

## **BILLS OF SPECIAL INTEREST** 2013-2014 LEGISLATIVE SESSION

## **SUMMARY September 26, 2014**

AB 269 Vote by Mail Ballots: Milita	ary or Overseas Voters
AUTHOR:	Grove and Patterson
INTRODUCED:	02/07/2013
AMENDED:	07/03/2014
STATUS:	07/03/2014 In Senate. Read second time and amended. Re-referred to
	Committee on Appropriations.
CACEO POSITION:	Oppose, unless amended
SUMMARY:	Provides to make an exception for military or overseas voters, as defined,
	and instead require that their vote by mail ballots be postmarked by the
	United States Postal Service or the Military Postal Service Agency on or
	before election day and received by their elections officials no later than 3
	days after election day.

AB 280 Voting Rights Preclearance	ce
AUTHOR:	Alejo
INTRODUCED:	02/11/2013
AMENDED:	06/18/2014
STATUS:	08/14/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	Oppose
SUMMARY:	Establishes a state preclearance system and provides that, under the system, if a political subdivision enacts or seeks to administer a voting-related law, regulation, or policy, as specified, that is different from that in force or effect on the date this act is enacted, the governing body of the political subdivision would be required to submit the law, regulation, or policy to the Secretary of State for approval. Requires the Secretary of State to approve the law, regulation, or policy only if specified conditions are met. Provides that the law, regulation, or policy shall not take effect or be administered in the political subdivision until the law, regulation, or policy is approved by the Secretary of State. Allows the governing body of the political subdivision to seek review of the Secretary of States decision by means of an action filed in the Superior Court of Sacramento.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

AB 882 Voter Registration and Recall Elections	
AUTHOR:	Gordon
INTRODUCED:	02/22/2013
AMENDED:	08/05/2014
STATUS:	9/02/2014 To Governor.
CACEO POSITION:	No Position
SUMMARY:	Provides that if the county elections official receives an affidavit of voter registration that does not include all required information, the elections official may send any other document, as determined by the elections official, on which the affiant may provide the missing information if the county elections official is not able to collect the missing information by telephone. Provides that if 500 or more signatures on a recall petition are submitted to the elections official, the election official may verify, using a random sampling technique, either 3 percent of the signatures submitted or 500 signatures, whichever is greater.

AB 1117 Initiative Petitions: Electronic Access	
AUTHOR:	Donnelly
INTRODUCED:	02/22/2013
AMENDED:	06/24/2013
STATUS:	08/30/2013 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	Watch
SUMMARY:	Requires the Secretary of State to provide on his or her Internet Web site an electronic mail address at which the proponent of a proposed initiative or referendum measure may submit to the Secretary of State a copy of the petition for the proposed measure in portable document format. Requires the Secretary of State, within two business days of receiving a petition in this manner, to provide on his or her Internet Web site a hyperlink by which the petition is available to the public and can be downloaded and printed. Requires that a specified disclaimer be included on the Internet Web page that makes the petition available to the public.

AB 1311 Recall Elections and Voter Registration	
AUTHOR:	Bradford
INTRODUCED:	02/22/2013
AMENDED:	08/18/2014
STATUS:	To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Prohibits a person, including a conservatee, from being disqualified from voting on the basis that the person signs the affidavit of voter registration with a mark or a cross, signs the affidavit of voter registration with a signature stamp, or completes the affidavit of voter registration with the

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AB 1311 continued:	assistance of another person. Provides that when a vacancy occurs, the
	elections official for each county in which a section of the recall petition has
	been filed is required to immediately verify the signatures on the petition
	submitted to the elections official as of the date of the vacancy. Provides
	that if the elections official verifies that a sufficient number of signatures
	were filed as of the date of the vacancy, the recall election shall not
	proceed. Provides that if the elections official verifies that an insufficient
	number of signatures, or no signatures, were filed as of the date of the
	vacancy, the recall election shall not proceed and a vacancy in the office
	that is subject of the recall election shall be filed as otherwise provided by
	law. Deletes the requirement that a person appointed to fill the vacancy
	holds office only until a successor is selected and instead would prohibit a
	person who was subject to a recall petition from being appointed to fill the
	vacancy in the office that he or she vacated or to fill any other vacancy in
	office on the same governing board for the duration of the term of office of
	the vacated seat.

AB 1360 Common Interest Developments: Electronic Voting	
AUTHOR:	Torres
INTRODUCED:	02/22/2013
AMENDED:	06/15/2014
STATUS:	06/24/2014 Failed to pass Senate Committee on Judiciary.
CACEO POSITION:	To be discussed
SUMMARY:	Authorizes an association to conduct elections by electronic voting, as specified, and would enact related provisions, as specified. Specifies minimum requirements of an electronic voting system for an association election. Authorizes the Secretary of State to study and adopt regulations governing the use of electronic voting systems to determine whether the systems are capable of complying with these requirements. Provides that the independent third party or parties selected as an inspector of elections by the association may include, but is not limited to, a volunteer poll worker with the county registrar of voters, a licensee of the California Board of Accountancy, or a notary public.

AB 1440 Elections: District Bounda	ries: Public Hearing
AUTHOR:	Campos
INTRODUCED:	01/06/2014
AMENDED:	08/07/2014
STATUS:	08/25/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Requires the governing body to hold at least one public hearing on a proposal to adjust the boundaries of a division prior to a public hearing at which the political subdivision votes to approve or defeat the proposal. Requires a political subdivision that changes from an at-large method of election to a district-based election, as defined, to hold at least 2 public

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AB 1440 continued:	hearings on a proposal to establish the district boundaries of the political
	subdivision prior to a public hearing at which the governing body of the
	political subdivision votes to approve or defeat the proposal. Make
	technical, nonsubstantive changes to these provisions.

AB 1446 Voter Registration: Personal Information	
AUTHOR:	Mullin
INTRODUCED:	01/06/2014
AMENDED:	03/25/2014
STATUS:	09/02/2014 To Governor.
CACEO POSITION:	Support
SUMMARY:	Amends provisions of existing law regarding voter registration to include compliance with rules governing the distribution of voter registration cards, the confidentiality of the voter's signature on an registration card, the distribution of voter registration cards at high schools and public institutions of higher education, providing a link from the county's website to the Secretary of State's website for registration purposes, and compliance of rules by persons paid to help a person register to vote.

AB 1589 Military or Overseas Voters: Electronic Ballots	
AUTHOR:	Frazier
INTRODUCED:	02/03/2014
STATUS:	09/03/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Provides that the application for a ballot shall be considered a standing request for electronic delivery of a ballot for all elections conducted in the jurisdiction in which the military or overseas voter is eligible to vote and require the elections official to provide for electronic delivery of the ballot.

AB 1596 Elections: Vote By Mail Ballot Applications	
AUTHOR:	Garcia
INTRODUCED:	02/04/2014
STATUS:	08/18/2014 To Governor.
CACEO POSITION:	Support
SUMMARY:	Requires a printed vote by mail application that allows a voter to submit the application by mail to inform the voter of the address for the elections official and specify that address the only appropriate destination address for the application, as specified. Provides that it not be construed as prohibiting an individual, organization, or group that distributes applications for vote by mail voter ballots from collecting or receiving applications from voters by means other than having applications mailed directly to the address of the distributing individual, organization, or group.

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AB 1655 Local Government: Count	ties: Board of Supervisors
AUTHOR:	Achadjian
INTRODUCED:	02/11/2014
STATUS:	02/11/2014 Introduced.
CACEO POSITION:	To be discussed
SUMMARY:	Makes nonsubstantive changes to existing provisions that requires each
	county to have a board of supervisors consisting of 5 members and
	requires that no more than 3 members be elected at the same general
	election.

*** AB 1666 Political Reform Act of 19	74: Campaign Funds: Bribery Fines
AUTHOR:	Garcia
INTRODUCED:	02/12/2014
AMENDED:	08/13/2014
STATUS:	09/08/2014 To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Increases the restitution fines to twice the original amount and prohibit the use of campaign funds to pay for the restitution fines. Provides that by introducing a new prohibition, the violation of which would be a misdemeanor, the bill would create a crime, thereby imposing a statemandated local program.
NOTE:	This bill would incorporate additional changes to Section 89513 of the Government Code, proposed by AB 1692 and SB 831, that would become operative only if this bill and either or both of those bills are chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

AB 1673 Political Reform Act of 1974: Contributions	
AUTHOR:	Garcia
INTRODUCED:	02/12/2014
AMENDED:	08/13/2014
STATUS:	To Governor.
CACEO POSITION:	No Position
SUMMARY:	Revises the definition of contribution+ to include a payment made by a lobbyist or a cohabitant of a lobbyist for costs related to a fundraising event held at the home of the lobbyist, as specified. Provides that these payments are attributable to the lobbyist for purposes of the prohibition against a lobbyist making a contribution to specified candidates and elected officers. Also revises the definition of contribution+to include a payment made by a lobbying firm for costs related to a fundraising event held at the office of the

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AB 1673 continued:	lobbying firm. Specifies that a violation of the actos provisions is punishable
	as a misdemeanor.

*** <u>AB 1692</u> Political Reform Act of 1974	
AUTHOR:	Garcia
INTRODUCED:	02/13/2014
AMENDED:	08/13/2014
STATUS:	09/10/2014 To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Authorizes certain candidates and elective officers to establish a separate legal defense fund campaign account to defray attorneys fees and other related legal costs incurred in the defense of the candidate or elective officer, as specified. Defines the phrase %attorneys fees and other related legal costs+ Provides that all contributions deposited into a campaign account are deemed to be held in trust for expenses associated with the election of the candidate or for expenses associated with holding offices. Provides that expenditure to seek or hold office is within the lawful execution of this trust if it is reasonably related to a political, legislative, or governmental purpose. Prohibits an expenditure of campaign funds for a fine, penalty, judgment, or settlement relating to an expenditure of campaign funds that resulted in a personal benefit to the candidate or officer if it is determined that the expenditure was not reasonably related to a political, legislative, or governmental purpose, as specified.
NOTE:	This bill would incorporate additional changes to Section 89513 of the Government Code, proposed by AB 1666 and SB 831, that would become operative only if this bill and either or both of those bills are chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

AB 1728 Political Reform Act of 1974	
AUTHOR:	Garcia
INTRODUCED:	02/14/2014
AMENDED:	04/08/2014
STATUS:	09/03/2014 To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Revises the definition of %agency+ to include a local government agency formed pursuant to provisions of the Water Code. Revises the definition of %icense, permit, or other entitlement for use+ with respect to proceedings before a local government agency formed pursuant to the Water Code to apply to all contracts that are not competitively bid.

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AB 1752 Redistricting: Incumbent Designation	
AUTHOR:	Fong
INTRODUCED:	02/14/2014
AMENDED:	05/13/2014
STATUS:	08/18/2014 To Governor.
CACEO POSITION:	No Position
SUMMARY:	Changes the order of which candidate shall be deemed the incumbent at
	the first election following decennial redistricting. Makes a conforming
	change to reflect the redistricting process.

AB 1768 Declaration of Candidacy: Residence Address	
AUTHOR:	Fong
INTRODUCED:	02/14/2014
AMENDED:	05/23/2014
STATUS:	07/16/2014 Signed by Governor, Chapter 130, 2014 Statutes.
CACEO POSITION:	Support
SUMMARY:	Provides elections officials with the discretion to allow a candidate for judicial office to withhold his or her residence address from a declaration of candidacy. Provides elections officials with the discretion to allow a candidate for any office whose voter registration information is confidential, as specified, to withhold his or her residence address from a declaration of candidacy.

AB 1817 Voter Registration: High School Pupils	
AUTHOR:	Gomez
INTRODUCED:	02/18/2014
AMENDED:	06/18/2014
STATUS:	07/16/2014 Signed by Governor, Chapter 131, 2014 Statutes.
CACEO POSITION:	Watch
SUMMARY:	Designates the last two full weeks in April and in September to be % school voter education weeks,+during which time persons authorized by the county elections official are allowed to register to vote students and school personnel on high school campuses in areas designated by the administrator of the high school, or his or her designee. Permits the administrator of a high school, or his or her designee to appoint one or more pupils who are enrolled at that high school to be voter outreach coordinators. Permits a voter outreach coordinator to coordinate voter registration activities on the high school campus that would encourage eligible persons to apply to register to vote by submitting an affidavit of registration. Permits the voter outreach coordinator, with the approval of the administrator or his or her designee, to coordinate other election-related

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AB 1817 continued:	activities on his or her high school campus, as specified.

AB 1836 Vote By Mail Ballots	
AUTHOR:	Jones
INTRODUCED:	02/18/2014
AMENDED:	03/11/2014
STATUS:	05/21/2014 From Assembly Committee on E. & R. without further action.
CACEO POSITION:	Oppose
SUMMARY:	Requires the elections official to provide each polling place with a blank roster for recording specified information from persons returning a vote by mail ballot, including the name and residence address of the person authorized by the voter to return the voter's vote by mail ballot. Requires that the identification envelope contain the address of the person authorized by the voter to return the vote by mail ballot. Requires the person authorized to return the voter's vote by mail ballot to present proof of his or her identity and residency, as specified. Requires the elections official or precinct board member to contact the voter to verify that the person is authorized to return the voter's vote by mail ballot If the person is unable to present proof of identification or residency. Prohibits a voter's vote by mail ballot from being counted unless the person returning the ballot presents proof of his or her identity and residency or the elections official or precinct board member verifies that the person is authorized by the voter to return the ballot.

AB 1861	
Budget Act of 2013	
Badget / lot of 2010	
ALITUOD:	Harley
AUTHOR:	Harkey
INTRODUCED:	02/19/2014
STATUS:	02/27/2014 To Assembly Committee on Budget.
CACEO POSITION:	Support
SUMMARY:	Amends the Budget Act of 2013 by removing voter identification procedures
	from the list of suspended state-mandated local programs. Appropriates
	\$7,553,000 from the General Fund to pay for mandate claims for Voter
	Identification Procedures, as specified. Declares that it is to take effect
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	immediately as a Budget Bill.

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AB 2003 Ballot Materials and Translations	
AUTHOR:	Fong
INTRODUCED:	02/20/2014
STATUS:	03/03/2014 To Assembly Committee on E. & R.
CACEO POSITION:	No position
SUMMARY:	Specifies that the elections official is allowed to select an accredited translator registered with the American Translators Association to provide the translation.

AB 2028 All-Mailed Ballot Elections: San Mateo County	
AUTHOR:	Mullin
INTRODUCED:	02/20/2014
AMENDED:	04/28/2014
STATUS:	08/15/2014 Signed by Governor, Chapter 209, 2014 Statutes.
CACEO POSITION:	Support if amended
SUMMARY:	Authorizes San Mateo County to conduct all-mailed ballot elections pursuant to existing provisions that requires the county to report to the Legislature and the Secretary of State, as specified. Requires that ballot dropoff locations be fixed in a manner so that the number of residents for each ballot dropoff location does not exceed 100,000 on the 88th day prior to the day of election if it would result in more dropoff locations, as specified.

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AB 2093 Petitions: Filings	
AUTHOR:	Grove
INTRODUCED:	02/20/2014
AMENDED:	05/13/2014
STATUS:	07/09/2014 Signed by Governor, Chapter 106, 2014 Statutes.
CACEO POSITION:	Support and recommend amend
SUMMARY:	Specifies that, if the final day to file an initiative or referendum petition falls on a holiday, as defined, the petition may be filed with the county elections official on the next business day. Specifies that this act shall not be construed to affect any matter pending in the courts of this state on the date this act is enacted.

AB 2177 Early Voting	
AUTHOR:	Brown
INTRODUCED:	02/20/2014
AMENDED:	07/01/2014
STATUS:	08/14/2014 In Senate Committee on Appropriations: Held in Committee.
CACEO POSITION:	Letter of concern
SUMMARY:	Requires the Secretary of State to provide guidance to local election officials in performing tasks for the purpose of promoting and expanding the practice of early voting consistent with specified statutory authority. Defines early voting as a vote by mail ballot in person at the office of the elections official or another location designated by the elections official either before or on the day of the election. Allows county elections officials to apply for funding from any private or public source, including, not limited to, the Secretary of State for funding from the federal Help America Vote Act of 2002, to provide early voting. Requires an elections official, on at least one Saturday and Sunday on or after the date the elections official first delivers ballots to vote by mail voters for a statewide election, or for any other election as determined by the elections official based on voter demand, to allow voters to vote in the election by means of early voting at the early voting location designated for this purpose, provided that the location is accessible and complies with disability access requirements under federal and state law. Permits the elections official to determine the hours of operation for the designated early voting location or locations for each Saturday or Sunday on which early voting is offered, provided that each location shall be open to voters for a minimum of 6 hours on each designated Saturday and Sunday. Specifies that the provisions regarding Saturday voting would not apply to elections conducted wholly by mail or to precincts in which each voter is furnished with a vote by mail ballot, as specified. Becomes operative on January 1, 2016.

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*** AB 2194 Elections: Statewide Recounts	
AUTHOR:	Mullin
INTRODUCED:	02/20/2014
AMENDED:	08/18/2014
STATUS:	08/21/2014 In Senate. Suspended
CACEO POSITION:	To be discussed
SUMMARY:	Requires, until July 1, 2015, the Secretary of State to order an automatic
	manual recount of all votes cast for a statewide office or state ballot
	measure if the difference in the number of votes received is less than or
	equal to 0.1 percent. (URGENCY)

AB 2206 Public Records: Local Agencies: Exception to Disclosure: Peace Officers	
AUTHOR:	Gomez
INTRODUCED:	02/20/2014
AMENDED:	04/29/2014
STATUS:	04/29/2014 In Assembly. Read second time and amended. Re-referred to
	Committee on Local Government.
CACEO POSITION:	To be discussed
SUMMARY:	Provides that any person described as a peace officer is exempt from the disclosure of records of the residence or mailing address, if that person or his or her recognized collective bargaining representative has requested confidentiality of that information to a local agency, and that local agency chooses to maintain a program that redacts that information or makes that information confidential.

*** AB 2219 Initiative and Referendum Petitions: Verification	
AUTHOR:	Fong
INTRODUCED:	02/20/2014
AMENDED:	08/11/2014
STATUS:	08/28/2014 To Governor.
CACEO POSITION:	Support if amended
SUMMARY:	Requires the elections official or registrar of voters during the examination of signatures to submit one or more reports to the Secretary of State showing the number of signatures that have been verified as of that date. Requires the maintenance of a list indicating the number of verified signatures based on the most recent reports. Requires the county or city and county elections official or register of voters to transmit the petition to the Secretary.
NOTE:	This bill would incorporate additional changes to Section 9031 of the Elections Code proposed by SB 1253 that would become operative only if

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AB 2219 continued:	SB 1253 and this bill are both chaptered and become effective on or before
	January 1, 2015, and this bill is chaptered last.

AB 2233 Primary Elections: Petitions: Signatures	
AUTHOR:	Donnelly
INTRODUCED:	02/21/2014
AMENDED:	05/13/2014
STATUS:	08/22/2014 Signed by Governor, Chapter 270, 2014 Statutes.
CACEO POSITION:	No position
SUMMARY:	Requires the elections official to reduce the number of signatures required on a petition in lieu of a filing fee for a special election that is held to fill a vacancy by the same proportion as the reduction in time for the candidate to collect signatures if the number of days for a candidate to collect the signatures is less than the number of days that a candidate would have to collect signatures on a petition at a regular election for the same office. Provides that the elections official is not permitted to reduce the number of signatures to less than 100 for a special election to fill a vacancy in the office of Representative in Congress, state Senate, or Member of the Assembly.

AB 2243 Elections: Voting Rights: Incarcerated Persons	
AUTHOR:	Weber
INTRODUCED:	02/21/2014
STATUS:	08/21/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Requires the Department of Corrections and Rehabilitation to either establish and maintain on the departments Internet Web site a hyperlink to the Internet Web site at which the Secretary of States voting rights guide for incarcerated persons may be found or post in each parole office a notice that contains the Internet Web site address at which the voting rights guide may be found.

AB 2273 Payment of Election Expe	enses
AUTHOR:	Ridley-Thomas
INTRODUCED:	02/21/2014
STATUS:	05/23/2014 In Assembly Committee on Appropriations: Held in committee.
CACEO POSITION:	Support
	Los Angeles County sponsored
SUMMARY:	Provides that expenses authorized and necessarily incurred on or after
	January 1, 2013, and for each year thereafter, for elections proclaimed by
	the Governor to fill a vacancy in the office of Senator or Member of the

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AB 2273 continued:	Assembly, or to fill a vacancy in the office of United States Senator or
	Member of the United States House of Representatives, shall be paid by
	the state. Requires the state to pay only those additional expenses directly
	related to an election proclaimed by the Governor to a fill a vacancy in an
	office if the election is consolidated with a statewide or local election.

AB 2277 Legislative Counsel: Legislative Session Information	
AUTHOR:	Mansoor
INTRODUCED:	02/21/2014
STATUS:	03/06/2014 To Assembly Committee on Rules.
CACEO POSITION:	To be discussed
SUMMARY:	Requires that the vote information identify the party preference designation of each Member of the Legislature associated with a vote. Requires the Legislative Counsel to make available a list, for each Member, of the votes cast by the Member on every bill introduced in the current legislative session. Requires that this information be organized and made available for download in a specified format that would allow the public to search and aggregate the data.

AB 2338 Initiatives: Writ of Mandate	
AUTHOR:	Wagner
INTRODUCED:	02/21/2014
STATUS:	05/30/2014 Failed to pass Assembly Committee on Judiciary.
CACEO POSITION:	Watch
SUMMARY:	Provides that if a local initiative measure has been certified by an elections official as having qualified for the ballot, prohibit a public agency from bringing suit seeking a declaration of rights related to the construction or validity of the initiative measure until after the election for which the initiative measure qualified has been held. Requires that, if the governing body of the jurisdiction in which the initiative measure will be voted upon seeks to challenge the qualification or validity of the initiative measure, it shall do so by seeking the above-described writ of mandate or injunction during the 10-calendar-day public examination period in order to prohibit the initiative measure from being placed on the ballot. Requires that a peremptory writ of mandate or an injunction be issued only upon clear and convincing proof that the initiative measure does not qualify or is not valid for placement on the ballot, and that issuance of the writ of mandate or injunction will not substantially interfere with the printing or distribution of official election materials as provided by law.

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*** <u>AB 2351</u> Political Party Qualification	
AUTHOR:	Gordon
INTRODUCED:	02/21/2014
AMENDED:	08/21/2014
STATUS:	09/08/2014 To Governor.
CACEO POSITION:	Watch
AB 2351 continued SUMMARY:	Provides that a party is qualified to participate in a primary election if, at the last preceding gubernatorial primary election, the sum of the votes cast for all of the candidates for an office voted on throughout the state who disclosed a preference for that party on the ballot was at least 2 percent of the entire vote of the state for that office, as specified. Revises the provisions for a political party that did not qualify to participate in the presidential primary election, but seeks qualification to participate in a presidential primary election is qualified if, at the last preceding gubernatorial primary election, the sum of the votes casts for all of the candidates for an office voted on throughout the state who disclosed a preference for that party on the ballot was at least 2 percent of the entire vote of the state for that office, as specified.
NOTE:	This bill would incorporate additional changes to Sections 5100 and 5151 of the Elections Code, as proposed by SB 1043, to be operative only if SB 1043 and this bill are both chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

AB 2369 Elections: Voter-Requested Recounts	
AUTHOR:	Hagman
INTRODUCED:	02/21/2014
AMENDED:	06/19/2014
STATUS:	08/28/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Modifies and applies existing law that establishes procedures by which a voter may request a recount of the votes cast in an election following completion of the official canvass, to the campaign committee that is represented by the voter filing the request to seek a recount.

AB 2394 Elections: Secretary of State	
AUTHOR:	Gorell
INTRODUCED:	02/21/2014
STATUS:	04/22/2014 In Assembly Committee on E. & R.: Not heard.
CACEO POSITION:	No Position
SUMMARY:	Requires the Secretary of State, instead of the Attorney General, to prepare the ballot label and the ballot title and summary for all measures submitted

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AB 2394 continued:	to the voters of the state and the circulating title and summary for initiative
	and referendum measures. Provides that the office of the Secretary of
	State is also a nonpartisan office and would remove it from the list of
	voter-nominated offices. Becomes operative upon the approval by the
	voters of ACA of the 2013-14 Regular Session.

AB 2407 Elections: Expenses	
AUTHOR:	Morrell
INTRODUCED:	02/21/2014
STATUS:	02/21/2014 Introduced.
CACEO POSITION:	No position
SUMMARY:	Makes technical nonsubstantive changes to provision of law that provides
	that expenses authorized and necessarily incurred in the preparation for and conduct of elections are to be paid from the county treasuries, except as specified.

AB 2439 Secretary of State: Initiative Information	
AUTHOR:	Donnelly
INTRODUCED:	02/21/2014
AMENDED:	04/08/2014
STATUS:	07/21/2014 Signed by Governor, Chapter 168, 2014 Statutes.
CACEO POSITION:	Watch
SUMMARY:	Requires the Secretary to post on the Secretarys Internet Web site, and to include in a specified pamphlet prepared by the Secretary relating to the initiative process, information describing these services provided by the Secretary and the Legislative Counsel to the proponents of an initiative measure. Provides that violations of the act are punishable as a misdemeanor.

*** AB 2530 Ballot Processing	
AUTHOR:	Rodriguez
INTRODUCED:	02/21/2014
AMENDED:	08/04/2014
STATUS:	09/10/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Provides that if a vote by mail ballot, mail ballot precinct ballot, or provisional ballot is processed using signature verification technology that determines the signature do not compare, the elections official is required to visually examine and verify that the signatures do not compare before rejecting the ballot.
NOTE:	This bill would incorporate additional changes to Section 15101 of the

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AB 2530 continued:	Elections Code proposed by SB 29, to be operative only if SB 29 and this
	bill are both chaptered and become effective January 1, 2015, and this bill
	is chaptered last.

AB 2550 Election Dates	
AUTHOR:	Hernandez
INTRODUCED:	02/21/2014
AMENDED:	04/29/2014
STATUS:	05/23/2014 In Assembly Committee on Appropriations: Held in committee.
CACEO POSITION:	No position
SUMMARY:	Requires general municipal and general district elections held on or after July 1, 2015, to be held on the first Tuesday after the first Monday in June of even-numbered years, or on the first Tuesday after the first Monday in November of each odd-numbered or even-numbered year, subject to certain exceptions. Provides that these provisions may not be construed to shorten the term of office of any officeholder, as specified, or as altering the date of an election held in a district if the principal act of the district provides for a runoff election. Provides that, if a board of supervisors of a county of the first class denies a request to consolidate an election, that election will not be held on the date of the statewide election.

AB 2551 Local Ballot Measures: Bond Issues	
AUTHOR:	Wilk
INTRODUCED:	02/21/2014
AMENDED:	05/23/2014
STATUS:	09/02/2014 To Governor.
CACEO POSITION:	No position
SUMMARY:	Requires, for all bond issues proposed by a county, city and county, city, district, or other political subdivision, or by any agency, department, or board, that the statement of specified tax rate data include the best estimate from official sources of the total debt service, including the principal and interest, that would be required to be repaid if all the bonds are issued and sold. Provides that the estimate may include information about the assumptions used to determine the estimate.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

*** AB 2562 Elections	
AUTHOR:	Fong
INTRODUCED:	02/21/2014
AMENDED:	08/18/2014
STATUS:	09/05/2014 To Governor.
CACEO POSITION:	Support
SUMMARY:	Clarifies the meaning of <code>%egistered</code> voters+ of the district for purposes of those provisions that requires a specified number of registered voters of the district to sign the petition for a special election to fill a vacancy. Requires the registration to be deemed effective upon receipt of the affidavit by the county elections official if the affidavit is submitted electronically on the Internet Web site of the Secretary of State on or before the 15th day prior to the election. Prohibits an elections official who is verifying signatures on a petition or paper from invalidating a signature for an incomplete or inaccurate apartment or unit number in the residence address. Repeals existing provisions that requires the county elections official to file a statement with the Secretary of State containing specified information for each election in the county held pursuant to the Uniform District Election Law and requires the county elections official to file the statement no later than December 31 immediately following a general district election. Corrects erroneous cross references to the code section that defines the terms <code>%tirect</code> recording electronic voting system+ and <code>%paper</code> record copy+ for purposes of these provisions.
NOTE:	This bill would incorporate additional changes to Section 2102 of the Elections Code proposed by SB 113 that would become operative only if SB 113 and this bill are both chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

B 2631 continued: performance and to post results of votes cast form, as specified.
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*** <u>AB 2684</u> Pupil Attendance: Service on Precinct Board	
AUTHOR:	Stone
INTRODUCED:	02/21/2014
AMENDED:	06/12/2014
STATUS:	08/14/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	To be discussed
SUMMARY:	Specifies that, for the purpose of computing average daily attendance for pupils in independent study, a pupil serving as a member of a precinct board for an election shall not be required to participate in that activity for 5 or more consecutive days if specified requirements are met, specifies that an absence for those reasons shall not be considered an absence for purposes of generating state apportionment payments ( <b>Urgency</b> ).

AB 2715 District-Based Municipal Elections	
AUTHOR:	Hernandez
INTRODUCED:	02/21/2014
AMENDED:	05/08/2014
STATUS:	05/23/2014 In Assembly Committee on Appropriations: Held in committee.
CACEO POSITION:	Watch
SUMMARY:	Permits the legislative body of a city to provide by ordinance, without submitting the ordinance to the voters of the city for approval, for the election of members of the legislative body by district if the voters of the city previously rejected such an ordinance, as specified. Provides that this provision be repealed on December 31, 2016. Requires the legislative body of a city with a population of 100,000 or more, as determined by the most recent federal decennial census, to provide by ordinance, without submitting the ordinance to the voters of the city for approval, for the election of members of the legislative body by district, commencing January 1, 2017. Permits the legislative body of any other city to provide by ordinance, without submitting the ordinance to the voters of the city for approval, for the election of members of the legislative body by district, commencing January 1, 2017. Requires that the boundary lines of each district be adjusted in accordance with specified provisions of law.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

ACA 12 Elections: Secretary of State	
AUTHOR:	Gorell
INTRODUCED:	03/05/2014
STATUS:	04/22/2014 In Assembly Committee on E. & R.: Not heard.
CACEO POSITION:	No Position
SUMMARY:	Provides that the office of the Secretary of State is also a nonpartisan office. Requires that an initiative or referendum petition be submitted to the Secretary of State instead of the Attorney General, and would transfer from the Attorney General to the Secretary of State the duty of preparing the title and summary for an initiative or referendum petition that is to be circulated. Requires that, for each measure that appears on a statewide ballot, that the Secretary of State prepare the ballot label and the ballot title and summary for the ballot pamphlet.

*** <u>SB 29</u> Vote By Mail Ballots and Election Result Statements	
AUTHOR:	Correa
INTRODUCED:	12/03/2014
AMENDED:	08/20/2014
STATUS:	09/04/2014 To Governor.
CACEO POSITION:	Support
SUMMARY:	Provides that any vote by mail ballot, including any vote by mail ballot cast by a military or overseas voter, is timely cast if it is received by the voteromal delivery company no later than 3 days after election day, and either the ballot is postmarked on or before election day or is time stamped or date stamped by a bona fide private mail delivery company on or before election day or, if the ballot has no postmark, a postmark with no date, or an illegible postmark, the vote by mail ballot identification envelope is date stamped by the elections official upon receipt and is signed and dated by the voter on or before election day. Authorizes any jurisdiction having the necessary computer capability to start processing vote by mail ballots 10 business days prior to the election. Requires the elections official to submit the certified statement of the results of the election to the governing body within 30 days of the election.
NOTE:	This bill would incorporate additional changes to Section 15101 of the Elections Code proposed by AB 2530, to be operative only if AB 2530 and this bill are both chaptered and become effective January 1, 2015, and this bill is chaptered last.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

*** <u>SB 113</u> Elections: Voter Registration	
AUTHOR:	Jackson
INTRODUCED:	01/15/2013
AMENDED:	08/19/2014
STATUS:	09/04/2014 To Governor.
CACEO POSITION:	Support
SUMMARY:	Provides that the minimum age for purposes of submitting an affidavit of registration is lowered to 16 years of age. Makes conforming changes to existing law. Requires that, if an affidavit of registration is submitted by a person who is at least 16 years of age and otherwise meets all voter eligibility requirements, the county elections official send a preregistration notice to that voter upon a determination that the affidavit of registration is properly executed and that the person otherwise satisfies all eligibility requirements to vote, except that he or she is under 18 years of age. Prescribes the format of the voter preregistration notice and makes conforming changes. Provides that a county elections official is not required to mail a residency confirmation postcard to any person under 18 years of age who has submitted a properly executed affidavit of registration and who will not be 18 years of age on or before the primary election.
NOTE:	This bill would incorporate additional changes to Section 2102 of the Elections Code proposed by AB 2562 that would become operative only if AB 2562 and this bill are both chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

SB 240 Vote by Mail Ballot Drop Boxes	
AUTHOR:	Yee
INTRODUCED:	02/12/2013
AMENDED:	01/27/2014
STATUS:	01/30/2014 To Assembly.
CACEO POSITION:	Watch
SUMMARY:	Permits a vote by mail voter to return his or her voted vote by mail ballot to the elections official from whom it came at a vote by mail ballot drop-off location, as defined. Requires the Secretary of State to promulgate regulations establishing security measures and procedures that a county elections official would be required to comply with if the county elections official establishes one or more vote by mail ballot drop-off locations and vote by mail ballot drop boxes, as defined.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

SB 361 Elections: Voter Registration	
AUTHOR:	Padilla
INTRODUCED:	02/20/2013
AMENDED:	08/26/2013
STATUS:	08/30/2013 In Assembly Committee on Appropriations: To Suspense File.
CACEO POSITION:	Watch
SUMMARY:	Requires the Department of Motor Vehicles to ensure that any electronic system, as specified, under which a person may electronically submit on the Internet Web site of the Department of Motor Vehicles an application for the issuance or renewal of a drivers license or state identification card, or a change of address form, shall offer the person the opportunity to submit an electronic affidavit of voter registration, or to electronically update his or her voter registration information, on the Internet Web site of the Secretary of State. Requires the Department of Motor Vehicles to work jointly with the Secretary of State to ensure that the system provides all required notices and, for each applicant who indicates that he or she would like to apply to register to vote or update his or her voter registration information and consents to the use of his or her motor vehicle records for voter registration purposes, electronically transmits to the Secretary of State the information provided on the persons drivers license or state identification card application, or change of address form, as applicable, in a manner that does not require the person to duplicate or reenter the information. Requires the Secretary of State to report to the Legislature, as specified. Specifies that certain provisions of this bill shall become operative one year after the implementation of Vote Cal.

*** <u>SB 831</u> Political Reform Act of 1974	
AUTHOR:	Hill
INTRODUCED:	01/06/2014
AMENDED:	08/18/2014
STATUS:	09/09/2014 To Governor.
CACEO POSITION:	To be discussed
SB 831 continued SUMMARY:	Amends the Political Reform Act of 1974. Prohibits an elected officer from requesting payments in a specified manner. Relates to gifts. Requires nonprofits to provide the disclosure of donors names. Updates campaign contributions. Prohibits campaign funds use for legal fees campaign or an officers official duties criminal litigation costs. Limits the expenditure of funds for other purposes. Requires the reporting of travel gifts.
NOTE:	This bill would incorporate additional changes to Section 89513 of the Government Code, proposed by AB 1666 and AB 1692, that would become operative only if this bill and either or both of those bills are chaptered and become effective on or before January 1, 2015, and this bill is chaptered last.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

*** <u>SB 844</u> Elections: Ballot Measure Contributions	
AUTHOR:	Pavley
INTRODUCED:	01/08/2014
AMENDED:	08/21/2014
STATUS:	09/04/2014 To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Requires the Secretary of State to create an Internet Web site, or use other available technology, to consolidate information about each ballot measure in a manner that is easy for voters to access and understand. Requires that the Internet Web site include a summary of each ballot measure, the total amount of reported contributions made to support or oppose a ballot measure, and a list of a committees top 10 contributors, as specified. Requires the state ballot pamphlet to include for each ballot measure a printed statement that refers voters to the Secretary of States Internet Web site for a list of committees primarily formed to support or oppose a ballot measure, and information on how to access the committees top 10 contributors.
NOTE:	This bill would incorporate additional changes in Section 9082.7 of the Elections Code proposed by SB 1253 that would become operative only if SB 1253 and this bill are both chaptered and become effective on or before January 1, 2015, and this bill is chaptered last. The bill would, contingent upon the enactment of SB 1442, incorporate additional changes.

SB 867 State Reserve Fund Ballot Measure	
AUTHOR:	Committee on Budget and Fiscal Review
INTRODUCED:	01/09/2014
AMENDED:	08/11/2014
STATUS:	08/11/2014 Signed by Governor, Chapter 186, 2014 Statutes.
CACEO POSITION:	To be discussed
SB 867 continued SUMMARY:	Provides that, the requirements regarding the numbering of statewide ballot measures, Assembly Constitutional Amendment 1 of the 2013. 14 Second Extraordinary Session to be designated as %Proposition 2+for purposes of the ballot, the sample ballot, the state ballot pamphlet, and the local voters pamphlet, and will be placed as the 2nd ballot measure on the November 4, 2014, statewide general election ballot. Provides that any reference in the state ballot pamphlet or in a candidates statement to %Proposition 44+ will be changed to %Proposition 2+prior to final publication of the state ballot pamphlet or the voters pamphlet that contains the candidates statement.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

*** <u>SB 942</u> Special Elections	
AUTHOR:	Vidak
INTRODUCED:	02/04/2014
STATUS:	05/23/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	Support
SUMMARY:	Provides that all expenses authorized and necessarily incurred on or after January 1, 2008, and before December 31, 2014, for elections proclaimed by the Governor to fill a vacancy in the office of Senator or Member of the Assembly, or to fill a vacancy in the office of United States Senator or Member of the United States House of Representatives, shall be paid by the state ( <b>Urgency</b> ).

SB 963 Elections: Payment of Expenses.	
AUTHOR:	Torres
INTRODUCED:	02/06/2014
STATUS:	05/23/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	Support
SUMMARY:	Provides that all expenses authorized and necessarily incurred on or after January 1, 2013, and for each year thereafter, for elections proclaimed by the Governor to fill a vacancy in the office of Senator or Member of the Assembly, or to fill a vacancy in the office of United States Senator or Member of the United States House of Representatives, shall be paid by the state. Requires the state to pay only those additional expenses directly related to an election proclaimed by the Governor to a fill a vacancy in an office if the election is consolidated with a statewide or local election.

****SB 1043 Elections: In-Lieu-Filing-Fee and Political Party Qualification Petitions: Penal Provisions	
AUTHOR:	Torres
INTRODUCED:	02/18/2014
AMENDED:	08/21/2014
STATUS:	08/29/2014 In Assembly. To Inactive File.
CACEO POSITION:	Support
SB 1043 continued SUMMARY:	Defines the term politically party qualification petition+for these purposes to mean a petition circulated to qualify a political party in accordance with existing procedures. Provides that a person committing these specified activities in relation to the circulation, subscription, or signature of a political party qualification petition would be subject to the above penal provisions. Provides that a person committing these specified activities in relation to the submission of an in-lieu-filling-fee petition would be subject to the penal provisions specified above.
NOTE:	This bill would incorporate additional changes to Sections 5100 and 5151 of

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SB 1043 continued:	the Elections Code, as proposed by AB 2351, to be operative only if AB
	2351 and this bill are both chaptered and become effective on or before
	January 1, 2015, and this bill is chaptered last. The bill would incorporate
	additional changes to Section 18621 of the Elections Code, as proposed by
	SB 1253, to be operative only if SB 1253 and this bill are both chaptered
	and become effective on or before January 1, 2015, and this bill is
	chaptered last.

SB 1061 Elections: Voter Registration	
AUTHOR:	Block
INTRODUCED:	02/18/2014
AMENDED:	05/19/2014
STATUS:	05/23/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	No position
SUMMARY:	Requires an application for a new or renewed California driver's license, instruction permit, junior permit, or identification card to contain an affidavit of registration and other specified information. Requires the Department of Motor Vehicles to confer with the Secretary of State and develop applications that are in compliance with these provisions and the federal National Voter Registration Act of 1993. Provides that a person is permitted to apply to register to vote by completing the affidavit of registration portion of the application and require the Department of Motor Vehicles to transmit an electronic copy of the completed application to county elections officials, as specified. Provides that its provisions are operative on the date the Department of Motor Vehicles certifies to the Secretary of State that it has an automated application process, as specified.

SB 1062 Elections: Vote By Mail Ballots	
AUTHOR:	Block
INTRODUCED:	02/18/2014
AMENDED:	05/15/2014
STATUS:	05/23/2014 In Senate Committee on Appropriations: Held in committee.
CACEO POSITION:	Watch
SUMMARY:	Requires the elections official to, in addition to existing provisions, also deliver to each qualified applicant a return envelope with postage prepaid by the Secretary of State in which a vote by mail voter may return his or her ballot if the ballot is to be mailed within the territorial limits of the United States or the District of Columbia.

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

SB 1063 Voter Registration: Juvenile Detention Facilities	
AUTHOR:	Block
INTRODUCED:	02/18/2014
AMENDED:	08/14/2014
STATUS:	09/04/2014 To Governor.
CACEO POSITION:	Watch
SUMMARY:	Requires state and local juvenile detention facilities to identify individuals housed in those facilities who are of age to register to vote and not in prison or on parole for the conviction of a felony, to provide affidavits of registration to eligible voters, to assist those individuals with the completion of the affidavits of registration, and to assist individual in returning the completed cards to the county elections official or to transmit completed voter registration cards to the county elections official.

SB 1105 Voter Registration: Cal Gr	ant Program Application
AUTHOR:	Liu
INTRODUCED:	02/19/2014
STATUS:	02/27/2014 To Senate Committees on Education and E & C. A.
CACEO POSITION:	Support
SUMMARY:	Requires the standardized student financial aid application, if the application is submitted online, to permit the applicant to apply to register to vote online by submitting an affidavit of registration electronically on the Internet Web site of the Secretary of State.

SB 1195 State Ballot Pamphlet	
AUTHOR:	Steinberg
INTRODUCED:	02/20/2014
AMENDED:	08/11/2014
STATUS:	08/11/2014 Signed by Governor, Chapter 187, 2014 Statutes.
CACEO POSITION:	To be discussed
SUMMARY:	Provides, for purposes of the November 4, 2014, statewide general election, the Secretary of State provide the state ballot pamphlets to the county elections officials on the 43rd day before the election, and requires that the state ballot pamphlets be mailed to voters commencing on the 38th day before the election. Requires that the Secretary of State furnish a copy of the state ballot pamphlet to the Office of State Printing for preparation on the 40th day before the date the Secretary of State is required to provide the pamphlets to the county elections officials. Declares that it is to take effect immediately as an urgency statute. (URGENCY)

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

***SB 1253 Initiative Measures	
AUTHOR:	Steinberg
INTRODUCED:	02/20/2014
AMENDED:	08/21/2014
STATUS:	09/08/2014 To Governor.
CACEO POSITION:	To be discussed
SUMMARY:	Requires the Attorney General, upon receipt of a request to prepare the circulating title and summary, to initiate a 30-day public review process for the proposed initiative measure. Requires that a fiscal estimate be prepared. Imposes specified requirements regarding ballot materials to be prepared by the Attorney General. Extends the date for filing a measure with the county elections official. Provides related requirements for the Secretary of State. Provides requirements for removal of an initiative.
NOTE:	This bill would incorporate additional changes to Section 9031 of the Elections Code proposed by AB 2219 that would become operative if this bill and AB 2219 are both enacted and this bill is enacted last. The bill would also incorporate additional changes in Section 9082.7 of the Elections Code proposed by SB 844 that would become operative only if SB 844 and this bill are both enacted and this bill is enacted last. The bill would also incorporate additional changes to Section 18621 of the Elections Code proposed by SB 1043 that would become operative if this bill and SB 1043 are both enacted and this bill is enacted last.

***SB 1272 Campaign Finance: Advisory Election			
AUTHOR:	Lieu		
INTRODUCED:	02/21/2014		
AMENDED:	06/26/2014		
STATUS:	07/22/2014 Became law without Governors signature, Chapter 175, 2014 Statutes.		
CACEO POSITION:	Watch		
SUMMARY:	Requires that a special election is called to be consolidated with the November 4, 2014, statewide general election. Requires the Secretary of State to submit to the voters at the November 4, 2014, consolidated election an advisory question asking whether the Congress of the United States should propose, and the California Legislature should ratify, an amendment or amendments to the United States Constitution to overturn Citizens United v. Federal Election Commission (2010) 558 U.S. 310, and other applicable judicial precedents, as specified. Requires the Secretary of State to communicate the results of this election to the Congress of the United States. (Urgency).		

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

SB 1365 California Voting Rights Act of 2001		
AUTHOR:	Padilla	
INTRODUCED:	02/21/2014	
AMENDED:	08/07/2014	
STATUS:	08/18/2014 To Governor.	
CACEO POSITION:	Watch	
SUMMARY:	Prohibits the use of a district based election in a political subdivision if it would impair the ability of a protected class to elect candidates of its choice or otherwise influence the outcome of an election. Requires a court to implement specified remedies upon a finding that a district-based election was imposed or applied in a manner that impaired the ability of a protected class to elect candidates of its choice or otherwise influence the outcome of an election.	

SB 1441 Political Reform Act of 1974: Contributions			
AUTHOR:	Lara		
INTRODUCED:	02/21/2014		
AMENDED:	08/14/2014		
STATUS:	09/05/2014 To Governor.		
CACEO POSITION:	To be discussed		
SUMMARY:	Prohibits a lobbyist from making, and an elected state officer or candidate for elective state office from accepting, a contribution if the lobbyist is registered to lobby the governmental agency for which the candidate is seeking election or the governmental agency of the elected state officer. Revise the definition of contribution+ to include a payment made by a lobbyist or a cohabitant of a lobbyist for costs related to a fundraising event held at the home of the lobbyist, as specified. Make these payments attributable to the lobbyist for purposes of the prohibition against a lobbyist making a contribution to specified candidates and elected officers. Revises the definition of contribution+to include a payment made by a lobbying firm for costs related to a fundraising event held at the office of the lobbying firm. Provides that a violation of the actos provisions is punishable as a misdemeanor.		

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill

SCA 16 Members of the Legislature: Vacancy			
AUTHOR:	Steinberg		
INTRODUCED:	02/20/2014		
AMENDED:	05/21/2014		
STATUS:	05/23/2014 From Senate Committee on Appropriations: Be adopted, and rerefer to Committee on Rules		
CACEO POSITION:	No position		
SUMMARY: SCA 16 continued:	Requires the Governor to fill a vacancy in either house of the Legislature by appointment within 21 days of the date of the vacancy, and would require that the appointee, at the time of the appointment and during the 12-month period immediately preceding the appointment, have the same political party preference as the vacating Member had when he or she was last elected to the Legislature. Allows the house to which the appointment is made to reject the appointment, by a majority vote, within 21 days of the appointment, in which case the Governor would be required to make another appointment. Provides that If an appointment is not rejected, the appointee would be eligible to take office the day after the end of the 21-day period and would serve for the remainder of the term of the vacating Member, except as specified.		

ASSEMBLY BILLS	46
SENATE BILLS	20
TOTAL	66

<sup>\*</sup> Denotes Status Update \*\*Denotes New/Amended Bill \*\*\*Denotes an urgency or contingency bill