

#	Title of Mandate	Description	Recommendation	Year First Suspended (Approximate)
1	Adult Felony Restitution	The mandate requires local probation officers to include a determination as to probation fines and restitution to the victim in a report to the court. This mandate will be repealed because the inclusion of this data to the courts has been in place for many years and is likely now a best practice. Additionally, what is provided to the courts in probation reports regarding restitution should be a local decision rather than a statutory requirement.	Repeal	1990
2	AIDS/Search Warrant	The mandate requires crime victims be notified of various rights associated with requesting, preparation of, and service of a search warrant for HIV testing of the victim and the assailant, as well as the administration of the test, confidentiality of test results, and receipt of professional counseling. This mandate will be repealed because the activities should now be standard operating procedures for District Attorneys and local health officers. Additionally, other statutes require similar information.	Repeal	2009
3	Animal Adoption	The mandate increased the holding period for stray and abandoned dogs, cats, and other specified animals from three days to four to six days. This mandate will be repealed because it is more appropriate to allow local governments to determine how long to care for certain animals.	Repeal	2009
4	Crime Victims' Domestic Violence Incident Reports II	The mandate requires local law enforcement agencies to take a weapon discovered at a domestic violence scene. This mandate will be made permissive because this should be standard operating procedure for local law enforcement.	Permissive	2010
5	Domestic Violence Information	The mandate requires local law enforcement agencies to develop and implement written policies, standards, and incident report forms for officers' response to domestic violence calls as well as maintaining records of all protection orders associated with those incidents. This mandate will be repealed because the activities should now be standard operating procedure for local law enforcement.	Repeal	1990
6	Elder Abuse, Law Enforcement Training	The mandate requires local law enforcement officers to complete training on elder and dependent adult abuse that is certified by the Commission on Peace Officers Standards and Training (POST). This mandate will be repealed because this should now be best practices for local law enforcement.	Repeal	2003
7	Extended Commitment, Youth Authority	The mandate requires prosecuting attorneys to extend the commitment of specified youths. This mandate will be repealed because sentencing laws already allow flexibility for district attorneys to seek varying durations of commitment, on a case-by-case basis, and this should be a local decision.	Repeal	2003
8	Filipino Employee Surveys	The mandate requires local agencies to categorize Filipino employees as a separate ethnic calculation in employee ethnicity survey and tabulations. This mandate will be repealed because other laws require similar information.	Repeal	1990
9	Firearm Hearings for Discharged Inpatients	The mandate requires the district attorney to represent the people of the state of California in civil proceedings. This mandate will be repealed because the Department of Justice should be able to represent the people in these infrequent circumstances.	Repeal	2009
10	Grand Jury Proceedings	The mandate requires local agencies to perform certain activities for grand jury proceedings such as developing a training program for grand jurors, and providing meeting rooms and reports. This mandate will be repealed. Guidelines and best practices could be provided to assist in the operation of grand jury proceedings as opposed to mandating specific methods.	Repeal	2005

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11	Law Enforcement Sexual Harassment Training	The mandate requires local law enforcement agencies to follow sexual harassment complaint guidelines developed by the Commission on Peace Officer Standards and Training (POST) and for peace officers to receive sexual harassment training. This mandate will be repealed because it should be local law enforcement discretion to avail itself of the POST-certified course.	Repeal	2003
12	Missing Persons Report	The mandate requires local law enforcement agencies to take a report of a missing person, and, depending upon certain criteria, to submit the report to the Department of Justice. This mandate will be repealed because this should be standard operating procedure by local law enforcement. Guidelines could be provided.	Repeal	2005
13	Personal Safety Alarm Devices	The mandate requires local fire departments to have a personal alarm device for each of its firefighters to be used in conjunction with a self-contained breathing apparatus. This mandate will be repealed because this should now be standard operating procedure.	Repeal	1990
14	Photographic Record of Evidence	The mandate requires local agencies to provide exhibits, such as photographs, in criminal trials in lieu of actual items that are of a toxic nature and pose a health hazard to humans. This mandate will be repealed as this should be standard operating procedure for local agencies for health and safety reasons. In addition, there should be cost savings as a result of keeping a copy of evidence as opposed to paying for storage.	Repeal	2009
15	Pocket Masks	The mandate requires every law enforcement agency employing peace officers to provide them with a portable manual mask and airway assembly designed to prevent the spread of communicable diseases when applying CPR. This mandate will be repealed as this should now be standard operating procedure.	Repeal	1990
16	Prisoner Parental Rights	The mandate requires local governments to transport prisoners to and from the court and house them as necessary, so they can attend proceedings to terminate their parental rights or establish legal guardianship over their children. Locals are responsible for ensuring prisoner access to court proceedings affecting their parental rights. Most of these offenders now serve their sentences locally, making the cost of transportation and housing minimal.	Repeal	2005
17	Stolen Vehicle Notification	The mandate requires local law enforcement agencies that recover stolen vehicles to notify the individual who reported the vehicle stolen within 48 hours. This mandate will be repealed as this is a responsibility of local law enforcement and timing should be locally-determined.	Repeal	2009
18	Victims' Statements-Minors	The mandate requires a probation officer to obtain a statement from a victim of a crime committed by a minor, that would be a felony if committed by an adult, and to include that statement in the social study submitted to the court. This mandate will be repealed because this is a basic responsibility of law enforcement.	Repeal	1990
19	Crime Statistics Reports for the Department of Justice Amended	The mandate requires local law enforcement agencies to report specified demographic data on victims and suspects of specified crimes to the Department of Justice. This mandate will be made permissive. This information is used in part for the receipt and provision of federal funds to local entities.	Permissive	2012

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20	Airport Land Use Commission/Plans	The mandate requires counties with an airport to establish an airport land use commission or designate alternative procedures to accomplish airport land use planning. This mandate will be repealed because this should be determined by local government priorities.	Repeal	2005
21	False Reports of Police Misconduct	The mandate requires law enforcement agencies that receive an allegation of misconduct against a peace officer to have the complainant read and sign an advisory. This mandate will be repealed because this should be standard operating procedure.	Repeal	2009
22	Deaf Teletype Equipment	The mandate requires counties to provide 911 deaf teletype equipment at central locations throughout the state. This mandate will be repealed because this should be standard operating procedure.	Repeal	1990
23	SIDS Training for Firefighters	The mandate requires local agencies to provide training and instruction to new and veteran firefighters on Sudden Infant Death Syndrome. This mandate will be repealed because this should be standard operating procedure.	Repeal	2003
24	Local Coastal Plans	The mandate requires local agencies that have land within the coastal zone to prepare a local coastal plan that outlines how the 1976 California Coastal Act will be implemented on a local level. This mandate will be repealed because most local agencies have already prepared plans or must prepare a plan in order to issue coastal development permits.	Repeal	1993
25	Conservatorship: Developmentally Disabled Adults	The mandate requires legal counsel be provided to a developmentally-disabled person in certain conservatorship proceedings and specifies the requirements for conservatorships for an individual that is a patient of or on leave of absence from an institution under the Department of Mental Health or Department of Developmental Services. This mandate will be repealed as this should be standard operating procedure.	Repeal	2009
26	Mentally Retarded Defendants Representation	The mandate requires the district attorney, probation department and regional center for the developmentally disabled to submit a report to the court which would contain a recommendation on the defendant's avoidance of jail and would provide procedures for having specified charges dropped. This mandate will be repealed because it should be a local discretion to determine whether to divert from incarceration.	Repeal	2009
27	Not Guilty by Reason of Insanity	The mandate requires the district attorney to petition a court to extend commitments in mental health hospitals for individuals who have been found not guilty by reason of insanity and committed to specified state institutions. This mandate will be repealed. The Department of State Hospitals is drafting statute to provide standards for committing individuals as Not Guilty By Reason of Insanity.	Repeal	2009
28	Perinatal Services	The mandate requires local health county practitioners to: establish protocols between county health departments, county welfare departments, and all hospitals in the county, regarding a substance-exposed infant to a county welfare department, and to submit an assessment of needs. This mandate will be repealed because counties have broad authority to establish protocols for the provision of services to substance-exposed infants.	Repeal	2009
29	SIDS Autopsies	The mandate requires counties to conduct autopsies on infants who die suddenly and unexpectedly and to use Department of Health Services' protocols and forms related to Sudden Infant Death Syndrome. This mandate will be repealed because this should be standard operating procedure.	Repeal	2003

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30	SIDS Contacts by Local Health Officers	<p>The mandate requires local health officers to provide information on counseling and support services to the guardian of an infant who has died from Sudden Infant Death Syndrome.</p> <p>This mandate will be repealed because this should be standard operating procedure.</p>	Repeal	2003
31	Inmate AIDS Testing	<p>The mandate requires local agencies to test specified inmates and report the incidents where the individuals came into contact with the Human Immunodeficiency Virus (HIV).</p> <p>This mandate will be made permissive and provided at local discretion.</p>	Permissive	2003
32	Judiciary Proceedings	<p>The mandate requires the county to investigate, prepare for, and conduct a proceeding for commitment, placement, or release of a mentally retarded person who is a danger to himself or others and resides in a state hospital's treatment program.</p> <p>This mandate will be repealed because the courts have the authority to commit mentally retarded individuals that are a danger to themselves or others to a state developmental center.</p>	Repeal	2009