Assemblymember Weber made a commitment to work with Law Enforcement on AB 392 in Public Safety Committee. Since that time:

- Law enforcement has met with Dr. Weber, her staff, and provided detailed feedback regarding every concern, which included a written document that broke down EVERY issue.

- Additionally, law enforcement has had a follow up meeting explaining each issue and made specific recommendations on how to fix AB 392.

- Her coalition has misled others that they have been working in good faith on compromising language with Law Enforcement

- Her coalition has ignored the most volatile point of the bill that would require officers to use ALL ALTERNATIVE METHODS BEFORE USING FORCE putting them at physical risk or risk of hindsight prosecution

- Her coalition’s solution to this has been to simply move this policy to another place in the bill in an attempt to hide-the-ball.

- Her coalition office told law enforcement they would share amendments they had prepared over Mother’s Day weekend, but then voted not to share that language with law enforcement.

- That following week, Assemblymember Weber, as Chair of Budget Subcommittee, moved to make her bill’s passage with the higher standard contingent on ALL new POST funding – a surprise to leadership and the Governor’s Office.

- This weekend Assemblymember Weber has been telling other Members that the opposition has not offered any feedback and refused to work with towards a compromise – both are false.

- Amendments that she will be offering are from her supporters and LE hasn’t even see them. They say they address LE concerns, and if so, why the secrecy?

THIS BILL IS THE MOST DANGEROUS BILL TO PUBLIC SAFETY OFFICERS IN DECADES. IT CONTINUES TO PUT OFFICERS LIVES AT RISK OR AT RISK OF PROSECUTION USING UNREASONABLE HINDSIGHT