

AMENDED IN ASSEMBLY MARCH 25, 2021

CALIFORNIA LEGISLATURE—2021–22 REGULAR SESSION

ASSEMBLY BILL

No. 26

Introduced by Assembly Member Holden

December 7, 2020

An act to amend Sections 1029 and 7286 of the Government Code, ~~and to add Section 34 to the Penal Code~~, relating to peace officers.

LEGISLATIVE COUNSEL'S DIGEST

AB 26, as amended, Holden. Peace officers: use of force.

(1) Existing law requires each law enforcement agency, on or before January 1, 2021, to maintain a policy that provides a minimum standard on the use of force. Existing law requires that policy, among other things, to require that officers report potential excessive force to a superior officer when present and observing another officer using force that the officer believes to be unnecessary, and to require that officers intercede when present and observing another officer using force that is clearly beyond that which is necessary, as specified.

This bill would require those law enforcement policies to require those officers to immediately report potential excessive force, and to intercede when present and observing an officer using excessive force, as defined. The bill would additionally require those policies to, among other things, prohibit retaliation against officers that report violations of law or regulation of another officer to a supervisor, as specified, and to require that an officer who fails to intercede be disciplined in the same manner as the officer who used excessive force. By imposing additional duties on local agencies, this bill would create a state-mandated local program.

(2) Existing law disqualifies specified persons from being a peace officer, including, among others, any person convicted of a felony.

This bill would also disqualify a person from being a peace officer if they have been found by a law enforcement agency that employees them to have either used excessive force that resulted in great bodily injury or death or to have failed to intercede in that incident as required by a law enforcement agency’s policies.

~~(3) Existing law makes all persons concerned in the commission of a crime, whether they directly commit the act constituting the offense, or aid and abet in its commission, principals in that crime.~~

~~This bill would make a peace officer who is present and observes another peace officer using excessive force, and fails to report the use of excessive force to a superior officer, an accessory in any crime committed by the other officer during the use of excessive force. By creating a new crime, this bill would create a state-mandated local program.~~

~~(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.~~

~~This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.~~

~~With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.~~

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: yes.

The people of the State of California do enact as follows:

1 SECTION 1. Section 1029 of the Government Code is amended
2 to read:

1 1029. (a) Except as provided in subdivision (b), (c), or (d),
2 each of the following persons is disqualified from holding office
3 as a peace officer or being employed as a peace officer of the state,
4 county, city, city and county or other political subdivision, whether
5 with or without compensation, and is disqualified from any office
6 or employment by the state, county, city, city and county or other
7 political subdivision, whether with or without compensation, which
8 confers upon the holder or employee the powers and duties of a
9 peace officer:

10 (1) Any person who has been convicted of a felony.

11 (2) Any person who has been convicted of any offense in any
12 other jurisdiction which would have been a felony if committed
13 in this state.

14 (3) Any person who, after January 1, 2004, has been convicted
15 of a crime based upon a verdict or finding of guilt of a felony by
16 the trier of fact, or upon the entry of a plea of guilty or nolo
17 contendere to a felony. This paragraph shall apply regardless of
18 whether, pursuant to subdivision (b) of Section 17 of the Penal
19 Code, the court declares the offense to be a misdemeanor or the
20 offense becomes a misdemeanor by operation of law.

21 (4) Any person who has been charged with a felony and
22 adjudged by a superior court to be mentally incompetent under
23 Chapter 6 (commencing with Section 1367) of Title 10 of Part 2
24 of the Penal Code.

25 (5) Any person who has been found not guilty by reason of
26 insanity of any felony.

27 (6) Any person who has been determined to be a mentally
28 disordered sex offender pursuant to Article 1 (commencing with
29 Section 6300) of Chapter 2 of Part 2 of Division 6 of the Welfare
30 and Institutions Code.

31 (7) Any person adjudged addicted or in danger of becoming
32 addicted to narcotics, convicted, and committed to a state institution
33 as provided in Section 3051 of the Welfare and Institutions Code.

34 (8) Any person who has been found by a law enforcement
35 agency that employs them to have either used excessive force that
36 resulted in great bodily injury or the death of a member of the
37 public or to have failed to intercede in that incident, as required
38 pursuant to paragraph (9) of subdivision (b) of Section 7286.

39 (b) (1) A plea of guilty to a felony pursuant to a deferred entry
40 of judgment program as set forth in Sections 1000 to 1000.4,

1 inclusive, of the Penal Code shall not alone disqualify a person
2 from being a peace officer unless a judgment of guilty is entered
3 pursuant to Section 1000.3 of the Penal Code.

4 (2) A person who pleads guilty or nolo contendere to, or who
5 is found guilty by a trier of fact of, an alternate felony-misdemeanor
6 drug possession offense and successfully completes a program of
7 probation pursuant to Section 1210.1 of the Penal Code shall not
8 be disqualified from being a peace officer solely on the basis of
9 the plea or finding if the court deems the offense to be a
10 misdemeanor or reduces the offense to a misdemeanor.

11 (c) Any person who has been convicted of a felony, other than
12 a felony punishable by death, in this state or any other state, or
13 who has been convicted of any offense in any other state which
14 would have been a felony, other than a felony punishable by death,
15 if committed in this state, and who demonstrates the ability to
16 assist persons in programs of rehabilitation may hold office and
17 be employed as a parole officer of the Department of Corrections
18 or the Department of the Youth Authority, or as a probation officer
19 in a county probation department, if the person has been granted
20 a full and unconditional pardon for the felony or offense of which
21 the person was convicted. Notwithstanding any other provision of
22 law, the Department of Corrections or the Department of the Youth
23 Authority, or a county probation department, may refuse to employ
24 that person regardless of the person's qualifications.

25 (d) This section does not limit or curtail the power or authority
26 of any board of police commissioners, chief of police, sheriff,
27 mayor, or other appointing authority to appoint, employ, or
28 deputize any person as a peace officer in time of disaster caused
29 by flood, fire, pestilence or similar public calamity, or to exercise
30 any power conferred by law to summon assistance in making
31 arrests or preventing the commission of any criminal offense.

32 (e) This section does not prohibit any person from holding office
33 or being employed as a superintendent, supervisor, or employee
34 having custodial responsibilities in an institution operated by a
35 probation department, if at the time of the person's hire a prior
36 conviction of a felony was known to the person's employer, and
37 the class of office for which the person was hired was not declared
38 by law to be a class prohibited to persons convicted of a felony,
39 but as a result of a change in classification, as provided by law,

1 the new classification would prohibit employment of a person
2 convicted of a felony.

3 SEC. 2. Section 7286 of the Government Code is amended to
4 read:

5 7286. (a) For the purposes of this section:

6 (1) “Deadly force” means any use of force that creates a
7 substantial risk of causing death or serious bodily injury. Deadly
8 force includes, but is not limited to, the discharge of a firearm.

9 (2) “Excessive force” means a level of force that is found to
10 have violated Section 835a of the Penal Code, the requirements
11 on the use of force required by this section, or any other law,
12 statute, regulation, or policy of the employing law enforcement
13 agency.

14 (3) “Feasible” means reasonably capable of being done or
15 carried out under the circumstances to successfully achieve the
16 arrest or lawful objective without increasing risk to the officer or
17 another person.

18 (4) “Intercede” includes, but is not limited to, physically
19 stopping the excessive use of force, recording the excessive force
20 and documenting efforts to intervene, efforts to deescalate the
21 offending officer’s excessive use of force, and confronting the
22 offending officer about the excessive force during the use of force
23 and, if the officer continues, reporting to dispatch or the watch
24 commander on duty and stating the offending officer’s name, unit,
25 location, time, and situation, in order to establish a duty for that
26 officer to intervene.

27 (5) “Law enforcement agency” means any police department,
28 sheriff’s department, district attorney, county probation department,
29 transit agency police department, school district police department,
30 the police department of any campus of the University of
31 California, the California State University, or community college,
32 the Department of the California Highway Patrol, the Department
33 of Fish and Wildlife, and the Department of Justice.

34 (6) “Retaliation” means demotion, failure to promote to a higher
35 position when warranted by merit, denial of access to training and
36 professional development opportunities, denial of access to
37 resources necessary for an officer to properly perform their duties,
38 or intimidation, harassment, or the threat of injury while on duty
39 or off duty.

- 1 (b) Each law enforcement agency shall, by no later than January
2 1, 2021, maintain a policy that provides a minimum standard on
3 the use of force. Each agency’s policy shall include all of the
4 following:
- 5 (1) A requirement that officers utilize deescalation techniques,
6 crisis intervention tactics, and other alternatives to force when
7 feasible.
- 8 (2) A requirement that an officer may only use a level of force
9 that they reasonably believe is proportional to the seriousness of
10 the suspected offense or the reasonably perceived level of actual
11 or threatened resistance.
- 12 (3) A requirement that officers immediately report potential
13 excessive force to a superior officer when present and observing
14 another officer using force that the officer believes to be beyond
15 that which is necessary, as determined by an objectively reasonable
16 officer under the circumstances based upon the totality of
17 information actually known to the officer.
- 18 (4) A prohibition on retaliation against an officer that reports a
19 suspected violation of a law or regulation of another officer to a
20 supervisor or other person of the law enforcement agency who has
21 the authority to investigate the violation.
- 22 (5) Clear and specific guidelines regarding situations in which
23 officers may or may not draw a firearm or point a firearm at a
24 person.
- 25 (6) A requirement that officers consider their surroundings and
26 potential risks to bystanders, to the extent reasonable under the
27 circumstances, before discharging a firearm.
- 28 (7) Procedures for disclosing public records in accordance with
29 Section 832.7.
- 30 (8) Procedures for the filing, investigation, and reporting of
31 citizen complaints regarding use of force incidents.
- 32 (9) A requirement that an officer intercede when present and
33 observing another officer using excessive force.
- 34 (10) Comprehensive and specific guidelines regarding approved
35 methods and devices available for the application of force.
- 36 (11) An explicitly stated requirement that officers carry out
37 duties, including use of force, in a manner that is fair and unbiased.
- 38 (12) Comprehensive and specific guidelines for the application
39 of deadly force.

1 (13) Comprehensive and detailed requirements for prompt
2 internal reporting and notification regarding a use of force incident,
3 including reporting use of force incidents to the Department of
4 Justice in compliance with Section 12525.2.

5 (14) The role of supervisors in the review of use of force
6 applications.

7 (15) A requirement that officers promptly provide, if properly
8 trained, or otherwise promptly procure medical assistance for
9 persons injured in a use of force incident, when reasonable and
10 safe to do so.

11 (16) Training standards and requirements relating to
12 demonstrated knowledge and understanding of the law enforcement
13 agency's use of force policy by officers, investigators, and
14 supervisors.

15 (17) Training and guidelines regarding vulnerable populations,
16 including, but not limited to, children, elderly persons, people who
17 are pregnant, and people with physical, mental, and developmental
18 disabilities.

19 (18) Procedures to prohibit an officer from training other officers
20 for a period of at least three years from the date that an abuse of
21 force complaint against the officer is substantiated.

22 (19) A requirement that an officer that has received all required
23 training on the requirement to intercede and fails to act pursuant
24 to paragraph (9) be disciplined in the same manner as the officer
25 that committed the excessive force.

26 (20) Comprehensive and specific guidelines under which the
27 discharge of a firearm at or from a moving vehicle may or may
28 not be permitted.

29 (21) Factors for evaluating and reviewing all use of force
30 incidents.

31 (22) Minimum training and course titles required to meet the
32 objectives in the use of force policy.

33 (23) A requirement for the regular review and updating of the
34 policy to reflect developing practices and procedures.

35 (c) Each law enforcement agency shall make their use of force
36 policy adopted pursuant to this section accessible to the public.

37 (d) This section does not supersede the collective bargaining
38 procedures established pursuant to the Myers-Milias-Brown Act
39 (Chapter 10 (commencing with Section 3500) of Division 4), the
40 Ralph C. Dills Act (Chapter 10.3 (commencing with Section 3512))

1 of Division 4), or the Higher Education Employer-Employee
 2 Relations Act (Chapter 12 (commencing with Section 3560) of
 3 Division 4).

4 ~~SEC. 3.~~ Section 34 is added to the Penal Code, to read:

5 ~~34. A peace officer, as defined in Chapter 4.5 (commencing~~
 6 ~~with Section 830) of Title 3 of Part 2, who is present and observes~~
 7 ~~another peace officer using excessive force, and fails to report the~~
 8 ~~excessive use of force to a superior officer, is an accessory under~~
 9 ~~Section 33 in any crime committed by the other officer during the~~
 10 ~~use of excessive force.~~

11 ~~SEC. 4. No reimbursement is required by this act pursuant to~~
 12 ~~Section 6 of Article XIII B of the California Constitution for certain~~
 13 ~~costs that may be incurred by a local agency or school district~~
 14 ~~because, in that regard, this act creates a new crime or infraction,~~
 15 ~~eliminates a crime or infraction, or changes the penalty for a crime~~
 16 ~~or infraction, within the meaning of Section 17556 of the~~
 17 ~~Government Code, or changes the definition of a crime within the~~
 18 ~~meaning of Section 6 of Article XIII B of the California~~
 19 ~~Constitution.~~

20 ~~However, if the Commission on State Mandates determines that~~
 21 ~~this act contains other costs mandated by the state, reimbursement~~
 22 ~~to local agencies and school districts for those costs shall be made~~
 23 ~~pursuant to Part 7 (commencing with Section 17500) of Division~~
 24 ~~4 of Title 2 of the Government Code.~~

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 26 *this act contains costs mandated by the state, reimbursement to*
 27 *local agencies and school districts for those costs shall be made*
 28 *pursuant to Part 7 (commencing with Section 17500) of Division*
 29 *4 of Title 2 of the Government Code.*