File No.	200769

Committee Item	No.	
Board Item No.	45	

COMMITTEE/BOARD OF SUPERVISORS

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	ate Bill No. 555 - 07/03/19		
Prepared by: Lis	a Lew	Date:	July 17, 2020

1	[Affirming a Commitment to Racial and Economic Equity in the City Budget and Urging
2	Support for California State Senate Bill No. 555 (Mitchell)]
3	Resolution affirming a commitment from the Board to racial and economic equity in the
4	City budget in terms of revenue generation, and in support of California State Senate
5	Bill No. 555, authored by Senator Holly Mitchell and co-authored by Assembly Members
6	Jose Medina and Buffy Wicks, to reduce rates and fees associated with county jail
7	communications and commissary services to reduce the financial burden on
8	incarcerated people and their families.
9	
10	WHEREAS, Our country is currently reeling from two viruses, being COVID-19 and
11	systemic racism, and the combination of these is causing widespread harm but
12	disproportionately impacting the most vulnerable people, especially communities of color,
13	people living paycheck-to-paycheck, and people in the criminal justice system; and
14	WHEREAS, One of the many ways systemic racism has devastated Black and Brown
15	communities is through the imposition and enforcement of fines and fees, which harm
16	communities of color as it relates to wealth extraction, mass criminalization, and excessive
17	police contact that leads to police violence; and
18	WHEREAS, Our web of fines, fees, and penalties for minor offenses fuels over-policing
19	of Black and Brown people and communities; and ultimately the over representation of Black
20	and Brown people in the criminal justice system; and
21	WHEREAS, During the last recession, in order to fill budget gaps, state and local
22	governments dramatically increased the number and amount of fines and fees imposed on
23	people for minor traffic and municipal code violations, misdemeanors and felonies; and
24	WHEREAS, A recession is underway that will have serious and disproportionate

impacts by race and wealth, exacerbating the existing inequalities that already exist; and

1	WHEREAS, Government programs and courts have long levied fines to discourage
2	behaviors and fees to cover costs, but these have insidious unintended impact, driving
3	economic inequality by pushing people into poverty or keeping them there; and
4	WHEREAS, This regressive system of taxation continues to cause enormous harm in
5	economically vulnerable communities, and particularly communities of color, trapping low-
6	income people in a maze of poverty and punishment, eroding confidence in public institutions
7	and undermining safety and prosperity in our communities; and
8	WHEREAS, The City and County of San Francisco faces a projected budget deficit of
9	\$1.5 billion over the next two years and all departments have been asked to cut their budgets
10	by 10-15% minimally; and
11	WHEREAS, Our budget is a statement of our values and should embody our
12	commitment to racial and economic equity, by ensuring our most vulnerable community
13	members are invested in rather than depleted of resources; and
14	WHEREAS, Over the past three years San Francisco has led an effort to assess and
15	reform fines, fees, and financial penalties that have an adverse and disproportionate impact
16	on low-income people and communities of color, and has implemented sweeping changes to
17	eliminate regressive and harmful fines and fees, in alignment with our city values; and
18	WHEREAS, Under California's current system, local governments contract with private
19	companies to provide goods and services inside local jails; and
20	WHEREAS, This system and current state law allows for both the local government
21	and the private entity to profit from these contracts for goods and services such as phone calls
22	and jail store/commissary items, which are paid for by incarcerated people and their families;
23	and
24	WHEREAS, The high cost of jail phone calls is an impediment to maintaining

meaningful contact between family members, which is important to successful reentry; and

1	WHEREAS, While the cost of phone calls from California state prisons was reduced by
2	previous statewide legislation, the high cost of phone calls and other communications from
3	county jails across the state remains unaddressed; and
4	WHEREAS, The cost of calls and other communications from county jails is
5	inconsistent across the state, with a 15-minute call ranging from \$0.68 up to \$17.80 in some
6	counties; and
7	WHEREAS, Research shows that increased communication between incarcerated
8	people and their families decreases recidivism and improves reentry outcomes after release;
9	and
10	WHEREAS, Charging incarcerated people and their families for phone calls makes it
11	harder for incarcerated people to stay in touch with family members, and therefore creates
12	barriers to their reentry; and
13	WHEREAS, In addition to the high cost of phone calls, people in county jails often have
14	a difficult time meeting their basic hygiene and dietary needs, as jails often provide only basic
15	hygienic supplies which are often very low quality, and the food regularly served in county jails
16	leaves many people hungry and in need of additional food; and
17	WHEREAS, The only opportunity for people held in county jails to meet their individual
18	hygienic and nutrition needs is through jail commissary stores; and
19	WHEREAS, Through the commissary, many county jails set the price for these items
20	higher than the vendor's prices, with items marked up as high as 100%, according to the
21	Prison Policy Institute; and
22	WHEREAS, Phone call and jail store commissary costs are a significant economic
23	drain on low-income people and people of color, and disproportionately impact communities or
24	color, particularly women of color; and

1	WHEREAS, In June 2019, the City of San Francisco, with leadership from Mayor
2	London N. Breed and then-Sheriff Vicki Hennessy, announced that it would be the first county
3	in the nation to make jail phone calls free and eliminate markups on items sold in the jail
4	commissary store; and
5	WHEREAS, The City of San Francisco took these actions to lift an economic burden
6	from low-income communities, improve connection to support networks, and ease reentry
7	from jail back into our communities; and
8	WHEREAS, In June 2020, the People Over Profits Ordinance was introduced at the
9	Board of Supervisors, which ensures that San Francisco will never again generate revenue
10	from incarcerated people and their families through jail phone calls, commissary markups, and
11	through the sale of other goods and services; and
12	WHEREAS, Senate Bill No. 555, authored by Senator Holly Mitchell and co-authored
13	by Assembly Members Jose Medina and Buffy Wicks in February 2019, will expand statewide
14	on the efforts to reduce the cost of phone calls and commissary items and promote more
15	connected and economically stable families statewide; and
16	WHEREAS, Specifically, Senate Bill No. 555 would require any jails or juvenile facilities
17	in the state of California to negotiate the lowest possible cost of telephone service, eliminate
18	any commissions being provided to the jail or juvenile facility related to the service being
19	provided, prohibit key fees; now, therefore, be it
20	RESOLVED, That the Board of Supervisors urges the California Legislature and
21	Governor Gavin Newsom to support and pass California State Senate Bill No. 555; and, be it
22	FURTHER RESOLVED, That the City and County of San Francisco Board of
23	Supervisors hereby directs the Clerk of the Board to send a copy of this Resolution to the
24	California State Assembly, California State Senate, as well as the Bill's primary sponsor,
25	Senator Holly Mitchell; and, be it

1	FURTHER RESOLVED, That the Board of Supervisors is committed to engaging with
2	the City budget through a lens of equity, which includes an examination of where both
3	investments and divestments are made, as well as careful consideration of new revenues
4	being proposed to ensure the City is not balancing the budget on the backs of our most
5	vulnerable residents; and, be it
6	FURTHER RESOLVED, That the Board specifically will take a hard look at any new
7	fines and fees that are proposed in this budget process in alignment with the above
8	commitment; and, be it
9	FURTHER RESOLVED, That the Board urges the Mayor to adopt this same
10	commitment, to prioritize racial and economic equity in not only allocations but also revenue
11	generation in this year's City budget process, and ensure that in balancing the budget we
12	don't do so at the harm and expense of our most vulnerable San Franciscans.
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AMENDED IN ASSEMBLY JULY 3, 2019 AMENDED IN SENATE MAY 17, 2019

SENATE BILL

No. 555

Introduced by Senator Mitchell

(Coauthors: Assembly Members Medina and Wicks)

February 22, 2019

An act to amend Section 4025 of the Penal Code, and to add Chapter 3.2 (commencing with Section 22120) *and Chapter 5 (commencing with Section 22180)* to Part 3 of Division 2 of the Public Contract Code, relating to detention facilities.

LEGISLATIVE COUNSEL'S DIGEST

SB 555, as amended, Mitchell. Jails and juvenile facilities: telephone communications, information, and commissary services: stores. contracts.

(1) Existing law allows the sheriff of each county to operate a store in connection with the county jail to sell confectionary, tobacco, postage and writing materials, and toilet articles to inmates of the jail. Existing law allows the sheriff to fix the sale prices of the articles offered for sale at the store. Existing law requires profits from the store to be deposited in the inmate welfare fund and requires the fund to be used primarily for the benefit, education, and welfare of inmates.

This bill would require the items in the store be offered at the cost paid to the vendor supplying the article. The bill would rename the inmate welfare fund the incarcerated peoples' welfare fund and would require money in the fund to be expended solely for the benefit, education, and welfare of inmates. The bill would require articles offered for sale at the store to only be available for purchase by incarcerated people and not staff of the jail.

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(2) Existing law imposes specified procedural and substantive content requirements on contracts entered into by local agencies, including cities and counties.

This bill would require any contract entered into or renewed on or after January 1, 2020, to provide telephone services or other emmunication communications or information services to any person detained or sentenced to a jail or juvenile facility to be negotiated and awarded to an entity that meets the jail or juvenile facility's technical, functional, and security requirements for services, and that provides the lowest cost of service to any person who pays for the telephone service or communication communications service. The bill would prohibit any contract to provide telephone services or communication communications or information services to any person detained or sentenced to a jail or juvenile facility from including any commission or other payment, as defined, to the entity operating the jail or juvenile facility. The bill would further require that telephone rates and other service rates affected by these provisions be reduced in response to the elimination of commission fees.

(3) Existing law, the Local Agency Public Construction Act, regulates contracting by counties and cities, among others, and requires a prospective bidder for a contract to submit specified information.

This bill would require a county sheriff to negotiate and award contracts that provide county jails with communications, information, or commissary services based on providing the best price to the consumer in accordance with specified procedures and requirements. The bill would require a bid for these contracts to include the cost to the consumer. The bill would require a contract for communications, information, or commissary services to include specified provisions, including a provision prohibiting specified fees, a provision relating to renegotiation of the contract by the county sheriff, and provisions relating to consumer refunds. The bill would provide that a contract negotiated under these provisions is not valid until it is found by the county board of supervisors as being in compliance with these requirements. The bill would prohibit the bundling of contracts and would require a separate contract for each distinct good or service provided. The bill would require the sheriff to perform specified testing of the goods and services provided under the contract, and the county board of supervisors to provide a certified copy of each contract to the county controller.

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Because this bill would expand the definition of the crime of perjury and would impose additional contracting requirements on local government entities, it would impose 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.

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

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

1 SECTION 1. (a) The Legislature finds and declares all of the 2 following:

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- (1) There is a statewide need to protect incarcerated people and their loved ones from predatory practices by private companies providing goods and services to people confined in county jails throughout the state.
- (2) There is a statewide need to support county sheriffs in contracting with private companies who provide communications, information, or commissary services to county jails, out of recognition that these companies profit from deceptive and confusing contracts, and that imbalance often exists in resources and expertise in these negotiations that are advantageous to private companies.
- (3) The people who suffer the most from these predatory industry practices and resulting unfair contracts are people confined in county jails, who are generally incarcerated pretrial and should be presumed innocent until proven otherwise, and their loved ones.
- (4) The emotional toll and economic burden of having a loved one incarcerated is severe, and these individuals are deserving of the protection of the state.
- (5) Promoting family and community connection and economic stability while a loved one is incarcerated is key to successful

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reentry, and it is therefore in the interest of all Californians to reduce the economic burden associated with incarceration in county jails to promote public safety.

- (b) It is the intent of the Legislature to do the following:
- (1) End commissions, reduce rates and fees associated with county jail communications, information, or commissary services, and provide guidance and increase the bargaining power of county sheriffs in negotiating contracts with private service providers.
- (2) Reduce the financial burden on people with incarcerated loved ones in California county jails.
- (3) Ensure that contracts negotiated by county sheriffs for communications, information, or commissary services are awarded to the provider who offers the lowest cost to consumers for services that meet minimal quality standards.

SECTION 1.

- SEC. 2. Section 4025 of the Penal Code is amended to read:
- 4025. (a) The sheriff of each county may establish, maintain and operate a store in connection with the county jail and for this purpose may purchase confectionery, tobacco and tobacco users' supplies, postage and writing materials, and toilet articles and supplies and sell these goods, articles, and supplies for cash to inmates in the jail. Articles offered for sale at the store shall only be available for purchase by incarcerated people and not employees of the jail.
- (b) The sale prices of the articles offered for sale at the store shall be offered at the cost paid to the vendor supplying the article.
- (c) There shall also be deposited in the incarcerated peoples' welfare fund 10 percent of all gross sales of inmate hobbycraft.
- (d) There shall be deposited in the incarcerated peoples' welfare fund any money, refund, rebate, or commission received from a telephone company, pay telephone provider, or other eommunication communications or information service provider when the money, refund, rebate, or commission is attributable to the use of pay telephones and other—communication communications or information services which are primarily used by inmates while incarcerated.
- (e) The money and property deposited in the incarcerated peoples' welfare fund shall be expended by the sheriff solely for the benefit, education, and welfare of the inmates confined within the jail. Incarcerated peoples' welfare funds shall not be used to

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pay required county expenses of confining inmates in a local detention system, such as meals, clothing, housing, or medical services or expenses. An itemized report of these expenditures shall be submitted annually to the board of supervisors.

- (f) The operation of a store within any other county adult detention facility which is not under the jurisdiction of the sheriff shall be governed by this section, except that the board of supervisors shall designate the proper county official to exercise the duties otherwise allocated in this section to the sheriff.
- (g) The operation of a store within any city adult detention facility shall be governed by this section, except that city officials shall assume the respective duties otherwise outlined in this section for county officials.
- (h) The treasurer may, pursuant to Article 1 (commencing with Section 53600), or Article 2 (commencing with Section 53630) of Chapter 4 of Part 1 of Division 2 of Title 5 of the Government Code, deposit, invest, or reinvest any part of the incarcerated peoples' welfare fund, in excess of that which the treasurer deems necessary for immediate use. The interest or increment accruing on these funds shall be deposited in the incarcerated peoples' welfare fund.
- (i) The sheriff may expend money from the incarcerated peoples' welfare fund to provide indigent inmates, prior to release from the county jail or any other adult detention facility under the jurisdiction of the sheriff, with essential clothing and transportation expenses within the county or, at the discretion of the sheriff, transportation to the inmate's county of residence, if the county is within the state or within 500 miles from the county of incarceration. This subdivision does not authorize expenditure of money from the incarcerated peoples' welfare fund for the transfer of any inmate to the custody of any other law enforcement official or jurisdiction.

SEC. 2.

34 SEC. 3. Chapter 3.2 (commencing with Section 22120) is added 35 to Part 3 of Division 2 of the Public Contract Code, to read:

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> Chapter 3.2. Contracts for Telephone Services in Jails AND JUVENILE FACILITIES

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- 22120. (a) Any contract to provide telephone services or any communication services using video or other types of electronic devices communications or information services to a person detained or sentenced to a jail or juvenile facility shall be negotiated and awarded to an entity that meets the jail or juvenile facility's technical, functional, and security requirements for services, and that provides the lowest cost of service to any person who pays for the telephone or communication communications or information service. A county may require a telephone service provider or other communication communications or information service provider to cover all costs related to the installation and maintenance of the telephone devices and services.
- (b) A contract to provide telephone services or other eommunication communications or information services to any person detained or sentenced to a jail or juvenile facility shall not include any commission or other payment to the entity operating the jail or juvenile facility.
- (c) Telephone rates and other service rates shall be reduced in response to the elimination of commission fees.
- (d) This section applies only to contracts entered into or renewed on or after January 1, 2020.
- (e) For purposes of this section, the following terms have the following meanings:
- (1) "Jail" means a county jail, a municipal jail, or a privately operated jail.
- (2) "Juvenile facility" means any juvenile hall, camp, ranch, or other facility where a person is detained as a result of a petition pursuant to Section 601 or 602 of the Welfare and Institutions Code.
- (3) "Commission or other payment" means any payments made to provide an incentive for the procurement of contracts, but does not include grants and other payments that do not increase the cost of telephone calls or communication communications or information services billed to consumers.
- (4) "Communications services" has the same meaning as 39 defined in Section 22181.

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(5) "Information services" means the offering of a capability for generating, acquiring, storing, transforming, processing, retrieving, using, or making available information via telecommunications, including electronic publishing. "Information services" does not include the management, control, or operation of a telecommunications system or the management of a telecommunications service.

SEC. 4. Chapter 5 (commencing with Section 22180) is added to Part 3 of Division 2 of the Public Contract Code, to read:

CHAPTER 5. COUNTY SHERIFF JAIL CONTRACTS ACT

- 22180. This act shall be known, and may be cited, as the County Sheriff Jail Contracts Act.
- 22181. For purposes of this chapter, the following terms have the following meanings:
- (a) "Commissary services" means any goods sold inside county facilities to people confined therein.
- (b) "Commissions" means revenue generated from the use of communications, information, and commissary services that is returned to county facilities and placed in the Inmate Welfare Fund.
- (c) "Communications services" means telephone services, electronic mailing and messaging services, and video visitation services. "Communications services" includes Voice Over Internet Protocol (VoIP) technology, as defined in Section 239 of the Public Utilities Code, and any technology that is developed after the operative date of the act adding this chapter that is made available to incarcerated people and their loved ones to facilitate their communication.
- (d) "Fees" means an amount of money charged to consumers for the use of communications, information, or commissary services. Fees include hidden or undisclosed fees, including extra fees charged for opening an account, having an account, funding an account, closing an account, getting a refund, or receiving a paper bill.
- (e) "Information services" has the same meaning as defined in paragraph (5) of subdivision (e) of Section 22120.
- 39 (f) "Rates" means a predetermined cost for use of 40 communications, information, or commissary services set by the

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contracted companies providing services. The rates shall be determined by pricing agreements detailed in the contracts with sheriffs' departments. A rate for communications services shall be calculated on a per minute basis.

- 22182. (a) Notwithstanding any other law, a county sheriff shall negotiate contracts for communications, information, or commissary services based on delivering the best price to the consumer, and shall award contracts for communications, information, or commissary services to the provider offering the best price to the consumer. To comply with this provision, during contract negotiations a county sheriff shall do the following:
 - (1) Negotiate for low rates.
 - (2) Refuse unnecessary extra services in the contract.
- (3) Make their final decision to award a contract based on the total cost to the consumer, including fees.
- (b) (1) A county sheriff shall require that the cost to consumers who pay for communications, information, or commissary services be included in the bid specification.
- (2) A county sheriff may require a bid specification for a contract for jail communications, information, or commissary services to include prices for services that may be added to, or deducted from, the scope of work in the contract for which the bid is being submitted.
- (c) A contract for communications, information, or commissary services shall not bundle multiple goods and services. Instead, a county sheriff shall individually negotiate for every separate and distinct good or service.
- (d) A contract for communications, information, or commissary services shall include all the following provisions:
- (1) A provision allowing the county sheriff, with the approval of the board of supervisors, to renegotiate at any time contracts for communications, information, and commissary services provided to the county jail.
 - (2) (A) A provision prohibiting the following specified fees:
- (i) Fees to be charged for depositing money into incarcerated people's trust accounts for commissary services.
- (ii) Fees to open, maintain, fund, or close an account with a communications or information service provider.
- 39 (iii) Fees to receive a refund from a communications or 40 information service provider.

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(iv) Fees to receive a paper bill with communications or information service providers.

- (v) Fees charged for third-party payments through companies including, but not limited to, Western Union and MoneyGram, consistent with paragraph (6).
- (B) Subparagraph (A) shall not prevent the charging of reasonable rates for goods or services, as set by law. Subparagraph (A) shall not be construed to prevent sheriffs' departments from disallowing any additional fees charged to consumers for these services, as they deem appropriate.
- (3) A provision prohibiting communications, information, or commissary service providers from taking funds from consumers' accounts after periods of inactivity. The provision shall require that if the provider violates the provision, then the funds shall be returned to consumers after 90 days of inactivity at no additional cost to the consumers.
- (4) A provision that requires service providers or county facilities to fully refund individuals for prepaid scheduled appointments that are canceled or disrupted for reasons outside of their control, including, but not limited to, facility cancellation decisions, natural disasters, or other emergencies.
- (5) A provision that requires individuals to be refunded for any prepaid amount of time that is disrupted or fails to meet the service quality standards included in the contract.
- (6) A provision that requires service providers to offer multiple options for payment of charges, fees, and trust account deposits. For purposes of this subdivision, "options for payment" include financial services most likely to be used by the families and friends of incarcerated people, including, but not limited to, Western Union and MoneyGram. "Options for payment" shall not be limited to debit, credit, or gift cards and shall include options that do not require access to the internet for online transactions.
- (7) For contracts in which service providers or facilities permit scheduling service appointments, including video visits, in advance, a provision providing that scheduling mechanisms do not require access to the internet.
- 22183. (a) Every contract awarded under this chapter shall be submitted to the county board of supervisors. That contract shall not be binding on the county until the board of supervisors

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1 finds it to be in accordance with the requirements of this chapter 2 and endorses it.

- (b) The county board of supervisors shall file a certified copy of each contract endorsed pursuant to subdivision (a) with the county controller. A failure to comply with this subdivision does not invalidate the contract.
- 22184. To ensure accountability for potential predatory practices by contracted communications or information service providers, a county sheriff shall regularly test communications, information, or commissary services awarded under this chapter as described below. The county sheriff shall document the test results and any subsequent remedial actions taken by sheriffs or the service providers, and shall consolidate the information into an annual written report to be presented to the board of supervisors for review. The report shall be made publicly available with the opportunity for 90 days of public comment. The county sheriff shall comply with the following steps when conducting trial tests of communications or information services:
- (a) Tests shall include trial telephone calls to staff phone numbers not already in the provider's system and shall include test deposits made via the mechanisms most likely to be used by the families of incarcerated people, including Western Union and MoneyGram.
- (b) Tests shall be conducted biannually to monitor how the provider is charging and treating consumers. If it is discovered that the provider is charging consumers beyond the fees and rates disclosed in the contract, the provider is required to refund the charges to the affected consumers, pursuant to subdivision (d) of Section 22182.
- (c) Tests shall be conducted with the oversight of individuals or agencies not immediately associated with the contracts, other than the contracted communications or information service companies and county facilities. Direct input from individuals who have experience utilizing county jail telephone systems both inside and outside of county facilities shall be required and documented in the written reports presented to the board of supervisors.
- 22185. (a) This chapter shall apply to contracts entered into, or renewed, on or after the operative date of the act adding this section.

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(b) Rates shall be reduced in response to reductions in fees and removal of commissions.

- (c) Companies contracting to provide communications, information, or commissary services pursuant to this chapter shall not increase or charge new fees in response to the reduction in rates in an attempt to make up lost revenue.
- SEC. 5. No reimbursement is required by this act pursuant to Section 6 of Article XIIIB of the California Constitution for certain costs that may be incurred by a local agency or school district because, in that regard, this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIIIB of the California Constitution.

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

23 REVISIONS:

24 Heading—Line 2.

Introduction Form

By a Member of the Board of Supervisors or Mayor

Time stamp or meeting date I hereby submit the following item for introduction (select only one): 1. For reference to Committee. (An Ordinance, Resolution, Motion or Charter Amendment). ✓ 2. Request for next printed agenda Without Reference to Committee. 3. Request for hearing on a subject matter at Committee. 4. Request for letter beginning: "Supervisor inquiries" 5. City Attorney Request. 6. Call File No. from Committee. 7. Budget Analyst request (attached written motion). 8. Substitute Legislation File No. 9. Reactivate File No. 10. Topic submitted for Mayoral Appearance before the BOS on Please check the appropriate boxes. The proposed legislation should be forwarded to the following: Small Business Commission ☐ Youth Commission Ethics Commission **Building Inspection Commission** Planning Commission Note: For the Imperative Agenda (a resolution not on the printed agenda), use the Imperative Form. Sponsor(s): Fewer, Mar Subject: [Affirming a Commitment to Racial and Economic Equity in the City Budget and Urging Support for California Senate Bill 555.] The text is listed: Resolution affirming a commitment from the Board to racial and economic equity in the City budget in terms of revenue generation, and in support of California State Senate Bill 555 to reduce rates and fees associated with county jail communications and commissary services to reduce the financial burden on incarcerated people and their families. Signature of Sponsoring Supervisor: Sandra Lee Fewer

For Clerk's Use Only