

**Criminal Law Advisory Committee**  
**Annual Agenda<sup>1</sup>—2023**  
**Approved by Rules Committee: February 16, 2023**

**I. COMMITTEE INFORMATION**

<b>Chair:</b>	Hon. Brian M. Hoffstadt, Chair, Associate Justice of the Court of Appeal, Second Appellate District Hon. Lisa Rodriguez, Vice Chair, Judge, Superior Court of San Diego County
<b>Lead Staff:</b>	Sarah Fleischer-Ihn, Attorney, Criminal Justice Services Office
<p><b>Committee’s Charge/Membership:</b>  <a href="#">Rule 10.42(a)</a> of the California Rules of Court states the charge of the Criminal Law Advisory Committee, which is to make recommendations to the Judicial Council for improving the administration of justice in criminal proceedings.</p> <p><a href="#">Rule 10.42(b)</a> sets forth the membership categories of the committee. The Criminal Law Advisory Committee currently has 21 voting members. The current committee <a href="#">roster</a> is available on the committee’s webpage.</p>	
<p><b>Subcommittees/Working Groups<sup>2</sup>:</b></p> <ol style="list-style-type: none"> <li>1. Protective Orders Working Group (POWG)</li> <li>2. New - Criminal remote proceedings working group. This working group of committee members and an ITAC liaison will develop any necessary rules and standards of judicial administration regarding criminal remote proceedings.</li> <li>3. New - Joint subcommittee to review mental health legislation with the Collaborative Justice Courts Advisory Committee. This joint subcommittee will promote efficiencies due to joint review of legislation that is under the purview of both committees, and allow for alignment in committee decisionmaking early in the legislative review process.</li> </ol>	
<p><b>Meetings Planned for 2023<sup>3</sup> (Advisory body and all subcommittees and working groups)</b>  Date/Time/Location or Videoconference:</p> <ul style="list-style-type: none"> <li>• January 2023 (in-person meeting to discuss and review spring cycle proposals)</li> </ul>	

<sup>1</sup> The annual agenda outlines the work a committee will focus on in the coming year and identifies areas of collaboration with other advisory bodies and the Judicial Council staff resources.

<sup>2</sup> California Rules of Court, rule 10.30 (c) allows an advisory body to form subgroups, composed entirely of current members of the advisory body, to carry out the body’s duties, subject to available resources, with the approval of its oversight committee.

<sup>3</sup> Refer to [Operating Standards for Judicial Council Advisory Bodies](#) for governance on in-person meetings.

- February/March 2023 (videoconference to discuss and review spring cycle proposals and discuss pending legislation)
- April 2023 (videoconference to discuss pending legislation)
- May 2023 (videoconference to discuss pending legislation)
- June 2023 (videoconference to discuss pending legislation)
- July 2023 (videoconference to make final recommendations on spring cycle proposals and discuss pending legislation)
- August 2023 (videoconference to discuss pending legislation)
- September 2023 (videoconference to discuss pending legislation)
- November 2023 (videoconference to discuss spring cycle proposals)
- Other videoconference meetings as needed to address urgent items

Check here if exception to policy is granted by Executive Office or rule of court.

## II. COMMITTEE PROJECTS

#	New or One-Time Projects <sup>4</sup>	
1.	<i>Placeholder for projects assigned by the Ad-Hoc Workgroup on Post-Pandemic Initiatives (P3)</i>	<i>Priority 1<sup>5</sup></i> <i>Strategic Plan Goal III, IV<sup>6</sup></i>
<p><b>Project Summary<sup>7</sup>:</b> The Ad Hoc Workgroup on Post-Pandemic Initiatives (P3) is working to identify successful court practices that emerged during the COVID-19 pandemic. P3 recommendations may be referred to specific advisory bodies for development and/or implementation.</p> <p><b>Status/Timeline:</b> TBD</p> <p><b>Fiscal Impact/Resources:</b> TBD</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> TBD</p> <p><b>AC Collaboration:</b> TBD</p>		
2.	<i>Revise Defendant’s Financial Statement on Eligibility for Appointment of Counsel and Reimbursement and Record on Appeal at Public Expense</i>	<i>Priority 1(a)</i> <i>Strategic Plan Goal IV</i>

<sup>4</sup> All proposed projects for the year must be included on the Annual Agenda. If a project implements policy or is a program, identify it as *implementation* or a *program* in the project description and attach the Judicial Council authorization/assignment or prior approved Annual Agenda to this Annual Agenda.

<sup>5</sup> For non-rules and forms projects, select priority level 1 (must be done) or 2 (should be done). For rules and forms proposals, select one of the following priority levels: 1(a) Urgently needed to conform to the law; 1(b) Urgently needed to respond to a recent change in the law; 1(c) Adoption or amendment of rules or forms by a specified date required by statute or council decision; 1(d) Provides significant cost savings and efficiencies, generates significant revenue, or avoids a significant loss of revenue; 1(e) Urgently needed to remedy a problem that is causing significant cost or inconvenience to the courts or the public; 1(f) Otherwise urgent and necessary, such as a proposal that would mitigate exposure to immediate or severe financial or legal risk; 2(a) Useful, but not necessary, to implement statutory changes; 2(b) Helpful in otherwise advancing Judicial Council goals and objectives.

<sup>6</sup> Indicate which goal number of The Strategic Plan for California’s Judicial Branch the project most closely aligns.

<sup>7</sup> A key objective is a strategic aim, purpose, or “end of action” to be achieved for the coming year.

#	<b>New or One-Time Projects<sup>4</sup></b>	
	<p><b>Project Summary:</b> Develop a proposal to revise <i>Defendant’s Financial Statement on Eligibility for Appointment of Counsel and Reimbursement and Record on Appeal at Public Expense</i> (form CR-105) to reflect the repeal of Penal Code section 987.8 by AB 1869 (Stats. 2020, ch. 92).</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in winter cycle, and effective September 1, 2023</p> <p><b>Fiscal Impact/Resources:</b> Committee staff  <input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> Trial courts, justice system partners</p> <p><b>AC Collaboration:</b> None</p>	
3.	<b>Amend Cal. Rules of Court, rule 4.117, qualifications for appointed counsel in capital cases</b>	<b>Priority 1(a)</b> <b>Strategic Plan Goal IV</b>
	<p><b>Project Summary:</b> Develop a proposal to amend the rule to clarify that qualified counsel must be appointed when special circumstances are charged.</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in spring cycle, and effective January 1, 2024</p> <p><b>Fiscal Impact/Resources:</b> Committee staff  <input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> Justice system partners</p> <p><b>AC Collaboration:</b> None</p>	
4.	<b>Rules and forms to implement court reporting requirements on a person’s competency to vote</b>	<b>Priority 1(a), 1(b)</b> <b>Strategic Plan Goal IV</b>

#	New or One-Time Projects <sup>4</sup>
	<p><b>Project Summary:</b> Develop rules and forms to implement AB 2841 (Stats. 2022, ch. 807), which requires the Judicial Council to adopt rules and forms for courts to use to notify the Secretary of State of findings regarding a person’s competency to vote.</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in spring cycle, and effective January 1, 2024</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> California Secretary of State, trial courts</p> <p><b>AC Collaboration:</b> This would be a joint project with the Probate and Mental Health Advisory Committee</p>

#	<b>New or One-Time Projects<sup>4</sup></b>	
5.	<b><i>Amend Cal. Rules of Court, rule 4.130, mental competency proceedings</i></b>	<b><i>Priority 1(a), 1(b)</i></b>
<b><i>Strategic Plan Goal I</i></b>		
<p><b><i>Project Summary:</i></b> Develop a proposal to amend rule to 4.130 to reflect changes to Penal Code section 1369 et seq., by (1) SB 184 (Stats. 2022, ch. 47), regarding the court’s finding on whether antipsychotic medication is appropriate for the defendant; and (2) SB 1223 (Stats. 2022, ch. 735) regarding mental health diversion eligibility.</p> <p><b><i>Status/Timeline:</i></b> Anticipate circulating for comment in spring cycle, and effective September 1, 2023</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Justice system partners</p> <p><b><i>AC Collaboration:</i></b> None</p>		
6.	<b><i>Revise Petition for Resentencing Based on Health Conditions Due to Military Service</i></b>	<b><i>Priority 1(a), 1(b)</i></b>
<b><i>Strategic Plan Goal I, IV</i></b>		
<p><b><i>Project Summary:</i></b> Develop a proposal to revise <i>Petition for Resentencing Based on Health Conditions Due to Military Service</i> (form CR-412) to implement SB 1209 (Stats. 2022, ch. 721). SB 1209 amends Penal Code section 1170.91 to allow a defendant to petition for recall and resentencing without regard to whether the defendant was sentenced prior to January 1, 2015.</p> <p><b><i>Status/Timeline:</i></b> Anticipate circulating for comment in winter cycle, and effective September 1, 2023</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> None</p> <p><b><i>AC Collaboration:</i></b> Collaborative Justice Courts Advisory Committee</p>		

#	<b>New or One-Time Projects<sup>4</sup></b>	
7.	<b><i>Petitions and applications for relief under Penal Code section 653.29</i></b>	<b><i>Priority 1(a), 1(b)</i></b>
<b><i>Strategic Plan Goal I, IV</i></b>		
<p><b><i>Project Summary:</i></b> Develop a proposal for new forms to implement Penal Code section 653.29, which allows record cleaning relief for persons with convictions for repealed Penal Code section 653.22, loitering with intent to commit prostitution. Penal Code section 653.29(f) requires the Judicial Council to “promulgate and make available all necessary forms to enable the filing of petitions and applications provided in this section.”</p> <p><b><i>Status/Timeline:</i></b> Circulating for comment in fall 2022, and anticipate effective March 1, 2023</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Justice system partners</p> <p><b><i>AC Collaboration:</i></b> None</p>		
8.	<b><i>Revising definition of firearm in multiple forms</i></b>	<b><i>Priority 1(a), 1(b)</i></b>
<b><i>Strategic Plan Goal I</i></b>		
<p><b><i>Project Summary:</i></b> Develop a proposal to revise two mandatory protective forms, two firearm relinquishment forms, and two optional plea forms to reflect statutory changes to the definition of <i>firearm</i> in Penal Code section 16520(b), as amended by AB 1621 (Stats. 2022, ch. 76).</p> <p><b><i>Status/Timeline:</i></b> Circulating for comment in fall 2022, and anticipate effective March 1, 2023</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Justice system partners</p> <p><b><i>AC Collaboration:</i></b> None</p>		

#	<b>New or One-Time Projects<sup>4</sup></b>	
9.	<b>Revise record cleaning forms to reflect various statutory changes</b>	<b>Priority 1(a), 1(b)</b> <b>Strategic Plan Goal I, IV</b>
<p><b>Project Summary:</b> Develop a proposal to revise various record cleaning forms to incorporate statutory changes made by AB 1281 (Stats. 2021, ch. 209), which specifies that a dismissal under Pen. Code, §§ 1203.4, 1203.4a, 1203.4b, or 1203.425 does not invalidate an unexpired criminal protective order; incorporate statutory changes made by AB 1793 (Stats. 2018, ch. 993), which automates record relief for specified marijuana-related convictions; and recommend a standard signature line for use by either counsel or a self-represented petitioner. AB 1803 (Stats. 2022, ch. 494; ability to pay reimbursement fees for dismissal petitions), SB 1106 (Stats. 2022, ch. 734; court prohibited from denying relief based on unpaid restitution or restitution fine), SB 731 (Stats. 2022, ch. 814; automated record relief under Penal Code section 1203.425), and AB 160 (Stats. 2022, ch. 771: extending relief under Penal Code section 1203.4b to individuals who participated in institutional firehouse programs) will also be implemented in this proposal.</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in spring cycle, and effective January 1, 2024</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</p> <p><b>Internal/External Stakeholders:</b> Reentry advocates, justice system partners</p> <p><b>AC Collaboration:</b> None</p>		
10.	<b>Develop rules and standards of judicial administration for remote criminal proceedings with working group</b>	<b>Priority 1(b)</b> <b>Strategic Plan Goal I, III, IV, VI</b>
<p><b>Project Summary:</b> Develop rules of court and standards of judicial administration for remote criminal proceedings as required by Penal Code section 977(i), which was added by AB 199 (Stats. 2022, ch. 57).</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in winter cycle, and effective July 1, 2023</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</p>		



#	<b>New or One-Time Projects<sup>4</sup></b>	
	<p><b>Internal/External Stakeholders:</b> Justice system partners</p> <p><b>AC Collaboration:</b> Information Technology Advisory Committee, P3</p>	
11.	<b>Amend Cal. Rules of Court, rule 4.421, circumstances in aggravation</b>	<b>Priority 1(b), 2(b)</b>
	<p><b>Strategic Plan Goal I</b></p> <p><b>Project Summary:</b> The committee will consider amending rule 4.421, circumstances in aggravation, for use by a jury when considering aggravating circumstances under Penal Code sections 1170(b)(2) and 1170.1(d)(2). These sections were amended by SB 567 (Stats. 2021, ch. 731), which requires charged aggravating factors to be proved to a jury.</p> <p><b>Status/Timeline:</b> If going forward, anticipate circulating for comment in spring cycle, and effective January 1, 2024</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</p> <p><b>Internal/External Stakeholders:</b> Justice system partners</p> <p><b>AC Collaboration:</b> Criminal Jury Instructions Advisory Committee</p>	
12.	<b>Revise firearm relinquishment form</b>	<b>Priority 1(f), 2(b)</b>
	<p><b>Strategic Plan Goal I</b></p> <p><b>Project Summary:</b> The committee will consider revising <i>Prohibited Persons Relinquishment Form Findings</i> (CR-210) based on feedback from the CA Department of Justice, Bureau of Firearms that additional information on the form would be helpful for tracking relinquishment compliance.</p> <p><b>Status/Timeline:</b> If going forward, anticipate circulating for comment in spring cycle, and effective January 1, 2024</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</p>	

#	<b>New or One-Time Projects<sup>4</sup></b>	
	<p><b>Internal/External Stakeholders:</b> CA Department of Justice, Bureau of Firearms</p> <p><b>AC Collaboration:</b> None</p>	
13.	<p><b>Rules and forms to implement the Racial Justice Act (AB 2542) and AB 256</b></p>	<p><b>Priority 1(b)</b></p> <p><b>Strategic Plan Goal I, IV</b></p>
<p><b>Project Summary:</b> Develop a proposal for rules or forms to implement the Racial Justice Act (AB 2542) and AB 256.</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in winter cycle, and effective September 1, 2024.</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> Trial courts, justice system partners.</p> <p><b>AC Collaboration:</b> None</p>		
14.	<p><b>Revise the felony plea form</b></p>	<p><b>Priority 1(a), 1(b)</b></p> <p><b>Strategic Plan Goal I, IV</b></p>
<p><b>Project Summary:</b> Develop a proposal to revise the felony plea form to incorporate a waiver of the right to a trial on aggravating factors that can be used to sentence the defendant to the upper term of a criminal offense or enhancement, to reflect statutory changes under SB 567 (Stats. 2021, ch. 731).</p> <p><b>Status/Timeline:</b> Anticipate circulating for comment in spring cycle, and effective January 1, 2024.</p> <p><b>Fiscal Impact/Resources:</b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b>Internal/External Stakeholders:</b> Trial courts.</p>		

<b>#</b>	<b>New or One-Time Projects<sup>4</sup></b>	
	<i>AC Collaboration:</i> None	

<b>#</b>	<b>Ongoing Projects and Activities<sup>4</sup></b>	
1.	<b><i>Review recently enacted legislation</i></b>	<b><i>Priority 1</i></b>
		<b><i>Strategic Plan Goal III</i></b>
<p><b><i>Project Summary:</i></b> Review enacted legislation that may have an impact on criminal court administration and propose rules and forms as may be appropriate for implementation of the legislation.</p> <p><b><i>Status/Timeline:</i></b> Ongoing</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Governmental Affairs</p> <p><b><i>AC Collaboration:</i></b> None</p>		
2.	<b><i>Review pending legislation</i></b>	<b><i>Priority 1</i></b>
		<b><i>Strategic Plan Goal III</i></b>
<p><b><i>Project Summary:</i></b> Review pending criminal law legislation and make recommendations as to whether the Judicial Council should support or oppose the legislation. Provide subject matter expertise on pending criminal law legislation.</p> <p><b><i>Status/Timeline:</i></b> Ongoing</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Governmental Affairs</p>		

#	<b>Ongoing Projects and Activities<sup>4</sup></b>	
	<i>AC Collaboration:</i> None	
3.	<b><i>Criminal justice and mental health</i></b>	<b><i>Priority 1</i></b> <b><i>Strategic Plan Goal III, IV</i></b>
<p><b><i>Project Summary:</i></b> Review pending legislation related to criminal justice and mental health, make recommendations as to whether the Judicial Council should support or oppose the legislation, and provide subject matter expertise on pending criminal justice and mental health legislation and related issues.</p> <p><b><i>Status/Timeline:</i></b> Ongoing</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> Governmental Affairs</p> <p><b><i>AC Collaboration:</i></b> Collaborative Justice Courts Advisory Committee, Legislation Committee</p>		
4.	<b><i>Provide subject matter expertise for other advisory committees</i></b>	<b><i>Priority 1</i></b> <b><i>Strategic Plan Goal III</i></b>
<p><b><i>Project Summary:</i></b> Provide subject matter expertise for other advisory committees and working groups developing proposals involving or relevant to criminal law and procedure, including providing input to the Probate and Mental Health Advisory Committee, as requested, on the implementation of the CARE Act (SB 1338; Stats. 2022, ch. 319).</p> <p><b><i>Status/Timeline:</i></b> Ongoing</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p>		

#	<b>Ongoing Projects and Activities<sup>4</sup></b>	
	<p><i>Internal/External Stakeholders:</i> Governmental Affairs</p> <p><i>AC Collaboration:</i> Judicial Council advisory committees and working groups</p>	
5.	<p><b><i>Participate in the Protective Orders Working Group</i></b></p>	<p><b><i>Priority 1</i></b></p> <p><b><i>Strategic Plan Goal III, IV</i></b></p>
<p><b><i>Project Summary:</i></b> Continue participation in the Protective Orders Working Group, which assists in ensuring consistency and uniformity in the different protective orders used in family, juvenile, civil, criminal, and probate proceedings, and helps to develop and update protective order forms and rules of court.</p> <p><b><i>Status/Timeline:</i></b> Ongoing</p> <p><b><i>Fiscal Impact/Resources:</i></b> Committee staff</p> <p><input type="checkbox"/> <i>This project may result in an allocation or distribution of funds to the courts. We will coordinate with Budget Services to ensure their review of relevant materials.</i></p> <p><b><i>Internal/External Stakeholders:</i></b> None</p> <p><b><i>AC Collaboration:</i></b> Family and Juvenile Law Advisory Committee, Civil and Small Claims Advisory Committee, Probate and Mental Health Advisory Committee</p>		

### III. LIST OF 2022 PROJECT ACCOMPLISHMENTS

#	Project Highlights and Achievements
1.	<i>Amend mental competency proceeding rule.</i> In a May 2022 circulating order, the Judicial Council approved amendments to Cal. Rules of Court, rule 4.130, mental competency proceedings, to reflect statutory changes to various incompetent to stand trial code sections.
2.	<i>Revise motion and order to vacate conviction or sentence forms.</i> At its September 2022 meeting, the Judicial Council approved revisions to forms CR-187 and CR-188, motion and order to vacate conviction or sentence, to reflect statutory changes to Penal Code section 1473.7(a)(1) and case law interpreting that section.
3.	<i>Adopt conviction relief forms.</i> It is anticipated that at its November 2022 meeting, the Judicial Council will adopt new forms implementing Penal Code section 653.29, which allows petitions for relief from convictions for loitering with intent to commit prostitution.
4.	<i>Amend felony sentencing rules.</i> At its March 2022 meeting, the Judicial Council approved amendments to multiple felony sentencing rules to implement changes to Penal Code sections 654, 1170, and 1385 made by ABs 124 and 518 and SBs 81 and 567.
5.	<i>Revise mandatory forms - Criminal Protective Order – Domestic Violence (form CR-160), Criminal Protective Order – Other Than Domestic Violence (form CR-161), and Order to Surrender Firearms in Domestic Violence Case (form CR-162).</i> It is anticipated that at its November 2022 meeting, the Judicial Council will approve revisions to three mandatory forms to implement statutory changes and increase accessibility of the forms.
6.	<i>Review pending legislation.</i> CLAC provided subject matter expertise or a recommended position on over 75 criminal law bills, including <b>AB 256</b> , Criminal procedure: discrimination; <b>AB 931</b> , Sentencing: dismissal of enhancements; <b>AB 960</b> , Medical parole; <b>AB 1223</b> , Mental Health Diversion; <b>AB 1209</b> , Veterans - Trauma – Resentencing; <b>AB 1613</b> , Theft: jurisdiction; <b>AB 1630</b> , Competence to stand trial: statewide application; <b>AB 1641</b> , sexually violent predators; <b>AB 1706</b> , Cannabis crimes: resentencing; <b>AB 1744</b> , Probation and mandatory supervision: flash incarceration; <b>AB 1750</b> , Controlled substances: treatment; <b>AB 1803</b> , Probation: ability to pay; <b>AB 1816</b> , Reentry Housing; <b>AB 1847</b> , Criminal procedure: victims’ rights; <b>AB 1924</b> , Criminal law: certificate of rehabilitation; <b>AB 2017</b> , Evidence: hearsay: exceptions; <b>AB 2023</b> , Jails: discharge plans; <b>AB 2027</b> , Enhancements; <b>AB 2083</b> , Criminal procedure; <b>AB 2167</b> , Alternatives to Incarceration, <b>AB 2169</b> , Criminal Procedure; <b>AB 2435</b> , Jury instructions: lesser-related offenses; <b>AB 2799</b> , Jury instruction: creative expression; <b>SB 262</b> , Bail; <b>SB 357</b> , Crimes: loitering for the purpose of engaging in a prostitution offense; <b>SB 731</b> , Criminal records: relief; <b>SB 841</b> , Sexually violent predators; <b>SB 1034</b> , Sexually violent predators; <b>SB 1106</b> , Criminal Resentencing: Restitution; <b>SB 1129</b> , Felony murder: resentencing: peace officer victims; <b>SB 1171</b> , Hearsay evidence: exceptions: medical diagnosis or treatment; <b>SB 1178</b> , Criminal procedure: sentencing; and <b>SB 1262</b> , Courts: indexes.
7.	<i>Provide subject matter expertise for other advisory committees.</i> The committee provided subject matter expertise to the Information Technology Advisory Committee on a proposal regarding remote access to criminal electronic records.