses	Existing law requires the court to order a person who is convicted of a crime to pay restitution to the victim or victims for the full amount of economic loss. Existing law also requires that order to include noneconomic losses, including, but not limited to, psychological harm, for felony violations of specified crimes relating to child sexual abuse. This bill would expand those provisions to also include noneconomic losses from felony violations of, among other things, attempted murder, rape and sexual assault, mayhem, robbery, and stalking. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB56/2023
7	AB 60	Asm. Isaac Bryan [D]	Restorative justice program	This bill would state the intent of the Legislature to enact legislation to establish a right for a victim to be informed of and participate in county-approved restorative justice programs, as provided. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB60/2023
8	AB 61	Asm. Isaac Bryan [D]	Criminal procedure: arraignments.	This bill would state that it is the intent of the Legislature to enact legislation to ensure all arrested people have their first appearance in court no more than 48 hours after arrest, without exception, and to codify the requirement of a prompt judicial review of probable cause for warrantless arrests of adults and juveniles, as specified. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB61/2023

9	AB 67	Asm. Al Muratsuchi [D]	Homeless Courts Pilot Program	<p>This bill, upon an appropriation by the Legislature, would create the Homeless Courts Pilot Program, which would remain in effect until January 1, 2028, to be administered by the Judicial Council for the purpose of providing comprehensive community-based services to achieve stabilization for, and address the specific legal needs of, chronically homeless individuals who are involved with the criminal justice system. The bill would require programs seeking grant funds to provide a number of specified services or program components, including, but not limited to, a diversion program enabling participating defendants to have infraction or misdemeanor charges dismissed upon completion of a program, provision of supportive housing, as defined, during the duration of the program, and a dedicated county representative to assist defendants with housing needs. The bill would require an applicant for grant funding under the program to submit a plan for a new homeless court program or expansion of an existing homeless court program, and would require any funding awarded to an applicant to be used in accordance with that plan. The bill would also require the Judicial Council, on or before July 1, 2027, to submit a report to the Legislature evaluating the programs funded and the success and challenges of those programs, along with recommendations for improving the programs. The bill would require the Judicial Council to establish performance-based outcome measures for each participating homeless court, including, among other things, information relating to the demographics of program participants, housing placements for all participants, and successful substance use disorder treatment rates. DIGEST KEY Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no</p> <p>This bill, upon an appropriation by the Legislature, would create the Homeless Courts Pilot Program, which would remain in effect until January 1, 2028, to be administered by the Judicial Council for the purpose of providing comprehensive community-based services to achieve stabilization for, and address the specific legal needs of, chronically homeless individuals who are involved with the criminal justice system. The bill would require programs seeking grant funds to provide a number of specified services or program components, including, but not limited to, a diversion program enabling participating defendants to have infraction or misdemeanor charges dismissed upon completion of a program, provision of supportive housing, as defined, during the duration of the program, and a dedicated county representative to assist defendants with housing needs. The bill would require an applicant for grant funding under the program to submit a plan for a new homeless court program or expansion of an existing homeless court program, and would require any funding awarded to an applicant to be used in accordance with that plan. The bill would also require the Judicial Council, on or before July 1, 2027, to submit a report to the Legislature evaluating the programs funded and the success and challenges of those programs, along with recommendations for improving the programs. The bill would require the Judicial Council to establish performance-based outcome measures for each participating homeless court, including, among other things, information relating to the demographics of program participants, housing placements for all participants, and successful substance use disorder treatment rates. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no</p>	https://legiscan.com/CA/bill/AB67/2023
10	AB 75	Asm. Laurie Davies [R]	Shoplifting: increased penalties for prior crimes	<p>This bill would reinstate a provision of law that was repealed by Proposition 47 that provides that a person who has been convicted 3 or more times of petty theft, grand theft, or other specified crimes and who is subsequently convicted of petty theft is subject to imprisonment in a county jail not exceeding one year or in a county jail for 18 months or 2 or 3 years. The bill would also make this provision and the provision relating to a person with serious, violent, or sexual prior offenses applicable to a person whose prior or current conviction is for shoplifting. This bill would require the Secretary of State to place the provisions of the bill that amend the initiative statute on the ballot for the November 5, 2024, statewide general election. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no</p>	https://legiscan.com/CA/bill/AB75/2023
11	AB 93	Asm. Isaac Bryan [D]	Criminal procedure: consensual searches	<p>Existing law describes search warrants and enumerates the grounds upon which a search warrant may be issued, including, among other grounds, when the property or things to be seized constitute evidence showing that a felony has been committed. Existing law authorizes a peace officer to conduct a search without a warrant if they have the voluntary consent of the person. This bill would state the intent of the Legislature to enact legislation to prohibit officers from requesting consent to conduct a search if the officer does not suspect criminal activity. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no</p>	https://legiscan.com/CA/bill/AB93/2023
12	AB 229	Asm. Joe Patterson [R]	Violent felonies	<p>This bill would expand the crimes that are within the definition of a violent felony for all purposes, including for purposes of the Three Strikes Law, to include additional forms of sexual crimes, as defined, human trafficking, as defined, and felony domestic violence, as defined. By expanding the scope of an enhancement, this bill would impose a state-mandated local program. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes</p>	https://legiscan.com/CA/bill/AB229/2023

13	AB 272	Asm. Phillip Chen [R]	Criminal procedure: search warrants	Existing law describes search warrants and enumerates the grounds upon which a search warrant may be issued, including, without limitation, for items that have been used as the means for committing a felony, and for property that has been stolen or embezzled. This bill would allow a search warrant for stolen or embezzled property to include an order for such property to be returned to a lawful owner identified in the warrant pursuant to specified procedures including a hearing, if requested, to determine that the property was stolen or embezzled, before it is returned to its owner. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/AB272/2023
14	AB 335	Asm. Juan Alanis [R]	Proposition 47: repeal	The Safe Neighborhoods and Schools Act, enacted as an initiative statute by Proposition 47, as approved by the electors at the November 4, 2014, statewide general election, made various changes relating to theft and the possession of controlled substances, including by, among other things, generally reducing the penalty for those crimes, including reducing the penalty for possession of concentrated cannabis, establishing a procedure by which individuals convicted of those crimes prior to the passage of the act may petition for resentencing under the act, and creating the crime of shoplifting. The act also requires the Director of Finance to calculate the savings accruing to the state as a result of the implementation of the act and requires the Controller to transfer that sum from the General Fund to the Safe Neighborhoods and Schools Fund, which was created by the act. The act specifies the manner of distribution of those funds and the purposes for which they may be used. This bill would repeal the changes and additions made by Proposition 47, except those related to reducing the penalty for possession of concentrated cannabis. This bill would provide that it would become effective only upon approval of the voters, and would provide for the submission of this measure to the voters for approval at the next statewide general election. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no	https://legiscan.com/CA/bill/AB335/2023
15	AB 442	Asm. Carlos Villapudua [D]	State summary criminal history information	Existing law requires the Department of Justice to maintain state summary criminal history information, as defined, and to furnish this information to various state and local government officers, officials, and other prescribed entities, if needed in the course of their duties, including public defenders or attorneys of record when representing a person in criminal appeals and postconviction motions. Existing law makes it a crime for a person authorized by law to receive state summary criminal history information to knowingly furnish that information to a person who is not authorized to receive it. This bill would additionally authorize the department to provide a state summary criminal history information to a public defender or attorney, in the course of consultation or representation, on behalf of a prospective client or client, who is the subject of state summary criminal history information. The bill would also update a cross-reference to these provisions. By expanding the scope of a crime, this bill would impose a state-mandated local program. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that no reimbursement is required by this act for a specified reason. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/AB442/2023
16	SB 9	Sen. Dave Cortese [D]	Raising the Age for Extended Foster Care Act of 2023	This bill would expand the dependency and transitional jurisdiction of the juvenile court to a nonminor who has not attained 26 years of age, among other requirements, and would expand the eligibility of foster care benefits by revising the definition of nonminor dependent to include a foster child who meets the above-described requirements and is not older than 26 years of age. The bill would also make related conforming changes. By expanding the application of county administered programs, this bill would impose a state-mandated local program. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB9/2023
17	SB 14	Sen. Anna Caballero [D]; Sen. Shannon Grove [R]; Sen. Susan Rubio	Violent felonies: serious felonies: human trafficking	This bill would include human trafficking within the definition of a violent felony and the definition of a serious felony for all purposes, including for purposes of the Three Strikes Law. By expanding the scope of an enhancement, this bill would impose a state-mandated local program. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB14/2023
18	SB 31	Sen. Brian Jones [R]	Encampments: sensitive areas: penalties	This bill would prohibit a person from sitting, lying, sleeping, or storing, using, maintaining, or placing personal property upon any street, sidewalk, or other public right-of-way within 1000 feet of a sensitive area, as defined. The bill would specify that a violation of this prohibition is a public nuisance that can be abated and prevented, as provided. The bill would also provide that a violation of the prohibition may be charged as a misdemeanor or an infraction, at the discretion of the prosecutor. The bill would prohibit a person from being found in violation of the bill's provisions unless provided notice, at least 72 hours before commencement of any enforcement action, as provided. By imposing criminal penalties for a violation of these provisions, this bill would impose a state-mandated local program. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB31/2023

19	SB 35	Sen. Tom Umberg [D]	Community Assistance, Recovery, and Empowerment (CARE) Court Program.	Existing law, the Community Assistance, Recovery, and Empowerment (CARE) Act, effective January 1, 2023, authorizes specified adult persons to petition a civil court to create a voluntary CARE agreement or a court-ordered CARE plan and implement services, to be provided by county behavioral health agencies, to provide behavioral health care, including stabilization medication, housing, and other enumerated services, to adults who are currently experiencing a severe mental illness and have a diagnosis identified in the disorder class schizophrenia and other psychotic disorders, and who meet other specified criteria. Existing law authorizes CARE Act proceedings to commence in the county where the respondent resides, is found, or is facing criminal or civil proceedings. This bill would make technical, nonsubstantive changes to that provision. - A proceeding under this part may be commenced in any of the following: (1) The county in which the respondent resides. (2) The county where the respondent is found. (3) The county where the respondent is facing criminal or civil proceedings. (b) If the respondent does not reside in the county in which proceedings are a proceeding is initiated under this subdivision, as determined in accordance with Section 244 of the Government Code, except as provided in subdivision (e) of Section 5982, and this part is operative in the respondent's county of residence, the proceeding shall, with the respondent's consent, be transferred to the county of residence as soon as reasonably feasible. Should the respondent not consent to the transfer, the proceedings shall continue in the county where the respondent was found. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/SB35/2023
20	SB 36	Sen. Nancy Skinner [D]	Out-of-state criminal charges: prosecution related to abortion and gender-affirming care	This bill would prohibit a magistrate from issuing a warrant for the arrest of an individual whose alleged offense or conviction is for the violation of law of another state that authorizes a criminal penalty to an individual performing, receiving, supporting, or aiding in the performance or receipt of an abortion or gender-affirming care if the abortion or care is lawful under the laws of this state, regardless of the recipient's location. The bill would make a bail bondsman who takes such an individual into custody without a warrant guilty of a misdemeanor and ineligible for and subject to forfeiture of specified licenses. The bill would create a civil cause of action for an individual taken into custody in violation of this provision. By creating a new crime, this bill would create a state-mandated local program. his bill would prohibit a person authorized under the act from apprehending, detaining, or arresting a bail fugitive who has been admitted to bail in another state and whose alleged offense or conviction is for the violation of a law of another state that authorizes a criminal penalty to an individual performing, receiving, supporting, or aiding in the performance or receipt of an abortion or gender-affirming care, if the abortion or care is lawful under the laws of this state, regardless of the recipient's location. The bill would make a violation of this provision a misdemeanor and make the authorized individual ineligible for and subject to forfeiture of specified licenses. The bill would create a civil cause of action for an individual taken into custody in violation of this provision. By expanding the application of a crime, this bill would create a state-mandated local program. This bill would require that the determination of whether a person is fleeing to avoid prosecution for purposes of eligibility in the Calworks program be made pursuant to a specified federal regulation. The bill would also make a person who is fleeing to avoid prosecution, or custody and confinement after conviction, whose alleged offense or conviction is for the violation of a law of another state that authorizes a criminal penalty to an individual performing, receiving, supporting, or aiding in the performance or receipt of an abortion or gender-affirming care if the abortion or care is lawful under the laws of this state regardless of the location of the patient eligible for benefits under these	https://legiscan.com/CA/bill/SB36/2023
21	SB 46	Sen. Richard Roth [D]	Controlled substances: treatment	This bill would amend the act by removing the requirement that there be reasonable cause to believe that the defendant will not abuse controlled substances in the future in order to be considered as having successfully completed treatment. This bill would allow the court to order the defendant, and a juvenile court to order a minor, to complete a controlled substance education or treatment program, as specified, if available. The bill would require the court or probation department to refer defendants to controlled substance education or treatment programs that adhere to specified standards. The bill would require the county drug program administrator and representatives of the court and county probation department, with input from substance use treatment providers, to design and implement an approval and renewal process for controlled substance education and treatment programs. The bill would require the court, when a defendant is convicted of a controlled substance offense resulting in imprisonment, to recommend that the defendant attend a controlled substance education or treatment program while imprisoned. By imposing additional duties on local entities, the bill would impose a state-mandated local program. This bill would require that the 20 hours or more of education or counseling include education about, among other things, how the use of controlled substances affects the body and the dangers of using controlled substances, as specified. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. Vote: 2/3 Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB46/2023

22	SB 50	Sen. Steven Bradford [D]	Criminal procedure: arrests	This bill would state the intent of the Legislature to enact legislation relating to limiting a peace officer's authority to initiate pretextual stops to reduce racial profiling and the harm stemming from such stops. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/SB50/2023
23	SB 58	Sen. Scott Wiener [D]	Controlled substances: decriminalization of certain hallucinogenic substances	1) Existing law categorizes certain drugs and other substances as controlled substances and prohibits various actions related to those substances, including their manufacture, transportation, sale, possession, and ingestion. This bill would make lawful the possession, preparation, obtaining, transfer, as specified, or transportation of, specified quantities of psilocybin, psilocyn, dimethyltryptamine (DMT), ibogaine, and mescaline, for personal use or facilitated or supported use, as defined, by and with persons 21 years of age or older. The bill would provide penalties for possession of these substance on school grounds, or possession by, or transferring to, persons under 21 years of age. (2) Existing law prohibits the cultivation, transfer, or transportation, as specified, of any spores or mycelium capable of producing mushrooms or other material which contain psilocybin or psilocyn. This bill would repeal those provisions. (3) Existing law prohibits the possession of drug paraphernalia, as defined. This bill would exempt from this prohibition, paraphernalia related, as specified, to these specific substances. The bill would also exempt from the prohibition items used for the testing and analysis of controlled substances. (4) Existing law states the intent of the Legislature that the messages and information provided by various state drug and alcohol programs promote no unlawful use of any drugs or alcohol. This bill would repeal those provisions. (5) By eliminating and changing the elements of existing crimes and creating new offenses, and by requiring new duties of local prosecutors, this bill would impose a state-mandated local program. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason. With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. (6) This bill would state that its provisions are severable. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB58/2023

24	SB 67	Sen. Kelly Seyarto [R]	Controlled substances: overdose reporting	Existing law establishes the Emergency Medical Services Authority, within the California Health and Human Services Agency, for purposes including the assessment, coordination, and improvement of the state's emergency medical services system. This bill would require an emergency medical services provider who treats and releases or transports an individual to a medical facility who is experiencing a suspected or an actual overdose to report the incident to the authority. The bill requires the authority to report the data gathered pursuant to the bill to the Overdose Detection Mapping Application Program managed by the Washington/Baltimore High Intensity Drug Trafficking Area program. Existing law requires the coroner to inquire into and determine the manner, circumstances, and cause of all violent, sudden, or unusual deaths. Existing law authorizes a county board of supervisors, by ordinance, to abolish the office of coroner and provide instead for the office of medical examiner, to be appointed by the board and to exercise the powers and perform the duties of the coroner. This bill would require a peace officer who treats and releases or transports an individual to a medical facility who is experiencing a suspected or an actual overdose, or a coroner or medical examiner who evaluates an individual who died, in the coroner or medical examiner's expert opinion, as the result of an overdose to report the data gathered pursuant to the bill to the Overdose Detection Mapping Application Program. By imposing new duties on local officers, this bill would impose a state-mandated local program. The bill would exempt all the above reporters from civil or criminal liability for making a report in good faith. Existing law establishes the State Department of Public Health, within the California Health and Human Services Agency, and vests the department with certain duties, powers, functions, jurisdiction, and responsibilities over specified public health programs. This bill would require, on or before January 1, 2025, the department to report the overdose information reported to the Overdose Detection Mapping Application Program pursuant to this bill, as specified, to the Senate and Assembly Health committees. The California Constitution provides for the Right to Truth-in-Evidence, which requires a 2/3 vote of the Legislature to exclude any relevant evidence from any criminal proceeding, as specified. This bill would prohibit overdose information reported by an emergency medical services provider or the authority from being used in a criminal investigation or prosecution, thereby requiring a 2/3 vote. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above. Vote: 2/3 Appropriation: no Fiscal Committee: yes Local Program: yes	https://legiscan.com/CA/bill/SB67/2023
25	SB 78	Sen. Steve Glazer [D]	Criminal procedure: factual innocence.	Existing law authorizes a person who is unlawfully imprisoned under specified circumstances, including, without limitation, conviction on the basis of false evidence or the existence of new exculpatory evidence, to prosecute a writ of habeas corpus ordering their release. Existing law also authorizes such a person who is no longer in custody to prosecute a motion to vacate a judgment. Under existing law, if the district attorney stipulates to or does not contest the factual allegations underlying the application for the writ or motion, the district attorney is required to provide notice to the Attorney General. This bill would require that notice to be given no less than 7 days before entering a stipulation. Under existing law, if a writ of habeas corpus or motion to vacate a judgment is granted for specified reasons, the petitioner may move for a finding of factual innocence by a preponderance of the evidence for the purpose of obtaining compensation for the pecuniary injury sustained through the erroneous conviction and incarceration. This bill would authorize a person, if the court has granted specified writs of habeas corpus and the charges were subsequently dismissed, or the person was acquitted of the charges on a retrial, to move the court for a finding that they are entitled to compensation. The bill would require the court to grant that motion unless the district attorney can establish by clear and convincing evidence that the person committed the acts constituting the offense and is therefore not entitled to compensation, as specified. The bill would make other conforming changes. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no	https://legiscan.com/CA/bill/SB78/2023
26	SB 81	Sen. Josh Becker [D]	Parole hearings	Existing law requires the Board of Parole Hearings, among other responsibilities, to conduct parole suitability hearings and determine whether an inmate is suitable for parole. Existing law establishes the procedures for parole hearings and applicable review periods for the board's decisions. This bill would state the intent of the Legislature to enact legislation to increase transparency, predictability, and accountability of parole suitability hearings. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/SB81/2023

27	SB 99	Sen. Tom Umberg [D]	Crimes: alternatives to incarceration	Existing law requires a court to consider alternatives to incarceration, including, without limitation, collaborative justice court programs, diversion, restorative justice, and probation. Existing law states that it is the intent of the Legislature that the disposition of any criminal case use the least restrictive means possible. This bill would make a technical, nonsubstantive change to this provision. 17.2. (a) It is the intent of the Legislature that the disposition of any a criminal case use the least restrictive means available. (b) The court presiding over a criminal matter shall consider alternatives to incarceration, including, without limitation, collaborative justice court programs, diversion, restorative justice, and probation. (c) The court shall have the discretion to determine the appropriate sentence according to relevant statutes and the sentencing rules of the Judicial Council. Vote: majority Appropriation: no Fiscal Committee: no Local Program: no	https://legiscan.com/CA/bill/SB99/2023
28	SB 316	Sen. Roger Niello [R] Sen. Rosilicie Ochoa Bogh [R]	Shoplifting: increased penalties for prior crimes	This bill would reinstate a provision of law that was repealed by Proposition 47 that provides that a person who has been convicted 3 or more times of petty theft, grand theft, or other specified crimes and who is subsequently convicted of petty theft is subject to imprisonment in a county jail not exceeding one year or in a county jail for 18 months or 2 or 3 years. The bill would also make this provision and the provision relating to a person with serious, violent, or sexual prior offenses applicable to a person whose prior or current conviction is for shoplifting. This bill would require the Secretary of State to place the provisions of the bill that amend the initiative statute on the ballot for the November 5, 2024, statewide general election. Vote: majority Appropriation: no Fiscal Committee: yes Local Program: no	https://legiscan.com/CA/bill/SB316/2023

Local Legislative Initiatives to discuss and Vote – Agenda Item #5

1. Making Justice Involvement a protected class. Currently, some of the protected classes are Race, religion, sex/gender, gender identity and expression, sexual orientation, and marital status.
2. Fair Chance Ordinance - Ensuring that City and County of SF follows
3. Supervisor Dorsey's SF Recovers
4. Supervisor Mandelman's A Place for All
5. Centralized policy body that would oversee spending on reentry and recovery programs (independent of City Departments)
6. Overarching policy of continuum of care - from release from jail/prison through reentry journey
7. Work visas for undocumented justice involved people
8. Cal Aim
9. Increasing Healthy food options on commissary in Jail
10. Mobile Healthcare clinics
11. Increasing real time access to healthcare for people who have released from jail/prison
12. Be the Jury - peer representatives

Reentry Council of the City and County of San Francisco

2023 Meeting Calendar

Council Meetings: 3rd Thursday of the first month of each quarter 10am-12pm

- January 19, 2023- Zoom Meeting
- April 20, 2023 - TBD
- July 20, 2023 - TBD
- October 19, 2023 - TBD

Subcommittee on Direct Action: 1st Thursday of all even months 1:00pm – 3:00pm

- February 3, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- April 7, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227 (Moved to Friday)
- June 1, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- August 3, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- October 5, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- December 8, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227 (Moved to Friday)

Subcommittee on Legislation, Policy and Practices: 4th Wednesday of all uneven months 2:30-4:30pm, plus additional strategic planning meetings

- January 25, 2023 - Zoom Meeting
- February 22, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- March 22, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- April 12, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- May 24, 2023 – CASC, 564 6th Street, Upstairs Conference Room 226/227
- June XX, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- July 26, 2022 - CASC, 564 6th Street, Upstairs Conference Room 226/227
- September 27, 2023 - CASC, 564 6th Street, Upstairs Conference Room 226/227

Women 1st Subcommittee: 1st Monday of all even months 12:00-2:00pm

- February 6, 2023 - Zoom Meeting
- April 3, 2023 – Women’s Resource Center, 930 Bryant St, San Francisco, CA 94103
- June 5, 2023 – Women’s Resource Center, 930 Bryant St, San Francisco, CA 94103
- August 7, 2023 – Women’s Resource Center, 930 Bryant St, San Francisco, CA 94103
- October 2, 2023 – Women’s Resource Center, 930 Bryant St, San Francisco, CA 94103
- December 4, 2023 – Women’s Resource Center, 930 Bryant St, San Francisco, CA 94103

Slated Community Events supported and/or hosted by Reentry Council

- 11th Annual Restorative Justice Reentry Conference and Resource Fair at Cathedral of St. Mary of the Assumption Event Center located at 1111 Gough St -TBD

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