

**FIRST 5 CALIFORNIA  
LEGISLATIVE BILL REPORT  
2009-10 REGULAR AND EXTRAORDINARY SESSIONS  
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(October 11, 2010)**

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## **Budget**

**SB 870**      **Ducheny**      **Priority:** Level 2  
**Title:** 2010-11 Budget.      **Position:**  
**Latest Version:** (C-10/08/2010)  
**Location:** 10/08/2010-S CHAPTERED  
This bill makes appropriations, enacts statutory changes for support of state government, and reflects the final decisions of the Legislative Leadership relative to the 2010-11 Budget.

## **Child Care**

**AB 932**      **Torlakson**      **Priority:** Level 2  
**Title:** Child care and development services: facilities.      **Position:**  
**Latest Version:** (A-04/27/2009)  
**Location:** 01/31/2010-A DEAD  
This bill would specify that funds from the Child Care Facilities Revolving Fund be used to make loans to eligible borrowers for the purchase, development, construction, expansion, renovation, repair, or improvement of licensed child care. The bill would authorize the Superintendent of Public Instruction to transfer federal funds appropriated for child care facilities into the fund. The bill would require the California Department of Education to utilize the capital financing expertise of the child care financial intermediary program to administer the fund, and to adopt regulations to implement these procedures and manage the fund.

**AB 1195**      **Brownley**      **Priority:** Level 2  
**Title:** Child care and development programs: advisory committee.      **Position:**  
**Latest Version:** (I-02/27/2009)  
**Location:** 01/22/2010-A DEAD  
Existing law requires the Governor to appoint an advisory committee to assist the California Department of Education (CDE) in developing a state plan for child development programs pursuant to that act. This bill would require the advisory committee to assist CDE in the development of a plan to implement any new federal grant funds made available after March 1, 2009, for child care and development programs and early childhood education.

**AB 1979**      **Adams**      **Priority:** Level 2  
**Title:** Child day care centers: inspections.      **Position:**  
**Latest Version:** (I-02/17/2010)  
**Location:** 04/23/2010-A DEAD  
This bill would require the Department of Social Services to make annual unannounced visits of all licensed child day care centers.

**AB 2084**      **Brownley**      **Priority:** Level 3  
**Title:** Child day care facilities: nutrition.      **Position:**  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-A CHAPTERED  
This bill would require, commencing January 1, 2012, except as provided, a licensed child day care facility to follow specified requirements relating to the provision of beverages. The bill would allow the Department of Social Services to adapt the provisions by bulletin, as specified.

**AB 2323**      **Torlakson**      **Priority:** Level 2  
**Title:** Direct service contracts.      **Position:**  
**Latest Version:** (A-04/19/2010)  
**Location:** 06/04/2010-A DEAD  
This bill would authorize a center-based child care contractor to carry forward reimbursable expenses that exceed earnings based on a contract issued by the California Department of Education and continue to provide the same program services.

**AB 2463**      **Brownley**      **Priority:** Level 2  
**Title:** Child care resource and referral programs.  
**Latest Version:** (A-08/03/2010)  
**Location:** 08/31/2010-S DEAD  
This bill would require a child care resource and referral program to provide specified additional services, including providing training and workshops relating to child care services, community resource assistance, and collaborating with and assisting other community agencies in planning, coordinating, and improving child care. The bill would delete provisions authorizing a resource and referral program to provide short-term respite care and would require a resource and referral program to provide basic child care referrals at no cost. This bill, in addition, would require a child care resource and referral program to limit the distribution of lists of small family day care homes except when necessary to collaborate with federal, state, and local emergency response organizations for emergency preparedness and response efforts. The bill would establish the Growing, Learning, Caring Project to foster and improve the quality of child care in home-based settings. This bill would impose additional requirements on resource and referral programs relating to the trustline, including reviewing and processing trustline applications for in-home or license-exempt home-based child care providers who are being paid through state-funded child care subsidies, and facilitating the trustline automated registration process or the trustline Web-based application process.

**SB 1225**      **Yee**      **Priority:** Level 3  
**Title:** City and County of San Francisco: individualized county child care subsidy plan.  
**Latest Version:** (A-04/28/2010)  
**Location:** 06/04/2010-S DEAD  
This bill would authorize the City and County of San Francisco to implement an individualized county child care subsidy plan until June 30, 2016, and would require the city and county to phase out the plan by January 1, 2018. The bill would require the city and county to demonstrate an increase in the aggregate earned child days of enrollment by the end of the first fiscal year of operation under the child care subsidy plan submitted to and approved by the Child Development Division of the department after January 1, 2010. The bill would require the city and county, on or before December 31, 2016, to submit a final report to the Legislature and other specified entities that summarizes the impact of the plan. The bill would repeal those provisions on January 1, 2018.

## **Children Services**

**SB 244**      **Wright**      **Priority:** Level 2  
**Title:** Children's services: high-risk children.  
**Latest Version:** (A-06/22/2010)  
**Location:** 08/31/2010-A DEAD  
The bill would give certain high-risk children the right to continuous enrollment in a state preschool program or a child care and development program that is licensed or is operated by a local educational agency if the child's residence or placement changes. This bill would also give first priority to neglected or abused children who are in family maintenance, family preservation, and unification, and to certain other high-risk children who meet specified criteria. The bill would expand eligibility requirements to include certain other high-risk children, and would also require first priority to be given to children from birth to 5 years of age who meet specified requirements.

## Education

- AB 220**      **Brownley**      **Priority:** Level 2  
**Title:** Public education facilities: Kindergarten-University Public  
Education Facilities Bond Act.      **Position:**  
**Latest Version:** (A-06/23/2010)  
**Location:** 08/12/2010-S APPR. SUSPENSE FILE  
This bill would enact the Kindergarten-University Public Education Facilities Bond Act of 2010, to become operative only if approved by the voters at the November 2, 2010, statewide general election. The bond act would provide for the issuance of \$6,100,000,000 of the general obligation bonds to provide aid to school districts and modernize education facilities. Funding would also include \$50 million for preschool facilities.
- AB 1967**      **Mendoza**      **Priority:** Level 2  
**Title:** Pupil admission: kindergarten and first grade.      **Position:**  
**Latest Version:** (A-04/28/2010)  
**Location:** 06/04/2010-A DEAD  
This bill would change the required birthday for admission to kindergarten to September 1 commencing with the 2012-13 school year, and for admission to first grade to September 1 commencing with the 2013-14 school year. The bill, commencing with the 2012-13 school year, would authorize a child who will have his or her 5th birthday between September 1 and December 2 to be admitted to a transitional kindergarten program that is maintained by the school district and would require the Superintendent of Public Instruction to allocate to a school district that maintains a transitional kindergarten program an amount equal to the revenue limit amount that the district would have received for the attendance of these pupils if they would have been eligible to attend kindergarten that year pursuant to the law governing admission to kindergarten as it read on January 1, 2012.
- AB 2592**      **Buchanan**      **Priority:** Level 1  
**Title:** Early Learning Quality Improvement Rating Scale Pilot Program.      **Position:** Support  
**Latest Version:** (A-08/04/2010)  
**Location:** 08/31/2010-S DEAD  
This bill would, contingent upon the receipt of federal funds for this purpose, require the California Department of Education (CDE) to implement a quality rating scale pilot program based on the Early Learning Quality Improvement System Advisory Committee's recommendations for the purposes of measuring the quality of early care and education providers and facilities. The bill would also require the California State Advisory Council on Early Childhood Education and Care to conduct an annual review of the pilot program, provide ongoing recommendations for improvement of the quality rating scale, select an evaluator to conduct an evaluation, and submit evaluation report to the Legislature on or before January 1, 2016.
- ACR 99**      **Buchanan**      **Priority:** Level 3  
**Title:** Day of the Special Educator.      **Position:**  
**Latest Version:** (C-08/09/2010)  
**Location:** 08/09/2010-A CHAPTERED  
This measure would proclaim December 3, 2010, to be the Day of the Special Educator, and would urge Californians to recognize the dedication and hard work of special educators in teaching pupils with unique needs.

- SB 19**      **Simitian**      **Priority:** Level 1  
**Title:** Education data.      **Position:** Support  
**Latest Version:** (C-10/11/2009)  
**Location:** 10/11/2009-S CHAPTERED  
Existing law requires the State Chief Information Officer to convene a working group representing specified entities to create a strategic plan to link education data systems and to accomplish specified objectives relating to the accessibility of education data. The State Chief Information Officer is required to deliver this strategic plan to the Legislature and the Governor no later than September 1, 2009. This bill authorizes these provisions to be implemented using federal grant funds received pursuant to the American Recovery and Reinvestment Act of 2009 through that act's provision of funds for statewide data systems under the federal Education Technical Assistance Act.
- SB 293**      **Runner**      **Priority:** Level 2  
**Title:** Pupil admission: kindergarten and 1st grade.      **Position:**  
**Latest Version:** (I-02/25/2009)  
**Location:** 01/15/2010-S DEAD  
This bill would change the required birthday for kindergarten and 1st grade admission from December 2 to November 1 for the 2010-11 school year, October 1 for the 2011-12 school year, and September 1 for the 2012-13 school year and each school year thereafter. An elementary school would be required, until and including the 2012-13 school year, to admit a child to the 1st grade if the child has completed one school year of kindergarten.
- SB 331**      **Romero**      **Priority:** Level 2  
**Title:** Migrant education.      **Position:**  
**Latest Version:** (C-09/24/2010)  
**Location:** 09/24/2010-S CHAPTERED  
This bill would reduce the number of years a child may be deemed a migrant child from 5 years to 3 years. The bill would delete provisions regarding priority and the prohibition against programs solely for children who have ceased to migrate. The bill would delete the cap on the number of migratory children that may be served in a region. The bill would require legislative reporting that would include an evaluation of the program, a review of annual needs, a year-end assessment, policy recommendations, and the data collected regarding the program.
- SB 1126**      **Liu**      **Priority:** Level 1  
**Title:** Public postsecondary education: student transfer: early      **Position:** Support  
childhood education: transfer courses.  
**Latest Version:** (A-04/06/2010)  
**Location:** 06/04/2010-S DEAD  
This bill would require the Academic Senates of the California Community Colleges and the California State University to review the lower division 8 common core courses in child development or early education identified by the Early Childhood Curriculum Alignment Project in conjunction with early childhood faculty to improve early childhood educator program articulation, and in doing so, to consider and make findings on specified topics and to report those findings to the Legislature and the Legislative Analyst's Office, on or before December 1, 2011, along with other specified recommendations and suggestions. The bill would require the California State University to deem specified transferring community college students as having fulfilled lower division coursework requirements, and not require these students to take more total units in child development or early education to satisfy graduation requirements for the related majors than other enrolled students.
- SB 1301**      **Simitian**      **Priority:** Level 2  
**Title:** Pupil records.      **Position:**  
**Latest Version:** (I-02/19/2010)  
**Location:** 06/04/2010-S DEAD  
This bill would require the State Board of Education to ensure that permanent pupil records include a unique pupil identifier to improve the quality of statewide longitudinal data, enable local educational agencies to readily determine the unique history of pupils when they enroll, and to better enable the linking of cross-segmental data in a preschool through higher education data warehouse.

- SB 1357**     **Steinberg**     **Priority:** Level 3  
**Title:** California Longitudinal Pupil Achievement Data System.     **Position:**  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-S CHAPTERED  
This bill would require the California Department of Education, contingent on federal funding for this purpose and in consultation with the Department of Finance and the Legislative Analyst's Office, to prepare CALPADS (California Longitudinal Pupil Achievement Data System) to include data on a quarterly rate of pupil attendance. The bill would require that CALPADS be capable of issuing to local educational agencies periodic reports on district, school, class, and individual pupil rates of absence and reports on chronic absences, as defined. The bill would state the intent of the Legislature to support the development of early warning systems to identify and support individual pupils who are at risk of academic failure or of dropping out of school.
- SB 1381**     **Simitian**     **Priority:** Level 1  
**Title:** Kindergarten: age of admission.     **Position:** Support  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-S CHAPTERED  
This bill would change the required birthday for admission to kindergarten and first grade to November 1 for the 2012-13 school year, October 1 for the 2013-14 school year, and September 1 for the 2014-15 school year and each school year thereafter, and would require a child whose admission to kindergarten is delayed to be admitted to a transitional kindergarten program.
- SB 1440**     **Padilla**     **Priority:** Level 3  
**Title:** California Community Colleges: student transfer.     **Position:**  
**Latest Version:** (C-09/29/2010)  
**Location:** 09/29/2010-S CHAPTERED  
This bill would enact the Student Transfer Achievement Reform Act, which would require a student that receives an associate degree for transfer to be deemed eligible for transfer into a California State University baccalaureate program when the student meets prescribed requirements.
- SBX5 1**     **Steinberg**     **Priority:** Level 2  
**Title:** Public schools: Race to the Top.     **Position:**  
**Latest Version:** (C-01/07/2010)  
**Location:** 01/07/2010-S CHAPTERED  
This bill would authorize the California Department of Education, the University of California, the California State University, the Chancellor of the California Community Colleges, the Commission on Teacher Credentialing, the Employment Development Department, and the California School Information Services to enter into interagency agreements in order to facilitate specified objectives regarding the implementation of a longitudinal education data system and the transfer of education data.

**SBX5 2**      **Simitian**      **Priority:** Level 2  
**Title:** Pupil data.      **Position:**  
**Latest Version:** (C-01/07/2010)  
**Location:** 01/07/2010-S CHAPTERED  
This bill authorizes the California Department of Education (CDE), to the extent permissible under the federal Family Educational Rights and Privacy Act (FERPA) and specified state law, and commencing July 1, 2010, to conduct pupil data management on behalf of local educational agencies. The bill states the intent of the Legislature to accomplish specified objectives related to these provisions, including, but not limited to, complying with the United States Constitution and all applicable federal laws, including FERPA and its implementing regulations, the California Constitution, and all applicable state laws and their implementing regulations, in order to protect pupil rights and privacy. The bill authorizes local educational agencies to access specified data via the CALPADS, and, to the extent permissible under federal and state law, to share specified data via CALPADS. The bill requires CDE to establish an education data team to act as an institutional review board to review and respond to all requests for pupil data. CDE is required to adopt regulations for the education data team by July 1, 2010. The bill would state the intent of the Legislature to create a Preschool through Higher Education (P-20) statewide longitudinal educational data system in order to inform education policy and improve instruction, and to use this P-20 system for state-level research to improve instruction.

**SBX5 4**      **Romero**      **Priority:** Level 2  
**Title:** Public schools: Race to the Top.      **Position:**  
**Latest Version:** (C-01/07/2010)  
**Location:** 01/07/2010-S CHAPTERED  
This bill establishes the Open Enrollment Act to enable pupils enrolled in low achieving schools to attend higher achieving schools in school districts other than their school district of residence. The bill establishes a Parent Empowerment Program that authorizes parents of specified schools to sign a petition requiring a local educational agency to implement a school intervention model.

## **Family Support**

**ACR 110**      **Conway**      **Priority:** Level 3  
**Title:** Step Up California Month and Step Up California Day.      **Position:**  
**Latest Version:** (C-08/30/2010)  
**Location:** 08/30/2010-A CHAPTERED  
This measure would designate February 3, 2010, and February 3, 2011, as Step Up California Day, and encourage and support various activities relating to the reduction of poverty and its impact on young children.

## **Governance**

**AB 1958**      **Caballero**      **Priority:** Level 3  
**Title:** State government.      **Position:**  
**Latest Version:** (I-02/17/2010)  
**Location:** 05/12/2010-A DEAD  
This bill would state the intent of the Legislature to enact legislation to require each department in state government to make recommendations on reducing its costs by 5%, and to use those cost savings to fund preapproved infrastructure projects not funded by existing bond funding.

## **Health**

- AB 342**      **John A. Perez**      **Priority:** Level 3  
**Title:** Medi-Cal: demonstration project waivers.      **Position:**  
**Latest Version:** (E-10/07/2010)  
**Location:** 10/08/2010-A ENROLLMENT  
This bill would require the Department of Health Care Services to submit an application to the federal Centers for Medicare and Medicaid Services for a waiver to implement a demonstration project that strengthens California's health care safety net, maximizes opportunities to expand coverage, optimizes opportunities to increase federal financial participation, and improves health care outcomes. The bill would require the Director of Health Care Services to establish, by January 1, 2012, models of organized health care delivery systems for children eligible for services under the California Children Services (CCS). The bill would permit the Managed Risk Medical Insurance Board to elect to permit children enrolled in the Healthy Families Program who are eligible for CCS services to enroll in these organized health care delivery models.
- AB 354**      **Arambula**      **Priority:** Level 3  
**Title:** Health: immunizations.      **Position:**  
**Latest Version:** (C-09/29/2010)  
**Location:** 09/29/2010-A CHAPTERED  
This bill would, regarding the varicella (chickenpox) immunization provisions, delete the requirement that it be operative only to the extent that funds are appropriated in the annual Budget Act, and would delete the department's authorization to adopt emergency regulations.
- AB 1599**      **Beall**      **Priority:** Level 3  
**Title:** Medi-Cal: alcohol and drug screening and brief intervention services.      **Position:**  
**Latest Version:** (A-04/13/2010)  
**Location:** 06/04/2010-A DEAD  
This bill would establish the Medi-Cal Alcohol and Drug Screening and Brief Intervention Services Program, under which the Department of Health Care Services, in consultation with the Department of Alcohol and Drug Programs, would be required to provide reimbursement under the Medi-Cal program for alcohol and drug screening and brief intervention services provided to Medi-Cal beneficiaries who are pregnant women or women of childbearing age.
- AB 2072**      **Mendoza**      **Priority:** Level 2  
**Title:** Hearing screening: resources and services.      **Position:**  
**Latest Version:** (V-09/29/2010)  
**Location:** 09/29/2010-A VETOED  
This bill would require the California Department of Education to develop an informational pamphlet for newborns and infants identified as deaf or hard of hearing, that is about visual and auditory communication and language options and that would help a parent make informed decisions for his or her child. The bill would require that the informational pamphlet be provided to parents of all newborns and infants identified as deaf or hard of hearing by an audiologist immediately upon identification of a newborn or infant as deaf or hard of hearing, and by a local provider for the Early Start Program upon initial contact with the parents of a newborn or infant newly identified as deaf or hard of hearing. This bill would require the audiologist to note in the newborn's or infant's record that the parent has received the informational pamphlet and, during the course of evaluation and treatment, to inform and counsel the parent of all available communication options. It would require the informational pamphlet to be made available in various languages and be made available on the CDE's Internet Web site. The bill also states legislative intent that every newborn or infant who does not pass a preliminary hearing screening test receive a followup hearing screening no later than 3 months of age, and that the Legislature strongly encourages the Department of Health Care Services to work toward this goal.

- AB 2093**     **V. Manuel Perez**     **Priority:** Level 3  
**Title:** Immunizations for children: reimbursement of physicians.  
**Position:**  
**Latest Version:** (V-09/29/2010)  
**Location:** 09/29/2010-A VETOED  
This bill would prohibit a plan from requiring a physician or physician group to assume financial risk for the acquisition or administration costs of required immunizations and would require a health care service plan or health insurer that provides coverage for childhood and adolescent immunizations to include in its reimbursement of a physician or physician group a reimbursement for the cost of administration of the vaccine.
- AB 2100**     **Coto**     **Priority:** Level 3  
**Title:** Taxation: sweetened beverages: Pediatric Obesity Fund.  
**Position:**  
**Latest Version:** (A-05/12/2010)  
**Location:** 05/13/2010-A DEAD  
This bill would impose a tax on every distributor at the rate of one cent (\$0.01) per teaspoon of added caloric sweetener in the bottled sweetened beverage or concentrate sold or offered for sale by a retailer in this state to consumers on which the tax has not been paid by a distributor. The tax would be administered by the Board of Equalization (BOE) and would be collected pursuant to the procedures set forth in the Fee Collection Procedures Law. The bill would require the BOE to deposit all taxes, penalties, and interest collected, less refund and administrative costs, in a newly created Pediatric Obesity Fund. All moneys in the fund, upon appropriation by the Legislature, would be allocated to the California Department of Education for distribution of grants to eligible school districts for the purpose of employing a school nurse or health educator and creating a healthful diet and lifestyle plan for the school. The bill also would make legislative findings and declarations relating to the consumption of sweetened beverages and obesity.
- AB 2175**     **Hayashi**     **Priority:** Level 2  
**Title:** Education: childhood obesity.  
**Position:**  
**Latest Version:** (I-02/18/2010)  
**Location:** 05/12/2010-A DEAD  
This bill would state the intent of the Legislature to enact legislation to decrease the number of children classified as obese or overweight by, among other things, educating all children in school about making healthier food choices and the importance of regular physical activity.
- AB 2244**     **Feuer**     **Priority:** Level 2  
**Title:** Health care coverage.  
**Position:**  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-A CHAPTERED  
This bill would prohibit the exclusion or limitation of coverage for children due to any preexisting condition. The bill would further require plans and insurers offering coverage in the individual market to offer coverage for a child subject to specified requirements. The bill would prescribe its limits on the rates that may be imposed for coverage of a child depending on, among other things, whether the child applies for coverage during an open enrollment period or is a late enrollee and would, effective January 1, 2014, require plans and insurers to apply standard risk rates to child coverage. The bill would prohibit a plan or carrier that does not or ceases to write new plan contracts or policies for children from offering new individual plan contracts or policies in this state for 5 years. The bill would authorize the Department of Managed Health Care and the Department of Insurance to issue guidance for purposes of implementing these provisions.



- SB 1210**     **Florez**     **Priority:** Level 3  
**Title:** Taxation: sweetened beverage tax: Children's Health Promotion Fund.     **Position:**  
**Latest Version:** (A-05/05/2010)  
**Location:** 05/13/2010-S DEAD  
This bill would impose a tax on every distributor at the rate of \$0.01 per teaspoon of added caloric sweetener in bottled sweetened beverage or concentrate sold or offered for sale to a retailer in this state, or on a retailer who sells bottled sweetened beverages or concentrate in this state to consumers on which the tax has not been paid by a distributor. The tax would be administered by the Board of Equalization (BOE) and would be collected pursuant to the procedures set forth in the Fee Collection Procedures Law. The bill would require the BOE to deposit all taxes, penalties, and interest collected, less refund and administrative costs, in the Children's Health Promotion Fund, which this bill would create. This bill would require all moneys in the fund, upon appropriation by the Legislature, to be allocated to the Department of Public Health for distribution of grants to eligible school districts for the purposes of statewide childhood obesity prevention activities and programs. The bill would make legislative findings and declarations relating to the consumption of sweetened beverages, childhood obesity, and dental disease.
- SB 1431**     **Simitian**     **Priority:** Level 3  
**Title:** County Health Initiative Matching Fund.     **Position:**  
**Latest Version:** (V-09/29/2010)  
**Location:** 09/29/2010-S VETOED  
This bill would allow persons who are eligible for but unable to enroll in the Healthy Families Program as a result of enrollment policies initiated by the Managed Risk Medical Insurance Board (MRMIB) due to insufficient funding to receive this coverage and would also allow a county, a county agency, a local initiative, or a county organized health system that will provide an intergovernmental transfer to apply to MRMIB for funding to provide health care coverage to eligible children whose family income is at or below 400% of the federal poverty level. The bill would specify that implementation of these provisions is conditioned on MRMIB obtaining necessary federal approval thereof.
- SCR 77**     **Correa**     **Priority:** Level 3  
**Title:** Childhood Obesity Prevention and Fitness Week.     **Position:**  
**Latest Version:** (C-08/17/2010)  
**Location:** 08/17/2010-S CHAPTERED  
This measure would proclaim the last full week in September in each year as Childhood Obesity Prevention and Fitness Week, and would express the Legislature's support of various programs that work to reduce obesity and increase exercise among children.

## **Mental Health**

- ACR 105**     **Nava**     **Priority:** Level 2  
**Title:** Perinatal Depression Awareness Month.     **Position:**  
**Latest Version:** (C-04/27/2010)  
**Location:** 04/27/2010-A CHAPTERED  
This measure would proclaim the month of May, each year, as Perinatal Depression Awareness Month in California, and would request the Department of Health Care Services, the Department of Public Health, the Department of Mental Health, First 5 California, the American College of Obstetricians and Gynecologists, Postpartum Support International, and other stakeholders to work together to explore ways to improve women's access to mental health care at the state and local levels, to facilitate increased awareness and education about perinatal depression, clinically referred to as perinatal mood and anxiety disorders, to explore and encourage the use of prenatal screening tools, and to improve the availability of effective treatment and community support services.

## Prenatal

- AB 159**      **Nava**      **Priority:** Level 3  
**Title:** Perinatal mood and anxiety disorders: task force.      **Position:**  
**Latest Version:** (A-03/25/2009)  
**Location:** 01/22/2010-A DEAD  
This bill would permit the Department of Public Health, in conjunction with the Department of Mental Health, to establish a task force to develop recommendations and educational materials for perinatal health programs. The bill would permit the Department of Public Health to use nonpublic contributions to carry out the purposes of this bill. The bill would, if the department creates the task force, create the California Perinatal Mood and Anxiety Disorders Awareness Fund and permit voluntary contributions to be deposited into the fund.
- AB 420**      **Salas**      **Priority:** Level 3  
**Title:** Maternal health.      **Position:**  
**Latest Version:** (A-04/21/2009)  
**Location:** 01/31/2010-A DEAD  
This bill would require the Department of Public Health to conduct the Perinatal Mood and Anxiety Disorders (PMAD) Community Awareness Campaign to identify barriers to accessing PMAD treatment and increase awareness and provide education to pregnant women and new mothers on postpartum mood and anxiety disorders. The bill would require the department to convene a workgroup, which would be required, by January 1, 2011, to prepare and submit to the department specified recommendations relating to the implementation of the awareness campaign. It would prohibit public sources of funds from being used to fund the campaign. The bill would authorize the department to use nonpublic sources of funding to support the activities of the workgroup and fund the campaign.
- AB 1307**      **Buchanan**      **Priority:** Level 2  
**Title:** Newborn genetic screening.      **Position:**  
**Latest Version:** (A-05/05/2009)  
**Location:** 08/13/2010-S DEAD  
This bill would require the Department of Public Health to consider inclusion in the statewide screening program of conditions recommended by the American College of Medical Genetics or other specified entities. The bill would require the department to adopt the recommendations within one year of their publication unless the department determines that screening for the recommended conditions is not necessary for advancing newborn health and notifies appropriate committees of the Legislature of that determination.
- AB 1825**      **De La Torre**      **Priority:** Level 2  
**Title:** Maternity services.      **Position:**  
**Latest Version:** (V-09/30/2010)  
**Location:** 09/30/2010-A VETOED  
This bill would require health insurance policies issued, amended, or renewed on or after July 1, 2011, and prior to January 1, 2014, to provide coverage for maternity services and would require health insurance policies issued, amended, or renewed on or after January 1, 2014, to provide coverage for maternity services consistent with the federal Patient Protection and Affordable Care Act. The bill would also, until January 1, 2014, authorize certain individual health insurance policies to include an exclusionary period of up to 12 months on maternity services and would require the insurer to provide a specified notice regarding that exclusionary period at the time of solicitation for the policy.
- AB 2468**      **De Leon**      **Priority:** Level 3  
**Title:** Lactation accommodation: workplace designation.      **Position:**  
**Latest Version:** (V-09/24/2010)  
**Location:** 09/24/2010-A VETOED  
This bill would authorize an employer to use the designation "Breast-Feeding Mother-Friendly Workplace" in its promotional materials if the employer submits its workplace breast-feeding policy to the Labor Commissioner and the Labor Commissioner determines that the employer's policy provides for specified criteria.

**SB 1442**     **Oropeza**     **Priority:** Level 3  
**Title:** Maternal and child health.     **Position:**  
**Latest Version:** (I-02/19/2010)  
**Location:** 06/04/2010-S DEAD  
This bill would declare the intent of the Legislature to enact legislation that would provide consumer warnings regarding scientific findings relating to associations between certain conditions during pregnancy and subsequent brain cancer in children.

## **Preschool**

**AB 495**     **Davis**     **Priority:** Level 2  
**Title:** Preschool: data collection.     **Position:**  
**Latest Version:** (A-05/13/2009)  
**Location:** 01/31/2010-A DEAD  
This bill would require the California Department of Education (CDE) to post, on a specified section of its Internet Web site, the number of preschoolage children and the number of preschool slots on a state and county-by-county basis, using data from the California Child Care Portfolio published by the California Child Care Resource & Referral Network. The bill would require the CDE to update the data when the California Child Care Portfolio is updated.

**AB 2252**     **Torrico**     **Priority:** Level 2  
**Title:** California state preschool programs: funding.     **Position:**  
**Latest Version:** (A-04/05/2010)  
**Location:** 06/04/2010-A DEAD  
This bill, commencing with the fiscal year beginning July 1, 2012, would continuously appropriate to the Superintendent from the General Fund an amount sufficient to enroll all 3- and 4-year-old children of families who meet eligibility requirements and who request enrollment. The bill would also specify the intent of the Legislature to impose a tax for purposes of fully funding California state preschool programs.

**AB 2553**     **Brownley**     **Priority:** Level 2  
**Title:** Kindergarten readiness.     **Position:**  
**Latest Version:** (A-04/12/2010)  
**Location:** 06/04/2010-A DEAD  
This bill would state the intent of the Legislature that California establish a statewide kindergarten readiness data collection tool, or set of tools. The bill would require that if the California Department of Education commences the process for the development of a data collection tool or tools, that certain components be included and that a plan for implementation of the tool or tools address specified issues. The bill would establish a group of representatives to collaborate with the department on the development of the data collection tool or tools.

**SCR 47**     **DeSaulnier**     **Priority:** Level 2  
**Title:** Education funding: child development centers and preschools.     **Position:**  
**Latest Version:** (C-08/11/2010)  
**Location:** 08/11/2010-S CHAPTERED  
This measure would state the intent of the Legislature to increase the funding of child development centers and preschools in future years, as resources become available, in order to provide staff with adequate salaries and benefits, provide adequate resources to support program quality for children, and keep programs open to serve parents and children.

## **Proposition 10**

- AB 1422**     **Bass**     **Priority:** Level 1  
**Title:** Health care programs: California Children and Families Act of 1998.  
**Position:**  
**Latest Version:** (C-09/22/2009)  
**Location:** 09/22/2009-A CHAPTERED  
The bill authorizes a series of transfers by the California Children and Families Commission (CCFC) from state-level accounts to an Unallocated Account to be used upon approval by the state CCFC. This authorization allows CCFC to continue to support an array of programs for children up to age five.
- ABX3 13**     **Evans**     **Priority:** Level 2  
**Title:** State and local government.  
**Position:**  
**Latest Version:** (C-02/20/2009)  
**Location:** 02/20/2009-A CHAPTERED  
This bill specifically authorizes the Controller to loan moneys from certain specific funds to the General Fund. The bill requires, with respect to these funds, that, with a specified exception, interest be paid on all moneys loaned to the General Fund. The bill would not authorize any transfer that would interfere with the carrying out of the object for which the funds were created. The bill declares that certain of its provisions further the purposes of the California State Lottery Act, the Mental Health Services Act, the DNA Fingerprint, Unsolved Crime and Innocence Protection Act, and all funds created pursuant to the California Children and Families Act of 1998.
- SB 1109**     **Cox**     **Priority:** Level 1  
**Title:** California Children and Families Program: funding.  
**Position:** Oppose  
**Latest Version:** (I-02/17/2010)  
**Location:** 04/14/2010-S DEAD  
This bill would eliminate the funding allocations to various California Children and Families Trust Fund accounts. The bill, subject to voter approval at the next statewide election, would completely abolish First 5 California state and 58 county commissions. The bill would redirect all revenues received pursuant to Proposition 10 (California Children and Families Act) to the General Fund for purposes of funding the Healthy Families and Medi-Cal programs. The bill would provide for the distribution of funds held by First 5 state and county commissions that remain unencumbered on the date that the bill's provisions are approved by the voters.
- SBX8 41**     **Cox**     **Priority:** Level 1  
**Title:** California Children and Families Program: funding.  
**Position:**  
**Latest Version:** (I-02/10/2010)  
**Location:** 03/15/2010-S DEAD  
This bill, subject to voter approval, would eliminate percentages allocated to various accounts and would provide that those funds, with specified exceptions, shall be transferred to the General Fund for appropriation by the Legislature for purposes of the Healthy Families Program and the Medi-Cal program. The bill would provide for the distribution of funds held by county children and families commissions and by the California Children and Families Commission that remain unencumbered on the date that the bill's provisions are approved by the voters. This bill would abolish the California Children and Families Commission and the county children and families commissions, effective 90 days after the bill is approved by the voters, and would repeal related obsolete provisions. This bill would require that its provisions be submitted to the voters for approval at the next statewide election.

## **Safety**

- AB 1048**      **Torrice**      **Priority:** Level 2  
**Title:** Child protection: safe surrender.      **Position:**  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-A CHAPTERED  
This bill permits a fire agency to designate a safe-surrender site, upon approval of the local governing body, and specifies circumstances in which a safe-surrender site and its personnel have no liability for a surrendered child. The bill requires a designating entity to consult with the governing body of a city, if the safe-surrender site is within city limits, and with representatives of the applicable fire department and child welfare agency. The bill requires the Department of Social Services to report specified information to the Legislature.
- AB 1983**      **Torrice**      **Priority:** Level 3  
**Title:** Personal income taxes: voluntary contributions: Safely      **Position:**  
Surrendered Baby Fund.  
**Latest Version:** (C-09/30/2010)  
**Location:** 09/30/2010-A CHAPTERED  
This bill would allow individual taxpayers to designate on their tax returns, a specified amount to be transferred to the Safely Surrendered Baby Fund, which would be created by this bill. This bill would provide that all moneys contributed to the fund be allocated to the Franchise Tax Board and the Controller for reimbursement of costs, and to the Department of Social Services for programs to increase public awareness and outreach regarding the Safely Surrendered Baby Law.
- AB 2478**      **Mendoza**      **Priority:** Level 3  
**Title:** School safety: disruption threatening pupil's immediate physical      **Position:**  
safety.  
**Latest Version:** (V-09/30/2010)  
**Location:** 09/30/2010-A VETOED  
This bill would expand school safety provisions to also apply to any person who comes in or near any school building and conveys disruptive messages where the disruption threatens the physical safety of any pupil in preschool, elementary, or middle school.
- AB 2667**      **Hill**      **Priority:** Level 3  
**Title:** Vehicles: child passenger restraint systems.      **Position:**  
**Latest Version:** (V-09/29/2010)  
**Location:** 09/29/2010-A VETOED  
This bill would require a public or private hospital, clinic, or birthing center, at the time a child is discharged, to provide and discuss contact information relating to obtaining, at no cost or low cost, information and assistance relating to child passenger restraint system requirements, installation, and inspection, including, among other things, the telephone number of the local office of the Department of the California Highway Patrol. The bill would provide that a public or private hospital, clinic, or birthing center does not have any additional obligation to provide patients with any assistance relating to child passenger restraint systems, other than providing the information specified.
- SB 797**      **Pavley**      **Priority:** Level 3  
**Title:** Product safety: bisphenol A.      **Position:**  
**Latest Version:** (A-06/24/2010)  
**Location:** 08/31/2010-S DEAD  
This bill would enact the Toxin-Free Infants and Toddlers Act, which would prohibit, on or after January 1, 2012, the manufacture, sale, or distribution of any bottle, cup, or liquid, food, or beverage in a can, jar, or plastic bottle that contains bisphenol A at a level above 0.1 parts per billion (ppb). It would also prohibit the manufacture, sale, or distribution of liquid infant formula in a can or plastic bottle containing bisphenol A or lined with a material containing it. The bill would require manufacturers to use the least toxic alternative when replacing bisphenol A in containers in accordance with this bill.

**SB 1134**     **Wiggins**     **Priority:** Level 3  
**Title:** Vehicles: motorcycle or motorized bicycle: child passenger.     **Position:**  
**Latest Version:** (I-02/18/2010)  
**Location:** 06/04/2010-S DEAD  
This bill would state the intent of the Legislature to enact legislation to ensure the safety of a child passenger on a motorcycle or motorized bicycle operated on a highway.

## **Special Needs**

**AB 1124**     **Yamada**     **Priority:** Level 2  
**Title:** Special education: due process hearings.     **Position:**  
**Latest Version:** (A-04/22/2009)  
**Location:** 01/31/2010-A DEAD  
This bill, subject to receipt of federal funding, would require local educational agencies, during the pendency of a hearing involving an application of a pupil for initial services under a preschool program serving individuals with exceptional needs between 3 to 5 years of age, inclusive, who is no longer eligible for early intervention services under the California Early Intervention Services Act because he or she has reached 3 years of age, to continue to provide the same services that were provided under the California Early Intervention Services Act.

**SB 383**     **Liu**     **Priority:** Level 2  
**Title:** Autism Spectrum Disorders: screening.     **Position:**  
**Latest Version:** (A-04/16/2009)  
**Location:** 01/22/2010-S DEAD  
This bill would require the Department of Developmental Services (DDS) to partner with at least one regional center to implement a 2-year Autism Spectrum Disorders Early Screening, Intervention, and Treatment Pilot Program in at least 3 key geographic areas. The pilot program would establish best practices for early screening, diagnosis, referral, and treatment for children with autism. The bill would require DDS, no later than July 1, 2012, to report to the Legislature and the Governor on the pilot program. The bill would prohibit state general funds from being used to prepare the report and to fund the pilot program in any fiscal year of the pilot program's operation. DDS would be required to seek federal funding for the pilot program.

**SCR 91**     **Steinberg**     **Priority:** Level 3  
**Title:** Autism Awareness Month.     **Position:**  
**Latest Version:** (C-06/02/2010)  
**Location:** 06/02/2010-S CHAPTERED  
This measure would designate April 2010 as Autism Awareness Month, affirm the Legislature's commitment to the important issues related to autism spectrum disorders (ASDs), emphasize that every individual with an ASD is a valued and important member of society, recognize and commend parents and relatives of individuals with ASDs for their sacrifice and dedication in providing for the special needs of individuals with ASDs, recognize and commend the work of all nonprofit organizations that are contributing to the well-being of individuals with autism and their families, and would stress the need to identify children with ASDs and to begin early intervention services immediately after a child has been diagnosed with an ASD.

## **Tobacco**

**AB 689**     **Calderon, Charles**     **Priority:** Level 2  
**Title:** Cigarette and Tobacco Products Tax Law: tobacco products.     **Position:**  
**Latest Version:** (A-04/23/2009)  
**Location:** 01/22/2010-A DEAD  
This bill would revise the definition of tobacco products to include any articles or products made of, or containing, tobacco, other than cigarettes. Because the bill would expand the definition of tobacco products, it would expand the application of the criminal provisions related to tobacco products and would thereby impose a state-mandated local program.

- ACA 22**      **Torlakson**      **Priority:** Level 2  
**Title:** Taxation: cigarettes and other tobacco products.  
**Latest Version:** (I-04/16/2009)  
**Location:** 08/31/2010-A DEAD  
This measure would, commencing on and after the first day of the first calendar quarter commencing more than 90 days on or after the effective date of the measure, impose an additional tax on the distribution of cigarettes at the rate of \$1.48 per package of cigarette distributed, and upon the distribution of tobacco products at an equivalent tax rate. The revenues collected from the additional tax would be deposited in the Tobacco Excise Tax Fund, which would be created by the measure, and would be allocated, upon appropriation by the Legislature, for certain education-, health-, and child-related purposes. The measure also would impose a floor stock tax on every distributor and wholesaler for each cigarette or tobacco product in his or her possession on the day the excise tax is first imposed. This measure would prohibit the Legislature, between January 1, 2011, and January 1, 2016, from imposing any additional tax upon the distribution of cigarettes or tobacco products.
- SB 4**      **Oropeza**      **Priority:** Level 3  
**Title:** Public resources: state beaches and parks: smoking ban.  
**Latest Version:** (V-05/03/2010)  
**Location:** 05/03/2010-S VETOED  
This bill would make it an infraction for a person to smoke a pipe, cigar, or cigarette on a state coastal beach or in a unit of the state park system. It would permit the Department of Parks and Recreation or another relevant state agency to develop and post signs at a state coastal beach or a unit of the state park system to provide notice of the smoking prohibition. The bill would require the smoking prohibition to be enforced only after signs have been posted alerting the public of the prohibition.
- SB 600**      **Padilla**      **Priority:** Level 2  
**Title:** Cigarette and tobacco products taxes: Tobacco Tax and Health Protection Fund.  
**Latest Version:** (A-06/09/2009)  
**Location:** 02/01/2010-S DEAD  
This bill would impose an additional tax on the distribution of cigarettes at the rate \$1.50 per package of cigarettes distributed, and would require a dealer or wholesaler to file a return with the State Board of Equalization. The bill would provide that the revenues collected from the additional tax would be created by the bill, and would be allocated, upon appropriation by the Legislature, for smoking prevention and control programs. The bill would require funds to be transferred from the fund to the California Children and Families First Trust Fund, which is a continuously appropriated fund, the Hospital Services Account, the Physician Services Account, the Unallocated Account of the Cigarette and Tobacco Products Surtax Fund, and the Breast Cancer Fund, as necessary to offset revenue decreases to those accounts directly resulting from imposition of additional taxes by these provisions.
- SB 603**      **Padilla**      **Priority:** Level 3  
**Title:** Retail cigarette and tobacco sales: licenses: violations.  
**Latest Version:** (A-07/01/2009)  
**Location:** 07/02/2010-A DEAD  
This bill would specify that a retailer who engages in the sale of cigarette and tobacco products in this state may not be issued a license for a retail location that is located within 600 feet of a school, except as specified.
- SB 882**      **Corbett**      **Priority:** Level 3  
**Title:** Electronic cigarettes.  
**Latest Version:** (C-09/27/2010)  
**Location:** 09/27/2010-S CHAPTERED  
This bill would make it unlawful for a person to sell or otherwise furnish an electronic cigarette to a person under 18 years of age and would make a violation punishable as an infraction.

**SJR 8**

**Corbett**

**Title:** Electronic cigarettes.

**Latest Version:** (A-06/25/2009)

**Location:** 08/31/2010-A DEAD

This measure would request that the federal Food and Drug Administration prohibit all sales of electronic cigarettes until they have been found by FDA to be safe.

**Priority:** Level 3

**Position:**