## AMENDED IN SENATE APRIL 24, 2025 AMENDED IN SENATE APRIL 10, 2025 AMENDED IN SENATE APRIL 7, 2025

## **SENATE BILL**

## No. 518

Introduced by Senator Weber Pierson (Coauthors: Senators Richardson and Smallwood-Cuevas) (Coauthors: Assembly Members Bonta, Bryan, Elhawary, Gipson, Jackson, McKinnor, Ransom, Sharp-Collins, and Wilson)

February 19, 2025

An act to amend Section 15002.5 of, and to add Chapter 4 (commencing with Section 15210) to Part 6 of Division 3 of Title 2 of, the Government Code, relating to state government.

## LEGISLATIVE COUNSEL'S DIGEST

SB 518, as amended, Weber Pierson. Descendants of enslaved persons: reparations.

Former law, until July 1, 2023, established the Task Force to Study and Develop Reparation Proposals for African Americans, with a Special Consideration for African Americans Who are Descendants of Persons Enslaved in the United States (Task Force).

Former law required the Task Force, among other things, to identify, compile, and synthesize the relevant corpus of evidentiary documentation of the institution of slavery that existed within the United States and the colonies, as specified, and to recommend the form of compensation that should be awarded, the instrumentalities through which it should be awarded, and who should be eligible for this compensation.

This bill would establish the Bureau for Descendants of American Slavery within the Department of Justice, under the control of the director, who would be appointed by the Attorney General and confirmed by the Senate. The bill would require the bureau, as part of its duties, to determine how an individual's status as a descendant would be confirmed. The bill would also require proof of an individual's descendant status to be a qualifying criterion for benefits authorized by the state for descendants. To accomplish these goals, the bill would require the bureau to be comprised of a Genealogy Division, a Property Reclamation Division, an Education and Outreach Division, and a Legal Affairs Division. The bill would, upon appropriation, impose specified duties on the Property Reclamation Division to accept, review, and investigate applications, to determine whether an applicant is a dispossessed owner, and, if so, to determine whether and what type of property or just compensation is warranted, as defined and specified. In this regard, the bill would require a local entity, upon a determination that issuing property or just compensation is warranted, to recommend publicly held properties suitable as compensation and to provide compensation in accordance with the division's determination. compensation. By imposing new duties on local entities, this bill would impose a state-mandated local program.

This bill would authorize the state or local entity that took the property to provide compensation in accordance with the division's determination. The bill would make this authorization on state entities subject to appropriation. If the state or local entity does not provide compensation, the bill would authorize a dispossessed owner to bring a claim for compensation and to assert any legal claim that would have been available to the property owner at the time of the taking.

This bill would include findings and declarations relating to a gift of public funds.

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:

SECTION 1. Section 15002.5 of the Government Code is 1 2 amended to read: 3 15002.5. Except as provided in Chapter 4 (commencing with 4 Section 15210), the Attorney General may arrange and classify 5 the work of the Department of Justice, and consolidate, abolish, or create divisions, bureaus, branches, sections, or units within the 6 7 department. Any statutory or other reference to the Office of the 8 Attorney General, the State Bureau of Criminal Identification and 9 Investigation, the Division of Law Enforcement, or the Bureau of 10 Gambling Control shall be construed to refer to the division, 11 bureau, branch, section, or unit within the department which is 12 performing the functions referred to; and no such function shall 13 be abolished without express statutory authority. 14 SEC. 2. Chapter 4 (commencing with Section 15210) is added 15 to Part 6 of Division 3 of Title 2 of the Government Code, to read: 16 17 Chapter 4. Bureau for Descendants of American Slavery 18 19 Article 1. General 20 21 15210. (a) It is the intent of the Legislature in establishing the 22 bureau to establish an initial framework and it is the intent of the 23 Legislature that the scope and responsibilities of the bureau may 24 expand as necessary to fulfill its mission and address additional 25 harms as identified. 26 (b) It is the intent of the Legislature that, as the bureau expands 27 its scope in the future, it shall also advise on reparative remedies 28 for the African American community to address the lasting harms 29 of disenfranchisement, segregation, discrimination, exclusion 30 neglect, violence, and the persistent consequences of this legacy. 31 legacy that impacts both descendants and nondescendants. 32 15211. For purposes of this chapter: 33 (a) "Bureau" means the Bureau for Descendants of American 34 Slavery. 35 (b) "Descendants" means descendants of an African American 36 chattel enslaved person in the United States, or descendants of a 37 free Black person living in the United States prior to the end of

38 the 19th century.

1	(c) "Director" means the Director of the Bureau for Descendants
2	of American Slavery.

3 (d) "Racially motivated eminent domain" means when the state, 4 county, city, city and county, district, or other political subdivision 5 of the state acquires private property for public use and does not 6 distribute just compensation to the owner at the time of the 7 acquisition, and the acquisition or the failure to provide just 8 compensation was due, in whole or in part, to the owner's ethnicity 9 or race.

10 15212. (a) Notwithstanding Section 15002.5, the Bureau for

11 Descendants of American Slavery is hereby established within the

Department of Justice. The bureau shall be under the direct control 12 13 of a director who shall be responsible to the Attorney General.

14 (b) The director shall be appointed by the Attorney General and

15 confirmed by the Senate, and shall perform all duties, exercise all 16 powers, assume and discharge all responsibilities, and carry out

17 and effect all purposes vested by law in the bureau.

18 (c) The salary of the director shall be fixed pursuant to Section 19 12502.

20 (d) The bureau shall establish a mission statement consistent

21 with the recommendations from the former Task Force to Study

22 and Develop Reparation Proposals for African Americans, with a

23 Special Consideration for African Americans Who are Descendants

24 of Persons Enslaved in the United States.

25 15213. As part of its duties, the bureau shall determine how 26 an individual's status as a descendant shall be confirmed. Proof 27 of an individual's descendent status shall be a qualifying criterion 28 for benefits authorized by the state for descendants. To accomplish

29 these goals, the bureau shall include all of the following divisions: 30

(a) A Genealogy Division to do all of the following:

31 (1) Establish a process to certify descendants of American 32 slaves.

33 (2) Create a method for eligible individuals to submit claims

34 and receive compensation or restitution for those particular harms

35 California inflicted upon the claimant or their family.

36 (3) Establish an equitable alternative qualifying criterion for

37 benefits for descendants authorized by the state in cases where an

38 individual's status as a descendant cannot be confirmed or proven.

39 (b) A Property Reclamation Division to do all of the following:

(1) Research and document California state properties acquired
 as a result of racially-motivated eminent domain, including
 properties that no longer exist due to state highway construction
 or other development.

5 (2) Create a database of property ownership in the state 6 identifying properties acquired through racially motivated eminent 7 domain or other discriminatory government action.

8 (3) Review and investigate public complaints from people who
9 claim their property was taken without just compensation, pursuant
10 to Article 2 (commencing with Section 15215).

11 (4) Upon appropriation, distribute just compensation for the fair

12 market value, adjusted for property price appreciation, of the

property at the time of the taking, pursuant to Article 2
 (commencing with Section 15215).

15 (5)

16 (4) Address cases where individuals experienced harm due to17 the policies and practices of state and local agencies.

18 (c) An Education and Outreach Division to develop and 19 implement a public education campaign regarding the cycle of 20 gentrification, displacement, and exclusion; the connection between 21 redlining and gentrification; and the history of discriminatory urban 22 planning in California.

23 (d) A Legal Affairs Division to do all of the following:

24 (1) Provide legal advice, counsel, and services to the bureau25 and its officials.

26 (2) Ensure that the bureau's programs are administered in27 accordance with applicable legislative authority.

(3) Advise the head of the bureau on legislative, legal, andregulatory initiatives.

30 (4) Serve as an external liaison on legal matters with other state31 agencies and other entities.

(5) Conduct a review of past and current laws, as well as
proposed legislation, to determine whether those measures have
caused, are causing, or may continue to cause harm. The division
shall provide recommendations to mitigate or eliminate any harm

36 identified in its review.

- 1 Article 2. Property Reclamation Division 2 3 15215. (a) The Legislature finds and declares that it is in the 4 public interest to compensate victims of racially motivated eminent 5 domain, which deprived citizens of just compensation for their 6 property due to racially discriminatory motives. The unjust taking 7 of land without fair compensation destroyed communities, forced 8 many from their historical neighborhoods, deprived those persons 9 of the fair value of their property, and, in many cases, prevented the accumulation of generational wealth. Providing compensation 10 to these victims of racial discrimination will restore the value of 11 12 wrongfully taken property to dispossessed owners and hold 13 government entities responsible for those wrongful discriminatory 14 acts. 15 (b) This article shall govern the procedure by which dispossessed owners and their descendants may seek a determination that they 16 17 were the victims of racially motivated eminent domain and seek 18 the return of the taken property, other property of equal value, or 19 financial compensation. 20 15216. For purposes of this article, the following definitions 21 apply: 22 (a) "Dispossessed owner" means a person who has had property 23 taken from them as a result of racially motivated eminent domain or a direct descendant of the person whose property was taken. 24 25 (b) "Publicly held property" means property that is owned by the state or by the local agency that took possession of the property 26 27 that is the subject of an application submitted pursuant to this 28 article. 29 15217. Upon appropriation by the Legislature, the Property
- Reclamation Division within the Bureau for Descendants of
   American Slavery shall do all of the following:
- 32 (a) Accept applications from persons who claim they are the33 dispossessed owner.
- 34 (b) (1) Review and investigate applications submitted under 35 subdivision (a).
- 36 (2) As part of its review, the division may request submission 37 of additional information supporting the application that is 38 reasonably necessary to verify the application, determine whether 39 the applicant is a dispossessed owner, including determining
- 40 whether the taking was racially motivated. If the division makes
  - 96

1 a request for additional documentation, it shall communicate that

2 request to the applicant with a notice of the additional information

3 required. The division shall consider any additional information

4 provided by the applicant within 30 days of receipt.

5 (c) After reviewing all of the relevant materials, determine 6 whether the applicant is a dispossessed owner.

7 (d) If the division determines that an applicant has established 8 that they are a dispossessed owner pursuant to subdivision (c), the

9 division shall determine both all of the following:

(1) The present day fair market value of the property that was 10 11 taken as a result of racially motivated eminent domain.

12 (2) The specific state or local public entity that took the property, 13 or its successor.

14 (2)

15 (3) Whether issuing property or just compensation to that dispossessed owner would serve to redress past acts of racial 16 17 discrimination, prevent future acts of racial discrimination, and 18 benefit the whole of the community and its general welfare.

19 (e) If the division determines that issuing property or just 20 compensation to the dispossessed owner is warranted pursuant to

21 paragraph (2) (3) of subdivision (d), the division shall certify that

22 the dispossessed owner is entitled to one of the following:

23 compensation, as follows:

(1) If the taken property is still in the possession of the public 24 25 entity that took the property, the return of the taken property.

division shall determine whether the dispossessed owner should 26

be compensated through the return of the taken property or 27

28 pursuant to paragraph (2) or (3). In making this determination,

29 the division shall consider whether the property's current use or

30 zoning make it impractical to return the property and whether the

31 condition of the property or its surrounding environment would

32 make the return of the property inequitable.

33 (2) If the taken property is no longer in the possession of the 34 public entity that took the property, property or the division

determines that the dispossessed owner should not be compensated 35

36 through the return of the taken property pursuant to paragraph

37 (1), the division shall solicit from the state or local entity, as

38 applicable, a list of recommendations of publicly held properties 39

that are suitable as compensation and select a publicly held property

40 as compensation. shall determine whether the dispossessed owner

should be compensated through the grant of title to one of the
 recommended publicly held properties or pursuant to paragraph

3 (3).

4 (3) If the taken property is no longer in the possession of the

5 public entity that took the property and no publicly held property 6 is suitable as compensation, division determines that the 7 dispossessed owner should not be compensated through either the 8 return of the taken property or the grant of title to a publicly held 9 property, the division shall certify that the dispossessed owner is 10 entitled to financial compensation equal to the fair market value 11 determined pursuant to paragraph (1) of subdivision (d). (d) less

12 any amount paid for the property at the time of the taking as 13 adjusted for inflation.

14 (f) If the division determines that an applicant is not a 15 dispossessed owner or that issuing property or just compensation is not warranted, the division shall notify the applicant of its 16 17 finding. The applicant may appeal the determination within 60 days of receiving the notice and provide additional information to 18 19 support their claim. The division shall consider the appeal and any 20 new information provided and issue a determination on the appeal 21 within 120 days.

22 <del>15218. (a)</del>

15218. (a) A person who receives a certification from the
division pursuant to Section 15217 may present the certification
to the specific state or local public entity identified by the division
and the state public entity, upon appropriation, or the local public
entity may provide to the person the property or monetary
compensation identified in the certification.

29 <del>If</del>

30 (b) (1) If the state or local entity that took property by racially 31 motivated eminent domain does not provide compensation in 32 accordance with the division's certification in subdivision (e) of 33 Section 15217, the dispossessed owner may bring a claim for 34 compensation under the Government Claims Act (Division 3.6 35 (commencing with Section 810) of Title 1).

(2) The person bringing the claim may assert any legal basis
for return of the property or compensation that would have been
available to the property owner at the time of the taking. The
determination of the division shall not be binding upon the court.

40 <del>(b)</del>

(c) A claim brought pursuant to this section shall not be subject
to the statute of limitations, whether the action is brought before
or after the enactment of this article.

4 15219. (a) This article does not disturb or invalidate the title 5 of any property taken by racially motivated eminent domain except 6 against the state or local jurisdiction as set forth in this article.

7 (b) Every finding, decision, determination, or other official act 8 of the bureau is subject to judicial review in accordance with 9 existing law.

10 SEC. 3. The Legislature finds and declares that the addition of

11 Chapter 4 (commencing with Section 15210) to Part 6 of Division

12 3 of Title 2 of the Government Code by this act serves a public

13 purpose and does not constitute a gift of public funds within the

14 meaning of Section 6 of Article XVI of the California Constitution

15 by redressing past acts of racial discrimination, preventing future

16 acts of racial discrimination, and benefitting the whole of the

17 community and its general welfare.

18 SEC. 4. If the Commission on State Mandates determines that

19 this act contains costs mandated by the state, reimbursement to

20 local agencies and school districts for those costs shall be made

21 pursuant to Part 7 (commencing with Section 17500) of Division

22 4 of Title 2 of the Government Code.

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